STATE OF IOWA

1951

JOURNAL OF THE HOUSE

of the

FIFTY-FOURTH GENERAL ASSEMBLY

Convened January 8, 1951 Adjourned April 17, 1951

APR 25 1952

UNIVERSITY OF GALIFORNIA

WILLIAM S. BEARDSLEY, Governor
W. H. NICHOLAS, President of the Senate
WILLIAM S. LYNES, Speaker of the House

Compiled Under Direction of SHERMAN W. NEEDHAM Superintendent of Printing

> Published by the STATE OF IOWA Des Moines, Iowα

DOCUMENTS

FIFTY-FOURTH GENERAL ASSEMBLY

OFFICERS OF THE HOUSE

WILLIAM S. LYNES, Speaker	
LAURENCE PUTNEY, Speaker Pro Tempore	
A. C. Gustafson, Chief Clerk	
SCOTT PHELPS, Assistant Chief Clerk.	
TOM MOORE KING, Reading Clerk	Diagonal
N. L. FRIEDMAN, Law Clerk	Des Moines
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FLORENCE G. HOFFMANN, Journal Clerk	Des Moines
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JAMES LAWYER, Enrolling Clerk	
MADELEINE M. BURROWS, Enrolling Clerk	Des Moines
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PATRICIA COBB, Assistant Enrolled Bills Clerk	Bedford
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M. ROSALINE STICKLER, Journal and Clip Sheet Clerk	Centerville
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SARA G. GOODMAN, Index Clerk	Des Moines
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RAYMOND J. CORNELL, Sergeant-at-Arms	Des Moines
WALTER R. COOK, Assistant Sergeant-at-Arms	
DWAYNE ALLEN, Assistant Sergeant-at-Arms	
C. A. GARDNER, Chief Doorkeeper	Murray
ALVIN J. CRAIL, Bill Clerk	Des Moines
EDWIN L. GETZ, Assistant Bill Clerk	
MARTIN E. CHRISTIANSEN, Assistant Bill Clerk	
THOMAS A. NEILL, Assistant Bill Clerk	
K. S. Berry, File Clerk.	Pomeroy
Louis Linstrum, File Clerk	
MARY FREELS, Supply Clerk	
JESSIE WALKER, Supply Clerk	
GLADYS BLACK, Postmaster	Des Moines

J87 I8C 544 DOCUMENTS

ELECTIVE STATE OFFICERS

Official Address, Des Moines, Iowa

NAME	TITLE	RESIDENCE	POLITICS
Wm. S. Beardaley. W. H. Nicholas. Melvin D. Synhorst. Chet B. Akers. M. L. Abrahamson. Clyde Spry. Robert L. Larson. David B. Long. Carl W. Reed. B. M. Richardson. Jessie M. Parker. Wm. L. Bliss. T. G. Garfield. G. K. Thompson. Norman R. Hays. H. J. Mantz. J. Mantz. J. Mantz. Ralph A. Oliver. W. A. Smith. C. F. Wennerstrum.	Lieutenant Governor. Secretary of State. Auditor of State. Treasurer of State. Secretary of Agriculture. Attorney General. Commerce Commissioner. Commerce Commissioner. Superintendent of Public Instruction Judge of the Supreme Court.	Boone Bronson Iowa City Des Moines Cresco Cedar Rapids Lake Mills Mason City Ames Cedar Rapids Knoxville Audubon Fort Dodge	Republican Republican

MEMBERS OF THE HOUSE—FIFTY-FOURTH GENERAL ASSEMBLY

NAME	Residence	Age	Occupation	Politics	County	District	Former Legislative Service
Abel, L. W	Guttenberg	60	Sales Representative	Rep	Clayton	70	
Aubrey, W. Dean	Ottumwa	46	Mine Operator	Dem	Wapello	18	
Bass, Elmer A	Red Oak	62	Farner	Rep	Montgomery	12	
bass, Eimer A						61	
Berry, R. C	Pomeroy	74	Retired Banker	Rep	Calhoun		
Bloedel, A. S	Tabor	74	Hardware Merchant	Rep	Fremont	10	
Boothby, Laurence M	Cleghorn	54	Farmer	Rep	Cherokee	79	52 52X 5
Brockmeyer, John H	Lime Springs	60	Farmer	Rep	Howard	92	
Brookings, Howard E	Oakland	48	Theater Owner	Rep	Pottawattamie	31 -	
Brookings, rioward E						25	
Brown, Carroll L	Oskaloosa	37	Farmer	Rep	Mahaska		52 52X 5
Brownlie, John	Winterset	69	Farmer	Rep	Madison	28	
Buck, Howard C	State Center	51	Farmer	Rep	Marshall	- 51	
Burris, C. J	Maquoketa	45	Restaurateur	Dem	Tackson	46	
Burrows, R. O., Jr	Belle Plaine	51	Newspaper Editor	Rep	Benton	49	
Burtows, R. O., Jr			Newspaper Editor		Denton		
Butler, Guy G	Rolfe	63	Banker, Farmer	Rep	Pocahontas	77	52 52X3
Clark, G. T	Knoxville	45	Farmer	Dem	Marion	26	
Clark, Ted D	Mystic	30	Merchant	Rep	Appanoose	4	
Cooksey, Paul J	Spencer	27	Lawyer	Rep	Clay	83	
Cornick, Raymond	New London	61	Farmer	Rep	Henry	20	
	Iamaica	34	Homemaker.			35	
Crabb, Mrs. John W				Dem	Guthrie		
Crosier, Morse	Coggon	49	Newspaper Publisher	Rep	Linn	48	
Darrington, William E	Persia	46	Farmer	Rep	Harrison	32	
Davis, J. C	Oelwein	68	Dentist, Farm Manager	Rep	Favette	71	51 52 52X 5
Eckels, Penn	Britt	68	Retired Farmer	Rep	Hancock	86	
	Ida Grove	59			Ida	59	
Fairchild, Bert K			Farmer	Rep			
Fiene, George	Nashua	67	Retired Farmer	Dem	Chickasaw	89	52 52X 5
Frey, T. J	Neola	49	Publisher	Rep	Pottawattamie	31	
Gallup, Lee	Libertyville	54	Farmer	Rep	Tefferson	19	45 45X 46 46X 47 48 49 50 50X 5
Goode, Dewey E	Bloomfield	52	Produce and Fur Dealer	Rep	Davis	3	45 45X 46 46X 47 48 40 50 50X 5
Hanna, Leo B	Corning	30	Farmer	Rep	Adams	13	
Hansen, J. E	Dedham	61	Banker	Dem	Carroll	- 55	
Hanson, Arthur C	Inwood	59	Livestock Farmer	Rep	Lyon	99	45 45X 5
Harris, Fay L	Greenfield	57	Soil Conservation	Rep	Adair	29	
Heinz, John A	Peosta	72	Farmer	Dem	Dubuque	69	
Hendrix, W. C	Letts	61	Farmer	Rep	Muscatine	42	
						98	
Huisman, Robert	Sibley	56	Farmer	Rep	Osceola		*****************************
Jones, Alfred E	Osceola	30	Restaurant Owner	Rep	Clarke	15	
Judd, William Nelson	Clinton	63	Railroad Yard Master	Rep	Clinton	45	
Klemesrud, Theo	Thompson	48	Publisher	Rep	Winnebago	95	
Koch, Frank	West Bend	65	Retired Publisher & Printer	Rep	Palo Alto	84	
		43	Investment Banker			48	
Kosek, Ernest	Cedar Rapids			Rep	Linn		
Kuester, G. T	Griswold	62	Farmer	Rep	Cass	30	46 46X 47 48 49 50 50X 51 52 52X 5
Langland, C. M	Spring Grove, Minn.	79	Farmer.	Rep	Winneshiek	91	
Lisle, Vern	Clarinda	44	Manufacturer	Rep	Page	0	

MEMBERS OF THE HOUSE

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

NAME	Residence	Age	Occupation	Politics	County	District	Former Legislative Service
Loss, Casey	Algona	46	Farmer	Dem	Kossuth	85	
Lucken, J. Henry	Akron	54	Farmer	Rep	Plymouth	80	52 52X 5
udwig G M	Tiffin	54	KXIC Farm Editor	Rep	Johnson	41	
udwig, G. Mynes, Wm. S	Waverly	57	Drainage Engineer	Rep	Bremer	72	
dallonee, L. Dec	Audubon	60	Lawyer	Rep	Audubon	34	
Martin, Sterling B	Melrose	60	Farmer	Rep	Monroe	17	
F-Plant To D	Clinton	57	Automobile Dealer		Clinton	45	**************************************
McEleney, Leo P		65	Automobile Dealer	Rep	Black Hawk	66	
McFarlane, Arch W	Waterloo	03	Wholesale Fuel	Rep	Black Hawk		46 46X 48 49 50 50X 51 52 52
McNeal, Clark E	Belmond	31	Broker, Farm Manager	Rep	Wright	75	
Mensing, A. L	Lowden	54	Merchant	Rep	Cedar	44	
Metz, Katheryn C	Lamoni	46	Newspaper Editor	Rep	Decatur	6	
Meyer, Dwight W	Odebolt	49	Farmer	Rep	Sac	60	
Miller, Earl A	Cedar Falls.	47	Farmer	Rep	Black Hawk	66	
Miller, George E	Harlan.	74	Farmer	Dem	Shelby	33	40 40X 41 42 42X 43 44 45 45X 5
Moore, H. A.	New Hartford	68	Retired	Rep	Butler	73	51 52 52X 5
Moore, Kenneth R	Morning Sun	36			Louisa	22	
			Attorney	Rep		65	
footy, W. L	Grundy Center	4.4	Biusnessman, Farmer, Lawyer	Rep	Grundy	36	
Iorris, Conway E	Dallas Center	56	Farmer	Rep	Dallas	30	
dunger, Robert P	Sioux City	41	Lawyer and Businessman	Rep	Woodbury	58	
Velson, Gladys S	Newton	55	Housewife	Rep	Jasper	38	
elson, Harold F. (Lum)	Sioux City	45	Lawyer	Rep	Woodbury	58	
licholson, Kirk R	Bedford	48	Retired Farmer	Rep	Taylor	8	
Vielsen, Harry	Blencoe	55	Farmer	Dem	Monona	57	
Vorland, Norman	Kensett	62	Farmer	Dem	Worth	94	
ystrom, Clifford N	Boone	47	Implement Dealer	Rep	Boone	53	
berman, Claude	Yarmouth	61	Farmer	Rep	Des Moines	21	
Octh. Robert L		29	Attorney	Dem	Dubuque	69	
eth, Kobert L	Dubuque					93	
Olson, Allert G	Osage	54	Farmer	Rep	Mitchell		51 52 52X 5
oppedahl, Edward	Renwick	60	Farmer	Rep	Humboldt	76	
Palmer, Ernest, Jr	Fort Madison	36	Lawyer	Rep	Lee	1	
atrick, Russell A	Hawarden	50	Farmer	Rep	Sioux	81	52 52X 5
aul, George L	Brooklyn	47	Farmer	Rep	Poweshiek	39	52X 5
edrick, Frank	Ottumwa	54	Hardware Merchant	Rep	Wapello	18	
endleton, Wendell	Storm Lake	30	Attorney	Rep	Buena Vista	78	
ieper, Elmer	Waukon	64	Attorney	Rep	Allamakee	90	
oston, E. E.	Corydon	67	Lawyer and Farmer	Dem	Wayne	5	
utney, Lawrence	Gladbrook	51	Hatchery & Feed Manufact'g.	Rep	Tama	50	51 52 52X 5
Ramseyer, Harry W		54	Hatchery and Feed Manufact g.	Rep	Washington	23	
	Washingron				washington	52	
linggenberg, Carl H	Ames	55	Farmer	Rep	Story		
Robinson, Glenn E	Manchester	45	Lawyer	Rep	Delaware	68	50 50X 51 52 52X 5
Ryan, Earl C	Des Moines	54	Attorney	Rep	Polk	.37	
ar, Martin E	Charles City	64	Farmer	Rep	Floyd	88	

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

NAME	Residence	Age	Occupation	Politics	County	District	Former Legislative Service
chroeder, Jack	Davenport	25	Law Student	Rep	Scott	43	
chwengel, Fred	Davenport	43	Insurance Business	Rep	Scott		51 52 52X 5
hepard, Ray E	Chariton	55	Skelgas	Rep	Lucas	15	51 52 52X 5
herod, Clayton D	Birmingham	71	Farmer	Rep	Van Buren	2	
hifflett, Grant A	Diagonal	59	Farmer, Banker	Rep	Ringgold	7	46 46X 47 5
loane. Ted	Des Moines	47	Attorney		Polk.	37	50 50X 51 52 52X 5
mith, Roy J	Spirit Lake	61	Parmer		Dickinson	97	
oeth, Max M	Estherville	50	Farmer		Emmet	96	
bevens, Henry H	Scranton	57	Farmer		Greene	54	51 52 52X 5
iffler, Fred	Norwalk	75	Farmer, Stock Buyer		Warren	27	
trawman, Clifford M	Anamosa		Attorney, Farmer		Jones	47	
ate, W. H. (Bill)	Mason City	50	Life Insurance Agent	Rep	Cerro Gordo	87	
lerney, Francis E	Fort Dodge	35	Lawyer		Webster	62	
hlenhopp, Harvey	Hampton		Lawyer		Franklin	74	
an Zwol, Jacob	Paulling	57	Life Insurance		O'Brien	82	
oigtmann, Fred	Marengo	61	Director of Relief		Iowa	40	
alker, John A			Farmer		Hamilton	63	52 52X 5
Valter, Paul M	Union	46	Farmer		Hardin	64	
ashburn, Henry W			Farmer			11	
Veiss, Albert			Retired Farmer, Businessman.	Rep	Crawford	56	52 52X 5
leston, L. O	Stanley		Farmer	Rep	Buchanan	67	
hite, H. R.	Sigourney		Farmer, Retired Banker	Dem	Keokuk	24	
oung, John E	Afton	67	Farmer	Rep	Union	14	

MEMBERS OF THE SENATI

SENATORS—FIFTY-FOURTH GENERAL ASSEMBLY

NAME	Address	Age	Occupation			Counties Composing District	Former Legislative Service
Anderson, Carl T	Wellman	61	Farmer	Rep	10	Washington	46X 47 48 49 50 50X 51 52 52X 53
Augustine, A. R	Oskaloosa	60	Farmer, Broker	Dem	14	Mahaska	46X 47 48 49 50 50X 51 52 52X 53
Bateson, R. R	Eldora	53 50	Attorney	Rep	37	Hamilton, Hardin, Wright	
Bekman, Elmer K Berg, John P	Ottumwa Cedar Falls	62	Attorney	Rep	13 38	Plack Wart County	
Byers, Frank C	Cedar Ranida	67	Druggist	Rep	26	Tine	40 40A 41 40 49 30 30A 31 32 3AA 33
Dyers, Frank C	Count suspects	01	Attorney	Mep	20		E1 52 53 F 51
Colburn, Jay C	Harlan	57	Farmer & Implement Dealer	Rep	18	Cass Shelly	49 50 50X 51 52 52X 53
Dailey, Thomas J	Burlington	36	Lawyer	Dem	9	Des Moines	
Dond, Alden L	Douds	53	Attorney	Rep	2	Jefferson, Van Buren	
Dybhouse, J. T	Rock Rapids	61	Real Estate, Insurance	Rep	24	Lyon, Osceola, Sioux	47 48 49 50 SOX 51 52 52X 53
Elthon, Leo	Fertile	52	Contractor	Rep	41	Mitchell, Winnebago, Worth	45 45X 46 46X 47 48 49 50 50X 51 52
		Carrie					52Y C
Fishbaugh, Earl C., Jr.	Shenandoah	41	Attorney	Rep	7	Fremont, Page	46 46X 47 48 49 50 50X 52 52X 53
Fletcher, Ray	Corydon	45	Merchant	Rep	4	Lucas, Wayne	
Gillespie, Raymond	Dexter	60	Farmer	Dem	16	Adair, Madison	47 48 49 50 50X 51 52 52X 53
Hart, Stanley L	Keokuk	54	Cooperage Manufacturer	Rep	.1	Lee	47 48 49 50 50X 51 52 52X 53
Hattery, John R	Nevada	53	Lawyer	Rep	31	Boone, Story	50 50X 51 53
Hedin, Philip T	Davenport	68	Real Estate Broker	Rep	21	Scott	50 SOX 51 52 52X
Henningsen, O. H Hultman, O. N	Clinton	62	Insurance, Real Estate	Rep	8	Clinton	
Humbert, Ernest L	Corning	80	Farmer, Horse Breeder	Rep	6	Adams Taylor	
Jacobson, Arthur H	Wau.on	40	Attorney	Rep	40	Allamakes Favette	
Knudson, Herman M.	Clear Lake	63	Printing	Rep	43	Carro Cordo Franklin Hancock	46 46X 48 49 50 50X 51 52 52X 53
Linnevold, William	Decorah	7.3	Farmer, Insurance	Rep	42	Howard Winneshiek	
Lord, Herman B	Muscatine	57	Manufacturer	Rep	20	Louisa Muscatine	52 82Y 8
Lynes, I. Kendall	Plainfield	47	Farmer	Rep	39	Bremer, Butler	
McCarville, Paul E	Fort Dodge	49	Attorney	Rep	27	Calhoun, Webster	
Mercer, Lerov S	Iowa City	61	Publisher	Dem	25	Iowa, Johnson	45 45 X 46 46 X 47 49 50 50 X 51 52 52 X 53
Molison, W. C	Grinnell	47	Farmer	Rep	12	Keokuk, Poweshiek	
Myrland, E. C	Onawa	58	Gasoline and Oil	Rep	34	Crawford, Harrison, Monroe	
Nesmith, James H	Kellogg	47	Manufact'rs Representative.	Rep	29	Jasper	
Oltman, R. J	Storm Lake	47	Dentist	Rep	50	Buena Vista, Humboldt, Poca-	
	1	.:	PANCE 1	_		hontas	· · · · · · · · · · · · · · · · · · ·
O'Mailey, George E Parker, Edward S	Des Moines	45	Attorney	Dem	30	Polk	
Parker, Edward S	Ida Grove	69 54	Physician and Surgeon	Rep	46	Cherokee, Ida, Plymouth	
Prentis, X. T	Mount Ayr	40	Merchant	Rep	49	Decatur, Kinggold, Union	48 49 50 50X 51 5
*Ridout, Burl N	Estherville	54	Restaurant	Dem Rep	33	Emmet, Aossuth, Palo Alto	53
Risk, Don		81	Physician and Surgeon	Dem	15	Marian Manage	53
Roberts, r. M	MIOXVIIIE	01	rnysician and Surgeon	Dem	13	Marion, Monroe	

SENATORS-FIFTY-FOURTH GENERAL ASSEMBLY-Continued

NAME	Address	Age	Occupation			Counties Composing District	Former Legislative Service
*Sharp, F. E. *Tudor, J. M. Utzig, Arnold *Van Eston, Charles S. *Van Patten, Loyd Vest, Alan *Waiter, W. Eldon *Watson, DeVere. *Watson, Harry E. *Weichman, Harry E. *Weichman, Harry E. *Whitehead, G. E. Zastrow, Ralph W.	Sloux City	63. 57 61 53 39	Attorney Farmet Shoe Merchant Food Stores Farmet Attorney Farmet Attorney Farmer Farmer (retired) Farmer Publisher Lawyer	Rep Rep Rep Rep Rep	36 23 35 32 11 48 28 19 47 45 3 17	Cedar, Jackson, Jones Dubuque. Woodbury Clarke, Warren Carroll, Greene, Sac Marshall Pottawattamie Clay, Dickinson, O'Brien Benton, Tama	

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 8, 1951.

Pursuant to law, the House of Representatives of the Fifty-fourth General Assembly of Iowa convened at 10:00 a.m., Monday, January 8, 1951.

The House was called to order by the Honorable Ted Sloane, Representative from Polk County.

Prayer was offered by Doctor C. Clifford Bacon, pastor of the First Methodist Church, Des Moines.

TEMPORARY OFFICERS

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

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

A. C. GUSTAFSON.

Hanson of Lyon moved that the Honorable Fred Schwengel of Scott County be elected Temporary Speaker.

Motion prevailed.

Hendrix of Muscatine moved that a committee of two be appointed to escort the Temporary Speaker to the chair.

Motion prevailed and the following committee was appointed: Hendrix of Muscatine and Tate of Cerro Gordo.

Schwengel of Scott was escorted to the chair, and the oath of office was administered by Acting Chief Clerk Gustafson.

Temporary Speaker Schwengel in the chair.

CREDENTIALS OF MEMBERS

Kosek of Linn 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: Kosek of Linn, chairman, Butler of Pocahontas, McNeal of Wright, Abel of Clayton, and Hansen of Carroll.

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-fourth General Assembly as shown by the duplicate copies of the certificates of election on file in the office of the Secretary of State.

STATE OF IOWA Office of THE SECRETARY OF STATE

To the Honorable, the Chief Clerk of the House of Representatives: I, MELVIN D. SYNHORST, Secretary of State of the state of Iowa, custodian of the files and records pertaining to elections in the state,

DO HEREBY CERTIFY, That the following is a true and correct list of State Representatives, declared by the state canvassing board to have been elected in the General Election of November 7, 1950.

Adair Fay I. Harris
Adams Loo B Hanna
Allagation Diameter Diameter
AuamakeeElmer Pieper
AppanooseTed D. Clark
AudubonL. Dee Mallonee
Adair Fay L. Harris Adams Leo B. Hanna Allamakee Elmer Pieper Appanoose Ted D. Clark Audubon L. Dee Mallonee Benton R. O. Burrows, Sr.
Black HawkArch W. Mcrarlane
Black Hawk Earl A. Miller
BooneClifford N. Nystrom
BremerWilliam S. Lynes
Buchanan L O Weston
BuchananL. O. Weston Buena VistaWendell Pendleton
Butler H. A. Moore
Caller D. C. P.
Calhoun R. C. Berry
Carroll J. E. Hansen
CassG. T. Kuester CedarA. L. Mensing
CedarA. L. Mensing
Cerro Gordo W. H. Tate Cherokee L. M. Boothby
CherokeeL. M. Boothby
ChickasawGeorge Fiene
ClarkeAlfred E. Jones
ClayPaul Cooksey
ClaytonL. W. Abel
ClintonWilliam N. Judd
Clinton Leo P. McEleney
CrawfordAlbert Weiss
D-U Common E Mannin
Dallas Conway E. Morris
Davis
DecaturKatheryn C. Metz
DelawareGlenn E. Robinson
Des MoinesClaude Oberman

Dubuque. John A. Heinz Dubuque. Robert L. Oeth Emmet Max M. Soeth Fayette. J. C. Davis Floyd Martin E. Sar Franklin. Harvey Uhlenhopp Fremont A. S. Bloedel Greene. Henry H. Stevens Grundy. W. L. Mooty Guthrie. Mrs. John W. Crabb Hamilton. John A. Walker Hancock. Penn Eckels Hardin. Paul M. Walter Harrison. W. E. Darrington Henry. Raymond Cornick Howard. John Brockmeyer Humboldt. Edward Oppedahl Ida. Bert K. Fairchild Iowa. Fred Voigtmann Jackson. C. J. Burris Jasper. Gladys S. Nelson Jefferson. Lee Gallup Johnson. G. M. Ludwig Jones. Clifford M. Strawman Keokuk. H. R. White Kossuth. Casey Loss Lee. Ernest Palmer, Jr. Linn. Morse E. Crosier Linn. Ernest Kosek Louisa. Kenneth R. Moore	DickinsonRoy J. Smith
Dubuque Robert L. Oeth Emmet Max M. Soeth Emmet J. C. Davis Floyd Martin E. Sar Franklin Harvey Uhlenhopp Fremont A. S. Bloedel Greene Henry H. Stevens Grundy W. L. Mooty Guthrie Mrs. John W. Crabb Hamilton John A. Walker Hancock Penn Eckels Hardin Paul M. Walter Harrison W. E. Darrington Henry Raymond Cornick Howard John Brockmeyer Humboldt Edward Oppedahl Ida Bert K. Fairchild Iowa Fred Voigtmann Jackson C. J. Burris Jasper Gladys S. Nelson Jefferson Lee Gallup Johnson G. M. Ludwig Jones Clifford M. Strawman Keokuk H. R. White Kossuth Casey Loss Lee Ernest Palmer, Jr. Linn Morse E. Crosier Linn Ernest Kosek	DubuqueJohn A. Heinz
Fayette J. C. Davis Floyd Martin E. Sar Franklin. Harvey Uhlenhopp Fremont. A. S. Bloedel Greene Henry H. Stevens Grundy W. L. Mooty Guthrie Mrs. John W. Crabb Hamilton John A. Walker Hancock Penn Eckels Hardin Paul M. Walter Harrison W. E. Darrington Henry Raymond Cornick Howard John Brockmeyer Humboldt Edward Oppedahl Ida Bert K. Fairchild Iowa Fred Voigtmann Jackson C. J. Burris Jasper Gladys S. Nelson Jefferson Lee Gallup Johnson G. M. Ludwig Jones Clifford M. Strawman Keokuk H. R. White Kossuth Casey Loss Lee Ernest Palmer, Jr. Linn Morse E. Crosier	Dubuque
Fayette J. C. Davis Floyd Martin E. Sar Franklin. Harvey Uhlenhopp Fremont. A. S. Bloedel Greene Henry H. Stevens Grundy W. L. Mooty Guthrie Mrs. John W. Crabb Hamilton John A. Walker Hancock Penn Eckels Hardin Paul M. Walter Harrison W. E. Darrington Henry Raymond Cornick Howard John Brockmeyer Humboldt Edward Oppedahl Ida Bert K. Fairchild Iowa Fred Voigtmann Jackson C. J. Burris Jasper Gladys S. Nelson Jefferson Lee Gallup Johnson G. M. Ludwig Jones Clifford M. Strawman Keokuk H. R. White Kossuth Casey Loss Lee Ernest Palmer, Jr. Linn Morse E. Crosier	Emmet Max M. Soeth
Fremont A. S. Bloedel Greene Henry H. Stevens Grundy W. L. Mooty Guthrie Mrs. John W. Crabb Hamilton John A. Walker Hancock Penn Eckels Hardin Paul M. Walter Harrison W. E. Darrington Henry Raymond Cornick Howard John Brockmeyer Humboldt Edward Oppedahl Ida Bert K. Fairchild Iowa Fred Voigtmann Jackson C. J. Burris Jasper Gladys S. Nelson Jefferson Lee Gallup Johnson G. M. Ludwig Jones Clifford M. Strawman Keokuk H. R. White Kossuth Casey Loss Lee Ernest Palmer, Jr. Linn Morse E. Crosier	Fayette
Fremont A. S. Bloedel Greene Henry H. Stevens Grundy W. L. Mooty Guthrie Mrs. John W. Crabb Hamilton John A. Walker Hancock Penn Eckels Hardin Paul M. Walter Harrison W. E. Darrington Henry Raymond Cornick Howard John Brockmeyer Humboldt Edward Oppedahl Ida Bert K. Fairchild Iowa Fred Voigtmann Jackson C. J. Burris Jasper Gladys S. Nelson Jefferson Lee Gallup Johnson G. M. Ludwig Jones Clifford M. Strawman Keokuk H. R. White Kossuth Casey Loss Lee Ernest Palmer, Jr. Linn Morse E. Crosier	Floyd
Fremont A. S. Bloedel Greene Henry H. Stevens Grundy W. L. Mooty Guthrie Mrs. John W. Crabb Hamilton John A. Walker Hancock Penn Eckels Hardin Paul M. Walter Harrison W. E. Darrington Henry Raymond Cornick Howard John Brockmeyer Humboldt Edward Oppedahl Ida Bert K. Fairchild Iowa Fred Voigtmann Jackson C. J. Burris Jasper Gladys S. Nelson Jefferson Lee Gallup Johnson G. M. Ludwig Jones Clifford M. Strawman Keokuk H. R. White Kossuth Casey Loss Lee Ernest Palmer, Jr. Linn Morse E. Crosier	FranklinHarvey Uhlenhopp
Grundy. W. L. Mooty Guthrie. Mrs. John W. Crabb Hamilton. John A. Walker Hancock. Penn Eckels Hardin. Paul M. Walter Harrison. W. E. Darrington Henry. Raymond Cornick Howard. John Brockmeyer Humboldt. Edward Oppedahl Ida. Bert K. Fairchild Iowa. Fred Voigtmann Jackson. C. J. Burris Jasper. Gladys S. Nelson Jefferson. Lee Gallup Johnson. G. M. Ludwig Jones. Clifford M. Strawman Keokuk. H. R. White Kossuth. Casey Loss Lee. Ernest Palmer, Jr. Linn. Morse E. Crosier Linn. Ernest Kosek	Fremont
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Louisa	LinnMorse E. Crosier
LouisaKenneth R. Moore	LinnErnest Kosek
	Louisa Kenneth R. Moore

Tuenn	Ray E. Shepard
T	A C Hanson
Lyon	A. C. Hanson
Madison	John Brownlie
Mahaska	Carroll L. Brown
Marion	G. T. Clark
Marshall	Howard C. Buck
Mills	Henry W. Washburn
Mitchell	Allert G. Olson
Monona	
Monroe	Sterling B. Martin
Montgomery	Elmer A. Bass
Muscatine	W. C. Hendrix
O'Brien	Jacob Van Zwol
Osceola	Robert Huisman
Page	Vern Lisle
Palo Alto	Frank Koch
Plymouth	J. Henry Lucken
Pocahontas	Guy G. Butler
Polk	Ted Sloane
Polk	Earl C. Rvan
Pottawattamie	3
	Howard E. Brookings

Pottawattamie T. J. Frey Poweshiek George L. Paul

Ringgold	Grant A. Shifflett
Sac	Dwight W. Meyer
Scott	Jack Schroeder
Scott	Fred Schwengel
Shelby	George E. Miller
Sioux	Russell A. Patrick
Story	Carl H. Ringgenberg
Tama	Lawrence Putney
Taylor	Kirk R. Nicholson
Union	John E. Young
Van Buren	Clayton D. Sherod
Wapello	Frank Pedrick
Wapello	Dean Aubrey Fred Stiffler
Warren	Fred Stiffler
Washington	Harry W. Ramseyer
Wavne	Gene Poston
Webster	Francis E. Tierney
Winnebago	Theo. Klemesrud
Winneshiek	
Woodbury	Robert P. Munger
Woodbury	Harold Lum Nelson
Worth	Norman Norland
Wright	Clark H. McNeal

(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 eighth day of January, A. D. 1951.

MELVIN D. SYNHORST, Secretary of State.

Respectfully submitted, ERNEST KOSEK, Chairman, GUY G. BUTLER, CLARK H. MCNEAL, L. W. ABEL, J. E. HANSEN,

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."

Fay L. Harris Leo B. Hanna Elmer Pieper Ted D. Clark L. Dee Mallonee R. O. Burrows, Sr. Arch W. McFarlane Earl A. Miller Clifford N. Nystrom William S. Lynes L. O. Weston Wendell Pendleton H. A. Moore R. C. Berry J. E. Hansen G. T. Kuester



A. L. Mensing W. H. Tate Laurence M. Boothby George Fiene Alfred E. Jones Paul J. Cooksey L. W. Abel William Nelson Judd Leo P. McEleney Albert Weiss Conway E. Morris Dewey E. Goode Katheryn C. Metz Glenn E. Robinson Claude Oberman Roy J. Smith John A. Heinz Robert L. Oeth Max M. Soeth J. C. Davis Martin E. Sar Harvey Uhlenhopp A. S. Bloedel Henry H. Stevens W. L. Mooty Mrs. John W. Crabb John A. Walker Penn Eckels Paul M. Walter William E. Darrington Raymond Cornick John H. Brockmeyer Edward Oppedahl Bert K. Fairchild Fred Voigtmann C. J. Burris Gladys S. Nelson Lee Gallup G. M. Ludwig Clifford M. Strawman H. R. White Casey Loss Ernest Palmer, Jr. Morse E. Crosier Ernest Kosek Kenneth R. Moore

Ray E. Shepard Arthur C. Hanson John Brownlie Carroll L. Brown G. T. Clark Howard C. Buck Henry W. Washburn Allert G. Olson Harry Nielsen Sterling B. Martin Elmer A. Bass W. C. Hendrix Jacob Van Zwol Robert Huisman Vern Lisle Frank Koch J. Henry Lucken Guy G. Butler Earl C. Ryan Ted Sloane
Howard E. Brookings
T. J. Frey
George L. Paul
Grant A. Shifflett
Dwight W. Meyer Fred Schwengel Jack Schroeder George E. Miller Russell A. Patrick Carl H. Ringgenberg Lawrence Putney Kirk R. Nicholson John E. Young Clayton D. Sherod W. Dean Aubrey Frank Pedrick Fred Stiffler Harry W. Ramseyer Gene Poston Francis E. Tierney
Theo. Klemesrud
C. M. Langland
Harold Lum Nelson Robert P. Munger Norman Norland Clark H. McNeal

PRESENTATION TO REPRESENTATIVE RYAN

J. Albert Kerr and representatives of United Commercial Travelers came forward and presented flowers to Representative Earl C. Ryan of Polk County, making the following remarks:

Mr. Speaker and Gentlemen of the House:

You will pardon us for this slight interruption, we trust, as we will make it very brief.

This gentleman from Polk County, as you will address him during this legislative session, has been at the head of an organization of over 1,000 of us here the past year—(and) we covet this chance to get even (with him).

But seriously, we know him as a gentleman too, in the truest sense, a successful leader, and, officially, as senior counselor of Des Moines Council No. 115, United Commercial Travelers of America. It is with real pleasure that we lend him to you for the next 100 days.

The few of us who were able to get here this morning are intended merely to represent the hundreds of other brothers who would also have liked to have been present, but, being traveling salesmen, are out on the highways today doing their bit to promote commerce, good fellowship and peace among men.

So, Earl, on their behalf, we have been delegated to offer you this little token as a slight expression of our esteem and love for you, and wish you Godspeed in your further achievements.

ELECTION OF SPEAKER

Young of Union presented the name of the Honorable William S. Lynes of Bremer County as candidate for Speaker of the House of Representatives of the Fifty-fourth General Assembly, preceding such nomination with the following remarks:

MR. SPEAKER AND MEMBERS OF THE FIFTY-FOURTH GENERAL ASSEMBLY: The accusations that have been made against some of our national and international leaders lead us to reflect and philosophize on the importance of leadership. In the study of history we find that civilization and mankind have advanced or receded commensurate with the type of leadership that manifests itself in that particular generation or era. It is obvious that good leadership is of primary importance in all times. But in times of crisis or emergency, in times of strife or turmoil, leadership is of transcendent importance, whether it be in the military field, in the realm of business or industry, in science or government. In any field of human endeavor, we should choose the most competent men available at the time. We should choose men of courage, men of intelligence, and men of understanding who have a broad perspective of duty, and above all men who have a profound sense of justice and inspirational qualities that bring out the best in other men.

In the Fifty-third General Assembly, we were fortunate, indeed, in having men who were both worthy and capable of a high type of leadership. In reviewing the personnel of the Fifty-fourth General Assembly, we again can pride ourselves in having numerous men who exemplify a high type of leadership and I could not speak disparagingly of any of them.

It is my purpose today to mention one of these who is endowed with all the attributes of leadership. He is a man of intelligence and integrity, he is a man of high ideals and well founded convictions, but yet those convictions are amenable to reason.

The man to whom I refer is the State Representative from Bremer County, and it is now my very great pleasure to place in nomination, as Speaker of the House for the Fifty-fourth General Assembly, the name of the Honorable W. S. Lynes.

Walker of Hamilton seconded the nomination of William S. Lynes for Speaker of the House, preceded by the following remarks:



Approximately four years ago I was notified of a caucus in the Kirkwood Hotel. I soon found out that I was just one of the many strange new members of the legislature. In glancing around to find an open, honest face, I noticed a big, broad-shouldered, honest-looking individual. I immediately approached him, introduced myself, and found that he too was a new member.

Thus I formed the acquaintance of a man whom, after four years of association, I found to be a man of few wasted words, a man of high moral character and intelligence.

Mr. Lynes has occupied numerous jobs during his career and has climbed to the highest rung on the ladder of success, the hard way. After a highly successful business career he has retired to his farm home. However, the members of the legislature were not satisfied to let a man of such high moral character and intelligence remain in the background. They asked him to serve as Speaker of the House of the Fifty-fourth General Assembly. Being a gentleman who is always willing to serve his state and country, he humbly accepted his responsibility. It is my privilege and pleasure to be able to second the nomination of my good friend, Bill Lynes.

Hansen of Carroll 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-fourth General Assembly for the Honorable William S. Lynes as Speaker of the House, preceding his motion with the following remarks:

The minority party has no candidate for Speaker to present to this assembly.

Had it been left to the minority party to choose a Speaker from the ranks of the majority party, I am sure that the man the majority party has chosen would have been the unanimous choice of its members for that responsible position.

The man the majority party has chosen is a man who enjoys the confidence, the respect and the admiration of the members of the minority party.

Therefore, on behalf of the minority party it becomes my privilege and indeed my great pleasure to move that the Chief Clerk be authorized to cast all of the votes of the members of the House of Representatives for the Honorable William S. Lynes of Bremer County as Speaker of the House of Representatives of the Fifty-fourth General Assembly.

Motion prevailed.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House for the Honorable William S. Lynes as Speaker of the House of Representatives of the Fifty-fourth General Assembly. The Honorable William S. Lynes of Bremer County, having received all of the votes cast for the office of Speaker of the House of Representatives of the Fifty-fourth General Assembly, was declared elected to that office.



Brookings of Pottawattamic moved that a committee of two be named to escort the Speaker to the chair.

Motion prevailed and the following committee was named: Brookings of Pottawattamie and Poston of Wayne.

PRESENTATION TO SPEAKER

The Honorable William S. Lynes was escorted to the Speaker's station and, upon being sworn, assumed the chair. Temporary Speaker Schwengel presented Speaker Lynes with the gavel and congratulated him on his unanimous election. Speaker Lynes thanked the House for the honor bestowed upon him and assured the House of his full cooperation.

The sergeant-at-arms came forward and presented to the Speaker flowers from the American Legion, the Legion Auxiliary, and friends of Plainfield, Iowa.

Speaker Lynes in the chair.

PERMANENT CHIEF CLERK

Metz of Decatur moved that A. C. Gustafson be made permanent Chief Clerk of the House.

Motion prevailed and A. C. Gustafson was declared elected permanent Chief Clerk.

ADOPTION OF TEMPORARY RULES

Putney of Tama moved that the rules of the House of Representatives of the Fifty-third 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

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

Motion prevailed and the following committee was appointed: Kuester of Cass, Stiffler of Warren, and Norland of Worth.

COMMITTEE TO NOTIFY THE SENATE

Moore of Butler 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.

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Motion prevailed and the following committee was appointed: Moore of Butler, Patrick of Sioux, and Pendleton of Buena Vista.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Shifflett of Ringgold offered the following resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption:

HOUSE CONCURRENT RESOLUTION 1

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Fifty-fourth General Assembly be held on January 9, 1951, at 2:00 p.m.

Be It Further Resolved: That Governor Beardsley 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.

Motion prevailed and the resolution was adopted.

ELECTION OF SPEAKER PRO TEMPORE

Brownlie of Madison placed in nomination the Honorable Lawrence Putney of Tama County as candidate for Speaker pro tempore of the House of Representatives of the Fifty-fourth General Assembly, preceding his nomination with the following remarks:

It is with greatest pleasure, gentlemen, that I present the name of a man for Speaker pro tempore who has had considerable legislative experience. I feel that he can easily qualify for this important position and administer it with ability, not forgetting that he belongs to those who help feed a hungry world. Further, he is the only man representing the original inhabitants of our land.

Stevens of Greene seconded the nomination of Lawrence Putney as Speaker pro tempore of the House of Representatives.

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 for the Honorable Lawrence Putney as Speaker pro tempore, preceding his motion with the following remarks:

MR. SPEAKER: It is a pleasure for me as representative of the minority party to take this opportunity to move for a unanimous vote for the gentleman from Tama as speaker pro tempore in the House of Representatives of the Fifty-fourth General Assembly.

I have known Lawrence and have been associated with him for several

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years in the legislative business, and otherwise. I went to his desk and told him that I was expected to make such a motion and asked him if he had anything in mind for me to say. All of you gentlemen who have been associated with him for the past sessions likely know his answer—"Just tell them the truth." This answer characterizes all his activities and assignments in past sessions. The majority party can be congratulated upon the selection of an able man who, I believe, will conduct the affairs of the House with fairness and capability.

It is a pleasure to me, Mr. Speaker, to move that the vote by which Lawrence Putney is elected Speaker pro tempore be made unanimous and that the Chief Clerk be instructed to cast such a vote for Lawrence Putney of Tama County, as Speaker pro tempore of the House of Representatives of the Fifty-fourth General Assembly.

Motion prevailed.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House for the Honorable Lawrence Putney for the office of Speaker pro tempore. Mr. Putney was declared unanimously elected Speaker pro tempore of the House of Representatives of the Fifty-fourth General Assembly.

Buck 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: Buck of Marshall and Ramseyer of Washington.

Mr. Putney was escorted to the chair and, after taking the oath of office, expressed his sincere appreciation to the House for according him this honor.

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.

Kuester of Cass, chairman of the committee to notify the Governor that the House was duly organized and ready to receive any communications he might desire to transmit, reported that the committee had performed its duty.

Report accepted and the committee discharged.

Moore of Butler, 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

Meyer of Sac 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: Meyer of Sac, Palmer of Lee and Van Zwol of O'Brien.

ADOPTION OF HOUSE RESOLUTION

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

HOUSE RESOLUTION 1

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

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee: Nelson of Jasper.

SPECIAL ORDER

Paul of Poweshiek 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, and those with just cause may select a seat in the rear. Former members may, if they so desire, retain the seats they occupied in the Fifty-third General Assembly, or may select any other available seats preceding the drawing. Former members of the House of Representatives, prior to the Fifty-third General Assembly, may, if they so desire, select the seats occupied by them during their tenure of office or any other seat, providing the same has not already been selected by members of the Fifty-third General Assembly.

Motion prevailed.

ADOPTION OF HOUSE RESOLUTION

McFarlane of Black Hawk offered the following resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption:



HOUSE RESOLUTION 2

Resolved by the House of Representatives: That each member of the House shall be entitled to select and appoint a clerk and such clerk may be called upon to aid in the discharge of the clerical work of the House of Representatives when his or her time permits. Only expert typists and stenographers will be considered qualified. The Speaker and Chief Clerk shall 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. No person shall be certified on the pay roll of the House of Representatives, nor any joint legislative pay roll, unless such officer or employee has been approved by the House of Representatives.

Motion prevailed and the resolution was adopted.

COMMITTEE ON MILEAGE

Davis of Fayette 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: Davis of Fayette, Mooty of Grundy and Mensing of Cedar.

ADOPTION OF HOUSE CONCURRENT RESOLUTIONS

Sloane of Polk offered the following resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption:

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.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following members to the committee: Sloane of Polk, Walter of Hardin and Young of Union.

Klemesrud of Winnebago offered the following resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption:

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

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

Motion prevailed and the resolution was adopted.

PERMANENT OFFICERS OF THE HOUSE

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

Assistant Chief Clerk—Scott Phelps, Woodbury County.
Reading Clerk—Tom Moore King, Ringgold County.
Law Clerk—N. L. Friedman, Polk County.
Journal Clerk—William R. Kendrick, Polk County.
Journal Clerk—Florence G. Hoffmann, Polk County.
Engrossing Clerk—Gretchen Stockham, Polk County.
Enrolling Clerk—James Lawyer, Polk County.
Enrolling Clerk—Madeleine M. Burrows, Polk County.
Enrolling Clerk—Mary Martha Daley, Polk County.
Enrolled Bills Clerk—Patricia Cobb, Taylor County.
Secretary to Chief Clerk—Jane Doerr, Scott County.
Secretary to Chief Clerk—Rose LaRue, Black Hawk County.
Journal and Clip Sheet Clerk—Mary Rosaline Stickler, Appanoose County.

Payroll Clerk—Madge Clark, Polk County.
Supervisor of Clerks—Anne Van Laningham, Polk County.
Index Clerk—Sara G. Goodman, Polk County.
Sergeant-at-Arms—Raymond J. Cornell, Polk County.
Assistant Sergeant-at-Arms—Walter R. Cook, Fayette County.
Assistant Sergeant-at-Arms—Dwayne Allen, Hamilton County.
Chief Doorkeeper—C. A. Gardner, Clarke County.

Motion prevailed.

OFFICERS' 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."

Walter R. Cook Gretchen Stockham James Lawyer Jane Doerr W. R. Kendrick Tom Moore King Sara G. Goodman Scott Phelps Anne Van Laningham' N. L. Friedman

Madge Clark
Patricia Cobb
Madeleine M. Burrows
Rose W. LaRue
Mary Martha Daley
Dwayne W. Allen
Florence G. Hoffmann
C. A. Gardner
Mary Rosaline Stickler
R. J. Cornell

COMMITTEE ON PARKING AND BARBER SHOP

Nystrom of Boone 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 cloakroom.

Motion prevailed and the Speaker named as such committee: Nystrom of Boone.

On motion by Goode of Davis, the House recessed until 1:45 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

SPECIAL ORDER

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, hearing, and physical disability, and that pertaining to reelected members made their selections.

The drawing of seats proceeded with the following results:

Abel 16	Hansen	66
Aubrey 90	Hanson	84
Bass 89	Harris	30
Berry107		57
Bloedel 10	Hendrix	95
Boothby 99	Huisman	17
Brockmeyer 85	Jones	69
Brookings 73	Judd	41
Brown 70		50
Brownlie 5	Koch	3
Buck 78	Kosek	86
Burris 25	Kuester	22
Burrows 9	Langland	87
Butler 96	Lisle	76
Clark of Appanoose104	Loss	40
Clark of Marion 27		77
Cooksey 83	Ludwig	19
Cornick 32	Lynes	14
Crabb 65	Mallonee	1
Crosier102	Martin	12
Darrington 91	McEleney	39
Davis	McFarlane	68
Eckels 42	McNeal1	.08
Fairchild 45	Mensing	37
Fiene 24		64
Frey 79	Meyer	80
Gallup106	Miller of Black Hawk	43
Goode 82	Miller of Shelby	71
Hanna 93		74

Moore of Louisa	11	Ryan	55
Mooty	58	Sar	56
Morris		Schroeder	60
Munger		Schwengel	
Nelson of Jasper		Shepard	20
Nelson of Woodbury		Sherod	2
Nicholson		Shifflett	
Nielsen	7	Sloane	
Norland	31		
Nystrom	98	Soeth	62
Oberman	59	Stevens	
Oeth		Stiffler	
Olson		Strawman1	
Oppedahl		Tate1	
Palmer		Tierney	
Patrick		Uhlenhopp	
Paul	4	Van Zwol	
Pedrick	53	Voigtmann	35
Pendleton	18	Walker	46
Pieper	81	Walter	
Poston	97	Washburn	
Putney		Weiss	
Ramseyer		Weston	63
Ringgenberg		White1	
Robinson		Young	

REPORT OF COMMITTEE ON MILEAGE

Davis of Fayette submitted the following report:

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

member begs leave to submit the for	
Abel, L. W225	Hansen, J. E 90
Aubrey, W. Dean 90	Hanson, A. C265
Bass, Elmer A123	Harris, Fay L 70
Berry, R. C125	Heinz, John A200
Bloedel, A. S148	Hendrix, W. C162
Boothby, L. M190	Huisman, Robert245
Brockmeyer, John180	Jones, Alfred E 50
Brookings, Howard111	Judd, William N. 225
Brown, Carroll 65	Klemesrud, Theo185
Brownlie, John 40	Koch, Frank140
Buck, Howard41	Kosek, Ernest 118
Burris, C. J180	Kuester, G. T. 98
Burrows, R. O., Sr 92	Langland, C. M. 225
Butler, Guy G126	Lisle, C. V185
Clark, G. T 35	Loss, Casey
Clark, Ted	Lucken, J. Henry227
Cooksey, Paul180	Ludwig, G. M115
Cornick, Raymond147	Lynes, William S135
Crabb, Helen55	Mallonee, L. Dee
Crosier, Morse	Martin, Sterling B. 67
Darrington, William E135	McEleney, Leo P. 225
Davis, John C	McFarlane, Arch
Eckels Penn 130	McNeal, Clark H 90
Eckels, Penn	Mensing, A. L. 170
Fiene, George145	Metz, Katheryn C 83
Frey, T. J	Meyer, Dwight W150
Gallup, Lee 120	Miller, Earl A
	Miller, George E. 105
Goode, Dewey110	
Hanna, Leo B110	Moore, H. A110

Moore, Kenneth R160	Ryan, Earl C	0
Mooty, W. L 80	Sar, Martin	
Morris, Conway E 30	Schroeder, Jack	186
Munger, Robert P204	Schwengel, Fred	
Nelson, Gladys S 35	Shepard, Ray E	
Nelson, H. F204	Sherod, Clayton D	146
Nelson, H. F. 204 Nicholson, Kirk R. 127	Shifflett, Grant A	
Nielsen, Harry160	Sloane, Ted	0
Norland, Norman145	Smith, Roy J	210
Nystrom, Clifford W 45	Soeth, Max M	
Oberman, Claude155	Stevens, Henry H.	
Oeth, Robert L225	Stiffler, Fred	
Olson, Allert G157	Strawman, Clifford M.	150
Oppedahl, Edward110	Tate, W. H.	130
Palmer, Ernest, Jr175	Tierney, Francis E.	97
Patrick, Russell A242	Uhlenhopp, Harvey	96
Paul, George L 72	Van Zwol, Jacob	210
Pedrick, Frank	Voigtmann, Fred	92
Pendleton, Wendell160	Walker, John A.	
Pieper, Elmer204	Walter, Paul M	
Poston, E. E 72	Washburn, Henry W	
Putney, Lawrence 72	Weiss, Albert	
Ramseyer, Harry W120	Weston, L. O	165
Ringgenberg, Carl A 32		
Robinson, Glenn E. 170	White, H. R. Young, John E.	6F

Respectfully submitted,

DAVIS of Fayette.
MOOTY of Grundy.
MENSING of Cedar.

Passed on file.

Sloane of Polk submitted the following report and moved its adoption:

PERMANENT EMPLOYEES OF THE HOUSE

Bill Clerk-Alvin J. Crail, Polk County.

Assistant Bill Clerks-Edwin L. Getz, Polk County; Martin E. Christiansen, Polk County; Clifford Grund, Hamilton County.

File Clerks-K. S. Berry, Calhoun County; Louis Lindstrum, Polk County.

Supply Clerks—Mary Freels, Clinton County; Jessie Walker, Marshall County.

Postmaster-Gladys Black, Polk County.

Doorkeepers—George P. Hamilton, Polk County; J. R. James, Marshall County; John Nelson, Hamilton County; Guy M. Miller, Polk County; Ed Kuhl, Shelby County; W. A. McCorkle, Madison County; Paul L. Scott, Cerro Gordo County; W. F. Beuck, Wright County; Murray K. Ringland, Polk County; Norman F. Strayer, Polk County.

Telephone Pages-Darlene Berry, Calhoun County; James Cotton, Woodbury County.

Pages—Dean Mechem, Winnebago County; James Silcott, Polk County; Louis Miller, Polk County; George Price, Polk County; Steve Robinson, Polk County; Terry R. Priebe, Polk County; Harry Greenfield, Polk County; Donald L. Anderson, Polk County; Bennie Burnside, Polk County.

Porters—Alonzo Potter, Black Hawk County; Charles Roberts, Black Hawk County.

Cloakroom Matrons—Maude Appelgate, Polk County; Buelah Webb, Woodbury County; Mabel M. Mason, Polk County; Elizabeth Jones, Page County.

Chief Electrician—Alexander W. Thompson, Polk County.
Assistant Electrician—Walter T. Bell, Polk County.
Control Board Operator—Robert Moore, Clinton County.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate Concurrent Resolution 1, a resolution providing for the appointing of a joint committee of the House and Senate to arrange for the inaugural of the Governor and Lieutenant Governor. The President has appointed as members of such committee, on the part of the Senate, Senators Elthon, Lynes, Hattery, Nesmith, Lord and O'Malley.

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

Senate Concurrent Resolution 2, a resolution providing for the furnishing of the Codes for the Fifty-fourth General Assembly.

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

Senate Concurrent Resolution 3, a resolution providing for the furnishing of journals and bills of the Fifty-fourth General Assembly to the county auditors.

CARROLL LANE, Secretary.

SENATE MESSAGES CONSIDERED

Goode of Davis asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 1 and moved its adoption.

SENATE CONCURRENT RESOLUTION 1

Be It 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.

Motion prevailed and the resolution was adopted.



INAUGURAL COMMITTEE APPOINTED

The Speaker appointed as such committee, on the part of the House, Stiffler of Warren, Tate of Cerro Gordo, Hanson of Lyon, Burrows of Benton, Loss of Kossuth and Olson of Mitchell.

Goode of Davis asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 2 and moved its adoption.

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 1950 Code of Iowa and also copies of the laws of the Fifty-third General Assembly to such members of the Fifty-fourth General Assembly of Iowa who may request the same. House members to leave orders for Codes and laws at the Chief Clerk's desk and Senate members by leaving orders at the Secretary's desk.

That the superintendent of printing be directed to furnish copies of the 1950 Code of Iowa and session laws of the Fifty-third General Assembly as requested 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 1950 Code of Iowa and session laws of the Fifty-third General Assembly to members of the press assigned seats in the Senate and House press galleries, to be requested by the Chief Clerk of the House for members of the press with seats there assigned and by the Secretary of the Senate for copies to be furnished members of the press assigned seats in the Senate chamber.

Motion prevailed and the resolution was adopted.

Goode of Davis asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 3 and moved its adoption.

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

Motion prevailed and the resolution was adopted.

ASSIGNMENT OF DESKS IN THE PRESS GALLERY

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



West Press Gallery

- 1. Dwight McCormack, Associated Press.
- 2. Fred Lazell, Des Moines Tribune.
- 3. George Mills, Des Moines Register.
- 4. Robert Baldwin, United Press.
- 5. Warren J. Mantz, International News Service.
- 6. Don Reid, Iowa Press Association.
- Bob Hogan, Iowa Daily Press Association.
 Frank Nye, Cedar Rapids Gazette—KCRG.

East Press Gallery

- 8. Frank Moorhead, Democratic State Central Committee.
- 9. Gerald Bogan, Republican State Central Committee.
- 11. Otto Weber, Radio Station WHO.
- 12. Howard Anderson, Radio Station WMT.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, January 9, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 9, 1951.

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

Prayer was offered by the Reverend Elmer Johnson, pastor of St. Luke's Episcopal Church, Des Moines.

The Journal of January 8 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mooty of Grundy on request of Putney of Tama; Nielsen of Monona on request of Clark of Marion.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 3, a resolution providing for the preparation of a daily clip sheet showing all amendments to bills.

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

House Concurrent Resolution 1, a resolution providing for a joint convention of both houses to be held January 9 and that Governor Beardsley be invited to read his message at this joint convention.

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

House Concurrent Resolution 2, a resolution for the appointing of a joint committee to nominate such additional employees as may be necessary for the work of the session. Members appointed from the Senate are Senators Henningsen, Bekman and Watson of O'Brien.

CARROLL LANE, Secretary.

ADOPTION OF REPORT OF COMMITTEE ON MILEAGE

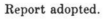
Davis of Fayette called up for consideration the following report of the committee on mileage and moved its adoption:

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

0.8864 Av. 10.50 SSA.04	
Abel, L. W225	Meyer, Dwight W150
Aubrey, W. Dean 90	Miller, Earl A110
Bass, Elmer A123	Miller, George E105
Berry, R. C	Moore, H. A110
Bloedel, A. S	Moore, Kenneth R160
Boothby, L. M190	Mooty, W. L
Brockmeyer, John 180	Morris, Conway E. 30
Brookings, Howard	Munger, Robert P. 204
	Nolsen Cladra C
Brown, Carroll	Nelson, Gladys S. 35 Nelson, H. F. 204
Brownlie, John 40	Nelson, H. F. 204
Buck, Howard41	Nicholson, Kirk R. 127
Burris, C. J180	Nielsen, Harry160
Burrows, R. O., Sr. 92	Norland, Norman 145
Butler, Guy G126	Nystrom, Clifford W 45
Clark, G. T 35	Oberman, Claude155
Clark, Ted100	Oeth, Robert L225
Cooksey, Paul180	Olson, Allert G157
Cornick, Raymond147	Oppedahl, Edward110
Crabb, Helen 55	Palmer, Ernest, Jr175
Crosier, Morse165	Patrick, Russell A242
Darrington, William E. 135	Paul, George L. 72
Davis, John C	Pedrick, Frank
Eckels, Penn130	Pendleton, Wendell160
Fairchild, Bert K155	Pieper, Elmer204
Fiene, George145	Poston, E. E
Frey, T. J125	Putney, Lawrence 72
Gallup, Lee120	Ramseyer, Harry W120
Goode, Dewey110	Ringgenberg, Carl A 32
Hanna, Leo B110	Robinson, Glenn E170
Hansen, J. E. 90	Ryan, Earl C 0
Hanson, A. C265	Sar, Martin 160
Harris, Fay L 70	Schroeder, Jack186
Heinz, John A200	Schwengel, Fred
Hendrix, W. C162	Shepard, Ray E
Huisman, Robert 245	Sherod, Clayton D146
Tonos Alfred E	Shifflett Crent A 76
Jones, Alfred E	Shillett, Grant A 10
Judd, William N225	Shifflett, Grant A 76 Sloane, Ted 0 Smith, Roy J 210
Klemesrud, Theo135	Smith, Roy J210
Koch, Frank140	Soeth, Max M200
Kosek, Ernest118	Stevens, Henry H 72
Kuester, G. T 98	Stiffler, Fred
Langland, C. M225	Strawman, Clifford M150
Lisle, C. V135	Tate, W. H130
Loss, Casey150	Tierney, Francis E 97
Lucken, J. Henry227	Uhlenhopp, Harvey 96
Ludwig, G. M115	Van Zwol, Jacob
Lynes, William S135	Voigtmann, Fred 92
Mallonee, L. Dee	Walker, John A 75
Martin, Sterling B. 67	Walter, Paul M. 65
McEleney, Leo P225	Washburn, Henry W140
	Weiss, Albert125
McFarlane, Arch	
McNeal, Clark H 90	Weston, L. O165
Mensing, A. L170	White, H. R. 90
Metz, Katheryn C 83	Young, John E 65

Respectfully submitted,

DAVIS of Fayette.
MOOTY of Grundy.
MENSING of Cedar.



On motion by Goode of Davis, the House recessed until 1:45 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Brown of Mahaska presented to the House the Honorable Dick H. Vanderwilt, member of the House from Mahaska County in the Fiftieth Extra and Fifty-first General Assembly.

Lucken of Plymouth presented to the House the Honorable Gustav Alesch, former member of the House from Plymouth County.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 5, a resolution providing for the adjournment and reconvening of the Fifty-fourth General Assembly.

CARROLL LANE, Secretary.

SENATE MESSAGE CONSIDERED

Goode of Davis asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 5 and moved its adoption:

SENATE CONCURRENT RESOLUTION 5

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Thursday, January 11, 1951, it be to reconvene on Tuesday, January 16, 1951, at 2:00 o'clock p.m.

Motion prevailed and the resolution was adopted.

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 session.

Motion prevailed and the Speaker appointed Stevens of Greene, Butler of Pocahontas and White of Keokuk.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention reported that it had per-

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

The roll was called. Those present were, 151:

Ahel Gallup Miller of Sar Gillespie Black Hawk Anderson Schroeder Aubrey Goode Miller of Shelby Schwengel Augustine Hanna Molison Sharp Hansen Moore of Butler Bass Shepard Bateson Hanson Moore of Louisa Sherod Bekman Harris Shifflett Morris Berg Hart Munger Sloane Berry Hattery Myrland Smith Bloedel Hedin Nelson of Jasper Soeth Boothby Heinz Nelson of Stevens Brockmeyer Hendrix Woodbury Stiffler Brookings Henningsen Nesmith Strawman Brown Huisman Nicholson Tate Brownlie Hultman Norland Tierney Nystrom Buck Humbert Uhlenhopp Utzig Van Eaton **Burris** Jacobson Oberman Burrows Jones Oeth Butler Judd Olson Van Patten Klemesrud Oltman Van Zwol Byers Koch Clark of O'Malley Vest Kosek Oppedahl Voigtmann Appanoose Clark of Marion Kuester Palmer Walker Walter, P. M. Walter, W. E. Langland Cooksey Parker Cornick Linnevold Patrick Crabb Lisle Paul Washburn Crosier Lord Pedrick Watson of Loss O'Brien Pendleton Dailey Lucken Darrington Pieper Watson of Ludwig Lynes, J. K. Davis Poston Pottawattamie Doud **Prentis** Weichman Dykhouse Martin Putney Weiss McCarville West Eckels Ramsever McEleney Weston Elthon Ridout McNeal White Fairchild Ringgenberg Fiene Mensing Risk Whitehead Fishbaugh Mercer Roberts Young Fletcher Metz Robinson Zastrow Meyer Ryan Mr. Speaker Frey

Those absent were, 7:

Colburn Mallonee Mooty Tudor Knudson McFarlane Nielsen

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

Senator Van Patten moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor Beardsley that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senators Van Patten of Warren, Jacobson of Allamakee and Oltman of Buena Vista on the part of the Senate, and Representatives Van Zwol of O'Brien, Uhlenhopp of Franklin and Crabb of Guthrie on the part of the House.

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

President Hart then presented Governor Beardsley, who delivered the following address:

MR. PRESIDENT, MR. SPEAKER, MEMBERS OF THE HOUSE AND SENATE, LADIES AND GENTLEMEN:

On the occasion of your assuming your duties as members of the Fifty-fourth General Assembly, I am indeed happy to extend my personal greetings and best wishes to all of you. And I should like, especially, to congratulate each and every one of you on your preferment in being chosen to serve and represent the people of Iowa in this Assembly. This is a great honor, and with it come great responsibilities.

As one who, in former years, had the privilege of serving in both the Senate and House at different times, I am mindful of the responsibilities and prerogatives of your offices. Furthermore, I have the most profound respect for the representative form of government—the American, the Iowa form of government—as exemplified by the work of this Assembly and the balance of responsibility and power between this and other branches of our government.

For the past two years, it has been my privilege to serve the great state of Iowa as Governor. I am deeply appreciative of the cooperation I have received from the people of the state, and particularly from those of you in the legislative branch of government. I am grateful, too, for the constant cooperation and assistance of department heads and other persons who hold positions of responsibility in the state government. And I want to express my appreciation to the many individuals who, responding to the call of duty, have taken important places and heavy responsibilities in administering the affairs of our state.

Without your cooperation—without the help of the various department administrators—without the loyalty and support of the people of

our great state—we could not have made the substantial progress we have made here in Iowa in these past two years.

In the final analysis, we are all servants of the people. We must be motivated always by a sincere desire to serve the best interests of all of the people all of the time, and thus prove ourselves worthy of the honor and responsibilities conferred upon us. We need to dedicate our every effort to the highest type of service it is possible to render.

In the light of this high obligation, it is gratifying to review today the gains and progress made in the past two years by our state and our people. Truly, these have been fruitful years. Our great agricultural industry and our great industrial establishment have moved steadily forward, making an ever greater contribution to the economic strength and development of our state and nation. In the field of education, in the field of science, in the professions, in every avenue of human endeavor, we have continued to make substantial progress. And today, in this historic Assembly, we have occasion to review in a general way the material progress we have made in the field of government and public administration.

EDUCATION

In many fields of governmental activity, developments of these two years have richly justified the broad programs and wise decisions enacted by the Fifty-third General Assembly.

One outstanding example is the increased program of state aid to schools. I am happy to report to you that this program has been carried out with efficiency and dispatch, and already has proven its great benefits to the people of our state. As a result of this program, educational opportunities have been improved. The children of our state now enjoy the advantages of better schools and better teaching. At the same time, by this same program, the burden of educational costs has been equalized by the easing of local property taxes for the upkeep of our schools.

As the state aid program continues, we can look forward with confidence to still better schools and school equipment and an adequate and balanced supply of well-trained teachers.

HIGHWAYS

In the field of highway construction, the program enacted by the last legislature has placed Iowa at the head of the parade of states in highway modernization. No state in the Midwest—no state in the Union has a more comprehensive and constructive program. No state is doing more to meet the needs of our people in an age when highway transportation is both a social and an economic necessity.

We have improved five times as many miles of farm-to-market roads in the past two years as we did in the preceding two years. It is entirely possible that within the next two years, an additional 25,000 Iowa farm homes will have all-weather roads. And this will have importance, not only in our economy in general, but in aiding and accelerating the development of better educational facilities.

In the field of primary road construction, we have likewise made great advancement. Last year, the construction program really got under way.



This year, in 1951, the program calls for five times as many miles of new and modernized permanent primary roads as were built in 1950.

Thus our entire road program—primary and secondary roads alike—is going forward at a constantly accelerating pace. The only uncertainty in the continued expansion of this program is the danger of new and more critical developments in the national defense emergency. Up to the present time, it has not been necessary to slow up our progress in any material way. And there is encouraging evidence that highway improvement will be given military priorities as a critical requirement of the national defense.

Our progress in modernizing Iowa's fine network of highways has been accomplished on a pay-as-you-go basis. In November 1950 the last primary road bond issued by the state of Iowa was paid off in full. Now, we are carrying on with current revenue a program of construction and modernization that will give our people, in succeeding years, the new and better highways they will need.

LAW ENFORCEMENT

From the standpoint of law enforcement, too, I am glad to report that Iowa compares very favorably with other states of the nation. In this field, too, we have made notable progress during the past two years.

Early in the summer of 1949 the Attorney General, who is the chief constitutional law enforcement officer of the state, apprised me of the fact that syndicate gamblers were moving into our state. He feared a condition might develop similar to the disgraceful conditions we have observed in certain other states.

I canvassed with the Attorney General the impossibility of the state alone coping with this problem successfully with a force of only about a dozen state agents. Furthermore, in our state, we are dedicated to the principle of local self-government. Enforcement of the laws is the responsibility of local law enforcement officers.

It was necessary, therefore, that the cooperation of local officers throughout the state be secured. This was done, and the results of this drive against gambling in our state are well known to all of you. No doubt you are as gratified as I am that this was accomplished under the existing laws of our state.

The Attorney General and all of the local law enforcement officers are entitled to much credit for their good work. Today, we have one of the finest and cleanest states in the Union. And we must be diligent in seeing that this condition is maintained and even further improved.

CONSERVATION

In the field of conservation, new programs are going forward. Today we have a coordinating program which, in my judgment, holds much promise to our people for the intelligent development and conservation of our natural resources. Under this program, we are dealing with all aspects of the conservation problem in a scientific and natural way. We are working with nature, not against nature. We are coordinating the closely related problems of flood control, soil conservation, stream and

lake pollution control, and natural recreational facilities. Through all of these avenues of endeavor, we are taking important steps to provide wholesome recreation for our people and preserve the precious soil and water resources which are so necessary for a productive agriculture and a strong Iowa.

ADMINISTRATION

I would be derelict, indeed, if I did not report to you that the State of Iowa is in a sound financial position. It must be reassuring to you, as it is gratifying to me, to know that we have maintained a sound business administration of state affairs. Your state government is comparable in size to the largest private business operations in the state. Good, sound business practices are just as necessary here as in the management of any private business. We have constantly sought to bring sounder and more economical methods into operation, and we shall continue to do so.

In this connection, I especially want to call your attention to the work of our budget examiners. Provision for these examiners was made in the appropriation for the Comptroller's office two years ago. This step has made a marked improvement in the administration of public affairs. The savings resulting from the work of these examiners have been tremendous. It is almost unbelievable that savings of such magnitude could be accomplished at so little expense. This work, along with intensified application on the part of administrators, has brought not only many economies but also a high degree of added efficiency.

Further, I wish to point out for your consideration the special importance of our budget laws—the importance of budgetary control in its application to your government.

Among all the states of the Union, Iowa stands at or near the top in the healthy condition of its finances. We are operating, as you know, on current income, and levying no state property tax. Surplus funds were drawn upon for prompt payment of 50 million dollars in bonus money to the veterans of World War II—thus saving the taxpayers the millions of dollars in interest that a bond issue of that size would have required. We have a 30 million dollar tax stabilization reserve—a rainy day fund to insure our citizens against the danger of sharply increased taxes at some future time of economic emergency.

HUMAN RESOURCES

In the field of human resources we have made constant advancement. Especially in our board of control institutions our progress in the past two years has been outstanding.

Under the programs now being carried out in our mental institutions, the children's institutions, and the training schools, we are making tremendous strides in restoring unfortunate individuals to normal, useful places in society.

We have succeeded in reversing the trend in mental treatment. In spite of the fact that more patients were admitted to our mental hospitals during the past year, we have less patients in these institutions today than we had a year ago.

Institution staffs have been increased. Facilities have been expanded and improved. Modern methods of diagnosis and treatment have been provided. We have stopped the practice of placing curable patients with incurable patients and thereby rendering them all incurable.

Under the screening-center program, persons with mental and nervous disturbances now come to our institutions of their own accord and receive the highest type of psychiatric and neuro-psychiatric treatment on a voluntary basis. Their relationship with the hospital physician is the same as their relationship with their family physician. Happily, these patients can now receive consultation and treatment either on an in-patient basis or an out-patient basis.

As a result of these improvements, more and more of the patients who come to these institutions are very soon restored to their loved ones and to their normal pursuits in their home communities.

In our children's institutions and training schools, too, the professional staffs have been enlarged and facilities have been improved. Vocational programs have been modernized and expanded.

All of this progress is going forward continually, and I know of no function of government which holds more promise for the people of our great state.

In dealing with the affairs of government, as a rule we think of problems relating to the people as a group. However, in these programs I have just mentioned and in many others, the function of the state is a matter of helpful service to individual citizens. Actually, we have many highly specialized departments of government which deal almost exclusively with the individual. As another illustration, I should like to mention the work of the vocational rehabilitation division of your state government. During the past year this division has helped to restore almost a thousand individuals to vigor and activity. Vocational rehabilitation has made these individuals self-supporting citizens again, contributing to the productive power and over-all well-being of our state.

In measuring our programs and our plans for the future, let us keep in mind that we must be sure those activities of our state are administered with due consideration for the need to preserve the dignity of the individual citizen.

GENERAL

Our time today does not permit a complete review of all the functions of our government. On the occasion of my second inauguration and in my budget message, I shall offer certain recommendations and suggestions.

Your decisions, as members of this Fifty-fourth General Assembly, will be vitally important to the further advancement of existing programs and the initiation of new programs to assure an ever brighter future for our great state.

Meanwhile, on this occasion, I am pleased to have had the privilege of giving you this report of the condition of your state government. I have enjoyed working with these problems of government for the past two years. It has been a rich experience for me, and I am deeply grateful to you people of this great state for your interest in and loyal support of these broad programs. This interest and support should be a source of



inspiration to you, too. Because, in the final analysis, it is the General Assembly that makes the appropriations and performs a most important function in planning and developing a better state.

The next 100 days will be busy days for all of us. But they can be productive days. I shall deem it an honor to work with you in fulfillment of the responsibility we share—the responsibility of serving all the people of Iowa to the very best of our combined abilities.

The full resources of the executive department will be available to you to assist you in working out the problems ahead of us. To each and every one, I extend a sincere invitation to come to the Governor's office at any time to canvass any matters of public importance. You will always be welcome. This is a sincere expression, to you of the opposition as well as those of my party.

In reviewing today the progress and problems of your state government, I am cognizant that in this critical mid-century year, the overwhelming urgency of national and international affairs is uppermost in the minds and hearts of all of us. However gratifying our gains at home may be, every loyal and patriotic citizen must give heed to the growing threat to our national security and our way of life.

It is tragic indeed that in this Twentieth Century all nations of the world are not willing to take their proper places in the society of nations; assume their proper responsibilities; and make their proper contributions to the peace and betterment of mankind.

From its arsenals of tyranny behind the Iron Curtain, the communistic world is challenging our very right of survival. All of our gains since the birth of our republic are imperiled by the sinister forces across the seas.

Communism poses as the benefactor of the masses. It embellishes its false and dangerous propaganda with all the promise of democracy and freedom. Yet its iniquitous plan is not only to stop the march of human progress, but to turn back the clock of time to the age of tyranny, when the people were cruelly exploited and hopelessly enchained in slavery. If communism is successful in its aims, humanity will forfeit every spiritual advancement and every social gain since the Renaissance.

It is regrettable indeed that our military establishment has become so impaired that the enemy has dared to challenge our leadership. It is regrettable that so many of our officials and leaders in the nation appear to be busy playing the political fiddle. It is regrettable that fear is clutching at the hearts and minds of so many of our people.

This is no time for political bickering. This is no time for anyone to seek temporary political gain at the expense of national security. This is no time to squander our energies, in Iowa or at the national capital, in jockeying for personal or political advantage at the expense of the public interest.

These are days of decision. We must be realistic. We must put first things first. We must look well to our duties of citizenship and our responsibilities to the people. This is a time to give the very best that is in us to meet the communist threat.

Today the people of this state and the entire nation are looking for leadership—honest, courageous, intelligent leadership. In this legislative

assembly are the men and women of Iowa who, with similar bodies in other states and the nation, furnish the political leadership of today.

Almost daily I walk through the stately corridors of this state capitol. Inscribed over an arch near the Governor's office are these words: "Nothing is politically right which is morally wrong."

There, in eight words, is the standard for our political leadership if it is to succeed. "Nothing is politically right which is morally wrong."

Let us dedicate ourselves to the great task before us, bearing our course upon the highest standards of moral conduct. Let us dedicate our every effort and our constant attention to the building up of the military and economic and moral strength of our nation. Toward that end, let us do everything in our power to maintain the economic integrity and spiritual traditions of our state. As men and women, as public servants, as free citizens, let us unite in a common endeavor to preserve the American way of life.

Then our leadership will be fruitful. Then we shall have done our duty. Then, future generations will say that in this year of 1951, we did not fail our people in a time of critical need. Then, our state and nation, our daily pursuits, our spiritual lives, our children, will survive and go on to greater days which must surely lie over the horizon just ahead.

Truly, we have a tremendous job to do. Together, let us see it through.

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

COMMUNICATION FROM THE SECRETARY OF STATE

The following communication was received from the Secretary of State:

January 8, 1951.

To the Honorable General Assembly:

In accordance with provisions of Article IV of the Constitution of the State of Iowa, and section 50.35 of the Code of Iowa, 1950, we transmit herewith the abstract of votes cast for Governor and Lieutenant Governor in the General Election, November 7, 1950.

Respectfully submitted, Melvin D. Synhorst, Secretary of State.

CANVASS OF VOTES

President Hart announced that the time had arrived for the canvass of votes cast for the offices of Governor and Lieutenant Governor at the General Election held on November 7, 1950, and announced as teller on the part of the Senate Senator Berg of Black Hawk, and as assistant tellers Senators Bateson of Hardin and Dailey of Des Moines.

Speaker Lynes announced as teller on the part of the House Robinson of Delaware, and as assistant tellers Burrows of Benton and Hansen of Carroll.

President Hart further announced that, in accordance with statute, tellers Senator Berg and Representative Robinson would constitute the judges of said canvass.

Speaker Lynes in the chair.

The Speaker then opened the returns in the presence of the joint convention, and the tellers proceeded to canvass the vote for Governor and Lieutenant Governor of the State of Iowa, cast at the General Election held on November 7, 1950.

On motion by Goode of Davis, the joint convention recessed until 1:45 p.m., January 11, 1951.

The House reconvened, Speaker Lynes in the chair.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, January 10, 1951.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 10, 1951.

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

Prayer was offered by the Reverend Eugene Ogrodowski, pastor of the Christian Church, Spencer.

The Journal of January 9 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Mallonee of Audubon on request of Weiss of Crawford.

PETITION

Davis of Fayette presented a petition signed by 111 members of the Southside Parent-Teacher Association of Oelwein requesting that the present school permit driving law be reworded to permit only children at least 15 years old and enrolled in high school, living at least a mile from the school and having no other transportation, to obtain a driving permit.

Passed on file.

INTRODUCTION OF BILLS

House File 1, by Strawman of Jones, Stevens of Greene, Boothby of Cherokee, Meyer of Sac, Van Zwol of O'Brien, Bass of Montgomery, Kuester of Cass, Poston of Wayne and Walter of Hardin, a bill for an act providing for revocation of licenses for carrying on, or used in carrying on of any business, trade, vocation, commercial enterprise or undertaking, by reason of the possession of gambling devices, and prohibiting the issuance of licenses in certain instances.

Read first time and passed on file.

House File 2, by Munger of Woodbury, Kuester of Cass, Paul of Poweshiek and Brown of Mahaska, a bill for an act relating to the administration of state budget and finances and to assign or transfer certain duties relating thereto to the auditor of state, state comptroller or treasurer of state.

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Read first time and passed on file.

House File 3, by Munger of Woodbury, Kuester of Cass, Paul of Poweshiek and Brown of Mahaska, a bill for an act to create a budget and financial control committee with certain powers relating to state budget and finance, and to abolish the retrenchment and reform committee and transfer its powers to the budget and financial control committee.

Read first time and passed on file.

House File 4, by Buck of Marshall, a bill for an act to authorize the state board of control to construct a domiciliary dormitory of not less than 250 bed capacity to replace obsolete building at the Iowa Soldiers Home, and to appropriate money therefor.

Read first time and passed on file.

House File 5, by Palmer of Lee, a bill for an act to amend section seven hundred eighty-nine point eleven (789.11), Code 1950, relating to the entry of criminal judgments.

Read first time and passed on file.

House File 6, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the crime of operating a motor vehicle while intoxicated or under the influence of drugs or a combination of drugs and alcohol.

Read first time and passed on file.

House File 7, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and the law of the road.

Read first time and passed on file.

House File 8, by Schwengel of Scott and Schroeder of Scott, a bill for an act relating to mileage for grand jurors.

Read first time and passed on file.

House File 9, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend section seven hundred eighty-nine point thirteen (789.13), Code 1950, relating to the imposition of sentences for crimes the maximum punishment for which is life imprisonment.

Read first time and passed on file.



House File 10, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend and revise section seven hundred twenty-five point two (725.2), Code 1950, relating to lascivious acts with children and the penalty therefor.

Read first time and passed on file.

House File 11, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the operation of a motor vehicle while intoxicated.

Read first time and passed on file.

House File 12, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend section seven hundred thirteen point three (713.3), Code 1950, relating to the punishment for false drawing or uttering of checks, drafts, or written orders.

Read first time and passed on file.

House File 13, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend and revise section seven hundred nine point two (709.2), Code 1950, relating to the punishment for larceny.

Read first time and passed on file.

House File 14, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend and revise section seven hundred nine point four (709.4), Code 1950, relating to larceny in the night time and the penalty therefor.

Read first time and passed on file.

House File 15, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend and revise section seven hundred nine point five (709.5), Code 1950, relating to lareeny in the day time and the penalty therefor.

Read first time and passed on file.

House File 16, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend and revise section seven hundred nine point nine (709.9), Code 1950, relating to taking goods from an officer and the penalty therefor.

Read first time and passed on file.

House File 17, by Hansen of Carroll, a bill for an act to amend



section three hundred forty-five point one (345.1), Code 1950, relating to expenditures of county boards of supervisors.

Read first time and passed on file.

House File 18, by Hansen of Carroll, a bill for an act to amend section three hundred forty point seventeen (340.17), Code 1950, relating to compensation of county officers.

Read first time and passed on file.

House File 19, by Voigtmann of Iowa, a bill for an act to amend section four hundred ninety-one point twenty-five (491.25), Code 1950, relating to renewal of articles of incorporation and by defining the words "real value of the stock."

Read first time and passed on file.

House File 20, by Voigtmann of Iowa, a bill for an act relating to the issuance of stock by certain corporations and the payment therefor.

Read first time and passed on file.

House File 21, by Pendleton of Buena Vista, a bill for an act to amend section six hundred thirty-six point thirty-eight (636.38), Code 1950, relating to the amount a surviving spouse may select from the estate of a deceased spouse.

Read first time and passed on file.

House File 22, by Walker of Hamilton, a bill for an act to amend section three hundred sixty-five point one (365.1), Code 1950, relating to civil service commissioners in cities and towns.

Read first time and passed on file.

House File 23, by Brown of Mahaska, Tierney of Webster and Hanson of Lyon, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

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



Senate Concurrent Resolution 4, a resolution providing that the Schick General Hospital at Clinton, Iowa, be used to full capacity and that copies of this resolution be prepared and forwarded to Congress of the United States.

CARROLL LANE, Secretary.

SENATE CONCURRENT RESOLUTION 4

Whereas, the former Schick General Hospital, Clinton, Iowa, now being used exclusively for domiciliary purposes by the Veterans Administration, and

Whereas, the said veterans domiciliary at Clinton, Iowa, is now being operated at less than one-fourth the capacity of the institution, resulting in inefficient, costly and wasteful administration, and

Whereas, thousands of veterans in the central United States are now urgently in need of hospitalization, convalescence and rehabilitation, and

Whereas, many more thousands of disabled and sick veterans will soon be added, as a result of the fighting in Korea, and

Whereas, the Schick Hospital should be opened to full capacity to provide care for the many thousand veterans and veterans-to-be, who are now in need of hospitalization, convalescence and rehabilitation, and

Whereas, the Iowa Senate and House of the Fifty-second General Assembly, by Senate Concurrent Resolution 10, passed a resolution on February 3, 1947, requesting the Veterans Administration to utilize Schick Hospital at Clinton, Iowa, with its suitable facilities and very desirable location for the permanent care of veterans, and

Whereas, in the interests of economy and in the interest of the veterans of the central United States, we deem it advisable and necessary that the veterans domiciliary at Clinton, Iowa, be used to full capacity, and

Whereas, the Veterans Administration has been deaf to the plea of veterans that the Schick Hospital at Clinton, Iowa, be opened to full bed capacity thereby utilizing present existing facilities, therefore,

Be It Resolved by the Senate, the House Concurring: That the Congress of the United States take immediate action to cause the Veterans Administration to increase the use of Schick Hospital at Clinton, Iowa, from the present limited 500 domiciliary beds to also include an additional minimum of 1,000 beds for hospitalization, convalescence and rehabilitation, and

Be It Further Resolved, That copies of this resolution be prepared and forwarded by the Secretary of State to the President of the United States, to the President of the United States Senate, to the Speaker of the House of Representatives and to the Iowa members of the United States Senate and the Iowa members of the House of Representatives of the Congress, and General Carl R. Gray, the Administrator of Veterans Affairs.

Laid over under Rule 34.

REPORT OF SPECIAL COMMITTEE ON BARBER SHOP

Nystrom of Boone from the special committee appointed to arrange for the operation of a barber shop in the House cloakroom submitted the following report:



MR. SPEAKER: Your special committee appointed to arrange for a barber shop reports that a barber has been secured and will report for duty on Tuesday, January 16, 1951, when the House convenes.

CLIFFORD N. NYSTROM.

AMENDMENT TO HOUSE RULES FILED

- 1 Amend Rule 62 of the Rules of Procedure of the Fifty-third
- 2 General Assembly, which at present time are adopted as rules for
- 3 the Fifty-fourth General Assembly, by adding a paragraph following
- 4 paragraph three (3) to read as follows:
- 5 "A copy of the lobbyist list recorded with the Secretary
- 6 of State be published in the House Journal, and any corrections
- 7 or additions that may be made during the Fifty-fourth General
- 8 Assembly and subsequent General Assemblies be recorded and be
- 9 kept current.10 "This report

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- "This report to include:
- (a) The name of the lobbyist;
- (b) The name of the firms or organizations he represents:
- 13 (c) The amount each firm or organization has paid to him during the term of the Fifty-third General Assembly.
 - during the term of the Fifty-third General Assembly.

 "This information shall be printed in the House Journal.
- "This information shall be printed in the House Journal, as these reports are made to the Secretary of State for the
- 17 current session and subsequent sessions of the General Assembly."

Kosek of Linn.

STEVENS of Greene.

To be referred to the committee on rules when appointed.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Thursday, January 11, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 11, 1951.

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

Prayer was offered by the Reverend James Angell, pastor of the First Presbyterian Church, Indianola.

The Journal of January 10 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mallonee of Audubon on request of Weiss of Crawford; Buck of Marshall on request of Moore of Butler; Fairchild of Ida on request of Brookings of Pottawattamie; Palmer of Lee on request of Davis of Fayette.

PRESENTATION OF VISITOR

Aubrey of Wapello presented to the House his eldest son, Gary Dean.

PETITIONS

Brownlie of Madison presented a petition signed by twelve members of the W. C. T. U. of Earlham urging passage of House File 1.

Passed on file.

Moore of Butler presented a petition signed by fifty-four members of the Parkersburg Fish and Gun Club opposing any proposal to designate deer as a legal game animal in Iowa.

Passed on file.

Munger of Woodbury presented a resolution adopted by the Iowa Society of the Sons of the American Revolution denouncing United World Federalists, Inc. as un-American.

Passed on file.

INTRODUCTION OF BILLS

House File 24, by Berry of Calhoun and Olson of Mitchell, a bill for an act to amend section forty-three point thirty-two (43.32),

Code 1950, relating to compensation of judges and clerks of primary and special elections.

Read first time and passed on file.

House File 25, by Sherod of Van Buren (Doud), a bill for an act to amend section fifty-one point four (51.4), Code 1950, relating to the selection of counting boards duties.

Read first time and passed on file.

House File 26, by Pendleton of Buena Vista, a bill for an act to amend chapter three hundred twenty-one A (321A), Code 1950, by inserting therein two new sections relating to motor vehicle liability insurance and the requirement for obtaining said insurance by a lending agency or vendor; and penalty for violation thereof.

Read first time and passed on file.

House File 27, by Palmer of Lee, McFarlane of Black Hawk and Hendrix of Muscatine, a bill for an act to amend subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1950, relating to exemptions from moneys and credits taxation of the capital stock in certain manufacturing corporations.

Read first time and passed on file.

House File 28, by Cooksey of Clay, a bill for an act to amend section seven hundred twenty-six point five (726.5), Code 1950, relating to possession of a federal gambling stamp.

Read first time and passed on file.

House File 29, by Palmer of Lee, a bill for an act to create a legislative council for the state of Iowa, describing its membership, prescribing its powers and duties, establishing a research and bill drafting service as a part thereof, and to make an appropriation therefor.

Read first time and passed on file.

House File 30, by Cooksey of Clay, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of hospital bonds by the city of Spencer, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first time and passed on file.



House File 31, by Palmer of Lee, a bill for an act to amend section two hundred twenty-three point sixteen (223.16), Code 1950, to provide for the creation of a lien for the cost of care of inmates in Woodward state hospital and Glenwood state school.

Read first time and passed on file.

House File 32, by Crosier of Linn and Nelson of Woodbury, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1950, relating to exemptions from taxation.

Read first time and passed on file.

House File 33, by Crosier of Linn and Nelson of Woodbury, a bill for an act to amend chapter three hundred sixty-five (365), Code 1950, relating to civil service in municipal corporations.

Read first time and passed on file.

House File 34, by Clark of Marion and Burris of Jackson, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the penalties for operating a motor vehicle while intoxicated.

Read first time and passed on file.

House File 35, by Olson of Mitchell, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1950, relating to property exempt from property taxation.

Read first time and passed on file.

House File 36, by Munger of Woodbury, Kosek of Linn, McFarlane of Black Hawk and Butler of Pocahontas, a bill for an act to amend chapter six hundred twenty-two (622), Code 1950, relating to the admission in evidence of copies of any memorandum, writing, entry print, representation or combination thereof, of any act, transaction, occurrence or event in the regular course of business, reproduced by any photographic, photostatic, microfilm, micro-card, miniature photographic, or other process which accurately reproduces or forms a durable medium for so reproducing the original.

Read first time and passed on file.

House File 37, by Clark of Marion and Burris of Jackson, a bill for an act to amend section six hundred twenty-seven point ten (627.10); Code 1950, relating to exemptions of earnings of head of a family and providing for a ten per cent (10%) garnishment for debts incurred for family necessities.



Read first time and passed on file.

House File 38, by Crosier of Linn and Nelson of Woodbury, a bill for an act to amend section thirteen point two (13.2), Code 1950, relating to the duties of the attorney general.

Read first time and passed on file.

House File 39, by Crosier of Linn and Nelson of Woodbury, a bill for an act to amend section four hundred twelve point five (412.5), Code 1950, relating to municipal utilities retirement systems.

Read first time and passed on file.

House File 40, by Crosier of Linn and Nelson of Woodbury, a bill for an act relating to the procedure to be followed by municipal corporations in the construction of street improvements, and to amend chapter three hundred eighty-nine (389), Code 1950, relating thereto.

Read first time and passed on file.

House File 41, by Nelson of Woodbury and Crosier of Linn, a bill for an act to amend section three hundred twenty-one point four hundred seventy-three (321.473), Code 1950, relating to the powers of municipal corporations to regulate the use of streets.

Read first time and passed on file.

House File 42, by Nelson of Woodbury and Crosier of Linn, a bill for an act to amend section three hundred ninety-seven point twenty-six (397.26), Code 1950, relating to protection of municipal water supplies.

Read first time and passed on file.

House File 43, by Crosier of Linn and Nelson of Woodbury, a bill for an act to amend sections four hundred eighteen point one (418.1) and four hundred eighteen point three (418.3), Code 1950, relating to the council-manager plan of municipal government by ordinance.

Read first time and passed on file.

House File 44, by Olson of Mitchell, 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 school building bonds of the Wayne Township School District in the county of



Mitchell, state of Iowa, being one and the same school corporation as the school township of Wayne in the county of Mitchell, state of Iowa, and declaring said bonds issued and sold pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and passed on file.

House File 45, by Nelson of Woodbury and Crosier of Linn, a bill for an act to repeal section three hundred thirteen point twenty-one (313.21), Code 1950, relating to improvement of primary road extensions in cities and towns.

Read first time and passed on file.

House File 46, by Klemesrud of Winnebago, Olson of Mitchell and Putney of Tama, a bill for an act amending section four hundred twenty-two point forty-seven (422.47), Code 1950, by repealing subsections four (4), five (5), six (6) and seven (7) thereof, and amending section four hundred twenty-two point forty-five (422.45), Code 1950, and providing for the exemption from sales and use tax of purchases made by tax-certifying and tax-levying bodies of the state of Iowa.

Read first time and passed on file.

House File 47, by Crosier of Linn and Nelson of Woodbury, a bill for an act relating to the mayors and police courts of cities and towns, and to repeal various sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419) and four hundred twenty (420), Code 1950, and to amend chapter three hundred sixty-seven (367), Code 1950.

Read first time and passed on file.

House File 48, by Crosier of Linn and Nelson of Woodbury, a bill for an act to provide for the government of cities and towns under the mayor-council form of municipal government, and to repeal various sections of chapter three hundred sixty-three (363), Code 1950, relating thereto and to enact a substitute therefor.

Read first time and passed on file.

ADOPTION OF SENATE CONCURRENT RESOLUTION

McEleney of Clinton called up for consideration the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 4

Whereas, the former Schick General Hospital, Clinton, Iowa, now being used exclusively for domiciliary purposes by the Veterans Administration, and

Whereas, the said veterans domiciliary at Clinton, Iowa, is now being operated at less than one-fourth the capacity of the institution, resulting in inefficient, costly and wasteful administration, and

Whereas, thousands of veterans in the central United States are now urgently in need of hospitalization, convalescence and rehabilitation, and

Whereas, many more thousands of disabled and sick veterans will soon be added, as a result of the fighting in Korea, and

Whereas, the Schick Hospital should be opened to full capacity to provide care for the many thousand veterans and veterans-to-be, who are now in need of hospitalization, convalescence and rehabilitation, and

Whereas, the Iowa Senate and House of the Fifty-second General Assembly, by Senate Concurrent Resolution 10, passed a resolution on February 3, 1947, requesting the Veterans Administration to utilize Schick Hospital at Clinton, Iowa, with its suitable facilities and very desirable location for the permanent care of veterans, and

Whereas, in the interests of economy and in the interest of the veterans of the central United States, we deem it advisable and necessary that the veterans domiciliary at Clinton, Iowa, be used to full capacity, and

Whereas, the Veterans Administration has been deaf to the plea of veterans that the Schick Hospital at Clinton, Iowa, be opened to full bed capacity thereby utilizing present existing facilities, therefore,

Be It Resolved by the Senate, the House Concurring: That the Congress of the United States take immediate action to cause the Veterans Administration to increase the use of Schick Hospital at Clinton, Iowa, from the present limited 500 domiciliary beds to also include an additional minimum of 1,000 beds for hospitalization, convalescence and rehabilitation, and

Be It Further Resolved, That copies of this resolution be prepared and forwarded by the Secretary of State to the President of the United States, to the President of the United States Senate, to the Speaker of the House of Representatives and to the Iowa members of the United States Senate and the Iowa members of the House of Representatives of the Congress, and General Carl R. Gray, the Administrator of Veterans Affairs.

Resolution adopted.

REPORT OF COMMITTEE ON PARKING

Nystrom of Boone from the committee on parking announced to the House that parking facilities had been arranged on the grounds east of the capitol building for members of the General Assembly.

On motion by Goode of Davis, the House recessed until 1:00 p.m., today.



AFTERNOON SESSION

The House reconvened, Speaker pro tempore Putney in the chair.

Boothby of Cherokee 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 Boothby of Cherokee, Sherod of Van Buren and Nelson of Jasper.

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.

Speaker Lynes in the chair.

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, Senator Hart, President of the joint convention, presiding.

The roll was called.

Those present were, 138:

Abel Colburn Anderson Cooksey Cornick Aubrey Augustine Crabb Bass Crosier Bateson Dailey Bekman Darrington Berg Davis Berry Doud Bloedel Dykhouse Boothby Eckels Brockmeyer Elthon Brookings Fairchild Brown Fiene Brownlie Fletcher Buck Frey Gallup Burris Burrows Gillespie Butler Goode Clark of Hansen Appanoose Hanson Clark of Marion Harris

Hart Hattery Hedin Heinz Hendrix Henningsen Hultman Jacobson Jones Klemesrud Knudson Koch Kosek Kuester Langland Linnevold Lord Loss Lucken Ludwig Lynes, J. K.

Martin

McCarville McEleney McNeal Mensing Mercer Metz Meyer Miller of Black Hawk Molison Moore of Butler Moore of Louisa Munger Nelson of Jasper Nelson of Woodbury Nesmith Nicholson Nielsen Norland Nystrom Oberman



Oeth	Risk	Strawman	Watson of
Olson	Roberts	Tate	O'Brien
Oltman	Robinson	Tierney	Watson of
O'Malley	Ryan	Tudor	Pottawattamie
Oppedahl	Sar	Uhlenhopp	Weichman
Parker	Schroeder	Utzig	Weiss
Patrick	Schwengel	Van Eaton	West
Paul	Sharp	Van Patten	Weston
Pedrick	Shepard	Van Zwol	White
Pieper	Sherod	Voigtmann	Whitehead
Poston	Shifflett	Walker	Young
Prentis	Soeth	Walter, P. M.	Zastrow
Putney	Stevens	Walter, W. E.	Mr. Speaker
Ringgenberg	Stiffler	Washburn	

Those absent were, 20:

Byers	Judd	Mooty	Ramseyer
Byers Fishbaugh	Lisle	Morris	Ridout
Hanna	Mallonee	Myrland	Sloane
Huisman	McFarlane	Palmer	Smith
Humbert	Miller of Shelby	Pendleton	Vest

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

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

The tellers reported as follows:

Hall of the House of Representatives, Des Moines, Iowa, January 11, 1951.

MR. PRESIDENT AND GENTLEMEN OF THE JOINT CONVENTION:

Your tellers, appointed by the President of the Senate and the Speaker of the House of Representatives to canvass the vote cast for candidates for Governor and Lieutenant Governor at the election held November 7, 1950, beg leave to make the following report of the total vote cast for Governor:

William S. Beardsley	06,642
Lester S. Gillette	347,176
W. Raymond Picken	2,805
Howard H. Tyler	590

And the total vote cast for Lieutenant Governor at the election held November 7, 1950:

W. H. Nicholas	478,577
Iver Christoffersen	827,561
E. L. Tarr	2,960
John Solvet	559

All of which is most respectfully submitted.

JOHN P. BERG,

GLENN E. ROBINSON,

Judges.

R. R. BATESON,
THOMAS J. DAILEY,
J. E. HANSEN,
R. O. BURROWS, SR.,
Tellers.

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



Senator Berg of Black Hawk moved that the report be adopted. Robinson of Delaware seconded the motion that the report be adopted. Motion prevailed and the report was adopted.

President Hart of the joint convention announced that William S. Beardsley, 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 W. H. Nicholas, 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 11, 1951.

This is to certify that upon a canvass in joint convention of the two houses of the Fifty-fourth General Assembly of the State of Iowa, of all the votes cast at the general election held November 7, 1950, for the office of Governor of the State of Iowa, it appeared that William S. Beardsley 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 11th day of January, A. D. 1951.

STANLEY L. HART,
President Pro Tempore of the
Senate and President of the
Joint Convention.
WILLIAM S. LYNES,
Speaker of the House.
JOHN P. BERG,
Teller of the Senate.
GLENN E. ROBINSON,
Teller of the House.
A. C. GUSTAFSON,
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 11, 1951.

This is to certify that upon a canvass in joint convention of the two houses of the Fifty-fourth General Assembly of the State of Iowa, of all the votes cast at the general election held November 7, 1950, for the office of Lieutenant Governor of the State of Iowa, it appeared that W. H. Nicholas 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 11th day of January, A. D. 1951.

STANLEY L. HART,
President Pro Tempore of the
Senate and President of the
Joint Convention.
WILLIAM S. LYNES,
Speaker of the House.
JOHN P. BERG,
Teller of the Senate.
GLENN E. ROBINSON,
Teller of the House.
A. C. GUSTAFSON,
Clerk of the House and
Clerk of the Joint Convention.

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

Elthon of Worth moved that a committee of five, consisting of two from the Senate and three from the House, be appointed to notify Governor-elect William S. Beardsley and Lieutenant Governor-elect W. H. Nicholas of the official result of the canvass of votes.

Motion prevailed and President Hart named as such committee Senators Elthon of Worth and Watson of O'Brien, and Representatives Robinson of Delaware, Darrington of Harrison and Norland of Worth.

REPORT OF COMMITTEE

Senator Elthon from the joint committee appointed to notify William S. Beardsley and W. H. Nicholas of their election to the offices of Governor and Lieutenant Governor, respectively, submitted the following report and moved its adoption: MR. PRESIDENT: As a committee appointed at the joint convention to notify the Honorable William S. Beardsley and the Honorable W. H. Nicholas 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,

GLENN E. ROBINSON, WM. E. DARRINGTON, NORMAN NORLAND. LEO ELTHON,
HARRY E. WATSON,
On the part of the Senate.
On the part of the House.

Report adopted.

Stiffler of Warren moved that a committee of five, two from the Senate and three from the House, be appointed to escort Governor-elect Beardsley and Lieutenant Governor-elect Nicholas to the House chamber.

Motion prevailed and President Hart of the joint convention appointed Representatives Stiffler of Warren, Burris of Jackson and Tate of Cerro Gordo and Senators Van Patten of Warren and Knudson of Cerro Gordo as such committee.

A musical concert was presented by Bill Austin's string ensemble.

The sergeant-at-arms announced the arrival of Governor-elect Beardsley and Lieutenant Governor-elect Nicholas, accompanied by the Governor's staff.

Governor-elect Beardsley and Lieutenant Governor-elect Nicholas were escorted to the Speaker's station.

The following invocation was delivered by the Reverend Raoul C. Calkins, Superintendent Des Moines District, Methodist Church:

Almighty God, with Whom there is no variableness, nor shadow of turning, we look to Thee in these days of national and international uncertainty, and pray that we may be steadfast to know Thy will and to do it. Thou unto Whom all hearts are open, all desires known, and from Whom no secrets are hid, cleanse the thoughts of our hearts by the inspiration of Thy holy spirit, that we may perfectly love Thee, and worthily magnify Thy holy name. Thou who are the source of all righteousness, we remember that righteousness exalts a nation, but sin is a reproach to any people.

Almighty God, we pray for all those in whom the public has placed its trust; may these leaders put their trust not so much in the people as in Thee. May the slogan, "In God We Trust," not be just a slogan on a dollar but a reality practiced in this building in all departments.

We pray especially for this Thy servant who is being inaugurated as Governor. Give to him steadfastness of purpose because it is in accord



with Thy purposes; in the midst of confusion without give him peace within; in the midst of the multiplicity of details give to him a sense of the important; in the midst of many selfish interests help him to work for the welfare of all.

We pray that these same blessings shall be bestowed upon him who takes the oath of Lieutenant Governor. May they together have a sense of doing Thy will.

We thank Thee for our rich natural resources in Iowa, may they be conserved and used for the good of mankind; we thank Thee for our citizenry, may its actions be exemplary to the nation; we thank Thee for young people, may they be properly trained and protected as our greatest asset; we thank Thee for public leaders who fearlessly strive to create clean conditions. O Thou great lawgiver, may our lawmakers test each law by Thine; may evil be exposed and morality exalted.

We pray that the affairs of our state shall be so conducted that we will be co-workers with the Carpenter of Nazareth, that we shall so build that it shall speed the coming to pass of Thy will being done on earth as it is in heaven.

Harriet Moore of Des Moines sang "The Star Spangled Banner" and "Homing," accompanied by Bill Austin and his string ensemble, of radio station WHO, Des Moines.

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

The oath of office was administered to Lieutenant Governor-elect W. H. Nicholas by the Honorable Charles S. Wennerstrum, Chief Justice of the Supreme Court of Iowa.

Lieutenant Governor Nicholas, President of the Senate presiding, presented Governor Beardsley, who delivered the following inaugural address:

MR. PRESIDENT, MR. SPEAKER, SENATORS AND REPRESENTATIVES OF THE FIFTY-FOURTH GENERAL ASSEMBLY, MR. CHIEF JUSTICE AND JUSTICES OF THE SUPREME COURT OF IOWA, LADIES AND GENTLEMEN:

On this occasion when we begin a two year period of association together in the service of the citizens of Iowa, we are in the midst of a national emergency. The two million six hundred thousand citizens of Iowa, associated together as one of the forty-eight states of our nation, must bear their full share of responsibility in sustaining our American way of life.

It is beyond the scope of our assigned responsibilities in this legislative session to determine the policies which are to be followed by our nation in the international field. Our task is to make Iowa strong.

The governmental affairs of the state of Iowa basically are in sound condition. Building upon the contributions of legislative and executive work of our predecessors, we have pursued diligently the work of giving to Iowans the maximum in good government.

Notwithstanding the achievements of the past, we would be unwise to rest on our laurels and claim that we had arrived at a state of near perfection.

The fact is that in a changing world good government is a continuing process of study, adjustment and decision. Keeping in mind the stern necessities of the hour, let us examine the areas of action which are afforded to us in our program to make Iowa strong.

CIVIL DEFENSE

Special legislation will be required at this session in order to make secure the civilian defense of our state. My associates and I in the executive branch of the government have been working diligently in cooperation with officials of our adjoining states and officials of the national government to determine the methods by which civilian defense can be achieved in the most efficient manner. These plans are being completed and will be transmitted to you for your consideration at the earliest possible moment.

SOLDIERS BONUS

By an overwhelming vote the citizens of Iowa approved the payment of a soldier's bonus to those individuals from Iowa who served our nation during World War II.

Pursuant to this authorization and the action of the Fifty-third General Assembly, 229,208 claims for payment of soldier's bonus in the aggregate amount of \$84,609,126.35 have been made. There still remain unpaid claims aggregating approximately \$7,768,918.73. I recommend the immediate enactment of enabling legislation authorizing the payment of the balance due on the soldier's bonus out of unappropriated funds in the State Treasury. It is my hope that this legislation can be enacted in time to permit the mailing of all approved checks in connection with the payment of the soldier's bonus before January 31, 1951. Payment of these claims will discharge debts of honor incurred in the dangerous hours of World War II.

FINANCE AND BUDGETARY MATTERS

My recommendations with respect to budget estimates and the report of the financial condition of the State of Iowa are ready. These recommendations have been based upon an intensive study of the requirements of our individual departments and agencies. Because of the very large number of vital matters which will require your attention, I trust you will be able to conclude your consideration of appropriation matters early in the session. In order to accomplish this objective, I am pleased to advise that the budget recommendations, appropriation bills, and pertinent matters relating thereto will be submitted to you on your reconvening next week.



EFFICIENCY IN GOVERNMENT

Your present state administration is committed in principle to the proposition that tax monies should be wisely and efficiently spent. The reports of the Governmental Reorganization Commission and the Municipal Code Study Committee, authorized by the Fifty-third General Assembly, have been transmitted to you for your consideration.

In your deliberations on these reports and recommendations related to them, there are certain fundamental principles which should be considered.

First, we need to set up targets and objectives which we seek to accomplish. Reorganization or code revision, for reorganization's sake only, would change the mechanics of government and might result in no improvement. Any adjustments in the organization of our state government and municipal government should be designed to accomplish the maximum reduction in expenditures which will result in the maintenance of and improvement in service to our citizens.

Second, economies must be achieved while at the same time we assure adequate compensation to our loyal public employees.

Third, services of the state government and its political subdivisions to the citizens of Iowa should be reexamined to see that the state performs those services which it is equipped to do well, leaving to the individual citizens and other branches of government responsibilities which they can best perform.

Fourth, we need continuing study and effort in a program of personnel improvement. Decisions as to reorganization and methods of securing efficiency in government can be made only by legislative processes. Those decisions can be put into operation only by employees of government. We must move forward in a program which will train our people to do their job better. We must reward the efficient by adequate promotions and compensation. We must encourage introduction of improved methods and new techniques.

I must be frank with you in stating that I do not seek personal power through any reorganization of government. Many, many times during the past two years citizens of Iowa have written me requesting affirmative action to correct certain problems. In some of these situations, powers granted to me did not permit me to be of help in working out solutions. You will in your deliberations examine our governmental structure and determine the extent to which modifications will be wise in our program of reaching the goals mentioned herein.

MODERNIZING IOWA LABOR LAWS

The growth of Iowa industry in recent years has been a source of gratification and pride to all of us. It has meant for us a more balanced economy. In the critical days immediately ahead it appears certain that further expansion of our industries will occur. In the program of making Iowa strong, industrial peace is of primary importance. Iowa must take all steps necessary to improve relations between management and labor.



We recognize fully the useful place of labor organizations in our economy. The right to collective bargaining is inherent. It seems clear that when any given labor organization has been chosen in a free and secret election by the employees of any individual industry to represent them in dealing with their employers, then all the employees of such industry should contribute to the cost of maintaining such organization or union. I, therefore, recommend that the union shop be legalized. I further recommend that the individual workers be protected against arbitrary expulsion from unions and consequent loss of jobs. The inherent right of the individual American working man to think for himself and his constitutional right to express himself must be protected.

During the biennium just closed, through the help of public spirited citizens we have demonstrated that conciliation of labor disputes by state action can be helpful in solving industrial disputes. I renew my former recommendation that a state conciliation service be established.

KEEPING IOWA AGRICULTURE AT PEAK EFFICIENCY

In this hour of emergency, it is already apparent that our nation will be dependent to a great extent upon the productive resources of our great agricultural industry. In World War II all-out production was a top priority. Conservation and rotation practices were to some extent deferred or neglected. The present crisis may last for years. Lack of attention to the preservation of our soil may be seriously detrimental to the long range future of our state. Therefore, I recommend that you consider ways and means by which our conservation of natural resources can be accelerated even in this hour of national crisis.

EDUCATION

Two years ago I clearly stated my belief in the need of increased state aid for schools—to assure equal and adequate educational opportunities for all the boys and girls in Iowa. Today, one-fourth of the costs of operating Iowa's public schools are covered by state funds provided by the Fifty-third General Assembly which supported me in this program. It is difficult to measure how much this state aid for schools program has meant in terms of improved education for the children in many areas of the state—and in relieving the burden from many property tax payers. Because our schools reflect the quality of our teachers—this administration also recognizes the necessity of taking the proper steps to assure better qualified teachers—and to attract the most capable people to the teaching profession.

Our institutions of higher learning—the State University, the State College at Ames, and the State Teachers College—have all received substantial appropriation increases. The by-products of the work of these institutions in the form of applied research and the development of improved techniques of production and distribution, which are being used by the citizens of our state and nation, clearly demonstrate the need for adequate support of higher education.

In this field, the State Board of Education conducted last year the



Strayer investigation. And, while the state institutions of higher learning are of great importance, we also have more than 20 private institutions which likewise serve the citizenry of the state in the very important field of higher education. Moreover, a survey has been under way, dealing with the work of junior colleges, which also form an important segment of advanced education in many areas of the state.

In my judgment, we cannot properly survey the future needs and the proper use of advanced educational facilities until we see all three segments in their proper proportions and know of their future plans. Therefore, I recommend that during the next biennium a study committee be appointed to make the necessary survey in this very important field, that we may more wisely plan our advanced educational program for the future.

SCHOOL REORGANIZATION

Four years ago the General Assembly enacted legislation which established a procedure for the reorganization of school districts. The results have been disappointing, in that reorganization has moved very slowly.

There has been much controversy in the state, and much concern, and probably much misunderstanding, about the goals of this reorganization program. The people of Iowa are overwhelmingly of the opinion, and rightly so, that control of the schools should remain in the local communities. Nevertheless, the people are conscious of the importance of education and have a sincere desire to improve the educational facilities of the state. There is a widespread realization of the importance of improvement through reorganization.

Therefore, I recommend that this General Assembly carefully canvass this very important field of public service; that it simplify the laws providing for reorganization and, in doing so, maintain the fundamental principle of local self-determination. The people themselves must continue to have, as they now have, the final voice of approval in any program affecting their own local schools.

ANNUITY AND RETIREMENT BENEFITS FOR PUBLIC EMPLOYEES

Bearing in mind the importance of our public employees, and the benefits to which they are entitled under our state employees' retirement program, we must review this program periodically to determine the extent to which it can be improved.

I recommend that the present law be amended to enlarge the benefits to public employees, to at least equal the benefits which they would receive by reason of the present provisions of the federal law.

Likewise, I recommend that casual employees be relieved from the operation of the fund, either through exclusion from the payment of employee's portion, or by adequate provision so that casual employees will be entitled to receive refunds upon leaving public employment. I am advised the actuarial estimates show no increases in contributions will



be required if we liberalize the state retirement program in accordance with these recommendations.

LAW ENFORCEMENT

In my biennial message earlier this week, I observed that our state has been freed of syndicate gamblers and the federal government has enacted recently a law forbidding the interstate shipment of slot machines. Still, in my judgment, it is desirable to lock the barn while the horse is out by enacting a state law providing for the cancellation of all business licenses, in cases where gambling equipment is found in any business establishment.

Another urgent problem in the field of law enforcement and legal justice is the problem of sex crimes and all criminal convictions of like nature. I recommend that before the convicted parties in such cases are sentenced, that they be properly screened by the state staff of psychiatric physicians. These physicians, who are competent to properly diagnose the individual cases, are now doing this work in our penal institutions after the offenders have been sentenced and committed. In my judgment, it would be highly desirable for the courts to have the benefit of these case reports before determining the sentence and the place of incarceration.

AID TO PERMANENTLY AND TOTALLY DISABLED

Recent federal Social Security legislation has made provision for a new type of public assistance—Aid to the Permanently and Totally Disabled.

In my two years as Governor, many cases of a pitiful and distressing nature in this category have been called to my attention. This new aid program can be set up on a basis similar to the Aid to Blind program, and I seriously recommend that this General Assembly enact legislation to provide for aid to these very worthy and unfortunate citizens—the permanently and totally disabled. I am pleased to advise that the necessary information is available for the consideration of the proper legislative committees.

CHILD WELFARE

While we have made definite progress in the field of Child Welfare in the past two years, it is desirable that we accelerate our program of placing boys and girls from our two children's institutions in the homes of citizens of our state. Scores of children, who today are wards of the state in these institutions, will be far better off in the homes of citizens who yearn for the admission of these children to family life.

In our Aid to Dependent Children program, we should provide for 100 per cent aid, and I am so advising the State Board of Social Welfare, which is charged with the responsibility of administering this very important program.

During the past two years, an average of approximately 100 unfortu-



nate children each month have become dependents of the state because of desertion by their parents. In order to check this deplorable condition and require parents to assume their proper responsibilities to their children, I suggest that the State Board of Social Welfare be granted authority to direct the county attorneys to prosecute deserting parents in those cases where, after due consideration, such prosecution seems advisable. Unless this or some alternative solution is found, the next General Assembly will find it necessary to appropriate an additional one million dollars a year for support of dependent children.

Two years ago, when the Assembly adopted the uniform criminal extradition law, we hoped we had found a measure of remedy for the problem of child desertion. But this legislation was not as effective a remedy as we expected. Experience during the past two years has demonstrated that further legislation is necessary.

Appropriation recommendations in connection with Aid to Dependent Children, Old Age Assistance and other social welfare responsibilities will be dealt with further in my budget message to you next week.

HIGHWAY SAFETY

Although Iowa has achieved a high standard of traffic safety, compared with other states, the continuing tragedies on our highways require affirmative action for the further protection of the safety of our citizens.

Almost 600 persons were killed, and 17,873 more were injured, as a result of highway accidents last year. The main contributing factors to these fatalities and the great number of accidents are: Driving while under the influence of intoxicating liquor, speeding and reckless driving, misjudgment of distance in passing, and mechanical defects. This legislature should take every possible step to correct these conditions.

Toward that end, I recommend that the number of state highway patrolmen be increased from 160 to 225. As a means of meeting the additional cost of this increase in the patrol force, I recommend that you increase the annual charge for a driver's license from the nominal sum of 25 cents to 50 cents a year. This will be a good investment in greater safety on our streets and highways.

Within the limits of its manpower, our Highway Patrol has attained a high peak in efficiency and performance. Its fine personnel merits and enjoys the confidence and respect of our entire state. It is vital to the enforcement of the law of the road.

However, there are other aspects of highway safety which are the responsibility of every citizen of our state. I refer to the importance of Safety Education.

Actually, safety begins between the ears. We must inculcate safer driving habits in the people of Iowa through broad programs of safety education, such as the work now carried forward by the Iowa Safety Congress and numerous cooperating organizations in the state. We must all work to the end that everyone in our state becomes a safe, prudent and careful driver. The Highway Patrol alone cannot accomplish this task.



In regard to the correction of mechanical defects in motor vehicles, there has been proposed the establishment of safety inspection stations throughout the state. However great are the merits of this proposal, it would necessitate the hiring of hundreds of additional state employees.

At the same time, in every county in the state, there are well-equipped garages which are qualified to do this work. I urge that you seriously consider the adoption of a program which would make use of these existing facilities. The responsibility for administration of such a program should be placed in the proper enforcement agency, the office of the Public Safety Commissioner. He should be directed to license established firms in the hundreds of communities throughout the state where adequate facilities exist, and to require a bond from these firms to insure adequate standards of safety inspection.

It would be a relatively simple matter and a great convenience to the public to make use of existing garages for this purpose. And it could be done at a nominal cost.

TAXATION

The subject of taxation is always of importance in the deliberations of the General Assembly. Primarily, we should always seek to equally distribute the tax burden, for, surely, the power to tax is the power to destroy, and in your deliberations it is well to constantly bear this fact in mind. It is necessary to provide the tax funds for the support of the government. However, as the taxing power of government is a paralyzing force on the economy and further development of the nation, we must proceed cautiously and wisely in all tax matters.

It is of paramount importance that we maintain the present sound condition of the financial affairs of the state. We must continue to operate the state government within the current income of the state, and avoid the necessity of levying new taxes or increasing the tax burden of the people. This can be done and should be the number one goal of this General Assembly.

In a few words, my recommendations are: a sound budget; no new taxes; and no increases in taxes.

HIGHWAYS

Highway legislation is also of great importance. We live in an age when transportation is a modern necessity. The highway legislation enacted by the last legislature placed Iowa ahead in the parade of states in highway and road programs, and is proving so beneficial, as the program develops, that in my judgment, we need no major highway legislation in this session, and the work can properly be limited to minor corrective measures.

GENERAL

As legislators, it is your duty and responsibility to serve the best interests of all the people of Iowa. That is also my duty and responsibility. You are the duly elected and constituted representatives of the people in the General Assembly. In that capacity, it is your obligation to make laws for all of the people and constantly bear in mind your responsibility to all of the people.

In your deliberations, I am sure that you will approach all public questions which come before you with open minds and considered judgment. By so doing, you can do the greatest good, and fully discharge your high duty to the citizenry of our great state.

On the one hand, let us have a minimum of contention and division. On the other, let us have a maximum of good will and understanding, tolerance and consideration.

If we would be worthy of our trust we must serve these lofty purposes. Only on the exalted plane of public service and devotion to duty can we merit the confidence which the people have reposed in us.

BE FAIR

Be fair! It is not pity that men need
But a revival of the shining creed
Of chivalry and honor through the earth.
Be fair! He who would rightly know another's worth
Must see in him the man he strives to be,
Possessed of courage, truth and loyalty.
Be fair! Give faith for faith, meet trust with trust.
Who best serves his state must first of all be just!

Let us be eminently fair and just. Let us be considerate to the nth degree of the interests and the welfare of all the people. And if, by precept and example, we meet the challenge of the day, we shall deserve the gratitude of all our fellow citizens. We shall win, moreover, a place of respect and appreciation in the memories of those who follow us.

At this hour of inaugural I am very humble before God and man. I appreciate the confidence which the people have reposed in me. My fervent wish is to serve the interests of the people and may Almighty God in His infinite goodness give me strength and wisdom to do my duty.

The Songfellows sang "Stout Hearted Men" and "Student Prince Serenade," accompanied by Bill Austin.

Governor William S. Beardsley was escorted from the chamber by the committee previously appointed.

The minutes of the joint convention were read and approved.

Butler of Pocahontas moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITOR

Munger of Woodbury presented to the House the Honorable Edna Lawrence, former member of the House from Wapello County.

AMENDMENT TO AMENDMENT TO HOUSE RULES FILED

Amend the proposed amendment to the rules of procedure of the Fiftythird General Assembly as found on page 36 in the January 10, 1951, issue of the House Journal by striking lines 13 and 14, subsection (c).

PDEPER of Allamakee.

To be referred to the committee on rules when appointed.

Goode of Davis moved that the House adjourn until 2:00 p.m., Tuesday, January 16, 1951, in accordance with Senate Concurrent Resolution 5.

Motion prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 16, 1951.

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

Prayer was offered by the Reverend David Beggs, pastor of the Congregational Church, Hampton.

The Journal of January 11 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Clark of Marion on request of Burris of Jackson.

PRESENTATION OF VISITOR

Morris of Dallas presented to the House the Honorable Morris Neal, former member of the House from Dallas County.

PROOF OF PUBLICATION

Published copy of House File 30 and verified proof of publication of said bill in the Spencer Times on January 11, 1951, 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 HOUSE CONCURRENT RESOLUTION

Goode of Davis asked and obtained unanimous consent for the immediate consideration of the following House concurrent resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 4

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Fifty-fourth General Assembly be held Wednesday morning, January 17, 1951, at 11:00 o'clock, for the purpose of hearing the Governor's budget message.

Resolution adopted.

STANDING COMMITTEE APPOINTMENTS

AERONAUTICS

Lisle—	Bloedel	McEleney	Pendleton
Chairman	Cooksey	Mooty	Poston
Schroeder*	Crosier	Oeth	Smith
Abel	Hanna	Patrick	Tierney

AGRICULTURE 1

	AGR	ICULIURE I	
Meyer— Chairman Buck* Boothby	Eckels Fiene Hanna Harris	Miller of Black Hawk Mooty Morris	Ringgenberg Sar Strawman Uhlenhopp
Brockmeyer Brownlie Clark of Marion Davis	Huisman Langland Lucken	Miller of Shelby Nicholson Oberman Patrick	Voigtmann Walker White Young

AGRICULTURE 2, HORTICULTURE AND DAIRY

Weston-	Hanson	Moore of Butler	Ramseyer
Chairman	Heinz	Nystrom	Sherod
Walter*	Hendrix	Norland	Shifflett
Bloedel	Ludwig	Oppedahl	Smith
Burris	Loss	Paul	Soeth
Darrington	Martin	Pedrick	Stiffler
Fairchild	McNeal	Putney	Washburn
Goode			

APPROPRIATIONS

Kuester—	Hansen	Miller of	Ringgenberg
Chairman	Hanson ·	Black Hawk	Robinson
Shifflett*	Hendrix	Miller of Shelby	Schwengel
Bass	Klemesrud	Moore of Butler	Shepard
Boothby	Kosek	Munger	Sloane
Brookings	Langland	Norland	Stevens
Brown	Lisle	Oberman	Stiffler
Cornick	Lucken	Olson	Strawman
Crosier	Mallonee	Palmer	Van Zwol
Davis	McEleney	Patrick	Walker
Eckels	McFarlane	Paul	Walter
Fairchild	Metz	Putney	Washburn
Gallup	Meyer	Poston	Weiss
Goode	1 959	Ramseyer	Young

BANKS, BUILDING AND LOAN

Butler—	Cooksey	Moore of Louisa	Ryan
Chairman	Harris	Mooty	Schwengel
Hansen of	Kosek	Munger	Shifflett
Carroll*	Lucken ·	Nelson of	Van Zwol
Berry	Mensing	Woodbury	Walter
Bloedel	Miller of	Oppedahl	White
Brookings	Black Hawk	Oeth	

BOARD OF CONTROL

Klemesrud-	Cornick	Harris	Nelson of Jasper
Chairman	Crabb	Hendrix	Putney
Poston*	Crosier	Judd	Sherod
Boothby	Fiene	Loss	Strawman
Brookings	Hanna	Miller of	Walter
Clark of	Hansen	Black Hawk	Washburn
Appanoose	Hanson	Moore of Butler	White

^{*}Indicates ranking member.

CITIES AND TOWNS

Judd	Mensing	Ryan
Klemesrud	Metz	Schroeder
Kosek	Munger	Sloane
Lisle	Nystrom	Soeth
Ludwig	Oeth	Tate
Mallonee	Palmer	Tierney
McEleney	Pendleton	Uhlenhopp
	Poston	Van Zwol
McNeal	Ringgenberg	
	Klemesrud Kosek Lisle Ludwig Mallonee McEleney McFarlane	Klemesrud Metz Kosek Munger Lisle Nystrom Ludwig Oeth Mallonee Palmer McEleney Pendleton McFarlane Poston

CLAIMS

CHAIMS	
Miller of Black Hawk Mooty Olson Oppedahl	Pieper Smith Stiffler Weiss White
	Black Hawk Mooty Olson

COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES

Hanson-	Clark of Marion	Loss	Oeth
Chairman	Eckels	Mallonee	Pedrick
Crabb*	Fairchild	McNeal	Pieper
Aubrey	Klemesrud	Mensing	Sar
Bass	Langland	Nelson of Jasper	Walker
Berry	Lucken	Oberman	

CONSERVATION, DRAINAGE AND FLOOD CONTROL

Eckels—	Frey	Miller of	Poston
Chairman	Hansen	Black Hawk	Ringgenberg
Berry*	Harris	Morris	Smith
Bass	Heinz	Nicholson	Soeth
Bloedel	Hendrix	Nielsen	Voigtmann
Brown	Judd	Oberman	Weiss
Butler	Martin	Oppedahl	White
Darrington	Meyer	Pedrick	Young

CONSOLIDATION AND COORDINATION OF STATE GOVERNMENT

Munger-	Hanson	Morris	Schwengel
Chairman	Jones	Nystrom	Strawman
Paul*	Kuester	Poston	Uhlenhopp
Brown	Ludwig	Ramseyer	Walker
Burrows	Meyer	Sar	Weston
Gallun	Mooty		

CONSTITUTIONAL AMENDMENTS

Sloane— Chairman	Mallonee Munger	Oberman Palmer	Robinson Schwengel
Cooksey*	Nelson of	Pendleton .	Tierney
Goode	Woodbury	Pieper	Cananina no se

COUNTY AND TOWNSHIP AFFAIRS

Young-	Burris	Huisman	Patrick
Chairman	Clark of Marion	Mallonee	Pedrick
Cornick*	Darrington	Nelson of Jasper	Pieper
Abel	Eckels	Nielsen	Sherod
Brockmeyer	Fiene	Oberman	Weiss
Brownlie	Frey	Oppedahl	

DEPARTMENTAL AFFAIRS

Gallup—	Burris	Jones	Oeth
Chairman	Frey	Kosek	Stevens
Smith*	Hanna	Moore of Louisa	Weiss
Abel			

ELECTIONS, POLITICAL AND JUDICIAL DISTRICTS

Langland-	Berry	Heinz	Olson
Chairman	Burrows	Huisman	Shepard
Oeth*	Clark of	Koch	Tierney
Abel	Appanoose	Martin	1950 (A. 1160 (S. €)

ENROLLED BILLS

Bass-	Fiene*	Jones	Robinson
Chairman	Cooksey	Nicholson	Tate

FISH AND GAME

Van Zwol-	Fiene	Koch	Pendleton
Chairman	Goode	Lisle	Shepard
Pedrick*	Judd	McEleney	Sherod
Abel	Klemesrud	Morris	Smith
Brockmeyer			

INSURANCE

Schwengel-	Davis	McNeal	Ryan
Chairman	Heinz	Moore of Louisa	Sar
Tate*	Kosek	Nielsen	Schroeder
Berry	Kuester	Norland	Sloane
Brockmeyer	Ludwig	Palmer	Van Zwol
Cooksey	Martin	Ramseyer	Voigtmann

JUDICIARY 1

Palmer— Chairman	Mallonee McEleney	Nelson of Woodbury	Pendleton Robinson
	McNeal	Nicholson	
Sloane*			Tate
Cooksey	Moore of Louisa	Norland	Tierney
Heinz		Oeth	Uhlenhopp

JUDICIARY 2

Strawman— Chairman	Clark of Appanoose	Mooty Morris	Ringgenberg Sar
Pieper*	Crabb	Munger	Schroeder
Boothby	Goode	Nelson of Jasper	Washburn
Burrows	Kosek	Poston	Young

LABOR

Stevens-	Clark of Marion	Lisle	Palmer
Chairman	Frey	McFarlane	Patrick
Ryan*	Goode	Nelson of	Sar
Aubrey	Heinz	Woodbury	Shifflett
Buck	Hendrix	Nielsen	Sloane
Burris	Huisman	Nystrom	Stiffler
Cooksey	Judd	Olson	

MILITARY AND VETERANS AFFAIRS

Lucken-	Hanson	Palmer	Robinson
Chairman	Huisman	Patrick	Ryan
Tierney*	Jones	Pendleton	Schroeder
Boothby	Kosek	Pieper	Shepard
Brockmeyer	McEleney	Putney	Sloane
Burrows	Munger	Ramseyer	Stevens
Uanna	Oleon		

MINES AND MINING

Shepard—	Brown	Clark of Marion	Pedrick
Chairman	Clark of	Morris	Tate
Aubrey*	Appanoose	se Nelson of Jasper	

MOTOR VEHICLES, COMMERCE AND TRADE

Walker-	Cornick	Loss	Nystrom
Chairman	Darrington	McEleney	Paul
Mooty*	Fiene	Mensing	Pedrick
Abel	Frey	Meyer	Shepard
Brookings	Judd	Moore of Louisa	Weston
Buck	Koch	Nelson of	
Rutler		Woodhury	

POLICE REGULATION, SUPPRESSION OF CRIME AND INTEMPERANCE

Moore of Butler	Davis	Miller of Shelby	Robinson
-Chairman	Judd	Nelson of	Ryan
Loss*	Klemesrud	Woodbury	Schroeder
Abel	Koch	Nielsen	Shepard
Bass	Langland	Norland	Stiffler
Burris	Malionee	Nystrom	Soeth
Clark of	McFarlane	Paul	Tate
Appanoose	McNeal	Pieper	Uhlenhopp
Cornick			

PRINTING

Metz— Chairman	Burrows* Crosier	Frey Klemesrud	Koch Van Zwol
	PRIVATE	CORPORATIONS	
Kosek— Chairman Clark of Appanoose* Aubrey	Fairchild Ludwig McFarlane Mensing Metz	Moore of Louisa Nelson of Jasper Oppedahl Pedrick	Putney Shifflett Soeth Voigtmann

PUBLIC HEALTH, PHARMACY

McEleney-	Burrows	Miller of	Ryan
Chairman	Butler	Black Hawk	Stevens
Pendleton*	Davis	Nelson of Jasper	Tate
Aubrey	Hansen	Nicholson	Van Zwol
Brockmeyer	Jones	Norland	Voigtmann
Brookings	Klemesrud	Oberman	Walker
Buck	Metz	Ringgenberg	

PUBLIC LANDS AND BUILDINGS

Brookings-	Harris	Nielsen	Stiffler
Chairman	Jones	Nystrom	Walker
Boothby*	Lucken	Putney	Walter
Abel	Ludwig	Sherod	Weston
Fekala	Moore of Butler		

PUBLIC UTILITIES, TELEPHONE, TELEGRAPH AND EXPRESS

Davis— Chairman Mensing*	Cooksey Clark of Marion Fairchild	Nelson of Woodbury Olson	Soeth Tate Tierney
Aubrey	Hansen	Patrick	Van Zwol
Bloedel Boothby	Meyer Miller of Shelby	Smith	Washburn

RAILROADS

		•	
Robinson—	Davis	Judd	Norland
Chairman	Fiene	Koch	Ryan .
Nystrom*	Frey	McNeal	Voigtmann
Burrows	Hanson	Moore of Louisa	Weiss
Crosier	Harris	Miller of Shelby	

ROADS AND HIGHWAYS

Brown-Schwengel Gallup Mever Shepard Chairman Goode Morris Nelson of Patrick* Hansen Sherod Woodbury Abel Hanson Sloane Bloedel Heinz Nielsen Stevens Boothby Nystrom Hendrix Strawman Brookings Kuester Olson Tate Brownlie Langland Paul Tierney Lucken Pendleton Buck Walter Crosier Poston Washburn Loss Ramseyer Darrington McEleney Weston McFarlane Robinson **Eckels** Young Fairchild Mensing Sar

RULES

Putney— Goode McFarlane Pieper
Chairman Klemesrud Miller of Shelby Schwengel
McNeal* Kuester Palmer Strawman

SCHOOLS, LIBRARIES, STATE EDUCATIONAL INSTITUTIONS

Miller of Black Hanna Nelson of Jasper Stevens Hawk-Chair-Hanson Nicholson Stiffler Huisman Nielsen Tate man Norland* Uhlenhopp Jones Olson Bass Klemesrud Oppedahl Van Zwol Brown Koch Paul Voigtmann Kosek Buck Ringgenberg Walker Cornick Ludwig Weiss Schwengel Mallonee Crabb Shifflett Weston Moore of Butler Fairchild

SOCIAL SECURITY

McFarlane-Butler Langland Ramsever Chairman Clark of Lisle Schroeder Fairchild* Appanoose Metz Smith Berry Brockmeyer Cooksey Meyer Strawman Cornick Moore of Louisa Uhlenhopp Voigtmann Walter Brookings Darrington Oberman Brown Hendrix Paul Brownlie Huisman Putney

TAX REVISION

Olson-Chairman Davis Lucken Moore of Louisa Uhlenhopp* Fairchild Martin Oppedahl Boothby McFarlane Oeth Frey Gallup Brownlie Metz Ringgenberg Meyer Butler Huisman Sherod Koch Clark of Marion Miller of Shelby Smith Darrington Langland

WAYS AND MEANS

Metz Goode-Crosier Schwengel Chairman Moore of Butler Shifflett Darrington Washburn* Gallup Morris Stevens Brookings Hansen Nicholson Strawman Brown Hanson Norland Uhlenhopp Voigtmann Walter Buck Kuester Paul Butler Ludwig Putney Cornick Weiss McNeal Ramseyer Crabb Sar

REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES ABEL OF CLAYTON

Motor vehicles, com-

merce and trade

Fish and game

Aeronautics
County and township
affairs
Departmental affairs
Elections, political and
judicial districts

Cities and towns Compensation of public officers and employees Labor

Appropriations Claims Compensation of public officers and employees

Banks, building and loan Compensation of public officers and employees

Aeronautics
Agriculture 2, horticulture and dairy
Banks, building and
loan

Agriculture 1 Appropriations Board of control Judiciary 2

Agriculture 1 County and township affairs Fish and game

Appropriations
Banks, building and
loan
Board of control

Appropriations
Conservation, drainage
and flood control
Consolidation and coordination of state
government

Agriculture 1 Cities and towns Claims

s, political and al districts AUBREY OF WAPELLO

Mines and mining*
Private corporations
Public health, pharmacy

BASS OF MONTGOMERY Conservation, drainage and flood control Enrolled bills chairman

BERRY OF CALHOUN Conservation, drainage and flood control* Elections, political and judicial districts

BLOEDEL OF FREMONT Conservation, drainage and flood control

BOOTHBY OF CHEROKEE
Military and veterans
affairs
Public utilities, telephone, telegraph
and express
BROCKMEYER OF HOWARD

Insurance Military and veterans affairs

BROOKINGS OF POTTAWATTAMIE

Motor vehicles, commerce and trade Public health, pharmacy

BROWN OF MAHASKA Mines and mining Roads and highways chairman

BROWNLIE OF MADISON County and township affairs Roads and highways Police regulation, suppression of crime and intemperance Public lands and buildings Roads and highways

Public utilities, telephone, telegraph and express

Police regulation, suppression of crime and intemperance Schools, libraries, state educational institutions

Insurance Social security

Public utilities, telephone, telegraph and express Roads and highways

Public lands and buildings* Roads and highways Tax revision

Public health, pharmacy Social security

Public lands and buildings—chairman Roads and highways Social security Ways and means

Schools, libraries, state educational institutions Social security Ways and means

Social security Tax revision

^{*}Indicates ranking member.

BUCK OF MARSHALL

Agriculture 1* Claims Labor

Motor vehicles, commerce and trade

Agriculture 2, horticulture and dairy Cities and towns

Consolidation and coordination of state government Elections, political and judicial districts

Banks, building and loan-chairman Conservation, drainage and flood control

Board of control Elections, political and judicial districts Judiciary 2

Agriculture 1 Cities and towns Compensation of public officers and employees

Aeronautics Banks, building and Constitutional amendments*

Appropriations Board of control Motor vehicles, commerce and trade

Board of control Cities and towns

Aeronautics Appropriations Board of control Public health, pharmacy

Roads and highways

BURRIS OF JACKSON

County and township affairs Departmental affairs

BURROWS OF BENTON

Judiciary 2 Military and veterans affairs Printing*

BUTLER OF POCAHONTAS

Motor vehicles, commerce and trade Public health, pharmacy

CLARK OF APPANOOSE

Mines and mining Police regulation, suppression of crime and intemperance

CLARK OF MARION

County and township affairs Labor Mines and mining

COOKSEY OF CLAY

Enrolled bills Insurance Judiciary 1 Labor

CORNICK OF HENRY

Police regulation, suppression of crime and intemperance

CRABB OF GUTHRIE

Compensation of public officers and employees* Judiciary 2

CROSIER OF LINN

Cities and towns* Printing Railroads

Schools, libraries, state educational institutions Ways and means

Labor Police regulation, suppression of crime and intemperance

Public health, pharmacy Railroads

Social security Tax revision Ways and means

Private corporations* Social security

Public utilities, telephone, telegraph and express Tax revision

Public utilities, telephone, telegraph and express Social security

Schools, libraries, state educational institutions Social security Ways and means

Schools, libraries, state educational institutions Ways and means

Roads and highways Ways and means

DARRINGTON OF HARRISON

Agriculture 2, horticulture and dairy Conservation, drainage and flood control

Agriculture 1
Appropriations
Insurance
Police regulation, suppression of crime
and intemperance

Agriculture 1
Appropriations
Claims
Compensation of public officers and
employees

Agriculture 2, horticulture and dairy Appropriations Compensation of public officers and employees

Agriculture 1 Board of control Enrolled bills*

Conservation, drainage and flood control County and township affairs

Appropriations
Consolidation and coordination of state
government

Agriculture 2, horticulture and dairy Appropriations Constitutional amendments

Aeronautics Agriculture 1 Board of control

Appropriations
Banks, building and
loan*
Board of control

County and township affairs

Motor vehicles, commerce and trade

DAVIS OF FAYETTE

Public health, pharmacy Public utilities, telephone, telegraph and express—

chairman

ECKELS OF HANCOCK

Conservation, drainage and flood control chairman

County and township affairs

FAIRCHILD OF IDA

Private corporations
Public utilities, telephone, telegraph
and express
Roads and highways

FIENE OF CHICKASAW

County and township affairs Fish and game

FREY OF POTTAWATTAMIE

Departmental affairs Labor Motor vehicles, commerce and trade

GALLUP OF JEFFERSON

Departmental affairs chairman Roads and highways

GOODE OF DAVIS

Fish and game Judiciary 2 Labor Roads and highways

HANNA OF ADAMS

Departmental affairs Military and veterans affairs

HANSEN OF CARROLL

Conservation, drainage and flood control Public health, pharmacy Roads and highways Social security Tax revision Ways and means

Railroads Tax revision

Public lands and buildings Roads and highways

Schools, libraries, state educational institutions Social security* Tax revision

Motor vehicles, commerce and trade Railroads

Printing Railroads Tax revision

Tax revision Ways and means

Rules Ways and means chairman

Schools, libraries, state educational institutions

Public utilities, telephone, telegraph and express Roads and highways Ways and means

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Agriculture 2, horticulture and dairy Appropriations Board of control Compensation of public officers and employees—chairman

Agriculture 1
Banks, building and
loan
Board of control

Agriculture 2, horticulture and dairy Conservation, drainage and flood control

Agriculture 2, horticulture and dairy Appropriations Board of control

Agriculture 1 County and township affairs Elections, political and judicial districts

Consolidation and coordination of state government Departmental affairs Enrolled bills

Board of control Cities and towns Conservation, drainage and flood control

Appropriations
Board of control—
chairman
Cities and towns
Compensation of public officers and employees

Elections, political and judicial districts Fish and game Motor vehicles, commerce and trade

Appropriations
Banks, building and
loan
Cities and towns
Departmental affairs

HANSON OF LYON

Consolidation and coordination of state government Military and veterans affairs Railroads

HARRIS OF ADAIR Claims*

Conservation, drainage and flood control HEINZ OF DUBUQUE

Elections, political and judicial districts Insurance

HENDRIX OF MUSCATINE Claims—chairman Conservation, drainage and flood control

HUISMAN OF OSCEOLA Labor Military and veterans affairs

JONES OF CLARKE Military and veterans affairs Public health, pharmacy

JUDD OF CLINTON
Fish and game
Labor
Motor vehicles, commerce and trade

KLEMESRUD OF WINNEBAGO

Fish and game
Police regulation, suppression of crime
and intemperance
Printing

KOCH OF PALO ALTO
Police regulation, suppression of crime
and intemperance
Printing
Railroads

KOSEK OF LINN
Insurance
Judiciary 2
Military and veterans
affairs

Roads and highways Schools, libraries, state educational institutions Ways and means

Public lands and buildings Railroads

Judiciary 1 Labor Roads and highways

Labor Roads and highways Social security

Schools, libraries, state educational institutions Social security Tax revision

Public lands and buildings Schools, libraries, state educational institutions

Police regulation, suppression of crime and intemperance Railroads

Public health, pharmacy Rules Schools, libraries, state educational institutions

Schools, libraries, state educational institutions Tax revision

Private corporations chairman Schools, libraries, state educational institutions Appropriations chairman Consolidation and coordination of state government Insurance Roads and highways Rules Ways and means

LANGLAND OF WINNESHIEK

Agriculture 1
Appropriations
Compensation of public officers and
employees

Elections, political and judicial districts chairman Police regulation, suppression of crime and intemperance Roads and highways Social security Tax revision

Aeronautics—chairman Appropriations LISLE OF PAGE Cities and towns Fish and game

Labor Social security

Agriculture 2, horticulture and dairy Board of control Claims Compensation of public officers and employees Motor vehicles, commerce and trade

LOSS OF KOSSUTH

Police regulation, suppression of crime and intemperance* Roads and highways

Agriculture 1
Appropriations
Banks, building and
loan

LUCKEN OF PLYMOUTH Compensation of public officers and employees Military and veterans affairs—chairman

Public lands and buildings Roads and highways Tax revision

Agriculture 2, horticulture and dairy Cities and towns Consolidation and coordination of state government LUDWIG OF JOHNSON Insurance Private corporations Public lands and buildings

Schools, libraries, state educational institutions Ways and means

Appropriations
Cities and towns
Compensation of public officers and
employees MALLONEE OF AUDUBON
Constitutional amendments
County and township
affairs
Judiciary 1

Police regulation, suppression of crime and intemperance Schools, libraries, state educational institutions

Agriculture 2, horticulture and dairy Claims MARTIN OF MONROE Conservation, drainage and flood control Elections, political and judicial districts

Insurance Tax revision

Aeronautics Appropriations Cities and towns Fish and game McELENEY OF CLINTON
Judiciary 1
Military and veterans
affairs
Motor vehicles, commerce and trade

Public health, pharmacy—chairman Roads and highways

Appropriations Cities and towns Labor McFARLANE OF BLACK HAWK

Police regulation, suppression of crime and intemperance Private corporations Roads and highways Rules
Social security—
chairman
Tax revision



Agriculture 2, horticulture and dairy Cities and towns Compensation of public officers and employees

Banks, building and loan Cities and towns

Appropriations
Cities and towns
Printing—chairman

Agriculture 1 chairman Appropriations Conservation, drainage and flood control

Agriculture 1 Appropriations Banks, building and loan Board of control

Agriculture 1
Appropriations
Police regulation, suppression of crime and intemperance

Agriculture 2, horticulture and dairy Appropriations Board of control

Banks, building and loan Departmental affairs Insurance

Aeronautics Agriculture 1 Banks, building and loan

Agriculture 1 Conservation, drainage and flood control McNEAL OF WRIGHT

Insurance
Judiciary 1
Police regulation, suppression of crime
and intemperance

MENSING OF CEDAR

Compensation of public officers and employees Motor vehicles, commerce and trade

METZ OF DECATUR Private corporations Public health, pharmacy

MEYER OF SAC
Consolidation and coordination of state
government
Motor vehicles, commerce and trade

MILLER OF BLACK HAWK Claims Conservation, drainage and flood control Public health, pharmacy

MILLER OF SHELBY Public utilities, telephone, telegraph and express

MOORE OF BUTLER
Police regulation, suppression of crime and intemperance chairman
Public lands and buildings

MOORE OF LOUISA
Judiciary 1
Motor vehicles, commerce and trade
Private corporations

MOOTY OF GRUNDY Claims Consolidation and coordination of state government

MORRIS OF DALLAS Consolidation and coordination of state government Fish and game Railroads Rules* Ways and means

Private corporations
Public utilities, telephone, telegraph
and express*
Roads and highways

Social security Tax revision Ways and means

Public utilities, telephone, telegraph and express Roads and highways Social security Tax revision

Schools, libraries, state educational institutions—chairman

Railroads Rules Tax revision

Rules Schools, libraries, state educational institutions Ways and means

Railroads Social security Tax revision

Judiciary 2 Motor vehicles, commerce and trade*

Judiciary 2 Mines and mining Roads and highways Ways and means

MUNGER OF WOODBURY

Appropriations Banks, building and loan Cities and towns

Consolidation and coordination of state governmentchairman

Constitutional amendments Judiciary 2 Military and veterans affairs

Board of control Compensation of public officers and employees

County and township affairs Judiciary 2 Mines and mining Private corporations

NELSON OF JASPER

Public health, phar-Schools, libraries, state educational institutions

Banks, building and loan Cities and townschairman Constitutional amendments

Judiciary 1 Labor Motor vehicles, commerce and trade Police regulation, suppression of crime and intemperance

NICHOLSON OF TAYLOR

NELSON OF WOODBURY

Public utilities, telephone, telegraph and express Roads and highways

Agriculture 1 Conservation, drainage and flood control Enrolled bills

Judiciary 1 Public health, pharmacy

Schools, libraries, state educational institutions Ways and means

Conservation, drainage and flood control County and township affairs Insurance

NIELSEN OF MONONA Labor Police regulation, suppression of crime and intemperance Public lands and build-

Roads and highways Schools, libraries, state educational institutions

ture and dairy Appropriations Insurance Judiciary 1

NORLAND OF WORTH Agriculture 2, horticul- Police regulation, suppression of crime and intemperance Public health, pharmacv

Railroads Schools, libraries, state educational institutions* Ways and means

Agriculture 2, horticulture and dairy Cities and towns Consolidation and coor- Police regulation, supdination of state government

NYSTROM OF BOONE Labor Motor vehicles, commerce and trade pression of crime and intemperance

and flood control

ments

Public lands and buildings Railroads* Roads and highways

Agriculture 1 Appropriations Compensation of public Constitutional amendofficers and employees

OETH OF DUBUQUE Compensation of public officers and employees Departmental affairs

OBERMAN OF DES MOINES Conservation, drainage County and township affairs Public health, pharmacy Social security

Aeronautics Banks, building and loan Cities and towns

Elections, political and judicial districts* Judiciary 1 Tax revision

OLSON OF MITCHELL

Appropriations Claims Elections, political and Public utilities, tele-judicial districts phone, telegraph a Labor

Military and veterans affairs phone, telegraph and Tax revisionexpress Roads and highways

Schools, libraries, state educational institutions chairman

OPPEDAHL OF HUMBOLDT

Agriculture 2, horticulture and dairy Banks, building and loan Claims

Conservation, drainage and flood control County and township affairs

Private corporations Schools, libraries, state educational institutions Tax revision

PALMER OF LEE

Appropriations Cities and towns Constitutional amendments

Insurance Judiciary 1-chairman Labor

PATRICK OF SIOUX

Military and veterans affairs Rules

Aeronautics Agriculture 1 Appropriations County and township affairs

Labor Military and veterans affairs

Public utilities, telephone, telegraph and express Roads and highways*

Agriculture 2, horticul- Motor vehicles, comture and dairy Appropriations Consolidation and coordination of state government*

PAUL OF POWESHIEK merce and trade Police regulation, suppression of crime and intemperance Roads and highways

Schools, libraries, state educational institutions Social security Ways and means

Agriculture 2, horticul- Conservation, drainage Mines and mining ture and dairy Compensation of public County and township officers and employees

PEDRICK OF WAPELLO and flood control affairs Fish and game*

Motor vehicles, commerce and trade Private corporations

Claims Compensation of public officers and employees

ments County and township affairs Judiciary 2*

PIEPER OF ALLAMAKEE

Constitutional amend- Military and veterans affairs Police regulation, suppression of crime and intemperance Rules

PENDLETON OF BUENA VISTA

Aeronautics Cities and towns Constitutional amendments

Fish and game Judiciary 1 Military and veterans affairs

Public health, pharmacv* Roads and highways

POSTON OF WAYNE

Aerenautics Appropriations Board of control* Cities and towns

Conservation, drainage Judiciary 2 and flood control Consolidation and coordination of state government

Roads and highways

PUTNEY OF TAMA

Agriculture 2, horticul- Military and veterans ture and dairy Appropriations Board of control

affairs Private corporations Public lands and buildRules-chairman Social security Ways and means

RAMSEYER OF WASHINGTON

Agriculture 2, horticul- Consolidation and coture and dairy Appropriations

ordination of state government Insurance

Military and veterans Roads and highways Social security Ways and means

RINGGENBERG OF STORY

Agriculture 1 Appropriations Cities and towns Conservation, drainage and flood control

Judiciary 2 Public health, pharmacy

Schools, libraries, state educational institutions Tax revision

ROBINSON OF DELAWARE

Appropriations Constitutional amendments Enrolled bills Judiciary 1

Military and veterans affairs Police regulation, suppression of crime and intemperance

Railroads—chairman Roads and highways

RYAN OF POLK

Banks, building and loan Cities and towns Insurance Labor*

Military and veterans affairs Police regulation, suppression of crime and intemperance

Public health, pharmacy Railroads

SAR OF FLOYD

Agriculture 1 Compensation of public officers and employees

Consolidation and coor- Judiciary 2 dination of state government Insurance

Roads and highways Ways and means

Aeronautics* Cities and towns Insurance Judiciary 2

SCHROEDER OF SCOTT Military and veterans affairs

Police regulation, suppression of crime and intemperance Social security

Appropriations Banks, building and loan Consolidation and coordination of state government

SCHWENGEL OF SCOTT Constitutional amendments Insurance—chairman Roads and highways Rules

SHEPARD OF LUCAS

Schools, libraries, state educational institutions Ways and means

Appropriations Elections, political and judicial districts Fish and game Military and veterans affairs

Mines and miningchairman Motor vehicles, commerce and trade

Police regulation, suppression of crime and intemperance Roads and highways

Agriculture 2, horticulture and dairy Board of control

Agriculture 2, horticulture and dairy Appropriations* Banks, building and loan

Appropriations Cities and towns Constitutional amendments-chairman

Aeronautics Agriculture 2, horticulture and dairy Claims

Agriculture 2, horticul- Police regulation, supture and dairy Cities and towns Conservation, drainage Private corporations and flood control

Appropriations Departmental affairs Labor—chairman Military and veterans affairs

Agriculture 2, horticulture and dairy Appropriations Claims Labor

Agriculture 1 Appropriations Board of control

Cities and towns Enrolled bills Insurance* Judiciary 1 Mines and mining

Aeronautics Cities and towns Constitutional amendments

SHEROD OF VAN BUREN

County and township affaira Fish and game

SHIFFLETT OF RINGGOLD

Labor Private corporations Schools, libraries, state educational institutions

SLOANE OF POLK

Insurance Judiciary 1* Labor

SMITH OF DICKINSON Conservation, drainage Public utilities, teleand flood control Departmental affairs* Fish and game

SOETH OF EMMET

pression of crime and intemperance

STEVENS OF GREENE Public health, pharmacy Roads and highways

STIFFLER OF WARREN Public lands and buildings Schools, libraries, state educational institutions

STRAWMAN OF JONES Consolidation and coordination of state government Judiciary 2—chairman

TATE OF CERRO GORDO Police regulation, suppression of crime and intemperance Public health, pharmacy

TIERNEY OF WEBSTER Elections, political and Public utilities, tele-judicial districts phone, telegraph a Judiciary 1 Military and veterans affairs*

Public lands and build-Roads and highways Tax revision

Ways and means

Military and veterans affairs Roads and highways

phone, telegraph and express Social security Tax revision

Public utilities, telephone, telegraph and express

Schools, libraries, state educational institutions Ways and means

Police regulation, suppression of crime and intemperance

Roads and highways Social security Ways and means

Public utilities, telephone, telegraph and express Roads and highways Schools, libraries, state educational institutions

phone, telegraph and express Roads and highways

UHLENHOPP OF FRANKLIN

Agriculture 1
Cities and towns
Consolidation and coordination of state
government

Judiciary 1
Police regulation, suppression of crime and intemperance

Schools, libraries, state
educational institutions
Social security
Tax revision*
Ways and means

Appropriations
Banks, building and
loan
Cities and towns
Fish and game—chair-

VAN ZWOL OF O'BRIEN Insurance Printing Public health, pharmacy

Public utilities, telephone, telegraph and express Schools, libraries, state educational institutions

Agriculture 1
Conservation, drainage
and flood control
Insurance
Private corporations

VOIGTMANN OF IOWA Public health, pharmacy Railroads

Schools, libraries, state educational institutions Social security Ways and means

Agriculture 1 Appropriations Compensation of public officers and employees WALKER OF HAMILTON
Consolidation and coordination of state
government
Motor vehicles, commerce and trade—
chairman

Public health, pharmacy Public lands and buildings Schools, libraries, state educational institutions

Agriculture 2, horticulture and dairy* Appropriations Banks, building and loan

WALTER OF HARDIN Board of control Public lands and buildings

Roads and highways Social security Ways and means

Agriculture 2, horticulture and dairy Appropriations Board of control

WASHBURN OF MILLS Judiciary 2 Public utilities, telephone, telegraph and express

Roads and highways Ways and means*

Appropriations Claims Conservation, drainage and flood control

WEISS OF CRAWFORD County and township affairs Departmental affairs Railroads

Schools, libraries, state educational institutions Ways and means

Agriculture 2, horticulture and dairy chairman Consolidation and coordination of state government

WESTON OF BUCHANAN Motor vehicles, commerce and trade Public lands and buildings

WHITE OF KEOKUK

Roads and highways Schools, libraries, state educational institutions

Agriculture 1 Banks, building and loan

YOUNG OF UNION County and township affairs—chairman

Board of control

Claims

Conservation, drainage and flood control

Agriculture 1 Appropriations Conservation, drainage and flood control

Judiciary 2 Roads and highways



BILLS ASSIGNED TO COMMITTEES

The Speaker announced the assignment of the following bills to committees:

- H. F. 1 Judiciary 2
- H. F. 2 Consolidation and coordination of state government
- H. F. 3 Consolidation and coordination of state government
- H. F. 4 Board of control
- H. F. 5 Judiciary 1
- H. F. 6 Police regulation, suppression of crime and intemperance.
- H. F. 7 Police regulation, suppression of crime and intemperance.
- H. F. 8 Compensation of public officers and employees
- H. F. 9 Judiciary 1
- H. F. 10 Judiciary 1
- H. F. 11 Police regulation, suppression of crime and intemperance.
- H. F. 12 Judiciary 1
- H. F. 13 Judiciary 1
- H. F. 14 Judiciary 2
- H. F. 15 Judiciary 2
- H. F. 16 Judiciary 2
- H. F. 17 County and township affairs
- H. F. 18 Compensation of public officers and employees
- H. F. 19 Private corporations
- H. F. 20 Private corporations
- H. F. 21 Judiciary 1
- H. F. 22 Cities and towns
- H. F. 23 Motor vehicles, commerce and trade
- H. F. 24 Compensation of public officers and employees
- H. F. 25 Elections, political and judicial districts
- H. F. 26 Insurance
- H. F. 27 Private corporations
- H. F. 28 Judiciary 1
- H. F. 29 Consolidation and coordination of state government
- H. F. 30 Judiciary 2
- H. F. 31 Board of control
- H. F. 32 Ways and means
- H. F. 33 Cities and towns
- H. F. 34 Judiciary 1
- H. F. 35 Ways and means



H. F. 36 Judiciary 1

H. F. 37 Judiciary 2

H. F. 38 Cities and towns

H. F. 39 Cities and towns

H. F. 40 Cities and towns

H. F. 41 Cities and towns

H. F. 42 Cities and towns

H. F. 43 Cities and towns

H. F. 44 Judiciary 2

H. F. 45 Cities and towns

H. F. 46 Tax revision

H. F. 47 Cities and towns

H. F. 48 Cities and towns

INTRODUCTION OF BILLS

House File 49, by Crosier of Linn and Nelson of Woodbury, a bill for an act relating to the payment of sales and use tax by tax certifying or levying bodies and to repeal certain sections of chapter four hundred twenty-two (422) of the Code relating thereto and enact substitutes therefor.

Read first time and referred to committee on tax revision.

House File 50, by Nelson of Woodbury and Crosier of Linn, a bill for an act to abolish river front commissions and to repeal chapter three hundred seventy-two (372), Code 1950, and other sections of the Code relating thereto and to transfer powers relating to river front improvements in municipal corporations to the council.

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

House File 51, by Nelson of Woodbury and Crosier of Linn, a bill for an act to define the powers of municipal corporations in respect to carriers of passengers or merchandise for hire operating within such municipal corporations and upon the streets thereof and to amend certain sections of the Code relating thereto and to repeal certain sections of the Code relating thereto and to enact substitutes therefor.

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

House File 52, by Nelson of Woodbury and Crosier of Linn, a bill for an act to provide for the government of municipal corpo-



rations under the council-manager by popular election form of municipal government, and to repeal various sections of chapter four hundred nineteen (419), Code 1950, relating thereto, and to enact substitutes therefor.

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

House File 53, by Crosier of Linn and Nelson of Woodbury, a bill for an act to repeal chapter six hundred three (603), Code 1950, relating to the superior court, and to amend various sections of the Code relating thereto.

Read first time and referred to committee on judiciary 1.

House File 54, by Nelson of Woodbury and Crosier of Linn, a bill for an act to make all general laws pertaining to municipal corporations applicable to cities organized under special charter and other specific forms of municipal government and to repeal sections four hundred twenty point forty (420.40) and four hundred twenty point forty-one (420.41) of the Code relating thereto and enact substitutes therefor, and to repeal all other sections of chapter four hundred twenty (420) and various other sections of the Code relating exclusively to cities organized under special charter.

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

House File 55, by Crosier of Linn and Nelson of Woodbury, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections of chapter three hundred sixty-six (366), Code 1950, relating thereto, and to amend certain sections of said chapter.

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

House File 56, by Nelson of Woodbury and Crosier of Linn, a bill for an act relating to municipal platting, planning, and zoning and to amend chapters four hundred nine (409), four hundred fourteen (414), three hundred seventy-three (373), and three hundred fifty-eight A (358A), Code 1950, relating thereto.

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

House File 57, by Nelson of Woodbury and Crosier of Linn, a bill for an act to provide for the government of cities and towns under the commission form of municipal government, and to repeal



various sections of chapter four hundred sixteen (416), Code 1950, relating thereto and to enact a substitute therefor.

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

House File 58, by Brown of Mahaska and Goode of Davis, a bill for an act to amend, revise and codify chapter three hundred thirteen (313), Code 1950, relating to primary roads.

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

House File 59, by Brown of Mahaska and Goode of Davis, a bill for an act to repeal chapter three hundred six (306), Code 1950, to enact a substitute therefor, and to repeal or amend various other sections of the Code, all relating to classification, jurisdiction, control, establishment, alteration and vacation of highway.

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

House File 60, by Buck of Marshall, a bill for an act to amend chapter one hundred seven (107), Code 1950, to provide for participation in the Federal Restoration Act.

Read first time and referred to committee on fish and game.

House File 61, by Frey of Pottawattamie, a bill for an act to amend section three hundred fifty point one (350.1), Code 1950, relating to bounties for foxes.

Read first time and referred to committee on fish and game.

House File 62, by Berry of Calhoun and Tierney of Webster, a bill for an act to appropriate from the general fund of the state funds for the World War II service compensation board.

Read first time and referred to committee on appropriations.

House File 63, by Tierney of Webster, a bill for an act to amend section three hundred twenty-one point three hundred seventeen (321.317), Code 1950, relating to directional lights on motor vehicles.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 64, by Tate of Cerro Gordo, McNeal of Wright and Abel of Clayton, a bill for an act to amend section three hundred twenty-one point one hundred ninety-one (321.191), Code 1950,



relating to fees for operator's and chauffeur's licenses.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 65, by Tate of Cerro Gordo, McNeal of Wright and Abel of Clayton, a bill for an act to amend section eighty point four (80.4), Code 1950, relating to members of the Iowa highway safety patrol.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 66, by Olson of Mitchell, Nelson of Woodbury and Norland of Worth, a bill for an act to repeal chapter five hundred forty-six (546), Code 1950, relating to nonresident auctioneers and to substitute a new chapter relating to the licensing of auctioneers crying sales within the State of Iowa.

Read first time and referred to committee on judiciary 1.

House File 67, by Cooksey of Clay, a bill for an act to amend chapter one hundred twenty-four (124), Code 1950, relating to beer permits.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 68, by Cooksey of Clay, a bill for an act to amend section ninety point twelve (90.12), Code 1950, relating to the investigation and decision of a board of arbitration for labor disputes.

Read first time and referred to committee on labor.

House File 69, by Van Zwol of O'Brien, Patrick of Sioux, Hanson of Lyon and Huisman of Osceola, a bill for an act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to the appointment of probation officers in juvenile court and their salaries and expenses.

Read first time and referred to committee on judiciary 2.

House File 70, by McFarlane of Black Hawk and Crosier of Linn, a bill for an act to amend section seventy point one (70.1), Code 1950, in reference to soldiers' preference.



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

House File 71, by McFarlane of Black Hawk and Walter of Hardin, a bill for an act to repeal chapter two hundred fifty (250), Code 1950, relating to relief for soldiers, sailors and marines, and creating in lieu thereof the county war veterans commissions of Iowa.

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

Poston of Wayne asked and obtained unanimous consent to have the following report of the committee on retrenchment and reform printed in the Journal:

REPORT OF COMMITTEE ON RETRENCHMENT AND REFORM

TO THE PRESIDENT OF THE SENATE, THE SPEAKER OF THE HOUSE OF REPRE-SENTATIVES AND MEMBERS OF THE FIFTY-FOURTH GENERAL ASSEMBLY OF THE STATE OF IOWA:

The legislative committee on retrenchment and reform of the Fiftythird General Assembly herewith submits its report and recommendations.

The work of this committee during the biennium has consisted of twenty-nine sessions of various duration, during which the customary visits to institutions under the State Board of Education and the State Board of Control were made, as well as inspections of capital expenditure projects and maintenance of the same under the State Conservation Commission. The General Assembly has given this committee the duty of releasing funds for capital expenditures when, in this committee's judgment, it was for the best interests of the State of Iowa and to carry out the intentions of the legislature. It is the considered judgment of this committee that such policy has been followed in making every allocation or release of funds.

Progress has been made in the institutions under the Board of Control and the Board of Education in better administration, in capital improvements and in advancements in the special fields in which each institution operates.

The General Assembly entrusted to this committee \$1,000,000, and there still remains unallocated for the use of the newly appointed committee as of this date the sum of \$449,086.12.

The General Assembly is to be commended for providing funds to establish screening centers at our four mental hospitals. An in-patient screening center has been established at Independence, and an out-patient center at each of the following hospitals: Clarinda, Cherokee and Independence. Provisions have been made for an additional center at Mount Pleasant. The results being obtained have justified the action of the General Assembly and the project should be continued.



We recommend to the Fifty-fourth General Assembly that the following matters be given study and action:

- 1. That there be cooperation between the schools under the Board of Education and Board of Control to the end that vocational and occupational specially trained personnel be made available to the Board of Control institutions to carry on an accelerated vocational, psychiatric and occupational program.
- 2. That, due to the emergency and the prospective shortage of labor and materials, new projects under the Conservation Commission be not started, and that no development, unless of an urgent nature, be undertaken.
- 3. It is our observation that there is certain duplication in the activities of the Board of Control with reference to the care of juveniles, and duplication of federal government activities in the care furnished to veterans of the various wars, that can be eliminated without hardship to the persons involved, and with consequent economy to the State of Iowa. In order to facilitate the elimination of these duplications, we recommend consultation with the proper federal authorities with the objective of removing state activities from the field of federal activities. To avoid duplication of state activities we recommend a program for the licensing of private homes in which to place neglected children, the state paying for the care on a monthly basis, and the possible transfer of older children to another institution.
- 4. We recommend that the Liquor Control Act be amended to provide that re-purchases of liquor be arrived at by customer demand and the inventory, and that such records be open to the public, and that purchases of new liquor brands should be made by open hearings to determine the same.
- 5. We recommend that the University Hospital be modernized and improved for more efficiency in operation with resulting reduction in cost.
- 6. We recommend that this committee be consulted by all commissions and boards to which capital improvement appropriations have been made before such board or commission makes any financial commitment.
- 7. This committee established a program for the training of deaf-blind children at the School for the Deaf in Council Bluffs. We appropriated an initial sum of \$7,500 to inaugurate the program and an additional sum of \$10,000 to continue it. The results have been so overwhelmingly satisfactory that we recommend the continuance of this program, and if funds for this purpose are not requested by the State Board of Education, the appropriations committees of the Fifty-fourth General Assembly could wisely earmark funds for this purpose.
- 8. We recommend a revision of the commitment laws for persons adjudged to be insane, by giving to the courts and the county commissions of insanity power to send patients to the in-patient screening centers at our state mental hospitals before commitment as insane.
- 9. We recommend that all state operated institutions which conduct farming operations set up a separate accounting system so that a more accurate picture of the value of such farm operations could be had.
- 10. We recommend that the State Department of Health report to the State Sanatorium at Oakdale all cases of tuberculosis which come to the attention of the Department of Health.

- 11. We urge the cooperation of the staff and advanced students in the psychiatric departments of our State Hospital and College of Medicine with the staff of our mental institutions which are operating screening centers.
- 12. We call the attention of our district court judges to the marked improvement in the operation of the Boys' Training School at Eldora, and the Girls' Training School at Mitchellville, and we recommend wherever possible the commitment of juveniles to these institutions, rather than penal institutions.
- 13. We recommend to the district court judges that they familiarize themselves with the various corrective and penal institutions of the state, if possible by personal visits shortly after qualifying for office, to the end that the court may be personally familiar with the type of institution to which a person may be committed.
- 14. We recommend that the members of the county commissions of insanity visit the mental hospital to which patients are committed from their respective counties.
- 15. We recommend that the Fifty-fourth General Assembly earmark appropriations for the institutions under the Board of Control for the purpose of instituting or improving a program of vocational education and occupational therapy.
- 16. We recommend that every department of government operate at a rate of expenditure in line with the amount appropriated by the General Assembly. Each department knows to a considerable extent the appropriations which are available, and the demands made upon it, and the expenditures should be made in a manner consistent with such a policy.

This committee has attempted to conscientiously follow the intent of the General Assembly in releasing funds for capital improvements. In view of the present international emergency, and in the interests of securing dollar value, we recommend that the General Assembly consider whether or not all unobligated funds allocated by this committee should be placed under the jurisdiction of a future committee of this type. We recommend that no new capital expenditure projects be approved or appropriations made therefor, unless it be shown beyond any question that it is necessary and important for national defense.

We recommend that the Iowa Anti-Freeze Act should be so amended as to require the approval of the United States Bureau of Standards or the Department of Chemistry at Iowa State College before a license can be issued by the Secretary of Agriculture, and the law should be further amended to permit the issuance of a temporary license for field testing purposes only under the direct supervision of the Secretary of Agriculture.

This committee has had the cooperation and assistance of the state officers, commissions and boards, and their staffs, at all times, and we wish to make acknowledgment of this cooperation in our report. Our minutes are on file in the office of the Secretary of State, and are available for public inspection.

We commend the State Board of Education and the University College of Medicine in carrying out the desires of the Fifty-third General Assembly in increasing enrollment of first year medical students to one hundred



twenty and also in enlarging upper classes to the end that communities of this state will have available to them medical assistance.

W. J. JOHANNES.
ALDEN L. DOUD.
J. KENDALL LYNES.
A. E. AUGUSTINE.
J. C. COLBURN, Chairman.
CLIFFORD M. STRAWMAN.
HARRY E. WEICHMAN.
LEROY S. MERCER.
THEO. S. KLEMESRUD.
GENE POSTON, Secretary.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House Concurrent Resolution 4, a resolution providing for a joint convention of both houses on January 17, 1951, to hear the Governor's budget message.

CARROLL A. LANE, Secretary.

AMENDMENTS FILED

- 1 Amend House File 3 by striking from lines
- 2 one (1) and two (2) of section thirteen (13) the words and
- 8 figures "two hundred eight point fifty-eight (208.58)" and
- 4 inserting in lieu thereof the words and figures "two hundred
- 5 eighteen point fifty-eight (218.58)".

MUNGER of Woodbury.

- 1 Amend House File 2 by striking from lines one (1) and two (2) of section one
- 2 hundred seventeen (117) the words and figures "two hundred
- 3 eighty-three point twenty-three (283.23)" and inserting in lieu
- 4 thereof the words and figures "two hundred eighty-two point
- 5 twenty-three (282.23)".

MUNGER of Woodbury.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, January 17, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 17, 1951.

The House met pursuant to adjournment, Speaker pro tempore Putney in the chair.

Prayer was offered by the Reverend Duane U. Farris, assistant pastor of the Highland Park Presbyterian Church, Des Moines.

The Journal of January 16 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Mallonee of Audubon on request of Cornick of Henry.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House forty-seven members of the government class of Ankeny High School with their teacher, Meritt Parsons; also, the junior high school classes of Alleman Consolidated School, accompanied by Mr. W. H. Eliason, superintendent.

Frey of Pottawattamie presented to the House the Honorable Andrew J. Nielsen, former member of the House from Pottawattamie County.

PETITIONS

Abel of Clayton presented a resolution signed by fifteen members of the Volunteer Fire Department of McGregor, urging passage of a bill providing for the use of blue identification lights on automobiles used by volunteer firemen.

Referred to the committee on motor vehicles, commerce and trade.

Nelson of Jasper presented a petition signed by twenty-six residents of Jasper County opposing legislation to abolish homestead tax exemption.

Referred to the committee on tax revision.

Speaker Lynes in the chair.



NOTE OF APPRECIATION

The following card was received from Mrs. W. J. Scarborough, wife of the late W. J. Scarborough, Secretary of the Senate:

Friends:

Thank you so much for the kindness shown us at this time. It really was appreciated.

Sincerely, SCARBOROUGH FAMILY.

ANNOUNCEMENT

Buck of Marshall extended an invitation to all House members and their wives or husbands to attend a luncheon at Marshalltown, Saturday noon, January 20.

Following the luncheon the group will visit the Iowa Soldiers Home. Place of luncheon will be announced Friday. It is requested that you make known your intentions if you will be present.

INTRODUCTION OF BILLS

House File 72, by Cooksey of Clay, a bill for an act to amend chapter seven hundred thirty-six A (736A), Code 1950, relating to labor union membership.

Read first time and referred to committee on labor.

House File 73, by Ryan of Polk, Butler of Pocahontas, Davis of Fayette, Palmer of Lee, Poston of Wayne, Sloane of Polk and Nelson of Woodbury, a bill for an act to amend chapter one hundred fifty-five (155), Code 1950, relating to pharmacy, to require the licensing, inspection and regulation of pharmacies, prescribing the standards, powers of the board, and fees, and providing for regulations, enforcement procedure and penalties.

Read first time and referred to committee on public health and pharmacy.

House File 74, by Ryan of Polk, Mooty of Grundy, Butler of Pocahontas, Davis of Fayette and Nelson of Woodbury, a bill for an act to amend section one hundred sixty-nine point ten (169.10), and chapter one hundred sixty-nine (169), Code 1950, relating to veterinary medicine and surgery, to provide an additional requirement for license of citizenship and to provide for an injunction for violation of the provisions of said chapter.

Read first time and referred to committee on judiciary 1.



House File 75, by Clark of Appanoose, a bill for an act to amend chapter two hundred forty-nine (249), Code 1950, relating to old age assistance.

Read first time and referred to committee on social security.

House File 76, by Huisman of Osceola, a bill for an act to legalize the action of the board of supervisors of Osceola County in contracting and paying for the construction of a concrete floor in the new highway maintenance building of said county.

Read first time and referred to committee on judiciary 2.

House File 77, by Oeth of Dubuque and Heinz of Dubuque, a bill for an act relating to teachers pension and annuity retirement systems created under chapter two hundred ninety-four (294), Code 1950, to permit payment of accumulated funds to predesignated beneficiaries in the event of death prior to retirement.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 78, by Miller of Black Hawk, a bill for an act to amend section two hundred seventy-nine point eight (279.8) Code 1950, to provide that public school employees handling money accruing from school activities and other sources furnish bond to the school corporation.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 79, by Schwengel of Scott, Schroeder of Scott, Brownlie of Madison, Poston of Wayne, Gallup of Jefferson and Hendrix of Muscatine, a bill for an act to create an Iowa legislative council and to define its powers and duties and to make an appropriation therefor.

Read first time and referred to committee on consolidation and coordination of state government.

House File 80, by Burris of Jackson and Clark of Marion, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, by inserting a new section therein relating to truck bumpers.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 81, by Aubrey of Wapello, Nystrom of Boone and Judd of Clinton, a bill for an act to amend section four hundred



seventy-seven point twenty-two (477.22), Code 1950, relating to headlights for rail employees when using track power cars at night.

Read first time and referred to committee on railroads.

House File 82, by Miller of Black Hawk, a bill for an act to amend section two hundred seventy-eight point one (278.1), Code 1950, and chapter two hundred seventy-nine (279), Code 1950, relating to the sale, lease or other disposition of property belonging to a school district.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 83, by Brown of Mahaska and Goode of Davis, a bill for an act to amend, revise and codify chapter three hundred nine (309), Code 1950, and to repeal section three hundred twenty-one point three hundred fifty-one (321.351), Code 1950, relating to secondary roads.

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

House File 84, by Cooksey of Clay, a bill for an act to amend chapter seven hundred eighty-two (782), Code 1950, by inserting a new section relating to the comments by prosecuting attorneys on the failure of the defendant in a criminal case to give testimony.

Read first time and referred to committee on judiciary 1.

House File 85, by Putney of Tama and Patrick of Sioux, a bill for an act providing for an appropriation to the service compensation fund existing under section thirty-five A point three (35A.3), Code 1950, for the purpose of paying unpaid claims of veterans of World War II and the costs of administration of the service compensation board.

Read first time and referred to committee on appropriations.

House File 86, by Sloane of Polk and Ryan of Polk, a bill for an act to legalize the action of the board of supervisors of Polk County in contracting for and making expenditures for the erection of a maintenance shed and storage yard for the housing and maintenance of secondary road equipment and materials for said county.

Read first time and referred to committee on judiciary 2.

House File 87, by Nelson of Woodbury, McEleney of Clinton, Judd of Clinton and Munger of Woodbury, a bill for an act to amend subsection thirty-two (32), section four hundred four point

five (404.5), Code 1950, relating to police department maintenance fund.

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

COMMUNICATION FROM THE STATE COMPTROLLER

The following communication was received from the State Comptroller:

January 17, 1951.

Mr. A. C. Gustafson, Chief Clerk, House of Representatives.

Dear Mr. Gustafson:

In accordance with section 8.22, Part III, Code 1950, drafts of appropriation bills have been made for appropriations recommended by Hon. William S. Beardsley, Governor, and shown in parts one and two of the Budget Document.

The appropriation bills are transmitted herewith.

You will note that statutory salaries have been omitted from Bill "A" known as the departments bill. A list of the sections and specified positions for which salaries were omitted is enclosed herewith.

Yours very truly, RAY E. JOHNSON, State Comptroller.

STATUTORY SALARIES

Omitted from Bill "A"

Section Department and Title
1. Agriculture

"Secretary"
"Chief of Animal Health"

"Attorney General"

"Auditor of State"
 Blind Commission

"Director"

5. Bureau of Labor
"Commissioner"

Commerce Commission
 "Three (3) Commissioners each"
 "Secretary"

7. "State Comptroller"

Board of Control
"Three (3) Members each"

11. "Custodian"

9.

14. State Board of Education "Secretary"

17. Executive Council "Secretary"

Section	Department and Title
18.	State Fair Board "Secretary"
22.	Health Department "Commissioner"
24.	History and Archives "Curator"
25.	Historical Society "Historian"
26.	Industrial Commissioner "Commissioner"
27.	Insurance Department "Commissioner"
28.	Libraries "Law Librarian" "Medical Librarian" "Traveling Librarian"
80.	"Mine Inspectors—(8)"
81.	National Guard "Adjutant General"
32.	Parole Board "Three (3) Members"
•	"Secretary"
88.	Pharmacy Examiners "Secretary"
85.	Printing Board "Superintendent"
36.	Public Instruction "Superintendent"
87.	Public Safety "Commissioner" "Chief Criminal Investigation" "Fire Marshal" "Chief Highway Patrol "Superintendent Motor Registration" "Superintendent Radio Communication"
88.	Real Estate Commission "Director"
89.	"Secretary of State"
48.	"Clerk Supreme Court"
44.	"Reporter Supreme Court"
45.	Tax Commission "Three (8) Commissioners"
46.	"Treasurer of State"

Passed on file.

COMMUNICATION FROM THE CODE EDITOR

The following communication was received from the Code Editor:

January 9, 1951.

Honorable William S. Lynes, Speaker of the House.

Dear Sir:

Pursuant to section 14,3(1) of the Code of Iowa this office transmits to your custody eleven bills designed to correct conflicting, redundant or ambiguous statutes, for disposal according to Rule 18 of the joint rules of the General Assembly.

Respectfully, WAYNE A. FAUPEL, Deputy Code Editor.

Passed on file.

Sloane of Polk offered the following House 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", and

Whereas, the cost of the basic commodities has increased, and because of the high cost of living in Des Moines, and the temporary nature of the employment, all employees receiving under eight dollars per day have been increased fifty cents per day,

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the daily compensation of all officers and employees of the Fifty-fourth 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	20.00
Assistant Secretary and Journal Clerk of Senate	
Law Clerk	12.50
Reading Clerk	10.00
Engrossing Clerk	10.00
Enrolling Clerk	10.00
Assistant Enrolled Bills Clerk	
Assistant Journal Clerk	10.00
Secretary's Stenographer	12.50
Special Clerks	
Clerk to Lieutenant Governor	10.00
Clerk to Secretary	8.00
Secretary's Committee Clerk	6.50
Bill Clerk	7.50
File Clerks	
Supply Clerk	8.00
Payroll Clerk	8.00

Reading Clerk	10.00
Journal Clerks	10.00
Engrossing Clerk	
Enrolling Clerks	10.00
Payroll Clerk	10.00
Secretaries to Chief Clerk	12.50
Secretary to Law Clerk	
Index Clerk	8.00
Supervisor of Clerks	10.00
Secretary to Speaker	8.00
Stenographers	7.50
Clerks	6.50
Postmasters	6.50
Bill Clerk	7.50
Assistant Bill Clerks	6.50
File Clerks	6.50
Sergeant-at-Arms	8.00
Assistant Sergeant-at-Arms	7.00
Supply Clerks	6.50
Chief Electrician	9.00
Assistant Electricians	6.50
Control Board Operator	7.50
Pages	5.00
Matrons	6.00
Porters	6.00
Chief Doorkeeper	7.00
Assistant Doorkeepers	6.50

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 and employees, prior to the permanent organization of their respective houses, in the positions and at the same scale of compensation as set forth herein.

Resolution adopted.

Walker of Hamilton offered the following House resolution, proposed by himself, Gallup of Jefferson, Brownlie of Madison, Butler of Pocahontas, Davis of Fayette, Clark of Appanoose, Harris of Adair and Hanna of Adams:

HOUSE RESOLUTION 3

A House resolution creating an investigating committee to investigate reported irregularities on the part of the Iowa department of agriculture of the State of Iowa, said committee is to report its findings to the Fifty-fourth General Assembly.

Whereas, criticism has been made of the administration and operation of the Iowa department of agriculture, and

Whereas, the people of Iowa and the nation have looked to the great State of Iowa for over one hundred (100) years as being one of the leading states in the production of agricultural products, and



Whereas, the people of Iowa have in the past had the utmost confidence and faith in the Iowa department of agriculture and the officer charged with the administration of said department, and

Whereas, the Des Moines newspapers and other newspapers throughout the state have given wide publicity concerning the activities of the Iowa department of agriculture, and

Whereas, there exist doubts in the minds of some of the people of the State of Iowa as to whether or not the Iowa department of agriculture is being administered efficiently and impartially, and it is believed that the public demands that a legislative investigation be had,

Now, Therefore, Be It Resolved: That an investigating committee be appointed by the Speaker of the House, whose duty it shall be to investigate the administration of the Iowa department of agriculture, and the official acts of the individual members of said department and any of the employees thereof or any other people having dealings with the department, and all of the acts and things done by said department, its members, and its employees, and make a written detailed report of its findings together with its recommendations to the Fifty-fourth General Assembly of the State of Iowa.

Be It Further Resolved: That said committee is hereby authorized and empowered to employ such attorneys, auditors, expert investigators and employees as may be by it deemed necessary to a thorough and complete investigation, and

Be It Further Resolved: That the Iowa department of agriculture, individual members thereof, and all employees of said department, are hereby directed and ordered to deliver to said committee and to the employees thereof all books, records and papers as may be deemed necessary by said committee in making such investigation, and

Be It Further Resolved: That said committee is hereby authorized and empowered to issue subpoenas for all witnesses and the production of books, papers and records from any place within the State of Iowa, and to compel the attendance of witnesses at any place within the State of Iowa where said committee may deem it advisable to hold hearings; that it shall take testimony in writing, under oath, and each member of said committee is hereby authorized and empowered to administer an oath; that it may take testimony of witnesses outside of the state; and any person refusing to answer a subpoena or refusing to give testimony may be punished for contempt in the manner provided by the laws of the State of Iowa, and

Be It Further Resolved: That in the event any person, firm or corporation, or officer, agent or employee thereof, whether residing within or without the State of Iowa, fails or refuses to produce for the examination or inspection of this committee, any books, records or papers showing, or in any manner pertaining to, any transactions with the Iowa department of agriculture, or fails or refuses to appear for examination before this committee, when requested or subpoenaed by it, such person, firm or corporation, or any officer, agent or employee thereof, so failing or refusing, shall be thereafter barred and prohibited from transacting any business with the Iowa department of agriculture. The record of any such failing or refusing appearing in the record of this committee shall be notice to the Iowa department of agriculture of such failure or re-

fusal and the said department, and each individual member thereof, shall be held responsible in seeing that no future transactions with such person, firm or corporation, or others so failing or refusing, shall be had, and

Be It Further Resolved: That any person who has knowledge of anything they think the committee should know is hereby invited to appear before said committee and request to be heard.

Be It Further Resolved: That said committee shall cause to be taken down in shorthand and transcribed all testimony taken by or for said committee, and shall on completion of the investigation file same with the Chief Clerk of the House of Representatives, the same to be made a matter of public record.

Laid over under Rule 34.

REPORT OF COMMITTEE ON COMMITTEE ROOMS COMMITTEES.—Time and place of meeting.

MR. SPEAKER: Your committee on assignment of committee rooms to the various standing committees of the House submits the following re-Aeronautics Friday, 9:00 a.m., Room 27 Agriculture 2 Monday, 3:30 p.m., Speakėr's Room Appropriations......Tuesday and Thursday, 1:00 p.m., Room 1 Board of control.......Tuesday, 9:00 a.m., Room 27 Cities and towns......Tuesday and Thursday, 2:30 p.m., Room 1 Compensation of public officers and employees..... Tuesday, 3:30 p.m., Room 27 Conservation, drainage and flood control....Wednesday, 3:30 p.m., Room 1 Consolidation and coordination of state government..... Elections, political and judicial districts..... Judiciary 1......Tuesday and Thursday, 9:00 a.m., Room 1 Judiciary 2......Tuesday and Thursday, 9:00 a.m., Speaker's Room Labor Monday, 1:00 p.m., Room 1 Motor vehicles, commerce and trade......Tuesday, 3:30 p.m., Room 1 Police regulation, suppression of crime and intemperance..... Printing Wednesday, 9:00 a.m., Room 27



Private corporations	Tuesday, 2:30 p.m., Speaker's Room
	Friday, 9:00 a.m., Speaker's Room
	raph and express
,,	
	Vednesday and Friday, 9:00 a.m., Room 1
Railroads	
	As called
Schools, libraries, state education	onal institutions
Мо	nday and Wednesday, 2:30 p.m., Room 1
	Tuesday, 3:30 p.m., Speaker's Room
Tax revision	Thursday, 2:30 p.m., Speaker's Room
Ways and means	Wednesday, 1:00 p.m., Room 1
	MEYER of Sac, Chairman.
	PALMER of Lee.
	VAN ZWOL of O'Brien.

Passed on file.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Friday, January 19, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 19, 1951.

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

Prayer was offered by the Reverend Ralph Imes, pastor of the Congregational Church, Eldora.

The Journal of January 18 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Soeth of Emmet on request of Schroeder of Scott; Moore of Louisa on request of Oeth of Dubuque; Hanna of Adams on request of Hendrix of Muscatine; Clark of Appanoose on request of Crosier of Linn; Aubrey of Wapello on request of Davis of Fayette; Tate of Cerro Gordo on request of McNeal of Wright.

PRESENTATION OF VISITORS

Voigtmann of Iowa presented to the House the eighth grade students of Williamsburg School, accompanied by Dale Pierce, principal, H. C. Messer, superintendent, and Mr. and Mrs. Dale Bricker.

Pendleton of Buena Vista presented to the House Art Rehnstrum of Linn Grove, member of the Buena Vista County board of supervisors.

Weiss of Crawford presented to the House the Honorable L. W. Powers of Denison, former member of the House from Crawford County.

POINT OF PERSONAL PRIVILEGE

Nielsen of Monona rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable John Brownlie of Madison.

Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Brownlie.

ANNOUNCEMENT BY CHIEF CLERK

The Chief Clerk announced the receipt of a communication from Erling H. Wold, director of public services, Luther College, Decorah, offering the services of the Nordic Cathedral Choir for a concert before the members of the House.

Langland of Winneshiek asked and obtained unanimous consent that the Chief Clerk be authorized to invite the Nordic Cathedral Choir to appear before the House at 9:30 a.m., Thursday, February 1, 1951.

PETITION

Stiffler of Warren presented a petition signed by thirty-five residents of Warren County urging the General Assembly to investigate the office of the Secretary of Agriculture.

·Passed on file.

INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 1, by Schwengel of Scott, Schroeder of Scott, Metz of Decatur, Olson of Mitchell and Brookings of Pottawattamie, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the term of office of the governor, lieutenant governor and attorney general, and setting election date therefor.

Read first time and referred to committee on constitutional amendments.

House Joint Resolution 2, by Schwengel of Scott, Schroeder of Scott, Metz of Decatur, Olson of Mitchell and Brookings of Pottawattamie, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the term of office of the secretary of state, auditor of state and treasurer of state and setting election date therefor.

Read first time and referred to committee on constitutional amendments.

INTRODUCTION OF BILLS

House File 112, by Cooksey of Clay, a bill for an act to establish an Iowa Public Utilities Commission to regulate services and rates of public utilities operating within the state.

Read first time and referred to committee on public utilities.



House File 113, by Buck of Marshall, Nelson of Jasper, Pedrick of Wapello, Ringgenberg of Story, Walter of Hardin, Pendleton of Buena Vista, Abel of Clayton, Tate of Cerro Gordo, Fiene of Chickasaw, Oeth of Dubuque, Mooty of Grundy, Washburn of Mills and McNeal of Wright, a bill for an act to amend section five hundred forty-four point sixteen (544.16), Code 1950, relating to funds of local warehouse boards.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 114, by Nelson of Woodbury and Munger of Woodbury, a bill for an act to amend section one hundred thirty-five point eighteen (135.18), Code 1950, having to do with exemption date of application affecting boundary rivers.

Read first time and referred to committee on judiciary 1.

House File 115, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1950, relating to salaries of the clerk and bailiff of the municipal court.

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

House File 116, by Kosek of Linn and Munger of Woodbury, a bill for an act to repeal sections six hundred eighty-two point twenty-three (682.23), six hundred eighty-two point twenty-four (682.24), and six hundred eighty-two point twenty-five (682.25), Code 1950, and to enact a substitute therefor relating to the investment, reinvestment, exchange, retention, sale and management of property held in trust by fiduciaries.

Read first time and referred to committee on banks, building and loan.

House File 117, by Lucken of Plymouth, a bill for an act to amend chapter three hundred thirty-one (331), Code 1950, by adding thereto the following new sections relating to establishing districts for members of boards of supervisors elected at large.

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

House File 118, by Hanson of Lyon and Stevens of Greene, a bill for an act to amend section four hundred forty-one point six (441.6), Code 1950, providing for the salary of county assessors, and to provide for the fixing of the salary of the assessor annually.

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

House File 119, by Stevens of Greene and Hanson of Lyon, a bill for an act to amend section sixteen point twenty-four (16.24), Code 1950, relating to the free distribution by the state superintendent of printing of the Code and the Acts of each General Assembly.

Read first time and referred to committee on departmental affairs.

House File 120, by Nelson of Woodbury, Munger of Woodbury, Sloane of Polk, Ryan of Polk, Judd of Clinton and McEleney of Clinton, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1950, relating to the salaries of the clerk and bailiff of the municipal court.

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

House File 121, by Smith of Dickinson, Sloane of Polk, Schwengel of Scott, Nystrom of Boone, Oeth of Dubuque, Cornick of Henry, Tate of Cerro Gordo, Munger of Woodbury, Pendleton of Buena Vista and Nelson of Woodbury, a bill for an act relating to antipollution and sanitary districts, creating such district, providing for its establishment, boundaries, name and legal entity, also providing for the election of trustees to administer the functions of the anti-pollution and sanitary district, describing the powers, duties and functions of the trustees, providing for the classification and assessments against lands and waters within the boundaries of the district according to the benefits received from the establishment of the improvements of the district and providing for the levy of taxes against all persons owning property within the district including the State of Iowa and its agencies and to provide for the payment and collection of such taxes levied. Further providing for an adjudication by the district court and reserving the right of appeal to all persons and providing for procedure for dismissal of proceedings.

Read first time and referred to committee on conservation, drainage and flood control.

House File 122, by Crosier of Linn and Nelson of Woodbury, a



bill for an act relating to municipal corporations, including their incorporation, discontinuance, annexation or severance of territory and the changing of names thereof and to repeal various sections of chapter three hundred sixty-two (362), Code 1950, relating thereto and to enact substitutes therefor.

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

House File 123, by Loss of Kossuth and Shepard of Lucas, a bill for an act to amend section three hundred thirty-seven point eleven (337.11), subsection eleven (11), Code 1950, relating to the compensation of sheriffs for feeding prisoners.

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

House File 124, by Paul of Poweshiek, Hanson of Lyon, Miller of Black Hawk, Brockmeyer of Howard, Heinz of Dubuque, Olson of Mitchell and Uhlenhopp of Franklin, a bill for an act to amend sections one hundred seventy-nine point two (179.2), one hundred seventy-nine point five (179.5) and one hundred seventy-nine point six (179.6), Code 1950, relating to the compensation of appointive members of the Iowa Dairy Industry Commission and to the extension of the annual butterfat tax period.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 125, by McNeal of Wright and Bloedel of Fremont, a bill for an act to amend section one hundred forty-one point nineteen (141.19), Code 1950, relating to permits received from other states for dead bodies being shipped into the state.

Read first time and referred to committee on public health, pharmacy.

House File 126, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section six hundred four point eight (604.8), Code 1950, relating to judiciary in Polk County.

Read first time and referred to committee on judiciary 1.

House File 127, by Heinz of Dubuque, a bill for an act to amend sections ninety-seven point seven (97.7) and ninety-seven point forty-five (97.45), Code 1950, relating to old age and survivors insurance.

Read first time and referred to committee on social security.



House File 128, by Nelson of Woodbury, Munger of Woodbury, Pendleton of Buena Vista, Poston of Wayne, Cooksey of Clay and Sloane of Polk, a bill for an act to amend section six hundred five point two (605.2), Code 1950, to provide expenses for judges of the Supreme Court.

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

House File 129, by Sloane of Polk, Ryan of Polk, McFarlane of Black Hawk, Munger of Woodbury and Nelson of Woodbury, a bill for an act to amend section ninety-four point six (94.6), Code 1950, relating to limitation of employment agency fee.

Read first time and referred to committee on judiciary 2.

COMMUNICATION FROM GOVERNMENTAL REORGANIZATION COMMISSION *

Munger of Woodbury asked and obtained unanimous consent to have the following communication printed in the Journal:

Des Moines, Iowa, January 19, 1951.

Hon. X. T. Prentis, Chairman,
Governmental Affairs Committee of the Senate,
Robert P. Munger, Chairman,
Consolidation and Coordination of State Government
of the House of Representatives, and
To the Members of Said Committees.
Gentlemen:

The Fifty-third General Assembly assigned to the Governmental Reorganization Commission a task of examining our state government for the purpose of ascertaining wherein economy might be effected without impairing the efficiency of the government. Our commission has performed that task and has filed its report with the Governor, who, under the law, disseminated the same to the members of the legislature and others. That report, necessarily, was more of a synopsis of our work and findings. The detailed information gathered by our investigators and auditors is now transmitted to you for such action as you and the legislature may desire to take. These factual reports are the basis for our summarized report and recommendations and you will find them beneficial for your study of better government for Iowa. We trust that you and the legislature will profit therefrom and that the benefit to the people of Iowa will be substantial.

At the time when the federal tax load is necessarily heavy it is our

obligation to see that the Iowa tax dollar gives a maximum of service to the people of the state. They are in no mood for more and higher taxes. It is our opinion that the only course for us to pursue in economizing is to eliminate waste, combine and coordinate functions of government wherever possible and to put good business practices into effect. If this is done, a great savings in money and time can be effected. Efficient workers for the state can be paid better at a less expense, and service to the people will be improved.

The members of the commission have no particular pride of authorship for any of the bills that may be presented for your consideration; they submit the same only as suggestions and in the form of assistance. The legislature must adopt its own course in the light of the information furnished.

Strong government at the head, because of the need to fix responsibility, has been recommended by us. However, in order to safeguard the several divisions of government and to prevent any possible usurpation of power that might result therefrom, we have recommended the creation of a legislative budget and control committee. This committee, if given powers comparable to that which was given to this commission, could provide succeeding legislatures with factual information which would be of great help in preparing the budgets. As a matter of fact, it seems to the commission members that too much has been asked of legislators in the matter of passing upon appropriations. In the few days of a regular session, with all of their many other duties, they are asked to digest, understand and vote for appropriations running hundreds of millions. If these legislators had a committee of their own, from both houses, who would make an investigation and a report along legislative thinking, it should be invaluable when the session convenes.

In our general report and in the detailed reports of our assistants, there is nothing of a personal nature. There is critical language employed, but it is intended more toward the system which has grown up than it is the personnel. Our state government has grown into a big business under a sort of a "Topsy" fashion. The faults that are found are our faults, and the obligation to improve the situation is our obligation. With that thought in mind we present to the Fifty-fourth General Assembly, through your two committees, the written results of our efforts.

Respectfully submitted, GOVERNMENTAL REORGANIZATION COMMISSION, DEVERE WATSON, Chairman.

REPORT OF COMMITTEE ON HOUSE CHAMBER IMPROVEMENT

Olson of Mitchell submitted the following report:

Your committee, appointed by the Fifty-third General Assembly to investigate and arrange for certain improvements in the House chamber

such as were authorized by the General Assembly in special appropriations made for such purposes, begs leave to submit the following report:

- 1. The installation of the new lighting system in the House chamber, as contracted for by your committee with the approval of the committee on retrenchment and reform. This lighting system increases the foot candle power in the House chamber from an average of six foot candles to approximately forty-five foot candles on each desk. This varies somewhat, the highest degree being seventy on some desks. The bid approved for this installation was in the amount of \$12,000. The actual amount spent on materials and labor was \$11,074.31.
- 2. The installation of acoustical material on the ceiling of Room 1, as contracted for by your committee with the approval of the committee on retrenchment and reform. This work was done at a total cost of \$498, and gives a forty per cent increase in sound absorption.
- 3. The installation of carpeting in Room 1, as contracted for by your committee with the approval of the committee on retrenchment and reform. This work was done at a total cost of \$1,488.62, and gives a further increase of forty per cent in sound absorption.
- 4. The committee also gave considerable attention to the improvement of the windows in the House chamber. However, the cost of rebuilding the windows would have been so great that your committee decided that action on such matter should be deferred.
- The installation of an electric bill number indicator was also deferred, due to the fact that an attractive and suitable design could not be secured.
- 6. In regard to the installation of an automatic elevator in the rear of the House chamber, the report of the engineers stated that there was not room enough in the hall for an elevator. There is a possibility that such an elevator could be installed by using a corner of the room occupied by the journal clerks, and this committee recommends further investigation into this matter.
- 7. This committee recommended that entirely new elevator equipment, including machinery and cables, be installed in the state house for this session of the legislature. This request was denied by the executive council, and, in lieu thereof, the council recommended that only new cars be placed on the old cables and equipment. In making this change, the capacity load limit was reduced to a maximum of nine persons, which will make for much congestion during this session. This committee recommends that all new mechanical equipment be installed to bring these elevators up to maximum efficiency.
- 8. The ventilating facilities for the House and Senate chambers have proven wholly inadequate at times when large assemblies have been had in these chambers, as well as throughout the sessions. An even temperature cannot be maintained, resulting in either drafts of cold air or excessively hot temperatures, and endangering the health of many members of the assembly. Several attempts have been made to rectify this situa-



tion, but in all cases nothing has been done. This committee recommends that, in order to modernize the ventilating system for these two chambers, the matter be taken out of the hands of the executive council and custodian, and placed in the hands of the joint committee referred to below, with sufficient appropriation to modernize the ventilating system.

- 9. Your committee desires to report that it has encountered continuous obstructionist tactics from those charged with the responsibility for the care of the state house, and the improvements that have been carried out were made in spite of such tactics. However, certain other employees have shown a fine spirit of cooperation.
- 10. Your committee recommends the creation of a joint committee on improvement of the House and Senate chambers for the coming interim, with full power and authority to act independently, and with an adequate appropriation.
- 11. Your committee recommends the reconstruction and reupholstering of the seats in the balconies in the House chamber. The seats themselves are in a very bad state of repair, and the upholstery is in very poor condition. It is recommended that this work be done immediately.
- 12. Your committee wishes to express its appreciation to the Iowa Power and Light Company for technical services rendered without charge.
- 13. Your committee further desires to express its appreciation to the Honorable Morse E. Crosier for his time and supervisory work in making these repairs and improvements, and to Miss Jane Doerr, who acted as secretary of the committee, to whom much of the work was delegated.

Respectfully submitted,
OLSON of Mitchell.
POSTON of Wayne.
VAN ZWOL of O'Brien.
CROSIER' of Linn.
BROOKINGS of Pottawattamie.

Passed on file.

ADOPTION OF COMMITTEE REPORT

Meyer of Sac called up for consideration the report of the committee on committee rooms, found on pages 109 and 110 of the Journal of January 18, and moved its adoption.

Report adopted.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Nicholson of Taylor offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable James Smith Francis, of Taylor County, who was a member of the Thirty-eighth and Thirty-ninth sessions of the General Assembly, passed away on August 8, 1949;

Therefore, Be It Resolved by the House of Representatives, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Nicholson of Taylor, McFarlane of Black Hawk and Moore of Butler.

MESSAGES FROM 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 providing for an appropriation to the service compensation fund for the purpose of paying unpaid claims to veterans of World War II.

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 creating a legislative advisory committee to carry out the provisions relating to the construction of the state office building.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 68, a bill for an act providing for an appropriation to the service compensation fund existing under section thirty-five A point three (35A.3), Code 1950, for the purpose of paying unpaid claims to veterans of World War II and the expenses of administration of the Service Compensation Board.

Read first time and referred to committee on appropriations.

Senate File 106, a bill for an act creating a legislative advisory committee to carry out the provisions of chapter three hundred seven (307), Acts of the Fifty-second General Assembly, chapter sixteen (16), Acts of the Forty-ninth General Assembly, chapter ten (10). Acts of the Fifty-first General Assembly, and chapter



seventeen (17), Acts of the Fifty-third General Assembly, relating to the construction of the state office building.

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

REPORT OF COMMITTEE

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKEE: Your committee on appropriations to whom was referred Seagle File 58, a bill for an act for an appropriation to the service compensation fund existing under section thirty-five A point three (35A.3), Code 1950, for the purpose of paying unpaid claims to veterans of World War II and the expenses of administration of the Service Compensation Board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

G. T. KUESTER, Chairman.

Kuester of Cass moved the adoption of the report.

Report adopted.

CONSIDERATION OF BILL

Kuester of Cass asked and obtained unanimous consent for the suspension of Rule 44, prohibiting first and last readings of bill on same day, and for the immediate consideration of Senate File 68, a bill for an act providing for an appropriation to the service compensation fund existing under section thirty-five A point three (35A.3), Code 1950, for the purpose of paying unpaid claims to veterans of World War II and the expenses of administration of the Service Compensation Board, with report of committee recommending passage.

Sloane of Polk asked and obtained unanimous consent for the suspension of Rule 15 prohibiting a member from voting on any question in which he is personally interested.

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

On the question "Shall the bill pass?"

The ayes were, 102:

Abel Bloedel Brookings Buck
Bass Boothby Brown Burris
Berry Brockmeyer Brownlie Burrows

Butler	Koch	Nelson of Jasper	Sar
Clark of Marion	Kosek	Nelson of	Schroeder
Cooksey	Kuester	Woodbury	Schwengel
Cornick	Langland	Nicholson	Shepard
Crabb	Lisle	Nielsen	Shepard
			Sherod
Crosier	Loss	Norland	Shifflett
Darrington	Lucken	Nystrom	Sloane
Davis	Ludwig	Oberman	Smith
Eckels	Mallonee	Oeth	Stevens
Fairchild	Martin	Olson	Stiffler
Fiene	McEleney	Oppedahl	Strawman
Frey	McFarlane		
		Palmer	Tierney
Gallup	McNeal	Patrick	Uhlenhopp
Goode	Mensing	Paul	Van Zwol
Hansen	Metz	Pedrick	Voigtmann
Hanson	Meyer	Pendleton	Walker
Harris	Miller of	Pieper	Walter
Heinz	Black Hawk	Poston	Washburn
Hendrix	Miller of Shelby	Putney	Weiss
Huisman	Moore of Butler	Ramseyer	Weston
Jones	Mooty .	Ringgenberg	White
Judd	Morris	Robinson	Young
Klemesrud	Munger	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 6:

Aubrey Clark of Hanna Soeth Appanoose Moore of Louisa Tate

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

Kuester of Cass moved that the vote by which Senate File 68 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

HOUSE FILE 62 WITHDRAWN

Tierney of Webster asked and obtained unanimous consent to withdraw House File 62, filed by him and Berry of Calhoun, from further consideration of the House.

AMENDMENTS FILED

- 1 Amend House File 58 by striking all after the
- 2 word "derived" in line thirteen (13) and all of
- 3 line fourteen (14) of section two (2), and substituting
- 4 therefor "from any source."

Brown of Mahaska. Goode of Davis.

- 1 Amend House File 62 as follows:
- 2 1. Section one (1), line five (5), by inserting after the



- 3 comma (,) the following: "and expenses of administration
- 4 thereof,".
- 5 2. Section two (2), lines four (4) and five (5), by placing
- 6 a period (,) after the word "same" in line four (4), and
- 7 striking everything thereafter.

TIERNEY of Webster.

On motion by Goode of Davis, the House adjourned until 11:00 a.m., Monday, January 22, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 22, 1951.

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

Prayer was offered by the Reverend T. J. Severtson, pastor of the Lake Lutheran Church, Renwick.

The Journal of January 19 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Weston of Buchanan on request of Crabb of Guthrie; Tate of Cerro Gordo on request of Abel of Clayton.

PRESENTATION OF VISITORS

Brookings of Pottawattamie presented to the House Edward Arnold, well-known Hollywood actor, who addressed the House.

Lisle of Page presented to the House Mrs. Estelle Hipsley of New Market, seventh district president of Iowa Council of Republican Women.

Burris of Jackson presented to the House George C. Bevan of Bellevue.

PETITIONS

Ludwig of Johnson presented a resolution passed by the Young Republicans of the State University of Iowa calling for a complete and honest investigation of the Iowa liquor commission and Secretary of Agriculture Spry's handling of the P-60 case.

Passed on file.

McFarlane of Black Hawk presented a resolution passed by the Disabled American Veterans, State Department of Iowa, urging passage of House File 91.

Referred to the committee on military and veterans affairs.

Paul of Poweshiek presented a petition signed by thirty-five members of the Northside Friends Church of Grinnell urging passage of liquor legislation. Referred to the committee on police regulation, suppression of crime and intemperance.

Paul of Poweshiek presented a petition signed by forty-one members of the Northside Friends Church of Grinnell urging passage of House File 1.

Referred to the committee on police regulation, suppression of crime and intemperance.

Butler of Pocahontas offered the following House resolution, proposed by himself, Davis of Fayette, Gallup of Jefferson, Walker of Hamilton, Sloane of Polk and Washburn of Mills:

HOUSE RESOLUTION 4

A resolution creating an investigating committee to investigate alleged irregularities on the part of the liquor control commission of the State of Iowa, said committee to report its findings to the Fifty-fourth General Assembly.

Whereas, criticism has been made relative to the administration of the Iowa Liquor Control Act and the policies promulgated by certain members of the liquor control commission, and criticism of persons outside the commission influencing the actions and policy of the commission in violation of the public policy as set up by the Iowa legislature in the creation of the Iowa Liquor Control Act; and

Whereas, the Des Moines newspapers and other newspapers throughout the state and the radios of the State of Iowa have given wide publicity concerning the activities of various members of the Iowa liquor control commission and others outside the commission in influencing the actions and policy of the commission in violation of the public policy as set up by the Iowa legislature in the creation of the Iowa Liquor Control Act; and

Whereas, there exist doubts in the minds of many of the people of the State of Iowa as to whether or not the Iowa liquor control commission is being administered efficiently and impartially and in accordance with the high ideals and standards set out in the declared public policy of the Iowa Liquor Control Act, and it is believed that the public demands that a legislative investigation be had,

Now, Therefore, Be It Resolved: That an investigating committee be appointed by the Speaker of the House, whose duty shall be to investigate the official acts of the Iowa liquor control commission and the individual members of said commission, and any of the employees thereof, or any other person, firm or corporation having dealings with the commission, and all of the acts and things done by said Iowa liquor control commission, its members and employees, and make a written, detailed report of its findings with its recommendations to the Fifty-fourth General Assembly of the State of Iowa.

Be It Further Resolved: That the Iowa liquor control commission, individual members thereof, and all employees of said department, are

hereby directed and ordered to deliver to said committee, and to the employees thereof, all books, records and papers as may be deemed necessary by said committee in making such investigation, and

Be It Further Resolved: That said committee is hereby authorized and empowered to issue subpoenas for all witnesses and the production of books, papers and records from any place within the State of Iowa, and to compel the attendance of witnesses at any place within the State of Iowa where said committee may deem it advisable to hold hearings; that it shall take testimony in writing, under oath, and each member of said committee is hereby authorized and empowered to administer an oath; that it may take testimony of witnesses outside of the state; and any person refusing to answer a subpoena or refusing to give testimony may be punished for contempt in the manner provided by the laws of the State of Iowa, and

Be It Further Resolved: That in the event any person, firm or corporation, or officer, agent or employee thereof, whether residing within or without the State of Iowa, fails or refuses to produce for the examination or inspection of this committee any books, records or papers showing, or in any manner pertaining to, any transactions with the Iowa liquor control commission, the individual members thereof, or any employees thereof, or any other person, firm or corporation having dealings with the commission, or fails or refuses to appear for examination before this committee, when requested or subpoenaed by it, such person, firm or corporation, or any officer, agent or employee thereof, so failing or refusing, shall be thereafter barred and prohibited from transacting any business with the Iowa liquor control commission. The record of any such failing or refusing appearing in the record of this committee shall be notice to the Iowa liquor control commission of such failure or refusal and the said commission, and each individual member thereof. shall be held responsible in seeing that no future transactions with such person, firm or corporation, or others so failing or refusing, shall be had, and

Be It Further Resolved: That any person who has knowledge of anything he thinks the committee should know is hereby invited to appear before said committee and request to be heard, and

Be It Further Resolved: That said committee shall cause to be taken down in shorthand and transcribed all testimony taken by or for said committee, and shall on completion of the investigation file same with the Chief Clerk of the House of Representatives, the same to be made a matter of public record.

Be It Further Resolved: That said committee is hereby authorized and empowered to employ such attorneys, anditors, expert investigators and employees as may be by it deemed necessary to a thorough and complete investigation, and shall submit the expense incurred in connection therewith for payment through proper appropriation by this General Assembly, and

Be It Further Resolved: That the investigation herein provided shall be supplementary to the one conducted by the legislative committee on retrenchment and reform; provided, however, that any testimony submitted to said committee may be reopened, if, in the judgment of the committee herein provided, it is deemed advisable.



Be It Further Resolved: That when the legislature of the State of Iowa created the Iowa Liquor Control Act, it was deemed an exercise of the police power of the state, for the protection of the welfare, health, peace, morals and safety of the people of the State of Iowa, and all its provisions were ordered to be liberally construed for the accomplishment of that purpose, and it is therefore now resolved that any and all proceedings of the investigating committee shall be open to the public and the press.

Laid over under Rule 34.

ADOPTION OF HOUSE RESOLUTION

Walker of Hamilton called up for consideration the following resolution:

HOUSE RESOLUTION 3

A House resolution creating an investigating committee to investigate reported irregularities on the part of the Iowa department of agriculture of the State of Iowa, said committee to report its findings to the Fifty-fourth General Assembly.

Whereas, criticism has been made of the administration and operation of the Iowa department of agriculture, and

Whereas, the people of Iowa and the nation have looked to the great State of Iowa for over one hundred (100) years as being one of the leading states in the production of agricultural products, and

Whereas, the people of Iowa have in the past had the utmost confidence and faith in the Iowa department of agriculture and the officer charged with the administration of said department, and

Whereas, the Des Moines newspapers and other newspapers throughout the state have given wide publicity concerning the activities of the Iowa department of agriculture, and

Whereas, there exist doubts in the minds of some of the people of the State of Iowa as to whether or not the Iowa department of agriculture is being administered efficiently and impartially, and it is believed that the public demands that a legislative investigation be had,

Now, Therefore, Be It Resolved: That an investigating committee be appointed by the Speaker of the House, whose duty it shall be to investigate the administration of the Iowa department of agriculture, and the official acts of the individual members of said department and any of the employees thereof or any other people having dealings with the department, and all of the acts and things done by said department, its members, and its employees, and make a written detailed report of its findings together with its recommendations to the Fifty-fourth General Assembly of the State of Iowa.

Be It Further Resolved: That said committee is hereby authorized and empowered to employ such attorneys, auditors, expert investigators and employees as may be by it deemed necessary to a thorough and complete investigation, and



Be It Further Resolved: That the Iowa department of agriculture, individual members thereof, and all employees of said department, are hereby directed and ordered to deliver to said committee and to the employees thereof all books, records and papers as may be deemed necessary by said committee in making such investigation, and

Be It Further Resolved: That said committee is hereby authorized and empowered to issue subpoenas for all witnesses and the production of books, papers and records from any place within the State of Iowa, and to compel the attendance of witnesses at any place within the State of Iowa where said committee may deem it advisable to hold hearings; that it shall take testimony in writing, under oath, and each member of said committee is hereby authorized and empowered to administer an oath; that it may take testimony of witnesses outside of the state; and any person refusing to answer a subpoena or refusing to give testimony may be punished for contempt in the manner provided by the laws of the State of Iowa, and

Be It Further Resolved: That in the event any person, firm or corporation, or officer, agent or employee thereof, whether residing within or without the State of Iowa, fails or refuses to produce for the examination or inspection of this committee, any books, records or papers showing, or in any manner pertaining to, any transactions with the Iowa department of agriculture, or fails or refuses to appear for examination before this committee, when requested or subpoenaed by it, such person, firm or corporation, or any officer, agent or employee thereof, so failing or refusing, shall be thereafter barred and prohibited from transacting any business with the Iowa department of agriculture. The record of any such failing or refusing appearing in the record of this committee shall be notice to the Iowa department of agriculture of such failure or refusal and the said department, and each individual member thereof, shall be held responsible in seeing that no future transactions with such person, firm or corporation, or others so failing or refusing, shall be had, and

Be It Further Resolved: That any person who has knowledge of anything they think the committee should know is hereby invited to appear before said committee and request to be heard.

Be It Further Resolved: That said committee shall cause to be taken down in shorthand and transcribed all testimony taken by or for said committee, and shall on completion of the investigation file same with the Chief Clerk of the House of Representatives, the same to be made a matter of public record.

Weiss of Crawford moved that action on the resolution be deferred until such time that the members of the House have had an opportunity to read the report of the interim committee's investigation of the matter of licensing P-60 anti-freeze and that copies of such report be provided.

Division was called for. Those voting aye, 30; nay, 70.

Motion lost.



Young of Union offered the following amendment and moved its adoption:

Amend House Resolution 3 by inserting the following as a new paragraph just prior to the last paragraph of said resolution:

"Be It Further Resolved: That the investigation herein provided shall be supplementary to the one conducted by the legislative committee on retrenchment and reform; provided, however, that any testimony submitted to said committee may be reopened, if, in the judgment of the committee herein provided, it is deemed advisable."

Amendment adopted.

Walker of Hamilton moved the adoption of the resolution as amended.

Division was called for. There being more than a constitutional majority voting in the affirmative, the resolution was adopted.

APPOINTMENT OF COMMITTEE

The Speaker announced the appointment of the following special committee to carry out the provisions of House Resolution 3: Meyer of Sac, Walker of Hamilton, Davis of Fayette, Walter of Hardin and Gallup of Jefferson, the committee to select its own chairman.

HOUSE FILE 85 WITHDRAWN

Putney of Tama asked and obtained unanimous consent to withdraw House File 85, filed by him and Patrick of Sioux, from further consideration of the House.

INTRODUCTION OF BILLS

House File 130, by Putney of Tama and Bloedel of Fremont, a bill for an act to amend section one hundred forty-seven point three (147.3), Code 1950, relating to qualifications to practice a profession, and providing that men, as well as women, may be licensed as practitioners of cosmetology upon reaching eighteen years of age.

Read first time and referred to committee on public health, pharmacy.

House File 131, by Brookings of Pottawattamie, Butler of Pocahontas, Tierney of Webster, Sloane of Polk, Judd of Clinton, Frey of Pottawattamie, Nelson of Woodbury and Putney of Tama, a bill for an act to amend section six hundred two point seventeen (602.17), Code 1950, relating to municipal courts.

Read first time and referred to committee on judiciary 2.

House File 132, by Moore of Butler and Olson of Mitchell, a bill for an act to amend section two hundred ninety-eight point one (298.1), section two hundred ninety-eight point seven (298.7) and section two hundred ninety-one point nine (291.9), Code 1950, relating to the apportioning and levying of school taxes in districts containing a city or town and agricultural land.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 133, by Bass of Montgomery and Morris of Dallas, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 134, by Walker of Hamilton, a bill for an act to amend section five hundred sixty-two point seven (562.7), Code 1950, relating to termination of farm tenancy.

Read first time and referred to committee on agriculture 1.

House File 135, by McFarlane of Black Hawk, a bill for an act providing a deduction from taxable moneys and credits in an amount equal to taxes to be paid in the current tax year and to amend section four hundred twenty-nine point four (429.4), Code 1950.

Read first time and referred to committee on tax revision.

House File 136, by Sloane of Polk, a bill for an act repealing subsections 2 (a) and 2 (f) of section four hundred twenty-two point eight (422.8), Code 1950, and amending section four hundred twenty-two point four (422.4) and section four hundred twenty-two point eight (422.8), relative to the assessment and collection of income taxes on capital gains.

Read first time and referred to committee on private corporations.

House File 137, by Crosier of Linn, a bill for an act to amend section four hundred two point three (402.3), Code 1950, relating to street railway regulations.

Read first time and referred to committee on public utilities.



House File 138, by Van Zwol of O'Brien, Schwengel of Scott and Pendleton of Buena Vista, a bill for an act to amend section six hundred eighteen point two (618.2), Code 1950, relating to the publication of notices, reports of proceedings, and similar matter.

Read first time and referred to committee on printing.

House File 139, by Boothby of Cherokee, a bill for an act to amend section two hundred ninety-seven point three (297.3), Code 1950, relating to the acquisition of lands for school house sites.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 140, by Tate of Cerro Gordo, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1950, relating to the minimum wage of teachers in the public schools.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 141, by Tate of Cerro Gordo, a bill for an act to amend section two hundred seventy-nine point ten (279.10), Code 1950, providing for extension of the school year to insure at least one hundred eighty (180) days of classwork and other time for the in-service training of teachers.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 142, by Sloane of Polk, Nelson of Woodbury, Munger of Woodbury and Ryan of Polk, a bill for an act to amend section three hundred twenty-one point two hundred thirty-six (321.236), Code 1950, relating to the powers of local authorities, and to amend section three hundred eighty-nine point thirty-nine (389.39), Code 1950, relating to powers of local authorities to regulate the use of streets and highways.

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

House File 143, by Nelson of Woodbury and Munger of Woodbury, a bill for an act to amend chapter three hundred fifty-eight B (358B), Code 1950, relating to county libraries.

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

House File 144, by Burris of Jackson, Clark of Marion, Brownlie of Madison, Hanna of Adams, Loss of Kossuth, Crabb of Guthrie,

Nielsen of Monona, Tierney of Webster, Clark of Appanoose, White of Keokuk and Pieper of Allamakee, a bill for an act to amend chapter four hundred forty-one (441) and section four hundred forty-two point one (442.1), Code 1950, relating to the revision of certain aspects of the county assessor's office.

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

House File 145, by Weston of Buchanan, a bill for an act to amend section two hundred eighty-six point four (286.4), Code 1950, and section two hundred eighty-six point five (286.5), Code 1950, relating to supplementary aid to school districts.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 146, by Nelson of Woodbury, Schwengel of Scott, Schroeder of Scott, Munger of Woodbury and Robinson of Delaware, 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 1950, relating to compensation of shorthand reporters of the district courts, and to amend section six hundred five point ten (605.10), Code 1950, relating to expense of shorthand reporters of the district courts.

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

House File 147, by Sloane of Polk, Crosier of Linn, Brown of Mahaska, Nystrom of Boone, Nelson of Woodbury, McEleney of Clinton, Ryan of Polk, Pedrick of Wapello, Davis of Fayette and McFarlane of Black Hawk, 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 1950, relating to the regulation of the business of making loans of three hundred dollars (\$300) or less so as to provide for the regulation of the business of making loans of five hundred dollars (\$500) or less; to define the term "small loans" to be loans of five hundred dollars (\$500) or less; to provide that the maximum rate of interest or charges on any part of the unpaid principal balance of the loan in excess of three hundred dollars (\$300) shall be one per cent (1%) per month until such time as the state banking board shall fix a different rate; and for



this purpose to amend section five hundred thirty-five point six (535.6), Code 1950, so as to make the provisions of section five hundred thirty-five point six (535.6), Code 1950, applicable to loans of more than five hundred dollars (\$500) rather than loans of more than three hundred dollars (\$300).

Read first time and referred to committee on banks, building and loan.

House File 148, by Crabb of Guthrie, a bill for an act to amend chapter two hundred ninety-four (294), Code 1950, relating to teachers and providing for sabbatical leaves of absence of teachers and providing for necessary regulations and rules governing the same.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 149, by Sloane of Polk, Nelson of Woodbury, Munger of Woodbury and Ryan of Polk, a bill for an act to amend section three hundred twenty-one point two hundred thirty-six (321.236), Code 1950, relating to powers of local authorities, and to amend section three hundred eighty-nine point thirty-nine (389.39), Code 1950, relating to the powers of local authorities to regulate the use of streets and highways.

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

House File 150, by Judd of Clinton and McEleney of Clinton (Henningsen), a bill for an act to amend section three hundred ninety point eight (390.8), Code 1950, relating to funds derived from parking meters.

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

REPORT OF COMMITTEE ON HOUSE CHAMBER IMPROVEMENT

Olson of Mitchell called up the committee report found on pages 117, 118 and 119, Journal of January 19, and moved that the report be received.

Motion prevailed.

SUPPLEMENTAL REPORT ON EMPLOYEES

Sloane of Polk offered the following supplemental report on permanent employees of the House:

Secretary to Law Clerk-Dean Reynolds, Polk County

Assistant Bill Clerk—Clifford Grund replaced on January 19 by Thomas A. Neill, Warren County

Multilith Operators—Pat Powers, Polk County; Georgia Van Horn, Polk County

Porter—Charles Roberts replaced by Henry Steele, Polk County Matron—Elizabeth Jones replaced by Henrietta Tolson, Polk County Pages—Charles Norman Farley, Polk County; Jack Canon, Polk County

Passed on file.

AMENDMENTS FILED

- 1 Amend House File 2 as follows:
 - 1. Strike from line one (1) of section six (6) the words
- 3 and figures "eight point eight (8.8)" and insert in lieu thereof
- 4 the words and figures "eight point nine (8.9)".
- 5 2. Add the following new section:
- 6 "Sec. 189. The notes, historical references, and
- 7 explanatory material incorporated in this bill shall be
- 8 considered no part of the enactment hereof and shall not be
- 9 included in the enrolled act."

MUNGER of Woodbury.

- 1 Amend House File 44, section one (1), line two (2), by adding
- 2 the figure "1950" after the comma (,) following the figure
- 3 "26".
- 4 Further amend section two (2), line two (2), by adding the words
- 5 "and effect" after the word "force".

OLSON of Mitchell.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, January 23, 1951.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 23, 1951.

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

Prayer was offered by the Reverend D. H. Samuelson, pastor of the First Methodist Church, West Bend.

The Journal of January 22 was corrected and approved.

PRESENTATION OF VISITORS

Poston of Wayne presented to the House the following members of the high school boys Sunday School class of the Corydon Methodist Church: Robert Alley, Eddie Bone, Allan Bridges, Bobby Crawford, David Deaver, Wesley Deaver, Jim Dotts, Gary Garton, Jimmie Goode, Doyle Grimes, Arthur Hagan, Bobby McLin, Arthur Nelson, Jerold Palmer, David Roush, Dick Roush, Jack Sinclair, Harley Snyder, Warren Stark, Bob Swegle, Freddie Thompson, Jack Ventling, Gary Ventling, Larry Warren and Charles Wilson, accompanied by the following residents of Corydon: Paul Thompson, Lester Ventling, Lester Snyder, John Warren and Laurence Fry.

Mensing of Cedar presented to the House the Honorable D. A. Donohue of Tipton, former member of the House from Cedar County.

Van Zwol of O'Brien presented to the House Mrs. Florence Simm, Mrs. Helen Wesemann and Mrs. Mabel Van Zwol of Paullina.

PETITIONS

Walter of Hardin presented twenty-eight cards signed by residents of Eldora urging support of House File 4, which authorizes construction of a 250-bed dormitory at the Iowa Soldiers Home.

Referred to the committee on board of control.

Butler of Pocahontas presented petitions signed by one hundred sixty-two residents of Humboldt County and one hundred eighty-six residents of Pocahontas County urging restoration of Lizard Lake, Lake Township, Pocahontas County.

Referred to the committee on conservation, drainage and flood control.

Young of Union presented to the House a petition signed by twenty residents of Union County urging action on the erection of a new Soldiers Home at Marshalltown.

Referred to the committee on board of control.

Buck of Marshall presented to the House a telegram from ten merchants of State Center opposing repeal of the present cigarette law.

Referred to the committee on tax revision.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the State Comptroller:

Office STATE COMPTROLLER January 23, 1951

To the Secretary of the Senate and Chief Clerk of the House of Representatives:

In accordance with the provisions of chapter 25, Code of 1950, there are submitted herewith claims acted upon by the State Appeal Board to January 4, 1951. Each claim bears the recommendation of the board as shown in the schedule attached.

Claims of a general nature are numbers 1 to 53, inclusive, 55 to 66, inclusive, 68 to 71, inclusive, 73 to 80, inclusive, and claims numbers 84, 85, 89, 90, 91, 92 and 94, and highway claim numbers 1 to 53, inclusive, 55 to 57, inclusive, 59 to 97, inclusive, 99 to 102, inclusive, 106 to 113, inclusive, 115 to 118, inclusive, 136 to 142, inclusive, and claim number 144.

RAY E. JOHNSON, Chairman, State Appeal Board.

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board	
1	Lawrence G. and Calvin Howard, Perma, Mont.— Claim for refund of city license due to misunder- standing of the law	. 52.00	\$ 52.00	
2	Leonard A. Miller, Decorah, Iowa—Damages to auto in col- lision with auto driven by state patrolman	26.32	Rejected	
8	Bert O'Connor, Sac City, Iowa— Claimant cashed check for old age recipient, now deceased; check lost in claimant's store; the check was outlawed by time when found by claimant		37.00	



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
4	Pocahontas County— Assessment against state owned land		1,702.98
5	J. C. Richie, Columbus Junction, Iowa—Burial of Jesse H. Nodruck, old age pensioner		150.00
6	Ernest Shearer, Westfield, Iowa—Damage to crop by wild deer	. 230.00	Rejected
7	Herbert A. Langley, Sioux City, Iowa—Damage to crops by wild deer	. 630.00	Rejected
8	Floyd Bauerly, Westfield, Iowa— Damage to crops by wild deer		Rejected
9	John Budschi, Anamosa, Iowa— Cow died of poison spray negligently spilled by state employee	. 150.00	Rejected
10	J. W. Peterson, Mount Pleasant, Iowa—Claimant's state owned car damaged a car belonging to E. C. Bunt		563.55
11	Lessmann Manufacturing Com- pany, Des Moines, Iowa—Loss of land due to lake washing out lake bank	. 2,674.97	Rejected
12	Burke Funeral Home, Lansing, Iowa—Burial expense, Geo. A. Campbell, old age pensioner	. 150.00	185.00
13	Snell Funeral Home, Clinton, Iowa—Burial, Edgar W. Harman, old age pensioner	. 150.00	150.00
14	Hamilton Funeral Home, Des Moines, Iowa—Burial, John M. Ridgeway, old age pensioner	. 150.00	150.00
15	Robert W. Scott Estate, Katherine Scott, Adm., Albert Lea, Minn.—Money due on a state institution contract	. 286.90	286.90
16	Elmer G. Swift, Woodbine, Iowa—Damage to fruit trees by wild deer	. 70.00	Rejected
17	Ernest Wendt, Avoca, Iowa— Damage to car by wild deer		Rejected
18	Dr. Joseph Kaufman, Chicago, Ill.—Accident due to failure to make a series of curves on		X
	Highway 17	701:92	Rejected



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
19	R. O. Holcomb, Oelwein, Iowa— Damage to car by truck belong- ing to Independence State Hospital	. 38.10	38.10
20	Delbert Hurley, McClelland, Iowa—Refund license fee on corn sheller	. 20.00	20.00
21	John W. Allen, Missouri Valley, Iowa—Damage to car by wild deer	. 242.09	Rejected
22	Charles Hills, Des Moines, Iowa—Collision with state car	. ?	Rejected
23	Winnebago County— Drainage assessment against state owned land	. 32.80	32.80
24	Arthur E. Kelly, Davenport, Iowa—Damage to car	. 609.98	Rejected
25	Robert K. Stout, Des Moines, Iowa—Damage to car by state car	. 45.83	45.83
26	Carl Oelrich, Pomona, Calif.— For return of Iowa license plates to Sac County treasurer	14.50	14.50
27	Dr. George M. Boteler, Chero- kee, Iowa—Damage to auto by state car	22.42	22.42
28	Linn County— Reimbursement for court expense paid in error	293.25	293.25
29	Harold F. Sneby, Lyle, Minn.— Refund of motor vehicle license	18.75	18.75
30	Enva B. Harris, San Francisco, Calif.—Burial, Jacob L. Heise, old age pensioner who died while visiting in California	150.00	150.00
31	Fred Foehring, Fort Madison, Iowa—Damage to car by state owned car	50.00	50.00
32	Burnell R. Settle, Clemons, Iowa—Damage to car by state owned car	43.75	43.75
33	Roy Jensen, Cherokee, Iowa— Damage to car by state TB trailer		48.07
34	McAuley and Son Funeral Home, Mason City, Iowa— Burial, Charles E. Bales, old	150.00	150.00
35	age pensioner Dr. John W. Lewis, Chamber-		150.00
	lain, So. Dak.—Damage to car	82.94	82.94



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No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
36	Crystal Ice and Coal Company, Newton, Iowa—Damage to truck by state owned car	. 12.04	12.04
37	G. C. Bidwell, Sutherland, Iowa—Refund of claimant's motor vehicle registration fee when claimant's car was sold outside of State of Iowa. Monona County treasurer rec- ommends payment of claim	. 12.00	12.00
38	Jeannette McEllinney, Iowa City, Iowa—Refund of car license	. 15.00	15.00
39	Woodman's, Inc., Russell, Iowa—Burial, Phoebe Jane Demley, old age pensioner	. 150.00	150.00
40	Donald Freese, Iowa State Penitentiary—Loss of left index finger and portion of thumb of left hand, shop 23, chair and furniture industry	. ?	Recommend pay- ment of an amount equal to minimum payment under workmen's compensation
41	Donald Rentschler, Inwood, Iowa—Damage to car by wild deer	. 41.02	Rejected
42	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	. 33.06	33.06
42a	Andrew Graff, Estherville, Iowa—Damage to car	. 10.00	10.00
43	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	. 66.23	Rejected
43a	Merle Outtrim, Jefferson, Iowa—Damage to car	. 10.00	Rejected ·
44	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	. 33.04	33.04
44a	George Mezik, Webster City, Iowa—Damage to car	. 10.00	10.00
45	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	. 22.50	22.50
45a	Gordon Mirts, Essex, Iowa— Damage to car	. 10.00	10.00
46	Iowa Farm Mutual Ins. Co., Des Moines, Iowa	. 17.39	17.39
46a	Otto Aldag, Atlantic, Iowa— Damage to car	. 19.00	10.00



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
47	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	97.77	97.77
47a	A. J. Grosenbach, Grinnell, Iowa—Damage to car	10.00	10.00
48	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	21.14	Rejected
49	Bogaard Funeral Home, Hum- boldt, Iowa—Burial, Joel Xartman, old age pensioner	. 80.00	80.00
50	Francis A. Weir, Exc. Estate C. M. Weir, Mount Pleasant, Iowa—Furnishing sewer pipe	6.13	6.13
51	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	. 112.38	100.00
51a	Glenn C. Reed, Beaconfield, Iowa—Damage to car	10.00	10.00
52	William DeBruyn, Pella, Iowa— Old age burial, old age recipient.	150.00	150.00
53	State Farm Ins. Co., Bloom- ington, Ill.—Damage to car by paint	15.00	Rejected
55	Frozen Foods, Inc., Mason City, IowaClaim for fish furnished the Iowa Soldiers' Home	. 30.00	30.00
56	Mrs. Juanita Naeckel, Daven- port, Iowa—Damage to car		21.50
57	Mike Yaroslovski, Des Moines, Iowa—Damage to pickup truck	600.00	Rejected
58	Iowa Mutual Casualty Company, DeWitt, Iowa—Damage to car	476.17	476.17
59	Council Bluffs Transit Co., Council Bluffs, Iowa—Damage to bus	177.00	177.00
60	Mrs. Leslie E. Smith, DeWitt, Iowa—Damage to car	800.00	50.00
61	Charles Risk, Sioux City, Iowa—Refund on Class "A" beer permit	62.50	No Recommendation
62	Parrott & Wood, Waterloo, Iowa—Old age burial (old age recipient)	150.00	150.00
63	Oathout Funeral Home, Iowa City, Iowa—Old age burial (old age recipient)	150.00	150.00



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
64	Bekins Van & Storage Co., Omaha, Nebr.—Damage to car.	. 209.09	Rejected
65	Rev. J. A. Peterson, Mankato, Minn.—Refund on car license	. 12.00	6.25
66	John F. Rosmann, Defiance, Iowa—Refund on license plates.	. 96.25	Rejected
68	Ethyle Ostrem, Adm. Estate Geo Ostrem, deceased—Services to Leota Dwight, who was under the jurisdiction of what was at that time the Iowa Soldiers' Orphans Home at Davenport, Iowa	E.	5.00
69	Edgar Wakefield, Des Moines, Iowa—Expense incurred in returning wanted men to Iowa	. 25.50	25.50
70	John Airy, Des Moines, Iowa— Damage to car by fireworks while attending Iowa State Fair in August, 1950		Rejected
71	Geo. W. Madsen, Des Moines, Iowa—Damage to car by fireworks while attending Iowa State Fair in August, 1950	. 25.00	Rejected
73	Country Mutual Casualty Co., Chicago, Ill.—Damage to car	. 124.37	Rejected
74	Charles L. Baughman, Indianola, Iowa—Damage to car by fireworks while attending Iowa State Fair in August 1950	. 60.00	Rejected
75	Mrs. Wm. P. Comstock, Adm. Estate William P. Comstock, Cedar Rapids, Iowa—Refund on plates	. 9.00	9.00
76	Mrs. Gertrude Moeller, Water- loo, Iowa—Refund for license on house trailer	. 20.00	Rejected
77	Warren Roetman, Council Bluffs, Iowa—Damage to car	. 50.00	12.59
78	Le Mars Mutual Ins. Assn., Le Mars, Iowa—Damage to car	. 60.00	60.00
79	Gazette Company, Cedar Rapids, Iowa—Notice to bidders for erection of radio towers at Cedar Falls and Storm Lake		3.73
80	Devaney Funeral Home, Cascade, Iowa—Old age funeral (old age recipient)	. 150.00	150.00



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
84	Slade Funeral Home, Leon, Iowa—Old age funeral, old age recipient	. 150.00	150.00
85	Pomeroy Independent School Dist., Pomeroy, Iowa—Claim for public deposit against state sinking fund	. 3,143.29	3 ,148.29
89	Clinton County, c/o county treasurer—Drainage assess- ment	. 97.40	97.40
90	Pottawattamie County, c/o county treasurer—Drainage assessment	. 22.44	22.44
91	Fremont County, c/o county treasurer—Drainage assess- ment	. 284.70	284.70
92	Howard County, c/o county treasurer—Drainage assess- ment	. 21.21	21.21
94	Tomasek & Vogel, Attys., Grinnell, Iowa—Attorneys' fees.	. 513.43	513.48
	STATE HIGHWAY COMM	ISSION CL	AIMS
H-1-51	Central National Insurance Co., Omaha, Nebr.—Damage to car of Randall W. Reinholdt by state owned snowplow	. 415.70	415.70
H-2-51	Randall W. Reinholdt, Marcus, Iowa—Damage to car by state owned snowplow	. 53.88	53.88
H-3-51	Edwin H. Wrench, Minneapolis, Minn.—Damage to car by highway commission truck	. 24.89	24.89
H-4-51	Mason City Warehouse Corp., Mason City, Iowa—Claim for cost of wrecker service to pull heavily loaded semi-trailer back onto pavement after the semi had sunk into the road shoulder while passing around barricades and pavement patch on primary road 150	1 0	Rejected
H-5-51	Ronald M. Doty, Hamilton Field Calif.—Damage to car by high- way commission tractor		41.33
H-6-51	American States Ins. Co., Moline Ill.—Damage to car owned by C. E. Dilley, Rock Island, Ill., same being struck by highway commission snowplow		368.50
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No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-7-51	Clarence E. Dilley, Rock Island, Ill.—Damage to car by state owned truck and snowplow		50.00
H-8-51	Henry Niehaus, Arcadia, Iowa— Damage to car by state owned truck with an ice blade	10.00	Rejected
H-9-51	Lloyd Bolks, Hull, Iowa— Damage to car by state owned snowplow	47.65	47.65
H-10-51	United Casualty Co., Cedar Rapids, Iowa—Damage to car	133.63	Rejected
H-11-51	Farmers Mutual Hail Ins. Co., Des Moines, Iowa—Damage to truck owned by P. M. Dahlem, Cascade, Iowa, by a state owned truck and snowplow	12.28	12.28
H-12-51	P. M. Dahlem, Cascade, Iowa— Damage to truck body by state owned truck and snowplow		50.00
H-13-51	Gaylord Stuelke, Council Bluffs Iowa—Damage to car by state owned truck		47.75
H-14-51	Mrs. Ada Sheldon, Percival, Iowa—Damage to car by state owned truck	122.50	122.50
H-15-51	Ted Biesanz, Rockford, Ill.— Damage to car by state owned truck and snowplow	38.88	38.88
H-16-51	James Olson, Avoca, Iowa— Damage to car by state owned car	37.83	Rejected
H-17-51	Garrett Van Dyke, Larchwood, Iowa—Damage to car by state owned truck	40.00	Rejected
H-18-51	Allen G. Borchart, Grafton, Iowa—Damage to car by snowplow	98.73	Rejected
H-19-51	Chicago North Western Railway Co., Chicago, Ill.—Repaving electric flashing crossing signal damaged by state owned snowplow		295.05
H-20-51	Martin Fecht, Macedonia, Iowa— Damage to car while crossing the bridge, a wheel dropped into a hole in the bridge floor which caused a blowout	1	Rejected



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-21-51	Willie Jacobsen, Alvord, Iowa— Damage to car sustained when claimant drove his car astride a ridge of earth and gravel		Rejected
H-22-51	Thayer Chevrolet Co., Oskaloosa, Iowa—Damage to car owned by LeRoy Stevens which was dam- aged when struck by highway commission snowplow		28.23
H-23-51	Mrs. E. Norma Nason, Garner, Iowa—Personal damages for injuries received by claimant while she was riding as a passenger in an auto which was involved in a collision with another privately owned car on an icy curve on primary road 150		Rejected
H-24-51	Arthur J. Frey, Park Ridge, Ill.—Damage to car when claim- ant drove into rear end of another auto near the point where highway commission em- ployees were repairing road		Rejected
H-25-51	Fireman's Fund Insurance Co., Chicago, Ill.—Damage to car, Dr. Wm. H. Rogers of Sioux City, Iowa, who ran into highway commission truck		Rejected
H-26-51	Walter Earhart, Jr., Glidden, Iowa—Personal injuries and repairs to motorcycle sustained when claimant struck a block of wood which fell off a highway commission dragline trailer in front of claimant's motorcycle		239.47
H-27-51	Liberty Mutual Ins. Co., Des Moines, Iowa—Damage to car owned and operated by B. D. Chaps, Chicago, when he ran into a highway commission power maintainer on primary road 18	Contract Contract	Rejected
H-28-51	Mrs. Earl Duncan, Anamosa, Iowa—Damage to car which was sideswiped by highway commis- sion truck		20.10
H -2 9-51	George Zimmerman, Corydon, Iowa—Damage to grapes in- curred during weed spraying op- erations		200.00
H-30-51	Everett Gross, Decorah, Iowa— Damage to car		35.00



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-31-51	Donald Stone, Chariton, Iowa— Replacing one-half of windshield which claimant alleges was broken when struck by a rock thrown from the tire of a passing state truck	•	Rejected
H-32-51	P. F. Hopkins, Des Moines, Iowa—Repairs to auto which drove into rear end of a highway commission car which had stopped in the westbound traffic lane	:	Rejected
H-33-51	American Farmers Mutual Ins Co., Davenport, Iowa—Damage to truck owned by Hayes Bros. Dairy when said truck ran into a highway commission blade grader	ı	Rejected
H-34-51	J. C. Myers, Eldon, Iowa— Damage sustained when claim- ant drove into rear end of power broom on primary road 34		Rejected
H-35-51	C. M. Huff, State Center, Iowa— Damage to truck	. 99.22	59.22
H-36-51	Roy Burgess, Des Moines, Iowa—Damage sustained as a result of highway commission truck striking claimant's panel delivery truck which was parked on S.E. 14th St		375.00
H-37-51	Max E. Brown, Des Moines, Iowa—Damage to car	. 16.00	16.00
H-38-51	U. S. Postal Department, Newton, Iowa—Repair on Ford panel truck which was struck by highway commission truck while parked on a street in Newton	y e	75.00
H-39-51	Sarah Mattox, Ames, Iowa— Damage to car	32.48	16.24
H-40-51	W. W. Lightfoot, Knoxville, Iowa—Damage to car	82.14	82.14
H-41-51	Frank S. Holmes, Des Moines, Iowa—Damage to horse	. 250.00	Rejected
H-42-51	W. R. Hatter, Marengo, Iowa- Damage to car		157.84
H-43-51	Mrs. Orville Erickson, Wall Lake, Iowa—Damage to car	49.70	49.70
H-44-51	Becker, Stanley & Larry's Aut Body Shop, Mechanicsville, Iowa—Damage to car		Rejected

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-45-51	H. K. Emery, Des Moines, Iowa—Damage to car	10.54	Rejected
H-46-51	School Photo Service Inc., Kansas City, Mo.—Damage to car	81.50	Rejected
H-47-51	A. C. McClellan, Ottumwa, Iowa—Damage to car	55.38	55.38
H-48-51	J. W. Hines, Council Bluffs, Iowa—Damage to car	17.00	17.00
H-49-51	Mrs. Carl F. Sineff, Orient, Iowa—Damage to car	25.00	25.00
H-50-51	Farmers Casualty Co., Des Moines, Iowa—Damage to car	133.23	133.23
H-51-51	Mrs. Veronica B. Riley, Elma, Iowa—Damage to car by snowplow	50.00	Rejected
H-52-51	Allied Mutual Casualty Co., Des Moines, Iowa—Damage to car by snowplow		Rejected
H-53-51	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car	58.82	Rejected
H-55-51	Iowa Hardware Mutual Ins. Co. Mason City, Iowa—Damage to car	00.40	Rejected
H-56-51	William R. Lutz, Hampton, Iowa—Damage to car	50.00	Rejected
H-57-51	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car		Rejected
H-59-51	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car by snowplow	363.30	363.30
H-60-51	Iowa Farm Mutual Ins. Co., Des Moines, Iowa—Damage to car by snowplow	25.04	25.04
H-61-51	Henry Chaney, Council Bluffs, Iowa—2 dead pigs, weed poisoning	43.00	Rejected
H-62-51	Town of Garrison, Garrison, Iowa—Damage to water shutoff boxes broken by highway com- mission during grading opera-		
TÎ 60 F	tions on primary road 198	17.00	17.00
H-63-51	Elwood E. Rhoades, Tipton, Iowa—Damage to car by snowplow	10.00	10.00

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No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-64-51	Edward Runde, East Dubuque, Ill.—Damage to tire and tube caused by driving over broken intake on primary road 61		Rejected
H-65-51	Ed Guetzko, Earlville, Iowa— Damage to car	. 111.56	111.56
H-66-51	Orie Nevendall, Belle Plaine, Iowa—Claim for wrecker service and replacement of truck tai pipe as a result of loader truck dropping into a farm entrance driveway culvert		Rejected
H-67-51	Walter Link, Dyersville, Iowa— Damage to car	. 15.29	15.29
H-68-51	Herman Tunning, Coon Rapids Iowa—Repairing damage to corfield on claimant's farm caused by surface erosion due to plug- ging a tile outlet during con- struction	n- -	75.00
H-69-51	Iowa Farm Mutual Ins. Co., Der Moines, Iowa—Damage to car	175.78	Rejected
H-70-51	Iowa Farm Mutual Ins. Co., Der Moines, Iowa—Damage to car		Rejected
H-71-51	Mrs. Alta Sawyer, Central City Iowa—Damage to car		49.61
H-72-51	D. L. Bassett, Des Moines, Iowa—Damage to car	. 404.10	404.10
H-73-51	Motors Insurance Corp., Des Moines, Iowa—Damage to truck	62.17	62.17
	Motors Insurance Corp., Des Moines, Iowa—Damage to car by snowplow	. 282.48	282.48
H-75-51	Motors Insurance Corp., Des Moines, Iowa—Damage to car by snowplow	. 5.07	5.07
H-76-51	Andrew Trempel, Williams, Iowa—Damage to truck	. 50.00	50.00
H-77-51	Walter R. Marx, Waterloo, Iowa—Damage to car by snowplow	50.00	50.00
H-78-51	Tom Cantwell, Vinton, Iowa— Damage to truck by snowplow		100.00
	Hermann Giermann, Onawa, Iowa—Damage to car by snowplow	. 272.06	Rejected
H-80-51	John Fitzgerald, Lansing, Iowa—Damage to car due to slippery pavement	. 500.00	Rejected
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No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-81-51	Fred Connett, Missouri Valley, Iowa—Loss of corn crop due to flooding of approximately 4 acres of land	500.00	Rejected
H-82-51	Samuel R. Black, Clinton, Iowa— Damages resulting from death of claimant's son, Arthur Black		Rejected
H-83-51	Dwight T. Anderson, Beaver, Iowa—Damage to car	320.00	160.00
H-84-51	J. Lewis Vess, Huntington Park, Calif.—Damage to car		12.50
H-85-51	Robert W. Dawson, Des Moines, Iowa—Damage to car		15.48
H-86-51	Carl Vick, Decorah, Iowa— Damage to car by deer	96.60	Rejected
H-87-51	National Outdoor Display Co., Minneapolis, Minn.—Damage to sign	100.00	Rejected
H-88-51	Iowa Southern Utilities Co., Washington, Iowa—Repairs to broken electric farm line which was struck by highway commis- sion dragline on primary road 22	9.18	9.18
H-89-51	Iowa Farm Mutual Insurance Co., Des Moines, Iowa—Damage to car by snowplow	39.56	39.56
H-90-51	William Madsen, Burt, Iowa— Damage to car by truck and snowplow	. 10.00	10.00
H-91-51	Iowa Farm Mutual Insurance Co., Des Moines, Iowa—Damage to car		88.24
H-92-51	Mrs. Genevieve N. Boeding, West Point, Iowa—Damage to car	10.00	10.00
H-93-51	Iowa Farm Mutual Insurance Co., Des Moines, Iowa—Damage to car		Rejected
H-94-51	Iowa Farm Mutual Insurance Co., Des Moines, Iowa—Damage to car		Rejected
	Iowa Farm Mutual Insurance Co., Des Moines, Iowa—Damage to car		276.48
	Gordon Lees, Oakland, Iowa— Damage to car	10.00	10.00
H-97-51	Walter L. Kimball, Ventura, Iowa—Cost of replacing two broken windows in car	. 8.58	8.58

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No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-99-51	Daniel Critz, Charter Oak, Iowa—Damage to car	295.91	Rejected
H-100-51	Robert H. Yeggy, Riverside, Iowa—Damage to one old sow with pigs	200.00	Rejected
H-101-51	General Foods Corporation, New York, N. Y.—Damage to car	70.00	Rejected
H-102-51	C. J. Shelley, Winterset, Iowa— Damage to truck	. 25.08	25.08
H-106-51	Morris Evans, Red Oak, Iowa—Sickness and death of hogs resulting from eating crushed rock which had been rolled into feed lot highway commission stockpile alongside primary road 48		Rejected
H-107-51	John L. Klages, Charles City, Iowa—Injury to 70 lb. pig which was struck by highway commis- sion truck (subsequent butchering)	•	12.50
H-108-51	Currie's Hardware Co., Mason City, Iowa—Damage to pickup truck	. 22.48	22.48
H-109-51	Display Sign Service, Waterloo Iowa—Repairs to neon sign which was broken by highway commission drilling machine backing into the sign		10.46
H-110-51	Albert E. Shamblear, Council Bluffs, Iowa—Damage to car	27.68	Rejected
H-111-51	Lamoni Packing Co., Lamoni, Iowa—Repairs and incidental ex- pense due to refrigerator truck overturning in ditch		Rejected
H-112-51	John F. Heimes, Centerville, Iowa—Damage to car	774.63	Rejected
H-113-51	Vivian Casebeer, Omaha, Nebr.—Medical expense and general damage due to personal injuries caused in accident with highway commission truck	. 575.00	325.00
H-115-51	G. R. Shelley, Omaha, Nebr.— Damage to car	43.35	Rejected
E-116-51	C. G. Noren, Marshalltown, Iowa—Damage to car	. 99.75	99.75

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
H-117-51	Farmers Mutual Telephone Co., Nora Springs, Iowa—Repair of underground telephone cable severed by the driving of a right of way rail in the town of Nora Springs at station 69-59	l .	61.07
H-118-51	Freeport Motor Casualty Co., Freeport, Ill.—Damage to Dodge pickup truck	330.67	Rejected
H-136-51	John G. Lane, Cascade, Iowa— Damage to Jeep	. 114.43	Rejected
H-137-51	Union Fire Insurance Company Des Moines, Iowa—Damage to car	50. 90001701701	69.88
H-138-51	John A. Russell, Iowa City, Iowa—Damage to car	. 50.00	50.00
H-139-51	Soldier Valley Mutual Telephone Co., Ute, Iowa—Repairs to underground telephone cable, cu- by highway commission mainte nance crew while setting a sign post	t -	138.27
H-140-51	Robert M. Palmer, Hazelton, Iowa—Medical expense, loss of work and damage to tractor and gasoline transport	. 3,072.24	Rejected
H-141-51	John W. Heller, Portsmouth, Iowa—Loss of garden crops due to weed spray		68.50
H-142-51	Frank Huebner, Portsmouth, Iowa—Loss of garden crop due to weed spray	36.50	36.50
H-144-51	Farmers Fire Protective Co., Elkhorn, Iowa—Repairs to fire truck	. 438.50	Rejected
Danna	l on file		

Passed on file.

PROOF OF PUBLICATION

Published copy of House File 163 and verified proof of publication of said proposed bill in the Mason City Globe-Gazette on January 18, 1951, 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.



STENOGRAPHERS' TESTS

Sloane of Polk moved that qualifying tests in typing and shorthand be administered to all committee clerks in order to determine their status as stenographers or clerks for payroll purposes.

Motion prevailed.

MOTION TO PURCHASE JACKETS LOST

Klemesrud of Winnebago moved that jackets be purchased for House pages.

Motion lost.

ADOPTION OF SUPPLEMENTAL REPORT

Sloane of Polk called up for consideration the following supplemental report on permanent employees of the House and moved its adoption:

Secretary to Law Clerk-Dean Reynolds, Polk County

Assistant Bill Clerk—Clifford Grund replaced on January 19 by Thomas A. Neill, Warren County

Multilith Operators-Pat Powers, Polk County; Georgia Van Horn, Polk County

Porter-Charles Roberts replaced by Henry Steele, Polk County

Matron—Elizabeth Jones replaced by Henrietta Tolson, Polk County Pages—Charles Norman Farley, Polk County; Jack Canon, Polk County

Report adopted.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Cooksey of Clay offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable A. H. Avery of Clay County, who was a member of the Forty-fourth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, Forty-eighth, Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-second Extra and Fifty-third sessions of the General Assembly, passed away on December 7, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Cooksey of Clay, Davis of Fayette and McFarlane of Black Hawk.

Kuester of Cass, from the committee on appropriations, offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 6

Be It Resolved by the House, the Senate Concurring: That thing bills, authorized by legislative action, are hereby approved dered paid as provided by section two point twenty (2.20), Code A. C. Gustafson, postage, telephone, telegraph, extra clerical hire	and or-
and misc. expense during interim (House)	\$ 158.02
A. C. Gustafson, postage for House postmaster (House)	50.00
Addressograph-Multigraph Corp., supplies for machine (House)	117.72
Burroughs Adding Machine Co., repairing machine (House)	6.15
Des Moines Rubber Stamp Works, badges and rubber stamps	
(House)	134.60
International Business Machines Corp., typewriter and repair	
service (House)	396.38
Koch Brothers, supplies (House)	462.00
Royal Typewriter Co., typewriters (House)	1,964.45
L. C. Smith & Corona Typewriters, Inc., typewriters (House)	2,470.40
Western Union, telegrams (House)	16.25
Northwestern Bell Telephone Co., long distance expense (House)	9.55
Storey-Kenworthy Co., office equipment and supplies (House)	3,677.72
Commercial Office Supply Co., supplies (Senate)	84.00
Des Moines Rubber Stamp Works, badges (Senate)	99.00
Hawkeye Bindery, Inc., supplies (Senate)	11.32
International Business Machines Corp., ribbons and repair serv-	
ice (Senate)	16.66
Koch Brothers, supplies (Senate)	45.00
L. C. Smith & Corona Typewriters, Inc., typewriters and repair	
service (Senate)	2,593.98
Storey-Kenworthy Co., office supplies (Senate)	18.25
Koch Brothers, binders, instruction sheets, posts (Senate and	
House)	2,142.45
Carroll Lane, postage for Senate postmaster (Senate)	50.00
The State Comptroller is hereby authorized and directed to is	
rants for amounts above listed and to persons and firms to wh	om such
amounts are due.	*

Laid over under Rule 34.

INTRODUCTION OF BILLS

House File 151, by Tate of Cerro Gordo, McNeal of Wright and White of Keokuk, a bill for an act to amend section one hundred seventeen point seven (117.7), Code 1950, relating to acts of auctioneers in conducting an auction or public sale.

Read first time and referred to committee on judiciary 2.



House File 152, by Nelson of Woodbury, Brown of Mahaska, Metz of Decatur, McNeal of Wright, Pendleton of Buena Vista, Munger of Woodbury and Kosek of Linn, a bill for an act to amend section one hundred seventy-four point two (174.2), Code 1950, to clarify the powers of a "society" as defined in section one hundred seventy-four point two (174.2).

Read first time and referred to committee on agriculture 1.

House File 153, by Oeth of Dubuque, a bill for an act to provide for the care and control of trees, shrubbery, flowers and grass upon the parking along streets and driveways in certain cities under the manager plan by election, and to amend chapter four hundred nineteen (419), Code 1950.

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

House File 154, by McEleney of Clinton, Mooty of Grundy, Lisle of Page and Mensing of Cedar, a bill for an act to amend section three hundred twenty-one point four hundred fifty-six (321.456), Code 1950, relating to the height of vehicles.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 155, by Mensing of Cedar and Palmer of Lee, a bill for an act to amend section five hundred ninety-five point seventeen (595.17), Code 1950, relating to the requiring of blood test by persons exempted from the licensing provisions on religious grounds.

Read first time and referred to committee on judiciary 1.

House File 156, by Nelson of Woodbury and Munger of Woodbury, a bill for an act to amend section four hundred sixty-two point seven (462.7), Code 1950, relating to eligibility of trustees in drainage districts.

Read first time and referred to committee on conservation, drainage and flood control.

House File 157, by Mensing of Cedar and Palmer of Lee, a bill for an act to amend section six hundred forty-nine point two (649.2), Code 1950, relating to affidavits attached to petitions in actions to quiet title.

Read first time and referred to committee on judiciary 1.



House File 158, by Stevens of Greene and Sar of Floyd, a bill for an act to amend chapter one hundred seventy-seven (177), Code 1950, relating to corn and small grain growers association.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 159, by Sloane of Polk and Ryan of Polk, a bill for an act to amend chapter seven hundred sixty-two (762), Code 1950, relating to change of venue of justice of peace court.

Read first time and referred to committee on judiciary 1.

House File 160, by Meyer of Sac, a bill for an act to amend section three hundred sixty point eight (360.8), Code 1950, relating to tax levied for repair, furnishing and care of township buildings.

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

House File 161, by Ludwig of Johnson, a bill for an act relating to the number of city councilmen to be elected under a city organized under the manager by election plan, and for amending section four hundred nineteen point seven (419.7), Code 1950.

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

House File 162, by Crabb of Guthrie, a bill for an act to amend section two hundred seventy-nine point thirteen (279.13), Code 1950, relating to teachers' contracts and section two hundred sixty point ten (260.10), Code 1950, relating to the issuance of teachers' certificates by the board of educational examiners to foreign applicants and providing for the exchange of teachers between school districts and other schools, and providing for necessary regulations and rules governing the same.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 163, by Tate of Cerro Gordo, a bill for an act to authorize and legalize proceedings of the Independent School District of Mason City, in the county of Cerro Gordo, State of Iowa, for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the 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 164, by Olson of Mitchell, a bill for an act to amend section three hundred ninety-seven point thirty-nine (397.39), Code 1950, relating to the transfer of surplus earnings of a city or town operated public utility to any other fund of the municipality.

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

House File 165, by Gallup of Jefferson, a bill for an act to amend section three hundred twenty-four point fifty (324.50), Code 1950, relating to refunds on motor fuel purchased for non-highway use.

Read first time and referred to committee on departmental affairs.

House File 166, by Bass of Montgomery and Clark of Appanoose, a bill for an act designating the state department of social welfare as the state agency to make application to the secretary of agriculture of the United States for the return of the assets of the Iowa Rural Rehabilitation Corporation now dissolved and providing for the future administration of such assets.

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

Senate Concurrent Resolution 6, a resolution providing for retention and advancement of spiritual values in American life and to promote harmony, unity and cooperation between Catholics, Protestants and Jews.

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

Senate Concurrent Resolution 7, providing for salaries of joint legislative help.

Also: That the Senate has adopted the following report of joint committee on joint legislative employees in which the concurrence of the House is asked:

A report showing names of employees nominated as joint legislative help.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 6

For retention and advancement of spiritual values in American life and to promote harmony, unity and cooperation between Catholics, Protestants and Jews.

Whereas, today our boys in the armed services have laid away such religious prejudices as they may have had, and in a foreign land, Protestants, Catholics and Jews are fighting our battles shoulder to shoulder



and are together ready to make the supreme sacrifice to maintain and protect those principles precious to every true American citizen, and

Whereas, chaplains of all denominations are administering to these boys injured in battle, or otherwise requiring religious guidance, comfort or service irrespective of denominations or faiths, and

Whereas, the American way of life and the government which administers it cannot exist if the majority of American citizens deny in thought or deed the existence of a Supreme Being, Creator of man and universe, and

Whereas, the American philosophy of living and law are definitely and clearly stated in the preamble to the Declaration of Independence in these words:

"We hold these truths to be self-evident, that all men are created equal and are endowed by their Creator with certain unalienable rights, and among these are the right to life, liberty, and the pursuit of happiness." and

Whereas, the American way of life, its government and law are threatened from within and without by Soviet Russia who with her unscrupulous methods has her agents and spies make every possible effort to destroy harmony, good will and cooperation among our people, and

Whereas, the way of life of all freedom loving peoples who acknowledge the authority of a Supreme Being, Creator of man and the universe, is threatened by those foes who would substitute man-made authority for that of the Creator, the current example being of Russia, and

Whereas, noted and respected American leaders among the Catholics, Protestants and Jews, and among those who hold to no religious group have warned that our spiritual advancement has not kept pace with our material advancements, and

Whereas, our lag in spiritual advancement has caused us to be weakened by unfounded fears, hatreds and prejudices which our enemies, within and without, use to destroy our unity, harmony, and good will thus dividing us and hastening the day of our destruction, and

Whereas, there are many God-fearing men and women all over the world who seek a medium through which they may unite in giving expression through a word and a deed to their belief in a Creator and His authority; and who wish to advance the spiritual life of the American people and all others which reasonably join in promoting the fundamental principles upon which the American way of life is founded.

Now, Therefore, Be It Resolved, by the Senate of the State of Iowa and the House of Representatives Concurring, that Catholics, Protestants, Jews and all freedom loving and well intentioned people who do not conform to any religious beliefs unite and pledge themselves to take such action as may be deemed right and just to hasten the spiritual advancement of American people by peacefully removing unfounded hatreds, prejudices and fears; by respecting each man's religious faith; by working together to remove injustice imposed by force or conniving; and by steadfastly furthering the obvious aims and intentions of those illustrious men who signed the Declaration of Independence and the Constitution of the United States, and

Be It Further Resolved that those who hold important executive, legislative and judicial positions in our country and in our state do every-



thing in their power to eliminate the tendency toward the slow but gradual deterioration of spiritual values that we see being brought about through indifference and Godlessness.

Laid over under Rule 34.

SENATE CONCURRENT RESOLUTION 7

Whereas, section two point nineteen (2.19), Code 1950, provides that "The compensation of the chaplains, officers and employees of the General Assembly shall be fixed by joint action of the Senate and House by resolution at the opening of the session or as soon thereafter as conveniently can be done,"

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

JOINT LEGISLATIVE HELP

Assistants in Law Research	\$15.00
Stenographers for Law Library	7.50
Typists for Law Library	
General Research Clerks	6.50
Matrons	5.50
Elevator Tenders	
Janitors	6.50
Post Office Assistant	6.50
Post Office Mail Carriers	
Assistant Secretary in Custodian's Office	
Head Policeman	7.00
Special Police for Parking	
Telephone Operator	
Photostat Operator for Code Editor	7.50
Clerk in Code Editor's Office	
Stenographer in Archives Department	7.50
Typist in Historical Department and Library	6.50

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the Senate and House of the Fifty-fourth 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 (5c) per mile to and from the state capitol.

Laid over under Rule 34.

REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

We, your joint committee appointed to nominate employees for the extra help of the Fifty-fourth General Assembly, hereby submit the following:



Lawyers

Anthony T. Renda

Henry T. McKnight

Norma Warren

William Rosecrans

Law Library Stenographers

Hazel Johnson

Leola Hubbard

Janice Anderson

Mary K. Napp

Mary E. Simmons

Rose Johnson

Margaret Garver

Edith Berlovich

Library Research Clerks

Margaret McCabe

Louise Chocolka

General Research and Clerk

Jessie Corwin

Ada Alexander

Library Matrons

Henrietta Tolson (Off payroll 1-9-51)

Mae T. Howard (Off payroll 1-10-51)

Library Janitor

Floyd Pruitt

Mail Carriers

C. B. Hylton

William Fife

Post Office Assistant

Lillian M. Fiero

Ann Nizzi

Clerk in Code Editor's Office

Clarian Lesher

Photostat Code Editor

Barbara Dunn

Clerk in Historical Department

Mrs. Daphne Woodcock

Clerk in Archives Department

June Reece

Respectfully submitted, O. H. HENNINGSEN, On the part of the Senate. TED SLOANE,

On the part of the House.

Passed on file.

REPORTS OF COMMITTEES

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:



MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 78, a bill for an act to amend section two hundred seventy-nine point eight (279.8), Code 1950, to provide that public school employees handling money accruing from school activities and other sources furnish bond to the school corporation, begs leave to report it 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. Amend House File 78, section one (1), line six (6), by inserting after the word "for" the words "all school funds not handled by the school district treasurer."
- 2. Section one (1), line eleven (11), by striking the comma (,) at the end of the sentence and inserting in lieu thereof a period (.).
 - Section one (1), line twelve (12), by beginning a new sentence.
 EARL A. MILLER, Chairman.

Brookings of Pottawattamie, 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 File 106, a bill for an act creating a legislative advisory committee to carry out the provisions of chapter three hundred seven (307), Acts of the Fifty-second General Assembly, chapter sixteen (16), Acts of the Forty-ninth General Assembly, chapter ten (10), Acts of the Fifty-first General Assembly, and chapter seventeen (17), Acts of the Fifty-third General Assembly, relating to the construction of the state office building, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HOWARD E. BROOKINGS, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 44, 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 school building bonds of the Wayne Township school district in the county of Mitchell, State of Iowa, being one and the same school corporation as the school township of Wayne in the county of Mitchell, State of Iowa, and declaring said bonds issued and sold 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.

C. M. STRAWMAN, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 21, a bill for an act to amend section six hundred thirty-six



point thirty-eight (636.38), Code 1950, relating to the amount a surviving spouse may select from the estate of a deceased spouse, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 34, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the penalties 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 doposs.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 36, a bill for an act to amend chapter six hundred twenty-two (622), Code 1950, relating to the admission in evidence of copies of any memorandum, writing, entry print, representation or combination thereof, of any act, transaction, occurrence or event in the regular course of business, reproduced by any photographic, photostatic, microfilm, microcard, miniature photographic, or other process which accurately reproduces or forms a durable medium for so reproducing the original, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 53, a bill for an act to repeal chapter six hundred three (603), Code 1950, relating to the superior court, and to amend various sections of the code 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.

ERNEST PALMER, JR., Chairman.

Nelson 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 39, a bill for an act to amend section four hundred twelve point five (412.5), Code 1950, relating to municipal utilities retirement systems, begs leave to report it has had 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. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 87, a bill for an act to amend subsection thirty-two (32),



section four hundred four point five (404.5), Code 1950, relating to police department 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 do pass.

H. F. NELSON, Chairman.

Also:

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 five point six (405.6), Code 1950, to provide for the re-appointment of an incumbent city assessor to a new term without reexamination, begs leave to report it has had 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. F. NELSON, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 68.

ELMER A. BASS,
Chairman House Committee.
JAMES H. NESMITH,
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 68.

AMENDMENTS FILED

Amend the report of joint committee on joint legislative employees by adding the following names:

Electrician Lloyd I. Stith
Telephone Operator Nellie Griffin
Elevator Operators Edna Schwartz
Maude Morris
Belle Fleming
Matron Margaret Coles
Head Policeman Warren Shaffer
Policemen Harold Baker

Carl J. Glas

Janitors

Richard Claybrooke Theodore Winterberg Ben Carpenter Arvelle Moray Harold Voitel

John Whalen Frank Davis Orval Bell Horace Randle Lawrence Gustafson

James Cotton Sarah Jett Leonard Abels

Assistant Postmistress Lawyer

SLOANE of Polk.

Amend Senate Concurrent Resolution 7 by changing the figure in line sixteen (16) from \$5.50 to \$6.00, which refers to the compensation to be paid matrons.

Further amend said Concurrent Resolution by adding as a new line thereto the following:

Electrician \$8.00 SLOANE of Polk.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, January 24, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 24, 1951.

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

Prayer was offered by the Reverend Lawrence Murphy, pastor of the Federated Church, Corning.

The Journal of January 23 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Miller of Black Hawk on request of McFarlane of Black Hawk.

PRESENTATION OF VISITORS

Hanson of Lyon presented to the House Mary Dierks of Inwood, second place winner in the public speaking contest conducted by the Farmers Grain Dealers Association, and John TerWee of Inwood, second place winner in the preliminary district contest.

Huisman of Osceola presented to the House Art Ray of Ocheyedan.

POINT OF PERSONAL PRIVILEGE

Brownlie of Madison rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable Howard E. Brookings of Pottawattamie.

Four committee clerks, Jackie Day, Myra Parrott, Ruth Roberts and Anita Brooks, led the House in singing "Happy Birthday" to Mr. Brookings.

PROOF OF PUBLICATION

Published copy of Senate File 69 and verified proof of publication of said bill in the Washington Evening Journal on January 17, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 21, 34, 36, 39, 44, 53, 78, 87, 111 and Senate File 106, under Rule 72.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Kuester of Cass called up for consideration House Concurrent Resolution 6, found on page 152 of the Journal of January 23, and moved its adoption.

Resolution adopted.

ADOPTION OF REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

Sloane of Polk called up for consideration the following report:

REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

We, your joint committee appointed to nominate employees for the extra help of the Fifty-fourth General Assembly, hereby submit the following:

Lawyers

Anthony T. Renda

Henry T. McKnight Norma Warren

William Rosecrans

Law Library Stenographers

Hazel Johnson

Leola Hubbard

Janice Anderson

Mary K. Napp

Mary E. Simmons

Rose Johnson

Margaret Garver

Edith Berlovich

Library Research Clerks

Margaret McCabe

Louise Chocolka

General Research and Clerk

Jessie Corwin

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Library Matrons .

Henrietta Tolson (Off payroll 1-9-51)

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Library Janitor

Floyd Pruitt

Mail Carriers C. B. Hylton William Fife Post Office Assistant Lillian M. Fiero Ann Nizzi Clerk in Code Editor's Office Clarian Lesher Photostat Code Editor Barbara Dunn Clerk in Historical Department Mrs. Daphne Woodcock Clerk in Archives Department June Reece

> Respectfully submitted, O. H. HENNINGSEN. On the part of the Senate. TED SLOANE. On the part of the House.

Sloane of Polk offered the following amendment filed by him and moved its adoption:

Amend the report of joint committee on joint legislative employees by adding the following names:

Electrician

Telephone Operator

Elevator Operators

Matron

Head Policeman

Policemen

Janitors

Lloyd I. Stith

Nellie Griffin

Edna Schwartz

Maude Morris

Belle Fleming

Margaret Coles

Warren Shaffer

Harold Baker

Carl J. Glas

Richard Claybrooke

Theodore Winterberg

Ben Carpenter

Arvelle Moray

Harold Voitel

John Whalen

Frank Davis

Orval Bell

Horace Randle

Lawrence Gustafson

James Cotton

Sarah Jett

Assistant Postmistress Lawyer Leonard Abels

Amendment adopted.

Sloane of Polk moved the adoption of the report as amended.

Report adopted.

ADDITIONAL COPIES

Metz of Decatur moved that 1,000 copies of "Brief History of the Legislature of Iowa" be printed for distribution to members of the General Assembly.

Motion prevailed.

Berry of Calhoun offered the following House concurrent resolution, by himself and Nelson of Jasper:

HOUSE CONCURRENT RESOLUTION 7

Whereas, the Honorable Robert A. Taft, United States Senator from the state of Ohio, will be in the city of Des Moines, Iowa, on February 13, 1951; and

Whereas, the Honorable Robert A. Taft is recognized as one of the outstanding members of the United States Senate, and is well informed on national and international affairs; and

Whereas, it is believed that the members of the Fifty-fourth General Assembly will be benefited and inspired by having the Honorable Robert A. Taft speak to them on February 13, 1951.

Now, Therefore, Be It Resolved by the House, the Senate Concurring, That a joint convention of the two houses be held at 2:00 p.m., February 13, 1951, in the House of Representatives of the Fifty-fourth General Assembly, and that the Honorable Robert A. Taft, United States Senator from the state of Ohio, be invited to address said joint convention.

Laid over under Rule 34.

Ludwig of Johnson offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 8

Whereas, the birthday anniversary of the Great Emancipator, Abraham Lincoln, falls on Monday, February the 12th, and

Whereas, it has been customary in the past, as it should be, for the General Assembly of Iowa to pause briefly in its deliberations, to commemorate the life and public service of this great man,

Now, Therefore, Be It Resolved by the House, the Senate Concurring, that a joint convention be held at 11:00 o'clock, Monday, February 12, and a suitable program be arranged for this occasion, and that an invitation be extended to Professor H. J. Thornton of the history department of the State University to give an address on the life and public service of Abraham Lincoln.

Laid over under Rule 34.



Cooksey of Clay offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 9

Whereas, technological communications and economic interdependence have shrunk this planet into one world, and

Whereas, we believe that all decent people cherish liberty and the rights of man, and

Whereas, the United Nations has overwhelmingly approved a declaration of human rights which embodies all the freedoms which we hold dear, and

Whereas, the United Nations has conclusively demonstrated again and again that the vast majority of the nations of the world are in accord with our long established principles of liberty and our concept of the dignity of man, and that in no issue involving these concepts have we ever been outvoted, and

Whereas, responsible and thoughtful Americans recognize that it was this nation's failure to join in a world government which contributed in some degree to the Second World War, and

Whereas, we recognize that the principle of federal government as practiced by this nation has in great measure contributed to the greatness of this nation, and

Whereas, we recognize that no longer can this nation retreat and withdraw its interest to within its continental boundaries, and

Whereas, it is self-evident that laws for the establishment of peace and order in the world must evolve out of a world government, and

Whereas, we deem it to be in the best interests of the state and nation that we stem the tide of isolationism arising in various sections of the nation;

Therefore, Be It Resolved by the House, the Senate Concurring, that the legislature of the State of Iowa acknowledges its responsibility to the world, and is, therefore, in accord with the principle of a federal world government of defined and limited powers, for the purpose of maintaining peace and spreading to all corners of the world those principles of freedom to which all men would attain.

Laid over under Rule 34.

Poston of Wayne offered the following House concurrent resolution by himself, Robinson of Delaware, Clark of Marion, Tierney of Webster, Shepard of Lucas, Ryan of Polk and Brookings of Pottawattamie:

HOUSE CONCURRENT RESOLUTION 10

Whereas, chapter two hundred nineteen (219), section two (2), Acts of the Fiftieth General Assembly, provides that to be entitled to World War I bonus, applicant must have on file his application on or before December 31, 1944, and.



Whereas, George Dewey Ellis, a veteran of World War I, through no fault of his own was unable to file prior to the expiration date, and,

Whereas, it would be unfair and unjust that George Dewey Ellis should be deprived of the benefits of the World War I bonus, if entitled thereto;

Therefore, Be It Resolved by the House, the Senate Concurring, that the World War I "Bonus Board" is hereby authorized to accept for consideration the application of George Dewey Ellis for the bonus payable to veterans of World War I, notwithstanding the provisions of chapter two hundred nineteen (219), section two (2), Acts of the Fiftieth General Assembly contrary hereto.

Laid over under Rule 34.

ADOPTION OF SENATE CONCURRENT RESOLUTION 6

Kuester of Cass called up for consideration the following resolution:

SENATE CONCURRENT RESOLUTION 6

For retention and advancement of spiritual values in American life and to promote harmony, unity and cooperation between Catholics, Prottestants and Jews.

Whereas, today our boys in the armed services have laid away such religious prejudices as they may have had, and in a foreign land, Protestants, Catholics and Jews are fighting our battles shoulder to shoulder and are together ready to make the supreme sacrifice to maintain and protect those principles precious to every true American citizen, and

Whereas, chaplains of all denominations are administering to these boys injured in battle, or otherwise requiring religious guidance, comfort or service irrespective of denominations or faiths, and

Whereas, the American way of life and the government which administers it cannot exist if the majority of American citizens deny in thought or deed the existence of a Supreme Being, Creator of man and universe, and

Whereas, the American philosophy of living and law are definitely and clearly stated in the preamble to the Declaration of Independence in these words:

"We hold these truths to be self-evident, that all men are created equal and are endowed by their Creator with certain unalienable rights, and among these are the right to life, liberty, and the pursuit of happiness," and

Whereas, the American way of life, its government and law are threatened from within and without by Soviet Russia who with her unscrupulous methods has her agents and spies make every possible effort to destroy harmony, good will and cooperation among our people, and



Whereas, the way of life of all freedom loving peoples who acknowledge the authority of a Supreme Being, Creator of man and the universe, is threatened by those foes who would substitute man-made authority for that of the Creator, the current example being of Russia, and

Whereas, noted and respected American leaders among the Catholics, Protestants and Jews, and among those who hold to no religious group have warned that our spiritual advancement has not kept pace with our material advancements, and

Whereas, our lag in spiritual advancement has caused us to be weakened by unfounded fears, hatreds and prejudices which our enemies, within and without, use to destroy our unity, harmony, and good will thus dividing us and hastening the day of our destruction, and

Whereas, there are many God-fearing men and women all over the world who seek a medium through which they may unite in giving expression through a word and a deed to their belief, in a Creator and His authority; and who wish to advance the spiritual life of the American people and all others which reasonably join in promoting the fundamental principles upon which the American way of life is founded.

Now, Therefore, Be It Resolved, by the Senate of the State of Iowa and the House of Representatives Concurring, that Catholics, Protestants, Jews and all freedom loving and well intentioned people who do not conform to any religious beliefs unite and pledge themselves to take such action as may be deemed right and just to hasten the spiritual advancement of American people by peacefully removing unfounded hatreds, prejudices and fears; by respecting each man's religious faith; by working together to remove injustice imposed by force or conniving; and by steadfastly furthering the obvious aims and intentions of those illustrious men who signed the Declaration of Independence and the Constitution of the United States, and

Be It Further Resolved that those who hold important executive, legislative and judicial positions in our country and in our state do everything in their power to eliminate the tendency toward the slow but gradual deterioration of spiritual values that we see being brought about through indifference and Godlessness.

Kuester of Cass made the following remarks in support of the resolution:

The representatives of a group of lay people representing the thinking of common, ordinary folks, lay members if you please, prominent attorneys, jurists, former legislative members and folks interested in preservation of the American way of life, came to Senator Elthon and myself and asked us to help them prepare a resolution to carry out the thoughts that they had in mind.

I, as well as Senator Elthon, humbly agreed to do my part in carrying forth the intentions of these people, which coincided with our thoughts.

We are living in serious times—very, very serious. And I am just going to give you a few thoughts, but, when I make these remarks, I want you to know that I include myself along with the rest of the general public.

I have always been a student of history and I like it. History and government. Any study of the history of nations will show that they have fallen and the civilization they have achieved has been lost to a large degree whenever the people trod the pathway of low moral standards and violate the fundamental laws of the Creator. History records that many times so-called heathen nations have been the means of bringing about the downfall of nations who violate these fundamental laws. In the days ahead we will be hearing a great deal about God being on our side. I think it was Lincoln who said—and I want you to get this—that the important matter was that. "We are on God's side."

You know, nations and the people get themselves into trouble by violating the fundamental laws of the Creator and then they call on God to help them when they themselves are the cause of their situation. Nations, as well as individuals, go down to destruction when they violate the laws of the Creator. In the spread and pathway of Christian civilization, it has ever been westward. I want you to get this thought—started by the Apostle Paul when he was led to go westward instead of the far east with its teeming millions. The influence of the teaching of the Author of the Sermon on the Mount finally covered Europe, England, and thence to the western hemisphere where, I like to think, the ideals of Christianity were to be developed and nurtured for the benefit of all mankind.

Let us ponder these questions seriously: How well have we kept our charge? Are we duly appreciative of the heritage established by our forefathers when we spend twenty times as much for non-essentials as we do for practical religion? Here's a more serious question. I'm speaking in general terms now, as a people and a nation. Our boys are dying on the battlefields of Korea. Is the blood of the dead and wounded boys on the fields of battle on our hands? The United States is still the best country on earth—the last stronghold of Christian civilization. Are we going the way of destruction if our people become an indifferent and Godless people?

Now, the purpose of this resolution is this: for us to stop, look and consider our position and to go forward with a united effort—all of us who believe in our rights and institutions and are on the side of the higher ideals of life.

I am honored this morning by having the dean of the Iowa legislators, the Honorable Arch W. McFarlane, speak on this subject. He has had better than thirty-two years of legislative experience, and I am happy to yield to the senior gentleman from Waterloo, Mr. McFarlane.

McFarlane of Black Hawk rose and addressed the House as follows:

MEMBERS OF THE FIFTY-FOURTH GENERAL ASSEMBLY:

When I was asked the other day if I would say a few words relative to this resolution, I willingly consented. I think in these times we should stop and pause and consider the religious aspects of this country as well as the world at large.

I do not know who was the author of this resolution, but I understand it was a lawyer, a minister and a layman. I took this resolution home with me Sunday and I read it and I re-read it and I read it aloud, because by reading it aloud I could understand it more thoroughly and whoever was responsible for this resolution should receive a deep vote of gratitude and appreciation from us who are gathered here today to promote the unity of fellowmen in these times.

I belong to an organization which at its last supreme council session selected a world peace committee and appropriated \$30,000 for the expenses of this committee. The first thing they did was this: they went to the United Nations' meeting and, lo and behold, they found that the United Nations meetings were being held without an opening prayer. Why? How would you like to meet here in the morning with just the sound of the gavel and without asking Divine guidance to protect and guide us right along the way?

Here was a United Nations for peace of the world opening their meetings without prayer because they said they had so many nations and so many different views of religion, it was impossible. But this committee told them that every nation had a divine God to whom they prayed and to whom they looked for spiritual advice and guidance and after this committee got through with the United Nations, I say to you that their meetings are being opened every day with prayer. That is as it should be. But I wondered if you really paid attention to this resolution as it was being read. I feel I wouldn't be doing my duty if I didn't read you two or three sections to impress upon you what it really means.

I have never, since I have been a member of this legislative body, had the privilege of presenting such a momentous and wonderful resolution as we are now considering.

(Mr. McFarlane read the following sections:)

"Whereas, today our boys in the armed services have laid away such religious prejudices as they may have had, and in a foreign land, Protestants, Catholics and Jews are fighting our battles shoulder to shoulder and are together ready to make the supreme sacrifice to maintain and protect those principles precious to every true American citizen, and"

"Whereas, our lag in spiritual advancement has caused us to be weakened by unfounded fears, hatreds and prejudices which our enemies, within and without, use to destroy our unity, harmony, and good will thus dividing us and hastening the day of our destruction, and"

"Now, Therefore, Be It Resolved, by the Senate of the State of Iowa and the House of Representatives Concurring, that Catholics, Protestants, Jews and all freedom loving and well intentioned people who do not conform to any religious beliefs unite and pledge themselves to take such action as may be deemed right and just to hasten the spiritual advancement of American people by peacefully removing unfounded hatreds, prejudices and fears."



Beautiful words, well written, this resolution, in my opinion, which we are considering today, has no equal.

For the third time in our generation we face the gathering storm of another World War, and for the first time in the history of our country, America is in imminent danger of invasion and destruction. The world picture is most foreboding, and all nations must take sides with one or the other of two great powers. Our so-called Allies in Europe are slow to act, perhaps fearing that in defending themselves they may invite destruction, but all Americans, cherishing freedom and all that it means, must buckle down, realizing that we are at war against the greatest and most powerful menace ever to confront a Christian people.

It is true that on our coins we print "In God We Trust," and a serious desire on the part of all Americans to return to the fundamentals and obedience to God's laws is far more important than factory production, mobilization, statesmanship, and whatnot.

It may well be that the unhappy world situation, which keeps hundreds of millions enslaved, and the rest of mankind in continual fear, is more the result of what good people are not doing, than of the enterprise shown by the enemies of humanity. In other words, while the good people are taking care of themselves, the evildoers are taking care of everybody else, most of whom prove to be easy victims of their prey.

It is a well known fact that division of the Christian world, and the eradication of belief in God, is the first step in the advancement of the communistic doctrine. The great problem facing the world today is not really communism. That menace could disappear overnight, and the problem of religious intolerance would still be tremendous. The one thing which terrifies the Godless all over the world is the fear that some day all those who believe in God will wake up and start living according to their beliefs. Once that happens, most of the great problems which plague mankind will disappear overnight. Against this present calculated threat of communism, we have at our disposal a most effective weapon, more powerful than the atomic bomb, which was recommended to us 2,000 years ago. Every kind of suggested formula has been tried to find peace, and all the while the simple solution Christ offers, "Love Thy Neighbor as Thyself," is available and ready to assure success, if only we employ its use.

If we are to survive individually, we must strive persistently in helping our fellow men to survive, regardless of the particular doctrine or creed upon which their faith is founded.

As good Americans, we must believe that God is the Creator of all men; that each of us is equal in the sight of God to every other person, and thereby entitled to the equal protection of all the laws of the land. Government is not man's master, but rather his servant, designed to protect the God-given rights of mankind.

Upon the firm foundation of these truths, the glory and prosperity of our beloved country has risen steadily through the years, to be the crowning wonder of the world. These truths have made America great, and only these truths can keep America free.

"By this shall all men know that you are My disciples, if you have love for each other." Let us, therefore, as Iowa legislators, take the profound step, through the adoption of this resolution, of uniting Protestants, Catholics and Jews, in a common front, against the onslaughts of a common enemy, and there is no question but that our light will shine afar.

Olson of Mitchell asked and obtained unanimous consent that the preceding remarks made by Kuester of Cass and McFarlane of Black Hawk be printed in the Journal.

McFarlane of Black Hawk moved the adoption of the resolution. Resolution adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 7

Sloane of Polk called up for consideration the following resolution:

SENATE CONCURRENT RESOLUTION 7

Whereas, section two point nineteen (2.19), Code 1950, provides that "The compensation of the chaplains, officers and employees of the General Assembly shall be fixed by joint action of the Senate and House by resolution at the opening of the session or as soon thereafter as conveniently can be done,"

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

JOINT LEGISLATIVE HELP

Assistants in Law Research	\$15.00
Stenographers for Law Library	7.50
Typists for Law Library	6.50
General Research Clerks	
Matrons	5.50
Elevator Tenders	6.50
Janitors	6.50
Post Office Assistant	6.50
Post Office Mail Carriers	
Assistant Secretary in Custodian's Office	6.50
Head Policeman	7.00
Special Police for Parking	6.50
Telephone Operator	
Photostat Operator for Code Editor	7.50
Clerk in Code Editor's Office	7.00
Stenographer in Archives Department	7.50
Typist in Historical Department and Library	6.50

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the Senate and House of the Fifty-fourth



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 (5c) per mile to and from the state capitol.

Sloane of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate Concurrent Resolution 7 by changing the figure in line sixteen (16) from \$5.50 to \$6.00, which refers to the compensation to be paid matrons.

Further amend said concurrent resolution by adding as a new line thereto the following:

Electrician\$8.00

Amendment adopted.

Sloane of Polk moved the adoption of the resolution as amended. Resolution adopted.

INTRODUCTION OF BILLS

House File 167, by committee on judiciary 1, a bill for an act relating to the change in name of the hospital for epileptics and feeble-minded and the school for feeble-minded to "Woodward State Hospital and School" and "Glenwood State School" and the combination of said institutions.

Read first time and placed on the calendar.

House File 168, by committee on judiciary 1, a bill for an act relating to the change in the name of the profession of "podiatry" to that of "chiropody."

Read first time and placed on the calendar.

House File 169, by committee on judiciary 1, a bill for an act relating to the change in name of the Soldiers' Orphans Home to the Iowa Annie Wittenmyer Home.

Read first time and placed on the calendar.

House File 170, by committee on judiciary 1, a bill for an act relating to certain vehicles pulling or towing four-wheel trailers and to amend section three hundred twenty-one point three hundred ten (321.310), Code 1950.

Read first time and placed on the calendar.

House File 171, by committee on judiciary 1, a bill for an act relating to biennial reports of the state department of history and archives and to amend section seventeen point three (17.3), Code 1950.



Read first time and placed on the calendar.

House File 172, by Schwengel of Scott, Sloane of Polk, Tate of Cerro Gordo and McFarlane of Black Hawk, a bill for an act to amend section five hundred twenty-two point one (522.1), Code 1950, relating to the qualifying, licensing and supervision of life insurance agents.

Read first time and referred to committee on insurance.

House File 173, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section four hundred thirty-four point fifteen (434.15), Code 1950, relating to the valuation and assessment for taxation of property for railway companies; and to provide that property subject to taxation of companies operating a public passenger transit system in cities having a population of one hundred twenty-five thousand (125,000) or over shall be subject to assessment in the same manner as a railway.

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

House File 174, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1950, relating to retail sales tax exemptions.

Read first time and referred to committee on public utilities, telephone, telegraph and express.

House File 175, by Moore of Louisa, a bill for an act to amend section six hundred point three (600.3), Code 1950, relating to consent, when necessary, for adoption.

Read first time and referred to committee on social security.

House File 176, by Sloane of Polk and Ryan of Polk, a bill for an act to amend chapter four hundred seventeen (417), Code 1950, relating to cities operating under the commission plan of municipal government and having a population of one hundred twenty-five thousand (125,000) or more by making said chapter four hundred seventeen (417) apply and relate to cities having a population of one hundred twenty-five thousand (125,000) or more even though not operating under the commission plan of government; and to amend section four hundred seventeen point fifty-four (417.54), Code 1950, by further particularizing as to and defining the property which is exempt from other taxes on account of the two and three-fourths per cent (2¾%) gross revenue tax on bus operations of street railways or passenger carriers in cities having a population of one hundred twenty-five thousand (125,000) or over; and



to redefine the carriers which shall be subject to the two and three-fourths per cent (23/4%) gross revenue tax on bus operations.

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

House File 177, by McFarlane of Black Hawk, Munger of Woodbury, Nelson of Woodbury, Tierney of Webster and Tate of Cerro Gordo, a bill for an act relating to the construction and maintenance of garages for storage, repair and servicing of motor vehicles and other equipment of cities and towns, and to amend section four hundred seven point three (407.3), Code 1950.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 178, by Ryan of Polk and Sloane of Polk, a bill for an act to amend section two hundred twenty-nine point twenty (229.20), Code 1950, relating to beneficiaries of veterans bureau by correctly designating the committing body of insane persons as "commission" or "body," instead of court.

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

House File 179, by Bass of Montgomery, Ryan of Polk, Smith of Dickinson, Brookings of Pottawattamie, Stiffler of Ringgold, Nielsen of Monona, Norland of Worth, Robinson of Delaware, Olson of Mitchell and Metz of Decatur, a bill for an act to amend section ninety-two point eleven (92.11). Code 1950, relating to employment of persons under sixteen (16) years of age.

Read first time and referred to committee on labor.

House File 180, by Hendrix of Muscatine (Lord), a bill for an act authorizing a patent to issue to the southeast quarter (SE½) of the southwest quarter (SW½) of section sixteen (16), township seventy-eight (78) north, range two (2) west of the 5th P.M., Muscatine County, Iowa.

Read first time and referred to committee on judiciary 2.

House File 181, by Berry of Calhoun, Oeth of Dubuque, Crosier of Linn and Schwengel of Scott, a bill for an act to amend section six hundred one point one hundred thirty-one (601.131), Code 1950, relating to salaries for justices of the peace and constables.

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



House File 182, by Meyer of Sac, Miller of Black Hawk, Lucken of Plymouth, Nelson of Woodbury, Langland of Winneshiek, Norland of Worth and Hendrix of Muscatine, a bill for an act to amend chapter two hundred fifty-eight (258), Code 1950, relating to state aid for vocational education.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 183, by McFarlane of Black Hawk, a bill for an act to amend section two hundred ninety-eight point one (298.1), Code 1950, relating to school taxes.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 184, by Putney of Tama and Mensing of Cedar, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, relating to permits for excess size and weight.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 185, by Van Zwol of O'Brien, Munger of Woodbury, Miller of Black Hawk and Olson of Mitchell, a bill for an act to amend chapter five hundred four (504), Code 1950, corporations not for pecuniary profit, by adding thereto a section relating to limiting the liability of corporations.

Read first time and referred to committee on private corporations.

House File 186, by Goode of Davis, a bill for an act to amend section two hundred eighty-five point eleven (285.11), Code 1950, pertaining to school busses.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 187, by Tate of Cerro Gordo, Pendleton of Buena Vista and Moore of Louisa, a bill for an act relating to the regulation and supervision of corporations for pecuniary profit and to amend various sections of chapter four hundred ninety-one (491), Code 1950, relating thereto.

Read first time and referred to committee on private corporations.

House File 188, by Nelson of Jasper, a bill for an act to amend

chapter two hundred eighty-six A (286A), Code 1950, providing for the use of state funds to supplement funds of school districts and for the assistance of public school districts of the state in financing their activities under the title of general school aid.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 189, by Nelson of Jasper, a bill for an act to amend chapter two hundred seventy-nine point twenty-four (279.24), Code 1950, relating to contracts of certificated school employees to clarify the procedure necessary for the discharge of such employee for cause and during the life of a valid contract.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 190, by Sloane of Polk and Ryan of Polk, a bill for an act to amend chapter five hundred ninety-eight (598), Code 1950, relating to divorce and annulment of marriages.

Read first time and referred to committee on judiciary 1.

House File 191, by Sloane of Polk, Schwengel of Scott, Ryan of Polk and Crosier of Linn, a bill for an act to amend section four hundred four point five (404.5), Code 1950, relating to fire department maintenance fund and millage therein authorized.

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

House File 192, by Tate of Cerro Gordo, Ryan of Polk, Schroeder of Scott and Judd of Clinton, a bill for an act to amend section three hundred sixty-five point thirteen (365.13), Code 1950, relating to chiefs of police and chiefs of fire departments under civil service, and section three hundred sixty-five point seventeen (365.17), Code 1950, relating to qualifications of fire and police department employees under civil service.

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

House File 193, by Clark of Marion, a bill for an act to appropriate from the general fund of the state the sum of three thousand three hundred forty-five dollars and sixty-one cents (\$3,345.61) to the agricultural land credit fund for the purpose of refund to Marion County for omitted claims.

Read first time and referred to committee on appropriations.



House File 194, by Kosek of Linn, Ludwig of Johnson, Schroeder of Scott, McNeal of Wright and Sloane of Polk (Bekman, McCarville, Mercer, Zastrow), a bill for an act to amend section five hundred eleven point eight (511.8), Code 1950, relating to the investment of funds of life insurance companies and associations, to authorize investment in obligations issued, assumed or guaranteed by International Bank for Reconstruction and Development.

Read first time and referred to committee on banks, building and loan.

House File 195, by Kosek of Linn, Ludwig of Johnson, Schroeder of Scott, McNeal of Wright and Sloane of Polk (Bekman, McCarville, Mercer, Zastrow), a bill for an act to amend section five hundred fifteen point thirty-five (515.35), Code 1950, relating to investments of insurance companies other than life, to authorize investments in obligations issued, assumed or guaranteed by International Bank for Reconstruction and Development.

Read first time and referred to committee on banks, building and loan.

CONSIDERATION OF BILL

Brookings of Pottawattamie asked and obtained unanimous consent for the suspension of the rules and for the immediate consideration of Senate File 106, a bill for an act creating a legislative advisory committee to carry out the provisions of chapter three hundred seven (307), Acts of the Fifty-second General Assembly, chapter sixteen (16), Acts of the Forty-ninth General Assembly, chapter ten (10), Acts of the Fifty-first General Assembly, and chapter seventeen (17), Acts of the Fifty-third General Assembly, relating to the construction of the state office building, with report of committee recommending passage.

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

On the question "Shall the bill pass?"

The ayes were, 104:

Abel Brookings Darrington Clark of Aubrev Appanoose Davis Brown Bass Brownlie Clark of Marion Eckels Buck Fairchild Berry Cooksey Bloedel Burris Cornick Fiene Crabb Frey Boothby Burrows Gallup Butler Crosier Brockmeyer



Goode McFarlane Oppedahl Sloane McNeal Hanna Palmer Smith Harris Mensing Patrick Soeth Heinz Metz Paul Stevens Hendrix Meyer Pedrick Stiffler Huisman Miller of Shelby Pendleton Strawman Jones Moore of Louisa Pieper Tate Mooty Judd Poston Tierney Klemesrud Morris Putney Uhlenhopp Munger Van Zwol Koch Ramseyer Voigtmann Walker Kosek Nelson of Jasper Ringgenberg Robinson Kuester Nelson of Langland Woodbury Walter Ryan Sar Lisle Nicholson Washburn Loss Nielsen Schroeder Weiss Lucken Norland Schwengel Weston Ludwig Nystrom Shepard White Oberman Sherod Mallonee Young Shifflett Mr. Speaker Martin Oeth McElenev Olson

The nays were, none.

Absent or not voting, 4:

Hansen

Hanson

Miller of Black Hawk Moore of Butler

The bill having received a constitutional majority was declared to have passed the House and the title 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 48, a bill for a legalizing act covering the city of Spencer, Iowa.

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

Senate File 69, a bill for a legalizing act covering the Consolidated School District of Ainsworth.

CARROLL A. LANE, Secretary.

REPORTS OF COMMITTEES

Brown of Mahaska, 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 59, a bill for an act to repeal chapter three hundred six (306), Code 1950, to enact a substitute therefor, and to repeal or amend various other sections of the code, all relating to classification, jurisdiction, control, establishment, alteration and vacation of highway. begs leave to report it has had the same under consideration and has in-



structed me to report the same back to the House with the recommendation that the same do pass with amendment filed January 17, 1951, by Brown and Goode.

CARROLL L. BROWN, Chairman.

Hanson of Lyon, 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 24, a bill for an act to amend section forty-three point thirty-two (43.32), Code 1950, relating to compensation of judges and clerks of primary and special elections, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend the title to House File 24 by striking in line three (3) the words "and special."

ARTHUR C. HANSON, Chairman.

Moore of Butler, from the committee on police regulation, suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance to whom was referred House File 7, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and the law of the 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 do poss.

H. A. MOORE, Chairman.

AMENDMENTS FILED

- 1 Amend House File 19 by adding after the word "that" in
- 2 line five (5) of section one (1) the word "actual".
- 3 Further amend by striking the period after the word
- 4 "extended" in line six (6) of section one (1) and adding the
- 5 following, "and as determined by an appraisal made by the
- 6 executive council of the State of Iowa."

NELSON of Woodbury.

- 1 Amend House File 20 by striking the comma (,) after the
- 2 word "individual" in line thirty-four (34) of subsection three
- 3 (3) of section one (1) and substituting in lieu thereof a period
- 4 (.).
- 5 Further amend by striking all after the period placed after
- 6 the word "individual" in line thirty-four (34), subsection three
- 7 (3) of section one (1).

NELSON of Woodbury.

- 1 Amend House File 53 by adding a new section following
- 2 section 63 as follows:
- 3 "This act shall not apply to superior courts in
- 4 cities having a population over seventy thousand
- 5 (70,000)." Kosek of Linn.

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1 Amend House File 58 by striking all after the enacting 2 clause and substituting the following:

3 Section 1. Section three hundred thirteen point four 4 (313.4), Code 1950, is hereby amended,

- 5 1. By striking from lines eight (8), nine (9), ten 6 (10) and eleven (11) of said section the following: "the 7 payment of interest and redemption of any bonds issued in 8 anticipation of such primary road fund, and".
 - 2. By striking from lines thirteen (13), fourteen (14), and fifteen (15) of said section the following: ", the costs of issuance and redemption of any bonds issued in anticipation of said primary road fund," and inserting in lieu thereof the word "and".
 - 3. By striking from lines sixteen (16) and seventeen (17) of said section the following: ", and the refund of special assessments for paving".

17 Sec. 2. Section three hundred thirteen point six 18 (313.6), Code 1950, is hereby amended and revised to read 19 as follows:

"The state highway commission shall keep accounts in relation to the primary road fund, crediting said fund with all amounts by law creditable thereto and charging said fund with the amount of all duly and finally approved vouchers for claims properly chargeable thereto."

Sec. 3. Section three hundred thirteen point eight (313.8), Code 1950, is hereby amended and revised to read 27 as follows:

"The state highway commission shall proceed to the improvement of the primary road system as rapidly as funds become available therefor until the entire mileage of the primary road system is built to established grade, bridged, and surfaced with pavement or other surface suited to the traffic on such road. Improvements shall be made and carried out in such manner as to equalize the condition of the primary roads, as nearly as possible, in all sections of the state.

"The state highway commission shall not purchase right of way and construct a new system of diagonal highways radiating from any city with a population over one hundred thousand."

- Sec. 4. Section three hundred thirteen point fourteen (313.14), Code 1950, is hereby amended by inserting a period (.) after the word "fund" at the end of line three (3) and striking the remainder of said section.
- Sec. 5. Section three hundred thirteen point eighteen 44 (313.18), Code 1950, is hereby amended by striking from 45 lines four (4) and five (5) the following: "or from the 46 state highway commission maintenance fund,". 47
- Sec. 6. Section three hundred thirteen point twenty 48 (313.20), Code 1950, is hereby amended by striking from line 49 seven (7) the words "its support" and substituting in lieu 50 thereof the words "the primary road". 51

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52
      Sec. 7. Section three hundred thirteen point twenty-seven
53
    (313.27), Code 1950, is hereby amended and revised to read
54
    as follows:
55
      "The state highway commission may construct or aid in
56
    the construction, and may maintain bridges, viaducts, and
    railroad grade crossing eliminations on primary road
57
58
    extensions in cities and towns."
59
      Sec. 8. Section three hundred thirteen point thirty-six
60
    (313.36), Code 1950, is hereby amended and revised to read
61
    as follows:
62
      "Primary roads shall be maintained by the state highway
63
    commission and the cost thereof paid out of the primary road
64
    fund. Extensions of primary roads in cities and towns may
    be maintained by the state highway commission and the cost
65
66
    thereof paid out of the primary road fund."
67
      Sec. 9. Sections three hundred thirteen point thirty-
    eight (313.38), three hundred thirteen point thirty-nine
68
69
    (313.39), and three hundred thirteen point forty (313.40),
70
    Code 1950, are hereby repealed.
                                                 BROWN of Mahaska.
                                                 GOODE of Davis.
 1
      Amend House File 59, section three (3), line twenty-two
    (22), by striking the letter "s" at the end of the word "sections";
    also, in lines twenty-two (22) and twenty-three (23) of said
    section three (3) by striking the words and figures "three
    hundred ten point nine (310.9), as amended, and".
 5
 6
       Further amend House File 59, section twelve (12), line
 7
    one (1), by striking the word "be" and inserting in lieu thereof
    the word "by".
 8
                                                 Brown of Mahaska.
                                                 GOODE of Davis.
 1
       Amend House File 106 as follows:
 2
       1. Section one (1), lines nine (9) and ten (10),
    after the word "commission", insert a comma (,),
    and strike the words "may issue permits to
    qualified pilots" and insert the following:
    "shall authorize the aeronautics commission
    to issue permits to exceptionally well
 7
 8
    qualified pilots".
 9
       2. Section one (1), line eleven (11), after the
10
    period add the following sentence: "The
    aeronautics commission shall not issue more
11
12
    than one (1) permit to a county."
                                                      MOORE of Butler.
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1 Amend House File 132, section one (1),

line thirteen (13), by striking the words

3 "secretary of the".

MOORE of Butler.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Thursday, January 25, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 25, 1951.

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

Prayer was offered by Father Leo McCoy, pastor of the Holy Rosary Church, Fort Dodge, and past state chaplain of the American Legion.

The Journal of January 24 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:
McFarlane of Black Hawk on request of Miller of Black Hawk.

PRESENTATION OF VISITORS

Uhlenhopp of Franklin presented to the House Frank Hackbarth of Franklin County.

Ludwig of Johnson presented to the House Dr. William J. Petersen, superintendent of the State Historical Society, Iowa City, and associate professor of history, State University of Iowa, well known to Iowans as "Steamboat Bill."

Oppedahl of Humboldt presented to the House W. P. Wittmer, superintendent of schools, Renwick.

Brookings of Pottawattamie presented to the House Herman W. Walter of Council Bluffs, former member of the House from Pottawattamie County.

Clark of Marion presented to the House Rex Widdle, mayor of Knoxville.

POINTS OF PERSONAL PRIVILEGE

Walter of Hardin rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable G. T. Kuester of Cass and the Honorable Ray E. Shepard of Lucas.

Pendleton of Buena Vista and Putney of Tama escorted Mr. Kuester; Klemesrud of Winnebago and Mooty of Grundy escorted

Mr. Shepard to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Kuester and Mr. Shepard.

Ringgenberg of Story rose under the question of personal privilege and invited the members of the legislature and their wives to visit the Atomic Energy Laboratory, Iowa State College, Ames, Friday afternoon, February 9.

PETITIONS

Paul of Poweshiek presented a resolution from Voiture 624 of the Forty and Eight of Grinnell urging the rehabilitation of the Soldiers Home, Marshalltown.

Referred to the committee on board of control.

Butler of Pocahontas presented a petition signed by three hundred forty residents of Pocahontas County urging restoration of Lizard Lake, Lake Township, Pocahontas County.

Referred to the committee on conservation, drainage and flood control.

Ringgenberg of Story presented a petition signed by thirty-two employees of Iowa State College urging support of House File 127.

Referred to the committee on social security.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 7, 24 and 59, under Rule 72.

Goode of Davis offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 11

Whereas, this body has before it House Resolution 4 asking an investigation into the administration of the Iowa Liquor Control Act and the policies promulgated by certain members of the Liquor Control Commission, and

Whereas, we have available a large volume of testimony upon this subject already gathered by the committee on retrenchment and reform, and Whereas, the General Assembly is composed of two (2) bodies,

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That a joint investigating committee be appointed, eight (8) members to be appointed by the Speaker of the House from the membership of the House, and eight (8) members to be appointed by the President of the

Senate from the membership of the Senate, and this committee is hereby instructed to study the provisions of House Resolution 4 and the transcript of the testimony as taken before the committee on retrenchment and reform, and the report of the committee on retrenchment and reform, and report back to this General Assembly as soon as practical their findings and recommendations.

Laid over under Rule 34.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Sar of Floyd offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable William Kruse, of Floyd County, who was a member of the Forty-eighth, Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-second Extra and Fifty-third sessions of the General Assembly, passed away on August 22, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Sar of Floyd, Kuester of Cass and Poston of Wayne.

Butler of Pocahontas offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable John B. Kent, of Pocahontas County, who was a member of the Twenty-eighth session of the General Assembly, passed away on December 26, 1948,

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Butler of Pocahontas, Koch of Palo Alto and Berry 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



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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 gross premium tax payable by life insurance companies and associations.

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

Senate File 63, a bill for an act relating to the investment of funds of life insurance companies and associations.

Also: That the Senate has amended and passed House Concurrent Resolution 5 providing for the compensation of officers and employees of the Senate and House.

Also: That the Senate has concurred in the House amendment to and passed Senate Concurrent Resolution 7 fixing the compensation of joint legislative help.

Also: That the Senate has concurred in the House amendments to the report of the joint committee on joint legislative employees.

CARROLL A. LANE, Secretary.

SENATE AMENDMENTS CONSIDERED

Sloane of Polk called up for consideration the following 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", and

Whereas, the cost of the basic commodities has increased, and because of the high cost of living in Des Moines, and the temporary nature of the employment, all employees receiving under eight dollars per day have been increased fifty cents per day.

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the daily compensation of all officers and employees of the Fifty-fourth 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	\$20.00
Assistant Secretary and Journal Clerk of Senate	15.00
Law Clerk	12.50
Reading Clerk	10.00
Engrossing Clerk	10.00
Enrolling Clerk	10.00
Assistant Enrolled Bills Clerk	8.00
Assistant Journal Clerk	
Secretary's Stenographer	12.50
Special Clerks	10.00
Clerk to the Lieutenant Governor	
Clerk to Secretary	8.00

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Secretary's Committee Clerk	6.50
Bill Clerk	7.50
File Clerks	6.50
Supply Clerk	8.00
Payroll Clerk	8.00
Sergeant-at-Arms	8.00
Assistant Sergeant-at-Arms	7.00
Chief Doorkeeper	7.00
Doorkeepers	6.50
Postmasters	6.50
Stenographers	7.50
Clerks	6.50
Matrons	6.00
Cloakroom Attendants	6.00
Head Porter	7.00
Porters	6.00
Pages	5.00
1 ages	0.00
OFFICERS AND EMPLOYEES OF THE HOUSE	
Assistant Chief Clerk	
Law Clerk	
Reading Clerk	
Journal Clerks	
Engrossing Clerk	
Enrolling Clerks	
Payroll Clerk	
Secretaries to Chief Clerk	
Secretary to Law Clerk	
Index Clerk	8.00
Supervisor of Clerks	
Secretary to Speaker	8.00
Stenographers	7.50
Clerks	6.50
Postmasters	6.50
Bill Clerk	7.50
Assistant Bill Clerks	6.50
File Clerks	6.50
Sergeant-at-Arms	8.00
Assistant Sergeant-at-Arms	7.00
Supply Clerks	6.50
Chief Electrician	9.00
Assistant Electricians	
Control Board Operator	6.50 7.50
Pages	5.00
Matrons	6.00
The state of the s	6.00
Porters	7.00
Assistant Doorkeepers	6.50
Assistant Doorkeepers	0.50

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 and employees, prior to the permanent organization of their respective houses, in the positions and at the same scale of compensation as set forth herein.

Sloane of Polk moved that the House concur in the following Senate amendments:

Amend House Concurrent Resolution 5 as follows:

By striking the figure "15.00" following "Assistant Secretary and Journal Clerk" and inserting in lieu thereof the figure "17.50".

By combining "Law Clerk and Reading Clerk" and striking the figure "10.00" and inserting in lieu thereof "15.00".

By striking "Reading Clerk" and inserting in lieu thereof "Assistant Reading and Law Clerk" and by striking the figure "10.00" and inserting in lieu thereof the figure "15.00".

By striking "Clerk to the Lieutenant Governor" and inserting in lieu thereof "Secretary to the Lieutenant Governor" and by striking the figure "10.00" and inserting in lieu thereof the figure "12.50".

By striking the figure "8.00" after "Payroll Clerk" and inserting in lieu thereof "10.00".

By striking the figure "8.00" following Secretary to Speaker and inserting in lieu thereof the figure "9.00".

By inserting after Enrolling Clerks under Officers and Employees of the House the following: "(Madeleine Burrows and James Lawyer)".

By adding after the words Enrolling Clerks under Officers and Employees of the House the following: "Assistant Enrolled Bills Clerks........ 8.00".

By adding as a new line after the word "Clerks" the following: "Multilith operators....... 7.50."

By striking from the last paragraph and last line of said resolution "same scale of compensation as set forth herein." and inserting in lieu thereof "scale in effect prior to January 8."

Motion prevailed and the House concurred.

Sloane of Polk moved the adoption of the resolution as amended.

Resolution adopted.

Goode of Davis moved that all legislative clerks assigned to the various members of the House be classified as stenographers.

Motion prevailed.

SENATE MESSAGES CONSIDERED

Senate File 48, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of hospital bonds by the city of Spencer, Iowa, and the provisions made for the levy of 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 69, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Ainsworth, in the county of Washington, State of Iowa (sometimes known and identified as the Ainsworth Consolidated School District of Washington County, Iowa), authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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 CONCURRENT RESOLUTION 7 DEFERRED

Berry of Calhoun called up for consideration House Concurrent Resolution 7, found on page 166 of the Journal of January 24.

Goode of Davis asked and obtained unanimous consent to defer action on House Concurrent Resolution 7.

INTRODUCTION OF BILLS

House File 196, by Crosier of Linn and Nelson of Woodbury (Hattery and Dykhouse), a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof, and to repeal certain sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419), and four hundred twenty (420), Code 1950, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code to conform thereto.

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

House File 197, by Nelson of Woodbury and Crosier of Linn (Hattery and Dykhouse), a bill for an act relating to the general powers of municipal corporations and to repeal chapter three hundred sixty-eight (368) of the Code, relating thereto, and certain other sections of the Code, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code relating thereto.

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



House File 198, by Nelson of Woodbury and Crosier of Linn (Hattery and Dykhouse), a bill for an act to define the general powers and duties of municipal officers and to repeal various sections of the Code relating thereto and to enact substitutes therefor.

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

House File 199, by Robinson of Delaware, a bill for an act to amend section six hundred sixty-eight point three (668.3), Code 1950, relating to the appointment of a guardian for a minor owning property.

Read first time and referred to committee on judiciary 1.

House File 200, by Robinson of Delaware, a bill for an act to amend section six hundred sixty-eight point thirty-three (668.33), Code 1950, relating to the termination of exhausted guardianships.

Read first time and referred to committee on judiciary 2.

House File 201, by Bass of Montgomery, a bill for an act relating to the public archives and authorizing destruction of certain thereof after custody for a fixed period, and for amending section three hundred three point ten (303.10), Code 1950.

Read first time and referred to committee on departmental affairs.

House File 202, by Brookings of Pottawattamie, Bass of Montgomery, Darrington of Harrison, Frey of Pottawattamie and Oberman of Des Moines, a bill for an act to amend chapter two hundred seventy-nine point thirteen (279.13), Code 1950, relating to contracts of certificated school employees to provide for a preliminary hearing and discussion of causes for dissatisfaction before notice of termination of contract is given by a board of education to such employee.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 203, by Weiss of Crawford, Frey of Pottawattamie and Burrows of Benton, a bill for an act to amend sections three hundred forty-nine point three (349.3) and three hundred forty-nine point six (349.6), Code 1950, relating to the official papers of counties and the selection thereof and the determination of contests over such selection; to permit boards of supervisors of certain



counties of the state to limit the number of official papers in any one city or town to one such newspaper.

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

House File 204, by Munger of Woodbury, McEleney of Clinton, Schwengel of Scott, Tierney of Webster and Ryan of Polk, a bill for an act to amend section four hundred ten point nineteen (410.19), Code 1950, relating to limitation of hours on duty of members of the fire department.

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

House File 205, by Oeth of Dubuque and Heinz of Dubuque, a bill for an act to direct the State Department of Public Instruction to revise the uniform financial accounting system for Iowa school districts.

Read first time and referred to committee on consolidation and coordination of state government.

House File 206, by Oeth of Dubuque and Heinz of Dubuque, a bill for an act to amend chapter two hundred seventy-nine (279). Code 1950, relating to directors—powers and duties, by repealing section two hundred seventy-nine point thirty-four (279.34).

Read first time and referred to committee on printing.

House File 207, by Davis of Fayette, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 208, by Uhlenhopp of Franklin, a bill for an act relating to the repeal of section three hundred twenty-one point two hundred seventy-one (321.271), Code 1950; to enact a substitute therefor; and to make available to the public and to render competent as evidence reports of motor vehicle accidents and information obtained by peace officers.

Read first time and referred to committee on judiciary 1.

House File 209; by Hanson of Lyon, a bill for an act to legalize the action of the board of supervisors of Lyon County in authorizing salary payment to certain deputy county officers.

Read first time and referred to committee on judiciary 2.



House File 210, by Uhlenhopp of Franklin, a bill for an act relating to liens upon real estate in cases of judgments for future payments.

Read first time and referred to committee on judiciary 2.

House File 211, by Ryan of Polk, Miller of Black Hawk and Sloane of Polk, a bill for an act to amend section one hundred ten point seventeen (110.17), Code 1950, to require fishing licenses for females sixteen (16) years of age or over.

Read first time and referred to committee on fish and game.

House File 212, by Robinson of Delaware, a bill for an act to amend sections five hundred ninety-five point three (595.3) and five hundred ninety-five point eight (595.8), Code 1950, relating to marriages.

Read first time and referred to committee on judiciary 1.

House File 213, by committee on banks, building and loan, a bill for an act to legalize the payment, certification or acceptance of a check or other negotiable instrument or any other transaction by a bank or trust company in this state performed after banking hours or on any legal holiday.

Read first time and placed on the calendar.

House File 214, by committee on banks, building and loan, a bill for an act to amend section five hundred twenty-six point thirty-two (526.32), Code 1950, to include the surplus funds of state banks and trust companies.

Read first time and placed on the calendar.

House File 215, by committee on banks, building and loan, a bill for an act to amend section five hundred twenty-eight point twenty-one (528.21), Code 1950, relating to per diem compensation paid to any member of an examining committee of a bank.

Read first time and placed on the calendar.

House File 216, by committee on banks, building and loan, a bill for an act to amend section four hundred ninety-two point six (492.6), Code 1950, relating to payment in property other than cash for capital stock.

Read first time and placed on the calendar.



House File 217, by committee on banks, building and loan, a bill for an act to amend section five hundred twenty-four point sixteen (524.16), Code 1950, relating to the expenses of the banking department.

Read first time and placed on the calendar.

House File 218, by Palmer of Lee, a bill for an act to amend chapter five hundred eighty-seven (587), Code 1950, relating to legalizing judgments and decrees.

Read first time and referred to committee on judiciary 1.

House File 219, by Palmer of Lee, a bill for an act to amend chapter six hundred twenty-two (622), Code 1950, relating to refusal of public officials to testify in criminal proceedings.

Read first time and referred to committee on judiciary 1.

House File 220, by Palmer of Lee, a bill for an act to amend chapter six hundred thirty-three (633), Code 1950, relating to the administration of estates of decedents.

Read first time and referred to committee on judiciary 1.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 3, by committee on constitutional amendments, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to the succession of officers to the office of Governor in the event of death or disability of the Governor or person elected to that office and to amend section four (4) of Article IV and to repeal section nineteen (19) of Article IV and propose a substitute therefor.

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

Section 1. That the following amendments to the Constitution of Iowa are hereby proposed:

Amendment 1. Section four (4) of Article IV of the Constitution of Iowa is amended by adding thereto the following: "If, upon the completion of the canvass of the votes for Governor and Lieutenant Governor by the General Assembly, it shall appear that the person who received the highest number of votes for Governor has since died, resigned, is unable to qualify, fails to qualify, or for any other reason is unable to assume the duties of the office of Governor for the ensuing term, the powers and duties of the office shall devolve upon the person who received the highest number of votes for Lieutenant Governor until the disability is removed and, upon inauguration, he shall assume the powers and duties of Governor."

Amendment 2. Section nineteen (19) of Article IV of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof: "Sec. 19. If there be a vacancy in the office of Governor and the Lieutenant Governor shall by reason of death, impeachment, resignation, removal from office, or other disability become incapable of performing the duties pertaining to the office of Governor, the President pro tempore of the Senate shall act as Governor until the vacancy is filled or the disability removed; and if the President pro tempore of the Senate, for any of the above causes, shall be incapable of performing the duties pertaining to the office of Governor the same shall devolve upon the Speaker of the House of Representatives; and if the Speaker of the House of Representatives, for any of the above causes, shall be incapable of performing the duties of the office of Governor, the Justices of the Supreme Court shall convene the General Assembly by proclamation and the General Assembly shall organize by the election of a President pro tempore by the Senate and a Speaker by the House of Representatives. The General Assembly shall thereupon immediately proceed to the election of a Governor and Lieutenant Governor in joint convention."

Sec. 2. The foregoing proposed amendments to the Constitution of the State of Iowa having been adopted and agreed to by the Fifty-third (53rd) General Assembly, thereafter duly published, and now adopted and agreed to by the Fifty-fourth (54th) General Assembly in this joint resolution, the same shall be submitted to the people of the State of Iowa at the general election in nineteen hundred fifty-two (1952) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

Read first time and placed on the calendar.

POINT OF PERSONAL PRIVILEGE

Sloane of Polk, speaking on a point of personal privilege, called the attention of the House to purported discrepancies in the amounts paid by the State of Iowa for new lights in the House chamber.

Kuester of Cass moved that a meeting be had by Sloane of Polk and other interested members of the House with the committee on House chamber improvement and members of the committee on retrenchment and reform (interim committee) at 3:30 p.m., today.

Motion prevailed.

CONSIDERATION OF BILLS

House File 21, a bill for an act to amend section six hundred thirty-six point thirty-eight (636.38), Code 1950, relating to the amount a surviving spouse may select from the estate of a deceased spouse, with report of committee recommending passage, was taken up for consideration.



Pendleton 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, 103:

Moore of Butler Robinson Abel Gallup Moore of Louisa Aubrev Goode Ryan Hanna Bass Mooty Schroeder Berry Hansen Morris Schwengel Bloedel Hanson Shepard Munger Boothby Nelson of Jasper Harris Sherod Shifflett Brockmeyer Heinz Nelson of Hendrix Woodbury Sloane Brookings Smith Huisman Nicholson ' Brown Nielsen Brownlie Jones Soeth Buck Judd Norland Stevens Burris Klemesrud Nystrom Stiffler Koch Oberman Strawman Burrows Butler Kosek Oeth Tate Kuester Olson Tierney Clark of Appanoose Langland Oppedahl Uhlenhopp Clark of Marion Lisle Palmer Van Zwol Patrick Voigtmann Cooksey Loss Walker Ludwig Paul Cornick Mallonee Pedrick Walter Crabb Pendleton Washburn Crosier Martin Weiss Darrington McElenev Pieper Davis McNeal Poston Weston Eckels White Putney Meyer Fairchild Miller of Young Ramseyer Mr. Speaker Fiene Black Hawk Ringgenberg Miller of Shelby Frey

The nays were, none.

Absent or not voting, 5:

Lucken Mensing Metz Sar

McFarlane

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

House File 34, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the penalties for operating a motor vehicle while intoxicated, with report of committee recommending passage, was taken up for consideration.

Clark 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, 103:

Abel Gallup Miller of Shelby Robinson Aubrey Moore of Butler Goode Ryan Bass Hanna Moore of Louisa Sar Berry Schroeder Hansen Mooty Bloedel Schwengel Hanson Morris Boothby Harris Nelson of Jasper Shepard Heinz Nelson of Sherod Brockmeyer Brookings Hendrix Woodbury Shifflett Brown Huisman Nicholson Sloane Jones Brownlie Nielsen Smith Buck Judd Norland Soeth Nystrom Stevens Burris Klemesrud Burrows Koch Oberman Stiffler Strawman Butler Kosek Oeth Clark of Kuester Olson Tate Langland Oppedahl Tierney Appanoose Clark of Marion Lisle Palmer Uhlenhopp Cooksey Loss Patrick Van Zwol Cornick Lucken Paul Walker Crabb Ludwig Pedrick Walter Crosier Mallonee Pendleton Washburn Martin Pieper Weiss Darrington Davis McEleney Poston Weston Eckels McNeal Putney White Fairchild Mensing Ramseyer Young Fiene Miller of Ringgenberg Mr. Speaker Frev Black Hawk

The nays were, none.

Absent or not voting, 5:

McFarlane Meyer Munger Voigtmann

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

HOUSE FILE 11 WITHDRAWN

Schwengel of Scott asked and obtained unanimous consent to withdraw House File 11 from further consideration by the House.

House File 36, a bill for an act to amend chapter six hundred twenty-two (622), Code 1950, relating to the admission in evidence of copies of any memorandum, writing, entry print, representation or combination thereof, of any act, transaction, occurrence or event in the regular course of business, reproduced by any photographic, photostatic, microfilm, micro-card, miniature photographic, or other process which accurately reproduces or forms a durable medium for so reproducing the original, 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, 104:

Abel Hanna Moore of Butler Ryan Aubrey Hansen Moore of Louisa Sar Hanson Mooty Schroeder Bass Harris Morris Schwengel Berry Bloedel Heinz Munger Shepard Boothby Hendrix Nelson of Jasper Sherod Brookings Huisman Nelson of Shifflett Woodbury Brown Jones Sloane Brownlie Judd Nicholson Smith Klemesrud Buck Nielsen Soeth Burris Koch Norland Stevens Burrows Kosek Nystrom Stiffler Butler Kuester Oberman Strawman Langland Clark of Oeth Tate Lisle Appanoose Olson Tierney Clark of Marion Oppedahl Uhlenhopp Loss Lucken Van Zwol Cooksey Palmer Voigtmann Walker Cornick Ludwig Patrick Crabb Mallonee Paul Crosier Pedrick Martin Walter Davis McEleney Pendleton Washburn McNeal Eckels Pieper Weiss Fairchild Mensing Poston Weston Fiene Meyer Putney White Miller of Young Frey Ramsever Gallup Black Hawk Ringgenberg Mr. Speaker Miller of Shelby Robinson Goode

The nays were, none.

Absent or not voting, 4:

Brockmeyer Darrington McFarlane Metz

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

House File 44, 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 school building bonds of the Wayne Township School District in the county of Mitchell, State of Iowa, being one and the same school corporation as the school township of Wayne in the county of Mitchell, State of Iowa, and declaring said bonds issued and sold pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

Amend House File 44, section one (1), line two (2), by adding the figure "1950" after the comma (,) following the figure "26".



Further amend section two (2), line two (2), by adding the words "and effect" after the word "force".

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 100:

Abel Frev Miller of Shelby Sar Aubrey Gallup Moore of Butler Schroeder Goode Moore of Louisa Schwengel Bass Berry Hanna Mooty Shepard Bloedel Hansen Morris Sherod Boothby Nelson of Jasper Shifflett Hanson Brockmeyer Harris Nelson of Sloane Heinz Woodbury Smith Brookings Nicholson Brown Huisman Soeth Brownlie Jones Nielsen Stevens Judd Norland Buck Stiffler Burris Klemesrud Oberman Strawman Burrows Koch Oeth Tate Tierney Butler Kuester Olson Clark of Langland Oppedahl Uhlenhopp Appanoose Lisle Palmer Van Zwol Voigtmann Walker Patrick Clark of Marion Loss Cooksey Lucken Paul Cornick Ludwig Pendleton Walter Crabb Mallonee Pieper Washburn Crosier Martin Poston Weiss Darrington McEleney Putney Weston White Davis McNeal Ramseyer Eckels Mensing Ringgenberg Young Fairchild Miller of Robinson Mr. Speaker Fiene Black Hawk Ryan

The nays were, none.

Absent or not voting, 8:

Hendrix McFarlane Meyer Nystrom Kosek Metz Munger Pedrick

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

HOUSE FILE 53 RE-REFERRED TO COMMITTEE

House File 53, a bill for an act to repeal chapter six hundred three (603), Code 1950, relating to the superior court, and to amend various sections of the Code relating thereto, with report of committee recommending passage, was taken up for consideration.

Kosek of Linn offered the following amendment filed by him:

Amend House File 53 by adding a new section following section 63 as follows:

"This act shall not apply to superior courts in cities having a population over seventy thousand (70,000)."

Sloane of Polk moved that House File 53 be re-referred to the committee on judiciary 1.

Paul of Poweshiek moved the previous question.

Motion prevailed.

Motion to re-refer prevailed.

COMMUNICATION FROM THE IOWA STATE HIGHWAY COMMISSION

The following communication was received from the State Highway Commission:

IOWA STATE HIGHWAY COMMISSION AMES, IOWA

January 23, 1951.

Mr. Carroll Lane,
Secretary of the Senate.
Mr. A. C. Gustafson,
Chief Clerk of the House,
Fifty-fourth General Assembly,
State House,
Des Moines, Iowa.
Gentlemen:

In conformance with section 310.36, Code 1950, the Iowa State Highway Commission hereby transmits a copy of its "Highway Research Report" for the fiscal year ended June 30, 1950.

For the further information of the General Assembly there is transmitted herewith:

- a. Schedule No. 1. A list of "Highway Research Projects Approved by the Iowa State Highway Commission, July 1 to December 31, 1950."
- b. Schedule No. 2. "Estimated Annual, and Total, Costs to the Commission of Research Projects Recommended by the Iowa Highway Research Board and Approved by the Iowa State Highway Commission to December 31, 1950."

These two schedules illustrate very well the type, range and estimated cost of highway research projects now being undertaken. The cost of each research project will be paid from the primary road fund or from the secondary road research fund, as the case may be, depending on whether such research project pertains to primary roads or to secondary roads.

Also transmitted herewith, as Exhibit No. I, is a "Report of Progress, Road Test One-MD" dated January 11, 1951, containing some preliminary data on the Maryland road test, designed to determine the destructive effect of heavy trucks and buses on highway pavements.

Although not a part of the Iowa highway research report provided for in section 310.36, Code 1950, this preliminary data on the Maryland road test is transmitted as highway research information which may be of considerable interest to the General Assembly. The Maryland road test and the factual data produced thereby are not sufficiently extensive to justify the drawing of general conclusions therefrom or the basing of legislation thereon. Three or four additional road test projects of similar nature, located in various parts of the United States and on different types of road surfaces, are being planned by the highway transport committee of the American Association of State Highway Officials, on which committee the Iowa Highway Commission is represented by its chief engineer. As will be readily surmised such research projects are quite expensive. The total cost of the Maryland project will be about \$250,000. However, in view of the several billions of dollars invested in highway pavements in this nation, the expenditure of one or two million dollars, more or less, distributed among the several states and the federal government, to determine the destructive effect of heavy trucks and buses on road surfaces, appears amply justified.

The Iowa Highway Commission made no financial contribution to the Maryland road test, but expects to contribute from the primary road fund some portion of the cost of one or more of the other similar projects now being planned. Iowa has nearly 6,000 miles of rural highway pavement. To replace or reconstruct that pavement would, at present prices, cost nearly 300 million dollars. Iowa's interest in these research projects to determine the destructive effect of heavy trucks and buses on our road surfaces is quite considerable.

Respectfully submitted,
IOWA STATE HIGHWAY COMMISSION,
F. R. WHITE, Chief Engineer.

Schedule No. 1

HIGHWAY RESEARCH PROJECTS APPROVED BY THE IOWA STATE HIGHWAY COMMISSION JULY 1 TO DECEMBER 31, 1950

From July 1 to December 31, 1950, the State Highway Commission has approved highway research projects as follows:

Project No. HR-1. Stabilization of Loess and Glacial Till Material. Estimated total cost, \$45,000. Time required, 3 years. Agency to conduct research, Iowa State College.

This project involves a thorough study of the chemical and physical properties of the loess and glacial till materials of Iowa and an investigation of various techniques for processing these soils to increase their all-weather stability where they are required to serve as surface courses, base courses, or subgrades for roadways.

Project No. HR-2. Flood Frequency and Flood Magnitude Analysis. Estimated total cost, \$10,000. Time required, 2 years. Agency to conduct research, United States Geological Survey.

This project includes the tabulation and analysis of flood data collected at all stream gage stations in Iowa, and the presentation of the results of this work in a form readily usable by highway and bridge engineers of the state.

Project HR-3. Determination of Flood Discharge Characteristics of Small Drainage Areas. Estimated total cost, \$50,000. Time required, 10 years. Agency to conduct research, United States Geological Survey.

This project consists of the determination of flood peaks and discharges of typical small drainage areas over a ten-year period, and of the determination of the hydraulic characteristics of such areas.

Project No. HR-4. Thickness of Stabilized Bases to Use with Bituminous Surfaces. Estimated total cost, \$25,000. Time required, 1 year. Agency to conduct work, Iowa State Highway Commission.

This project consists of an investigation for the determination of the thickness of stabilized aggregate bases to use with bituminous surfacing for various types of subgrade soils.

Project No. HR-5. Elimination of Long Bridges on Streams with Small Drainage Areas. Estimated total cost, \$8,000. Time required, 1 year. Agency to conduct work, Institute of Hydraulic Research, State University of Iowa.

This project consists of the computation and compilation of the data and facts needed for the design of embankments, and drainage structures for use instead of long bridges over gullies and streams carrying the runoff from small drainage areas.

Project No. HR-6. Highway Embankments Constructed to Resist Washout from Overflow. Estimated total cost, \$10,000. Time required, 1 year. Agency to conduct work, Institute of Hydraulic Research, State University of Iowa.

This project consists of an investigation of methods of constructing and protecting earthen highway embankments over which flood waters may be passed for extensive periods without damage to the embankments.

Project No. HR-7. Accelerated Testing of Highway Pavements and Bases. Estimated total cost, \$7,000. Time required, 1 year. Agency to conduct research, Iowa State College.

This project consists of an investigation of the feasibility of constructing and operating a test track for use in research projects involving studies of the behavior of various pavements, bases, and subgrades under a variety of loading conditions.

Project No. HR-8. Origin and Destination Traffic Surveys. Estimated total cost, \$5,700. Time required, 1 year. Agency to conduct work, Iowa State College.

This project consists of an investigation of various procedures for conducting origin and destination surveys, particularly in urban areas, with the view of reducing the volume of the data taken in and incidentally reducing the cost of such surveys without adversely affecting the accuracy and reliability of the results obtained in these surveys.

Project No. HR-9. Thickness of Concrete Pavements for Light Traffic Roads. Estimated total cost, \$25,000. Time required, 1 year. Agency to conduct work, Iowa State Highway Commission.

This project consists of an investigation of the thickness of concrete pavement required for light traffic rural roads. The principal feature of the investigation is the construction of a series of experimental sections of concrete pavement of different thicknesses.

Project No. HR-10. Durability of Portland Cement Concrete. Estimated total cost, \$5,000. Time required, 1 year. Agency to conduct work, Iowa State Highway Commission.

This project consists of the study of the relationship between volume changes of portland cement concrete and the durability of the concrete with the view of developing a means of detecting the deterioration of concrete that may be traceable to certain aggregates or combinations of aggregates, at an earlier date than by means now available for that purpose.

Project No. HR-11. Sources of Highway Materials in Southwestern Iowa. Estimated total cost, \$24,000. Time required, 3 years. Agency to conduct work, Iowa Geological Survey.

This project consists of a thorough geological investigation of the potentialities for sources of highway materials in southwestern Iowa. This project is designed to make available the basic geological data essential to the efficient and thorough development of the material deposits of the area. It is intended that the work may be extended to other areas of the state as the known sources of readily available materials become exhausted.

Schedule No. 2
Estimated Annual and Total Costs
to the Commission of Research Projects
Recommended by the Iowa Highway Research Board
to the Iowa State Highway Commission and Approved
by the Commission to Date of December 31, 1950.

Research	Estimated Expenditures for the Fiscal Year										
Project Number	1950-51	1951-52	1952-53	1953-54	1954-55	1955-56	1956-57	1957-58	1958-59	1959-60	Total
HR-1	\$ 17,000	\$14,000	\$14,000	_	_	_	_	-	_	_	\$ 45,000
HR-2	. 5,000	5,000		_	_	_	_	_		_	10,000
HR-3	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000	50,000
HR-4	. 25,000	_	_		_	_			_	_	25,000
HR-5	. 8,000		- ,		-	-		-	_	_	8,000
HR-6	. 10,000	_		_				. —			10,000
HR-7	7,000	_		_				-		-	7,000
HR-8	. 5,700	-			_	-		_		_	5,700
HR-9	. 25,000	_					-	_		-	25,000
HR-10	5,000	_	_		-	-	-			-	5,000
HR-11	. 8,000	8,000	8,000		_	-	-	_	_	-	24,000
Total	. \$120,700	\$32,000	\$27,000	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000	\$214,700

January 11, 1951.

Exhibit No. I

HIGHWAY RESEARCH BOARD REPORT OF PROGRESS, ROAD TEST ONE—MD

This research project which is identified as Road Test One-MD was proposed by the Interregional Council on Highway Transportation which was organized at Columbus, Ohio, on December 6, 1949.

The project is being conducted by the Highway Research Board on behalf of highway departments of Connecticut, Delaware, Illinois, Kentucky, Maryland, Michigan, New Jersey, Ohio, Pennsylvania, Virginia, Wisconsin and the District of Columbia with cooperation of the Bureau of Public Roads. The motor truck manufacturing industry furnished the following trucks: Autocar, Ford, General Motors, International, Mack, Reo and White.

The gasoline, oil and grease were contributed by the following companies of the petroleum industry: American, Atlantic, Cities Service, Esso Standard of New Jersey, Gulf, Ohio, Phillips, Pure, Shell, Sinclair, Socony Vacuum, Sun, Texas and Tidewater.

The principal object of the test is to determine the relative effects, on a particular concrete pavement, of the four different axle loadings on two vehicle types. Information, such as will be secured from this experiment is greatly needed for use in appraising the load carrying capacities of existing concrete pavements, for use in designing new pavements and to provide fundamental data that may be useful in framing equitable legislation to govern highway transportation operation.

The tests are being conducted on a 1.1-mi. section of concrete pavement on U. S. Route 301 approximately 9 mi. south of LaPlata, Maryland. The pavement consists of two 12-ft. lanes each having a 9-7-9 in. cross section both reinforced with wire mesh. Expansion joints are spaced at 120-ft. intervals with two intermediate contraction joints at 40-ft. spacings. Dowel bars %-in. in diameter at 15-in. spacing have been placed in all transverse joints. The adjacent lanes are tied together with tie bars four feet long spaced at 4-ft. intervals.

In its operation the test consists primarily in comparing the relative effects on parallel adjoining lanes of the reinforced concrete pavement under test of two types of trucks, one type loaded to 18,000 and 22,400-lb. on single axles and the other type loaded to 32,000 and 44,800 lb. on tandem axles. There are four separate test sections. The first, which is the west lane of the southern half mile of the pavement under test, has been subjected to 18,000-lb. single axle loads. The second, which is the east lane of the southern half mile, was subjected to 22,400-lb. single axle loads. The behavior under load of sections 1 and 2, consisting of 50 slabs each, can be compared directly since the only major variable between the sections is the axle loading of the test trucks. The third test section is the west lane of the northern 0.6-mi. and it was subjected to 32,000-lb. loads on tandem axles. The fourth, which is the east lane of the north 0.6-mi. was subjected to 44, 800-lb. loads on tandem axles. Sections 3 and 4, each consisting of 71 slabs, can also be compared directly with each other.



Proper comparison of the behavior of the test pavements under tandem axle loading with those under single axle loading will be possible only after the characteristics of the subgrade soils under each pavement slab and other variables, such as the rate of application of load, have been studied in detail.

All pertinent data must be carefully analyzed and considered before final conclusions are drawn, however, certain facts relative to the behavior of the test have already been established.

The more significant observations which may be made from the test results to December 23 (after six months of continuous operation) are as follows:

- 1. Soil tests made on samples obtained throughout the length of the pavement adjacent to the pavement edges and under certain sections of the pavement indicate that there is reasonable uniformity in the soils on the two sides of the pavement.
- 2. Based on these same soil tests, there is found to be a definite correlation between soil type and pavement behavior. The higher the granular content and the lower the plasticity of the soil, the better the performance. The subgrade soils on this project are typical of the soils underlying a very extensive mileage of concrete pavement throughout the country.
- 3. The progress of cracking and depression of joints in the test sections has a definite relationship to the occurrence of pumping. Previous research and observation have shown that four basic conditions must be present simultaneously to create a pumping slab. They are: (1) frequent heavy axle loads; (2) subgrade soils of such a nature that they may pump through open joints or cracks or at pavement edges; (3) free water under the pavement; and (4) joints or cracks in the pavement. These conditions were present on this project and pumping resulted.
- 4. Based on both quality tests and dimension measurements, the concrete in the test sections is of good strength and of the designed thickness.
 - 5. All four sections were damaged as follows by the loads applied:
- (a) The 44,800-lb. tandem axle loads caused approximately eleven times as much cracking (lineal feet) as the 32,000-lb. tandem axle loads. This relationship held true over a period of almost four months, that is from 20,000 to 92,000 truck passes in each lane.
- (b) The 22,400-lb. single axle loads caused approximately six times as much cracking (lineal feet) as the 18,000-lb. single axle loads. This relationship held true over a period of almost five months, that is from 35,000 to 238,000 truck passes in each lane.
- (c) After 84,000 truck passes, 80 per cent of the joints in the section carrying 44,800-lb. tandem axle loads were depressed, whereas, with the same number of truck passes, only 10 per cent of the joints in the section carrying 32,000-lb. tandem axle loads were depressed. (Depressed joints are defined as those joints at which a marked localized settlement of the pavement has occurred accompanied by cracking of the pavement in the vicinity of the joint.)
- (d) After 137,000 truck passes, 22 per cent of the joints in the section carrying 22,400-lb. single axle loads were depressed, whereas, with the



same number of truck passes, only 2 per cent of the joints in the section carrying 18,000-lb. single axle loads were depressed.

- 6. (a) After 238,000 truck passes, 28 per cent of the slabs in the section under 18,000-lb. single axle loads and 64 per cent of the slabs under 22,400-lb. axle loads contained cracks which have been analyzed as constituting structural failures due to the application of the test axle loads. Conversely, 72 per cent of the slabs in the 18,000 lb. section and 36 per cent of the slabs in the 22,400-lb. section show no such structural failures.
- (b) After 92,000 truck passes, 27 per cent of the slabs in the section under 32,000-lb. tandem axle loads and 96 per cent of the slabs under 44,800-lb. tandem axle loads contained cracks which have been analyzed as constituting structural failures due to the application of the test axle loads. Conversely, 73 per cent of the slabs in the 32,000-lb. section and 4 per cent of the slabs in the 44,800-lb. section show no such structural failures.

Additional information, which will be of great value to designers of future pavements and to those charged with evaluating the load carrying ability of existing pavements, is being obtained by means of strain measurements of the pavements under various loads and by measurements of strains induced by warping of the slabs due to temperature differentials between the top and bottom of the concrete.

To secure complete answers to the many questions involved in the interrelationships between loads, pavements and subgrades, additional test projects under other conditions will be necessary. It is planned to undertake such projects on both bituminous and portland cement concrete type pavements under other typical conditions. However, it is apparent that many significant engineering facts are being derived from this test under one typical set of conditions.

HIGHWAY RESEARCH REPORT

Fiscal Year Ending June 30, 1950

Honorable William S. Beardsley, Governor:

The Iowa State Highway Commission herewith transmits its first annual report on Highway Research. This report covers the fiscal year July 1, 1949, to June 30, 1950. It is submitted pursuant to section 310.36, Code 1950, although it leals with Primary Road Research as well as Secondary Road Resea h.

Respectfully submitted,
IOWA STATE HIGHWAY COMMISSION,
ROBERT KEIR, Chairman,
MELVIN GRAHAM, Vice Chairman,
FRANK R. KERRIGAN,
SANFORD ZEIGLER,

Commissioners.

F. R. WHITE, Chief Engineer.

December 20, 1950.



IOWA HIGHWAY RESEARCH

Report No. 1 1949—1950

Chapter I General Statement

1. Review of Previous Highway Research Activities:

The State Highway Commission has, since the primary road system was first established in 1919, carried on research work designed particularly to provide factual data relating to primary road problems. The cost of this primary road research was paid from the primary road fund. Some of the primary road research work was performed by the Highway Commission's own employees, some was performed by Iowa State College, and some by the State University, each under agreement with the commission. The commission reimbursed the college and the university for work performed by each.

The commission is affiliated with the National Research Board. Engineers of the commission attend the national meetings and take part in the proceedings of said board. W. H. Root, maintenance engineer of the commission, is now a member of the board of directors of the National Highway Research Board.

The State Highway Commission, since its inception about six years ago, has been a contributor to the Correlation Service of the National Highway Research Board. The commission's contribution to that service is now \$2,956.00 per year. This contribution is paid, one-half from state primary road funds, and one-half from federal aid road funds allotted to the state. The purpose of this correlation service is to keep the Bureau of Public Roads and all the state highway departments informed as to the nature and progress of all highway research work being carried on by the highway research agencies in all the states. This makes available to all the research data developed by each, and avoids duplication of effort by each.

2. Highway Research Projects Under Way on July 1, 1949:

Previous to July 1, 1949, the following research projects had been initiated by the Iowa State Highway Commission and work on these projects was under way on that date:

A. R-11. Strength of Concrete.

Throughout the time the commission has been in existence, it has conducted studies of the factors affecting the strength of portland cement concrete and the various theories of the design of concrete mixtures.

In recent years certain changes in the composition and manufacture of cement and the artificial entrainment of air in concrete have affected significant factors involved in the design of concrete mixtures. The object of the present study was to determine up-to-date values for such factors for both normal concrete and for concrete with various percentages of entrained air.

B. R-62. Soundness Tests of Stone.

The development of an accelerated durability test for aggregates, the

results of which can be correlated with the behavior of the aggregates in service, is largely an unsolved problem. The development of such tests is a study that has been carried on by the Iowa Highway Commission for many years with some degree of success in some areas. The particular phase of this study referred to above is a study of the correlation between the laboratory freezing and thawing test described in the commission's standard specifications and the rate of disintegration of the crushed material when exposed to natural weathering as it might be exposed in a traffic-bound road surface.

C. R-79. Durability of Portland Cement Concrete.

Studies of concrete placed under the supervision of the Iowa Highway Commission indicate that any appreciable evidence of lack of durability in concrete less than 30 years old is confined almost entirely to the concrete in which certain aggregates were used. The development of the durability tests mentioned is of prime importance. For several years the highway commission has been actively engaged in studies of this problem.

D. R-90. A Study of Crusher-Run Limestone as a Finished Mix for Stabilized Base Construction.

This is a study of the behavior of base courses composed of dense graded crushed limestone compacted at the moisture content which provides for the maximum degree of compaction. It is concerned chiefly with limestones with a doubtful degree of durability.

E. R-130. Crystallographic Study of Iowa Limestones.

This study was expanded to include the mineralogical composition of limestones, has as its objective the influence of the crystallography and mineral composition of limestone aggregate on the durability of concrete.

F. R-131. Load-Carrying Capacity of Roads as Affected by Frost Action.

This work is being done in cooperation with a committee of the National Highway Research Board. It involves studies of the temperature and moisture condition of the bases and subgrades and plate bearing tests of the load bearing capacity of subgrades, base courses, and surface courses throughout the year to determine the seasonal variations in the values of these factors.

G. R-87. Volume and Moisture Change in Earth Fills.

The loosening of compacted earth surfaces when they are exposed to weathering without additional compactive effort being applied, such as can be observed in an abandoned earth road, raises a question as to the permanence of the effect of compacting masses of earth at moisture percentages below normal and to densities greater than natural for the type of soil.

H. R-97. Wear Tests of Stone Using the Los Angeles Abrasion Machine.

The object of this study is to determine the proper size of the sample and abrasive charge for samples having gradings other than those



prescribed in the standard method of test so that the grading of the sample for abrasion test can be more nearly that of the material as used.

I. R-106. Mortar and Concrete Strengths of Iowa Sands.

The object of this study is to determine the mortar strength test for sand which would most accurately reflect the effect which the sand will have on the strength of concrete in which it is used. It involves tensile, transverse, and compressive tests of mortars made from various sands, and transverse and compressive tests of concrete made from the same sands and cement and a single coarse aggregate.

J. R-126E. The Effect of the Addition of Small Quantities of Cement and Other Admixtures to Soil-Aggregate Mixtures.

Most of the natural gravels of Iowa are deficient in particles passing the No. 50 sieve. Most Iowa soils are also deficient in these fine sand sizes. Thus the cheapest mixture of soil and aggregate is likely to be either lacking in density due to a deficiency in fine material or inclined to be plastic due to the poor grading of the material. Thus it would appear that the addition of some material which will reduce the plasticity of the fine material would be justified. Laboratory studies indicate that the addition of small percentages of either hydrated lime or portland cement will accomplish this result.

K. R-132. Compaction of Subgrade Using Jackson Electric Tamper.

This is a brief study to determine the efficiency of a compacting unit imparting vibratory action of high frequency and low amplitude to the material being compacted. It was undertaken to provide the manufacturer with data on which to base further development of this type of equipment. It was found that dense graded crushed stone can be satisfactorily compacted if the moisture content of the material is somewhat higher than the optimum for more conventional methods of compaction.

L. R-133. Cracking of Asphalt Wearing Surfaces as Affected by Condition of the Base.

In the design of resurfacing for old concrete pavements, it is important to know the rate and extent to which the pattern of cracks in the old concrete used as a base will be reflected in the pattern of cracks in the surfacing material. This study is designed to produce such information.

M. R-134. Asphaltic Concrete Tests.

Work done on the studies which can be classified under this general heading may be divided into the following:

- Study of relative accuracy of different methods of extracting asphalt from asphaltic concrete mixture.
- Methods of determining density of samples cut from finished surfaces.
- The effect of soundness of aggregate on the durability of asphaltic concrete.
- N. R-135. Concrete Pavement Condition Surveys.

The Highway Commission has employed rather a wide range of design of concrete pavements.



Periodic condition surveys are being made to determine the effect of design features on the behavior of the pavements in service.

O. Traffic Marking Paint Durability.

This work consists of painting stripes of paints of various types across pavements and observing the time required for the paint to be worn off. The object is to discover, if possible, the paints which will prove more durable than those now in use.

P. R-83. Methods of Tests for Reflector Buttons.

This work has been expanded to include tests of all reflectorizing materials. The rather simple equipment adequate for determining the relative optical properties of buttons is inadequate for the testing of reflectorizing materials now in use. Some progress has been made in assembling the equipment required for measuring these properties in absolute units.

Q. R-111. Service Tests on Blast Plates.

This work consists of the study of the behavior of blast plates made of different materials when subjected to the action of locomotive stack exhausts. A number of blast plates were installed on the under side of railroad overpasses in such manner as to insure that they would receive the same exposure as the under side of the bridge members and the normal installations of blast plates. Observations have been conducted over a period of about ten years. The study was completed in the early summer of 1950.

The above research projects are being carried on by the State Highway Commission through its Department of Materials and Tests. In addition, the following research projects were, on July 1, 1949, and still are, being carried on by the State Highway Commission under contract with the State University or Iowa State College, as the case may be.

1216-A. Scour Around Bridge Piers and Abutments.

This study is designed to obtain information on scour around bridge piers and abutments under various stages of flow and various conditions of installation, and to determine means of eliminating excessive scour.

Work on this project is being carried on by the Iowa Institute of Hydraulic Research at the State University of Iowa under an agreement with the Iowa State Highway Commission for that purpose.

1216-B. Loads on Negative Projecting Conduits.

This study consists of an investigation of the effects of installing conduits wholly above the surface of naturally consolidated soil and loading them under conditions simulating those employed in the construction of earthen embankments over highway culverts when installed above the surface of the natural ground. This is theoretically a much more severe condition than that for culverts installed in a narrow trench. The purpose of the investigation is the collection of data either supporting, denying, or modifying the mathematical analysis of the condition of installation of conduits.

The work on this project is being done by the Engineering Experiment Station, Iowa State College, for the Iowa State Highway Commission, under an agreement for that purpose.

1216-C. Roadside Seeding.

This study consists of an investigation of the rate of seeding and the type of grasses suitable for each of the various types and conditions of seed bed presented on the slopes of roadway embankments and cuts.

The work is being conducted by the Agricultural Experiment Station, Iowa State College, at Ames, for the Iowa Highway Commission, under an agreement with the station for that purpose.

3. Secondary Road Research:

While there has been a very considerable amount of primary road research carried on in the past, there has been very little research work pertaining to secondary roads. This is due largely to the fact that no funds were available especially for secondary road research.

There are 92,700 miles of secondary road in this state. The demand for better secondary road maintenance and for more secondary road improvements are constantly increasing. Funds now becoming available for secondary road construction and maintenance amount to about \$59,000,000 per year. Less than two-thirds of the secondary road mileage (58,500 miles) is now surfaced. Local deposits of gravel for secondary road surfacing are being rapidly depleted. Surfacing material must be hauled longer distances and can be obtained only at greater cost. About 8,000 miles of secondary road carry a traffic of such volume as to demand something better than an untreated gravel or crushed stone surface. Thousands of secondary road bridges are substandard. Frequent washouts occur through underscour of foundations.

Here then is a field for fruitful and profitable highway research.

In these circumstances, the Fifty-third General Assembly passed an act, which now appears as sections 310.34 to 310.36, Code 1950, authorizing the expenditure of not more than one and one-half per cent of the farm to market road fund for secondary road research. It is now estimated that the farm to market road fund income (both state and federal) will amount to about \$13,650,000 per year. At that rate the secondary road research fund will amount to about \$205,000 per year, which is about one-third of one per cent of the total secondary road income of \$59,000,000 per year.

4. Iowa Highway Research Board Created:

All highway research has some relation to all classes or systems of roads. A highway research project may be instituted, carried on, completed, and paid for as a primary road project, but the data and findings developed may be equally valuable in the design, construction, and maintenance of secondary roads. Likewise, the result of a secondary road research project may be equally useful on primary roads. There is no clear dividing line between the two. It is obvious, therefore, that there should be one central clearing house for all highway research in the state. Such "central clearing house" should bring together all agencies in the state that are especially interested in highway research.

To meet this condition, the State Highway Commission on December 20, 1949, approved Memorandum of Instructions No. 148 creating an Iowa Highway Research Board of eleven members, which board shall deal with all highway research within the commission's jurisdiction—primary road research as well as secondary road research.

(Appendix A)

Said Memorandum of Instructions No. 148 was approved and accepted by the executive committee of the State Association of County Engineers on February 8, 1950. Invitation to appoint representatives to serve on said board were accepted by the State University on February 22, 1950, and by Iowa State College on March 3, 1950.

5. Members and Alternate Members of Iowa Highway Research Board:
The six county engineer members of the Iowa Highway Research Board were appointed by Paul J. Mahoney of Council Bluffs, president of the State Association of County Engineers. The representatives of the State University and Iowa State College were respectively appointed by those institutions. The three representatives of the State Highway Commission were appointed by the commission.

As thus created the membership of the Iowa Highway Research Board is as follows:

Name	Appointed By	Position	Term Expires
F. M. Dawson	State University	Dean, College of Engineering	1-1-53
J. F. Downie Smith	Iowa State College	Dean, Engineering Division	1-1-53
R. E. Robertson	County Engineers' Association	Cerro Gordo County Engineer	1-1-51
P. A. Michel	County Engineers' Association	Montgomery County Engineer	1-1-51
C. A. Elliott	County Engineers' Association	Greene County Engineer	1-1-52
J. R. Dougherty	County Engineers' Association	Muscatine County Engineer	1-1-52
Edward Winkle	County Engineers' Association	Osceola County Engineer	1-1-53
L. J. Schiltz	County Engineers' Association	Dubuque County Engineer	1-1-58
W. H. Root	State Highway Commission	Maintenance Engineer	1-1-51
Bert Myers	State Highway Commission	Materials and Tests Engineer	1-1-52
W. E. Jones	State Highway Commission	Assistant to the Chief Engineer	1-1-53

At its first meeting the Iowa Highway Research Board elected W. E. Jones chairman and Bert Myers vice chairman for the year 1950. The board also took action for the appointment of an alternate for each member of the board to serve when that member of the board is unable to attend a board meeting. The alternates thus appointed are as follows:

L. W. Croft, County Engineer, Dallas County, Adel, Iowa. Alternate for C. A. Elliott.

Jas. L. Stober, County Engineer, Chickasaw County, New Hampton, Iowa. Alternate for R. E. Robertson.

W. L. Anderson, County Engineer, O'Brien County, Primghar, Iowa. Alternate for Edward Winkle.

J. Sherman Held, County Engineer, Guthrie County, Guthrie Center, Iowa. Alternate for P. A. Michel.

A. W. Hinderman, County Engineer, Louisa County, Wapello, Iowa. Alternate for J. R. Dougherty.

R. J. Wallace, County Engineer, Buchanan County, Independence, Iowa. Alternate for L. J. Schlitz.

George R. Town, Assistant Director, Engineering Experiment Station, Iowa State College, Ames, Iowa. Alternate for J. F. Downie Smith.

Ladis Csanyi, Professor of Civil Engineering, Iowa State College, Ames, Iowa. Alternate for J. F. Downie Smith.

- V. R. Bennion, District Engineer, U. S. Geological Survey, P. O. Box 551, Iowa City, Iowa. Alternate for F. M. Dawson.
- J. W. Howe, Department of Mechanics and Hydraulics, State University of Iowa, 210 Engineering Building, Iowa City, Iowa. Alternate for F. M. Dawson.

6. Director of Highway Research:

The State Highway Commission appointed Mark Morris as director of Highway Research. Mr. Morris has been a member of the State Highway Commission's engineering staff for thirty years. He has been intimately associated with the research work carried on by the highway commission during his service with the commission.

7. Meetings of the Board:

The Iowa Highway Research Board held three meetings during this fiscal year, on May 18, June 2 and June 30, 1950. The meeting on May 18 was spent largely on organizational matters. The meetings on June 2 and June 30 were spent in consideration of research projects proposed by various persons, for the board's consideration.

Chapter II Research Projects

8. Research Projects Suggested:

During the period which the board had been in existence, May 18 to June 30, 1950, seventeen suggestions for research projects were received. Seven were submitted by county engineers, two by the United States Geological Survey at Iowa City, two by the Iowa Institute of Hydraulic Research, one by the State University of Iowa, and five by Iowa State College.

List of Suggestions Received

- 1. Accelerated Testing of Highway Pavements and Bases.
- 2. Investigation of the Loess and Glacial Till Materials of Iowa.
- 3. The Supporting Strength of Concrete Pipes.
- 4. Motor Vehicle Operating Costs.
- 5. Origin and Destination Traffic Surveys.
- 6. Elimination of Long Bridges on Streams with Small Draining Areas.
- 7. Flood Frequency and Flood Magnitude Analysis.
- Determination of Flood Discharge for Ungaged Streams with Drainage Areas.
- Strengthening of Existing Light Pony Trusses for Present Day Loading.



- 10. Treatment of Wood Floors for Wearing Surfaces.
- 11. Precast Concrete Bridge Floor Construction.
- Thickness of Stabilized Aggregate Bases for Use with Bituminous Surfaces.
- 13. Accounting Practices in County Engineers' Offices.
- 14. Hydraulic Design of Highway Culverts.
- 15. Hydraulic Design of Highway Valley Crossings.
- A Study of Limestones of East Central Iowa for Low Cost Road Construction.
- Determination of Economical Methods of Constructing Highways on Earth Fills so as to Resist Erosion when Flooded.
- 9. Projects Recommended to Highway Commission:

Eight suggestions for research projects were tentatively selected and approved by the board for recommendation to the commission. An additional detailed study of each of these suggestions was made by a special committee appointed for that purpose, before preparation of a recommendation. As a consequence of this study, two suggestions were withdrawn from the original list of eight selected tentatively by the board for recommendation to the commission.

During the period covered by this report, six suggestions were recommended to the commission as subjects for research projects. These, with the total estimated cost, the time required for completion, the name of the agency recommended to conduct the research, and a brief description of the project, are as follows:

Project No. 1. Stabilization of Loess and Glacial Till Material. Total cost, estimated, \$45,000. Time required, 3 years. Agency to conduct research, Iowa State College.

This project involves a thorough study of the chemical and physical properties of the loess and glacial till materials of Iowa and an investigation of various techniques for processing these soils to increase their all-weather stability where they are required to serve as surface courses, base courses, or subgrades for roadways.

Project No. 2. Flood Frequency and Flood Magnitude Analysis. Estimated total cost, \$10,000. Time required, 2 years. Agency to conduct research, United States Geological Survey.

This project includes the tabulation and analysis of flood data collected at all stream gage stations in Iowa, and the presentation of the results of this work in a form readily usable by highway and bridge engineers of the state.

Project No. 3. Determination of Flood Discharge Characteristics of Small Drainage Areas. Estimated total cost, \$50,000. Time required, 10 years, Agency to conduct research, United States Geological Survey.

This project consists of the determination of flood peaks and discharges of typical small drainage areas over a ten-year period, and of the determination of the hydraulic characteristics of such areas.

Project No. 4. Thickness of Stabilized Bases to Use with Bituminous

Surfaces. Estimated total cost, \$25,000. Time required, 1 year. Agency to conduct work, Iowa State Highway Commission.

This project consists of an investigation for the determination of the thickness of stabilized aggregate bases to use with bituminous surfacing for various types of subgrade soils.

Project No. 5. Elimination of Long Bridges on Streams with Small Drainage Areas. Estimated total cost, \$8,000. Time required, 1 year. Agency to conduct work, Institute of Hydraulic Research, State University of Iowa.

This project consists of the computation and compilation of the data and facts needed for the design of embankments, and drainage structures for use instead of long bridges over gullies and streams carrying the runoff from small drainage areas.

Project No. 6. Highway Embankments Constructed to Resist Washout Overflow. Estimated total cost, \$10,000. Time required, 1 year. Agency to conduct work, Institute of Hydraulic Research, State University of Iowa.

This project consists of an investigation of methods of constructing and protecting earthen highway embankments over which flood waters may be passed for extensive periods without damage to the embankments.

10. Research Projects Approved:

The above recommended research projects did not reach the State Highway Commission in time for commission action prior to June 30, 1950, hence no new research projects were actually approved by the State Highway Commission under sections 310.34 to 310.36, Code 1950, during the fiscal year covered by this report.

Chapter III Research Reports

11. Research Reports Issued:

Since the highway research organization described above was organized and started work during the fiscal year covered by this report, there were no research projects completed or research reports issued during the period covered by this report.

Chapter IV Expenditures

During the fiscal year July 1, 1949, to June 30, 1950, there were no farm to market road funds set aside under sections 310.34 to 310.36, Code 1950, for secondary road research, and no expenditures were made for that purpose.

The following expenditures were made from the primary road fund for or on account of the research projects listed in chapter I of this report, as having been initiated by the State Highway Commission previous to July 1, 1949:

R-11.	Strength of concrete\$	8,084.83
R-62.	Soundness of tests of stone	2,564.54
R-79.	Durability of portland cement concrete	12.612.90

R-90.	A study of crusher run limestone as a finished	
	mix for stabilized bases	1,522.67
R-131.	Load carrying capacity of roads as affected	
	by frost action	7,124.58
R-87.	Volume and moisture change in earth fills	85.66
R-97.	Wear test on stone using Los Angeles	
	abrasion machine	26.05
R-106.	Mortar and concrete strengths of Iowa sands	2,910.35
R-126-E.	The effect of the addition of small quantities of ce-	
	ment and other admixtures to soil aggregate mixtures	618.53
R-130.	Crystallographic study of Iowa limestones	133.19
R-132.	Composition of subgrade using Jackson	
	electric tamper	191.89
R-133.	Cracking of asphalt wearing surfaces as affected	
	by condition of the base	3,078.38
R-185.	Concrete pavement condition surveys	1,835.70
R-83.	Methods of test for reflector buttons	366.46
	Traffic marking paint durability	77.71
R-111.	Service tests on blast plates	912.13
1216-A.	Scour around bridge piers and abutments	15,499.97
1216-B.	Loads on negative projecting conduits	3,845.25
1216-C.	Roadside seeding	2,000.00
	Total	\$58 490 99

APPENDIX "A" MEMORANDUM OF INSTRUCTIONS NO. 148

Relative to Highway Research

Highway construction and maintenance in the State of Iowa (state, county and municipal) has grown into "big business." Funds becoming available or which may become available per year under existing law for highway work in Iowa may be approximately stated as follows:

ollo	ws:
1.	For city and town streets, roads and alleys:
	a. Local tax levies\$ 5,500,000
	b. State road use taxes 4,695,000
	Subtotal, cities and towns\$10,195,000
2.	For primary roads and extensions in cities and towns:
	a. State road use tax funds\$24,649,000
	b. Federal aid 6,831,000
	Subtotal, primary roads\$30,980,000
3.	For secondary roads:
	a. Local property taxes\$28,766,000
	b. State road use taxes
	c. Federal aid
	Subtotal, secondary roads\$56,625,000
4.	Grand total, all roads\$97,800,000

American industrial development has been built on research. Through research, new materials, new processes, new ideas, new methods and new equipment have been discovered and developed. No industrial concern doing a \$100,000,000 annual business, or half that amount, would attempt to carry on without an adequate, well-staffed, well-financed and alert research department.

The highway industry can no more survive on an economic, efficient and intelligent basis without research than can private industry. Unsolved highway problems are just as numerous, just as baffling, just as pressing and just as fraught with vast economic and social possibilities as are private industrial problems. The Iowa legislature recognized this fact when it passed chapter 128, Laws of the Fifty-third General Assembly, which authorizes the State Highway Commission to use not more than one and one-half per cent of the farm to market road fund for secondary road research.

Some highway research problems may pertain only to secondary roads; some only to primary roads. Many will pertain to both primary and secondary roads. Many of the facts and data which may be developed on either primary or secondary road research will be useful on city and town street improvements. It appears, therefore, that in order to avoid duplication, all the highway research carried on with highway funds (that is, primary and secondary road funds) should be coordinated and consolidated under one organizational setup. In conformance with action taken by the State Highway Commission this memorandum is issued to create such an organization and implement highway research in this state.

I. Iowa Highway Research Board.

There is hereby created an Iowa Highway Research Board hereinafter called the board. Said board shall consist of eleven members—six county engineers, three highway commission engineers, and one representative each from the State University of Iowa and from Iowa State College.

II. Terms.

The terms of each member of the board shall be three years. Provided that of the six county engineers initially appointed, two shall be appointed for one year terms and two shall be appointed for two year terms. Of the three highway commission engineers initially appointed, one shall be appointed for a one year term and one shall be appointed for a two year term. Appointment to fill a vacancy shall be for the unexpired portion of the term for which the preceding encumbent was appointed.

The term of each of the initial members of the board shall begin as of January 1, 1950. The term of a member appointed to fill a vacancy shall begin on the date of his appointment.

III. Appointment-By Whom.

The six county engineer members of the board shall be appointed by the president of the State Association of County Engineers, one from each of the six highway commission engineering districts. The three



highway commission engineer members of the board shall be appointed by the State Highway Commission. The representatives from Iowa University and Iowa State College shall, respectively, be appointed as these institutions may determine. The appointing agency shall certify each appointment to the chief engineer of the State Highway Commission, who will so notify the chairman of the board.

IV. Compensation and Expenses of Board Members.

No compensation will be paid board members because of their service on the board. Each board member will be allowed his actual necessary expenses while traveling away from his home or headquarters on business connected with his service on the board.

V. Chairman-Rules.

The members of the board shall annually elect one of their members to serve as chairman during the ensuing year. The board shall establish its own rules of procedure.

VI. Duties of the Board.

- It shall be the duty of the board
- a. To receive and consider all suggestions for highway research projects pertaining to either primary or secondary roads. To develop an orderly, efficient, coordinated highway research program.
- b. To recommend to the State Highway Commission those highway research projects which the board deems meritorious and most urgently needed.
- c. To recommend to the Highway Commission an agency (University of Iowa, Iowa State College, State Highway Commission or other agency) which the board deems appropriate for the conduct and prosecution of each research project recommended by the board.
- d. To keep in touch with the progress being made on each active highway research project and bring the work on such project to a conclusion as promptly as may be practicable.
- To receive, consider and act upon all reports on highway research projects.
- f. To disseminate information on highway research.
- g. To report annually (as of June 30) to the State Highway Com-

VII. Meetings of Board.

The board shall hold such regular and special meetings as it may determine. Regular meetings of the board shall be held at the office of the State Highway Commission in Ames, Iowa.

VIII. Director of Highway Research.

The State Highway Commission will designate one of its engineers as director of highway research (hereinafter called the director). Said director will serve as secretary and executive officer of the board, but will not be a member of the board nor have a vote thereon.

IX. Duties of the Director.

It shall be the duties of the director

a. To keep the minutes and other records of the board.

- b. To actively supervise and prosecute the highway research work as recommended by the board and approved and authorized by the commission.
- c. To report to the chief engineer of the State Highway Commission all recommendations of the board as to highway research projects to be undertaken, estimate of probable cost thereof, the agency recommended to execute such project and other matters relating thereto.
- d. To formulate and negotiate proposed agreements with research agencies, the U. S. Bureau of Public Roads and other involved agencies, for approval by the commission, for the execution of all highway research projects approved by the commission.
- e. To perform such other duties relating to highway research as the board or the commission may direct.

X. Approval of Research Projects.

Any highway research project recommended by the board must be submitted to and approved by the State Highway Commission before any work can be undertaken thereon or any funds will be allocated thereto.

XI. Allocation of Funds.

When a highway research project is approved by the commission, funds will be allotted for the execution of such project or if the project is expected to extend over a period of more than one year a sufficient amount of funds will be allotted to carry such project through the first year.

XII. Agreements with Research Agencies.

When any highway research project has been recommended by the board, approved by the commission and funds allocated thereto by the commission, a memorandum or agreement, as the case may be, for the execution of such project shall be prepared by the director, approved by the agency which is to execute such research project, approved by the Bureau of Public Roads or other involved agency or agencies and submitted to the State Highway Commission for approval. Upon the approval and execution of such agreement or memorandum by the commission and the allocation of funds for such project, the work on such project is authorized to proceed.

XIII. Highway Research Budget.

The State Highway Commission will annually adopt a highway research budget for both primary and secondary roads. Such budget may be altered or changed from time to time as the commission may deem proper.

XIV. Purpose of Highway Research.

Highway research projects undertaken hereunder, and paid for with highway funds, shall have as their objective the solution of practical problems confronting the highway engineers and officials in responsible charge of the highways.



XV. Repeal or Revision of this Memorandum.

The right to amend, revise or repeal this memorandum is hereby expressly reserved.

F. R. WHITE, Chief Engineer.

December 20, 1949.

Passed on file.

REPORTS OF COMMITTEES

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred House File 77, a bill for an act relating to teachers pension and annuity retirement systems created under chapter two hundred ninety-four (294), Code 1950, to permit payment of accumulated funds to predesignated beneficiaries in the event of death prior to retirement, begs leave to report it 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.

EARL A. MILLER, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 74, a bill for an act to amend section one hundred sixty-nine point ten (169.10) and chapter one hundred sixty-nine (169), Code 1950, relating to veterinary medicine and surgery, to provide an additional requirement for license of citizenship and to provide for an injunction for violation of the provisions of said chapter, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend section one (1), line five (5), by striking the period (.) and quotation marks (") and substituting in lieu thereof the following: "or has legally declared his intention to become a citizen."

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 84, a bill for an act to amend chapter seven hundred eighty-two (782), Code 1950, by inserting a new section relating to the comments by prosecuting attorneys on the failure of the defendant in a criminal case to give testimony, begs leave to report it has had 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 PALMER, JR., Chairman.

Moore of Butler, from the committee on police regulation, suppression of crime and intemperance, submitted the following report:

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MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance to whom was referred House File 6, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the crime of operating a motor vehicle while intoxicated or under the influence of drugs or a combination of drugs and alcohol, begs leave to report it 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 6 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, is hereby amended by inserting after the word "narcotic" in line three (3) thereof the following:

"and or hypnotic".

Section 2. Further amend said section by inserting after the word "drugs" in line three (3) thereof the following:

"or a combination of such drugs and alcohol".

H. A. MOORE, Chairman.

Schwengel of Scott, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance to whom was referred House File 98, a bill for an act to amend section four hundred thirty-two point one (432.1), Code 1950, relating to gross premium tax payable by life insurance companies and 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 SCHWENGEL, Chairman.

Also:

MR. SPEAKER: Your committee on insurance to whom was referred House File 100, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1950, relating to the investment of funds of life insurance companies and 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 rcommendation that the same do pass.

FRED SCHWENGEL, Chairman.

Olson of Mitchell, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 49, a bill for an act relating to the payment of sales and use tax by tax certifying or levying bodies and to repeal certain sections of chapter four hundred twenty-two (422) of the Code relating thereto and enact substitutes therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALLERT G. OLSON, Chairman.



REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 106.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 106.

AMENDMENT FILED

- Amend House Concurrent Resolution 8 by adding the
- 2 following paragraph:
- 3 Be It Further Resolved that an invitation be extended
- 4 to Mr. Fred Messenger, principal of Muscatine High School,
- 5 and his a cappella choir of 100 voices under the direction
- 6 of Mr. Max Collins to furnish a number of selections.

HENDRIX of Muscatine.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Friday, January 26, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 26, 1951.

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

Prayer was offered by the Reverend William Muir, pastor of the United Presbyterian Church, Pitzer.

The Journal of January 25 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kosek of Linn on request of Davis of Fayette; Clark of Appanoose on request of Crosier of Linn; Kuester of Cass on request of Brown of Mahaska.

PRESENTATION OF VISITORS

Nelson of Jasper presented to the House Carl M. Gaumer, superintendent of Baxter High School, and eighty members of the Hominy Ridge 4-H Club.

Van Zwol of O'Brien presented to the House Paul C. Woods, editor and publisher of The Sheldon Mail, Sheldon.

McNeal of Wright presented to the House the Honorable L. E. Wilson, former member of the House from Wright County.

Brown of Mahaska presented to the House twenty-six students from New Sharon School accompanied by their teacher, Mrs. Harold Stephens; also, Mrs. Carroll Castner, Mrs. Kenneth Wimer, Mrs. Lloyd Youngberg, Mrs. Rex Wiley and Earl Knowler.

Oberman of Des Moines presented to the House 4-H Club members from Des Moines County.

POINT OF PERSONAL PRIVILEGE

Poston of Wayne rose under the question of personal privilege and congratulated the Honorable Paul J. Cooksey of Clay and his wife on their sixth wedding anniversary.

PETITIONS

Cornick of Henry presented a petition signed by forty-seven Henry and Jefferson County taxpayers, landowners and rural mail carriers urging that drain and gravel work be done on U. S. mail route dirt roads in their counties. Referred to the committee on roads and highways.

Tate of Cerro Gordo presented a petition signed by twenty-two members of the Mason City police department opposing House File 52 and Senate File 18.

Referred to the committee on cities and towns.

Tate of Cerro Gordo presented a petition signed by twenty-one members of the Mason City police department opposing House File 33 and Senate File 17.

Referred to the committee on cities and towns.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 6, 49, 74, 84, 98 and 100, under Rule 72.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Olson of Mitchell offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable James G. Casey, of Mitchell County, who was a member of the Forty-fifth and Forty-fifth Extra sessions of the General Assembly, passed away on November 19, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare. suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Olson of Mitchell, Sar of Floyd and Norland of Worth.

HOUSE CONCURRENT RESOLUTION 9 TABLED

Cooksey of Clay called up for consideration the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 9

Whereas, technological communications and economic interdependence have shrunk this planet into one world, and

Whereas, we believe that all decent people cherish liberty and the rights of man, and

Whereas, the United Nations has overwhelmingly approved a declaration of human rights which embodies all the freedoms which we hold dear, and

Whereas, the United Nations has conclusively demonstrated again and again that the vast majority of the nations of the world are in accord

with our long established principles of liberty and our concept of the dignity of man, and that in no issue involving these concepts have we ever been outvoted, and

Whereas, responsible and thoughtful Americans recognize that it was this nation's failure to join in a world government which contributed in some degree to the Second World War, and

Whereas, we recognize that the principle of federal government as practiced by this nation has in great measure contributed to the greatness of this nation, and

Whereas, we recognize that no longer can this nation retreat and withdraw its interest to within its continental boundaries, and

Whereas, it is self-evident that laws for the establishment of peace and order in the world must evolve out of a world government, and

Whereas, we deem it to be in the best interests of the state and nation that we stem the tide of isolationism arising in various sections of the nation;

Therefore, Be It Resolved by the House, the Senate Concurring, that the legislature of the State of Iowa acknowledges its responsibility to the world, and is, therefore, in accord with the principle of a federal world government of defined and limited powers, for the purpose of maintaining peace and spreading to all corners of the world those principles of freedom to which all men would attain.

Harris of Adair moved to lay the resolution on the table.

Roll call demanded by Munger of Woodbury and Cooksey of Clay.

On the question, "Shall the resolution be laid on the table?"

The aves were 77.

THE WAS MOTE	• • • •		
Abel	Gallup	Meyer	Ryan
Aubrey	Goode	Miller of	Sar
Bass	Hanna	Black Hawk	Schroeder
Boothby	Hanson	Moore of Butler	Shepard
Bloedel	Harris	Moore of Louisa	Sherod
Brockmeyer	Heinz	Mooty	Shifflett
Brookings	Hendrix	Munger	Sloane
Brown	Huisman	Nelson of	Smith
Buck	Judd	Woodbury	Soeth
Burris	Klemesrud	Nicholson	Stevens
Burrows	Koch	Nystrom	Stiffler
Butler	Loss	Olson	Van Zwol
Clark of Marion	Lucken	Oppedahl	Voigtmann
Cornick	Mallonee	Palmer	Walker
Crosier	Martin	Patrick	Walter
Darrington	McEleney	Pedrick	Washburn
Davis	McFarlane	Pendleton	Weiss
Eckels	McNeal	Putney	Young
Fairchild	Mensing	Ramseyer	Mr. Speaker
Fiene	Metz	Robinson	
	7.00		

The nays were, 26:

Nelson of Jasper Berry Frev Lisle Brownlie Hansen Ludwig Nielsen Cooksey Miller of Shelby Norland Jones Langland Oberman Crabb Morris



Oeth Poston Tate Weston
Paul Ringgenberg Uhlenhopp White
Pieper Schwengel

Absent or not voting, 5:

Clark of Kosek Strawman Tierney

Appanoose Kuester

Motion prevailed and House Concurrent Resolution 9 was laid on the table.

EXPLANATION OF VOTE

In accordance with the provisions of the Constitution of Iowa, I desire to explain my vote on Resolution 9.

I do not believe it is good to choke off debate on a question of paramount importance to the public and to the people, and I believe that every question should have its day in court when it is honestly presented. I believe that the author of this bill had honest and honorable intent in presenting this resolution.

At one time I felt strongly about some system of world government. At the present time I am not so sure as I once was that this idea is right, especially in view of the fact that the people of our nation are not too interested in their own affairs, and for the further reason that in many areas we do not do a very adequate job of fulfilling the real interests, intents, and purposes of our philosophy of government.

This resolution comes logically within the area of legislative halls of every state in the union, and the question certainly is important enough to be discussed with calm heads as to its merits and demerits.

FRED SCHWENGEL

ADOPTION OF HOUSE CONCURRENT RESOLUTIONS

Poston of Wayne called up for consideration the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 10

Whereas, chapter two hundred nineteen (219), section two (2), Acts of the Fiftieth General Assembly, provides that to be entitled to World War I bonus, applicant must have on file his application on or before December 31, 1944, and,

Whereas, George Dewey Ellis, a veteran of World War I, through no fault of his own was unable to file prior to the expiration date, and,

Whereas, it would be unfair and unjust that George Dewey Ellis should be deprived of the benefits of the World War I bonus, if entitled thereto;

Therefore, Be It Resolved by the House, the Senate Concurring, that the World War I "Bonus Board" is hereby authorized to accept for consideration the application of George Dewey Ellis for the bonus payable to veterans of World War I, notwithstanding the provisions of chapter two hundred nineteen (219), section two (2), Acts of the Fiftieth General Assembly contrary hereto.

Putney of Tama moved to refer the resolution to the committee on military and veterans affairs.

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Motion lost.

Resolution adopted.

Goode of Davis called up for consideration House Concurrent Resolution 11, found on pages 185 and 186 of the Journal of January 25, and moved its adoption.

Resolution adopted.

SPECIAL COMMITTEE APPOINTED

Olson of Mitchell made the following remarks and motion:

Certain gentlemen have seen fit to make certain statements reflecting on the character and integrity of the House improvement committee. I move and request, on behalf of the House improvement committee, that the Speaker name a committee, number to be determined by the Speaker, to investigate the actions of the House improvement committee, with the usual power of such investigating committee, and to report its findings back to the House.

Motion prevailed.

The Speaker appointed as such committee Moore of Butler, chairman, Buck of Marshall, Harris of Adair, Sloane of Polk, Patrick of Sioux, Mensing of Cedar and Mallonee of Audubon.

INTRODUCTION OF BILLS

House File 221, by committee on judiciary 1, a bill for an act to amend section five hundred eighty-six point one (586.1), Code 1950, relating to legalizing acts of notaries public and acknowledgments.

Read first time and placed on the calendar.

House File 222, by committee on judiciary 1, a bill for an act to amend sections six hundred fourteen point fourteen (614.14), six hundred fourteen point fifteen (614.15), six hundred fourteen point seventeen (614.17), six hundred fourteen point twenty (614.20), six hundred fourteen point twenty-two (614.22), and six hundred fourteen point sixteen (614.16), Code 1950, relating to special limitations of actions in regard to recovery of interests in real estate.

Read first time and placed on the calendar.

House File 223, by committee on judiciary 1, a bill for an act to amend section five hundred fifty-eight point twenty (558.20), Code 1950, relating to the taking of acknowledgments within the state by a notary public.

Read first time and placed on the calendar.



House File 224, by committee on conservation, drainage and flood control, a bill for an act to amend sections four hundred sixtynine point five (469.5) and four hundred sixtynine point nine (469.9), Code 1950, relating to milldams and races.

Read first time and placed on the calendar.

House File 225, by committee on conservation, drainage and flood control, a bill for an act to amend sections four hundred fifty-five A point nineteen (455A.19), four hundred fifty-five A point twenty-two (455A.22), and four hundred fifty-five A point twenty-four (455A.24), Code 1950, relating to floodways and flood control.

Read first time and placed on the calendar.

House File 226, by committee on conservation, drainage and flood control, a bill for an act to amend section one hundred eleven point four (111.4), Code 1950, relating to permits for construction of dams.

Read first time and placed on the calendar.

House File 227, by Palmer of Lee, a bill for an act to legalize and validate orders, judgments and decrees entered prior to July 4, 1951, upon service of notice by publication or posting.

Read first time and referred to committee on judiciary 1.

House File 228, by Palmer of Lee, a bill for an act to legalize and validate orders, judgments and decrees entered prior to July 4, 1951, where acceptance of service of notice, delivery of copy thereof or posting or proof of posting was done by an attorney or his agent.

Read first time and referred to committee on judiciary 1.

House File 229, by Smith of Dickinson, a bill for an act to legalize and validate the proceedings of the board of directors of consolidated school district of Lloyd Township, in the county of Dickinson, State of Iowa, authorizing and providing for the issuance, sale and delivery of school bonds and for the levy of taxes for the payment of said bonds and interest thereon, and declaring 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 230, by Hansen of Carroll, a bill for an act to amend section five hundred twenty-four point ten (524.10), Code 1950, relating to the duties and powers of the superintendent of banking.

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Read first time and referred to committee on banks, building and loan.

House File 231, by Schwengel of Scott, Sloane of Polk, Tate of Cerro Gordo, Loss of Kossuth, Weston of Buchanan, Butler of Pocahontas, Pedrick of Wapello and McFarlane of Black Hawk, a bill for an act to amend chapter five hundred twenty-two (522), Code 1950, relating to the licensing of insurance agents.

Read first time and referred to committee on insurance.

House File 232, by Walter of Hardin, Buck of Marshall, Kuester of Cass, Washburn of Mills, Davis of Fayette and Bass of Montgomery, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1950, relating to the color and mounting of lighting devices and reflectors on motor trucks or trailers.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 233, by Walter of Hardin, Buck of Marshall, Kuester of Cass, Washburn of Mills, Davis of Fayette and Bass of Montgomery, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 234, by Morris of Dallas and Eckels of Hancock, a bill for an act to amend section four hundred five point three (405.3), Code 1950, relating to the appointment of city assessors, and section four hundred five point eight (405.8), Code 1950, relating to the appointment of deputy assessors, and section four hundred forty-one point three (441.3), Code 1950, relating to the appointment of county assessors or deputy county assessors, and to remove the requirements in such statutes that assessors or deputy assessors must be residents or qualified electors of the assessment district.

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

House File 235, by Kosek of Linn, a bill for an act to amend section seven hundred thirty-two point seventeen (732.17), Code 1950, relating to the definition of "fireworks".

Read first time and referred to committee on judiciary 1.



House File 236, by Boothby of Cherokee, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Cherokee, Iowa, with reference to the conveyance of real estate acquired by virtue of the provisions of section two hundred ninety-seven point three (297.3), Code 1950, and to authorize and direct the issuance of a patent to such real estate by the governor and the secretary of state.

Read first time and referred to committee on judiciary 2.

House File 237, by Palmer of Lee, a bill for an act to amend chapter five hundred ninety (590), Code 1950, relating to wills—legalizing acts.

Read first time and referred to committee on judiciary 1.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 4, by Brookings of Pottawattamie, Schwengel of Scott, Buck of Marshall, Bass of Montgomery, Kuester of Cass, Poston of Wayne, Moore of Butler, Hansen of Carroll, Hanson of Lyon and Miller of Black Hawk, a joint resolution proposing an amendment to the Constitution of the State of Iowa, relating to the term of office of the members of the House of Representatives, and providing how they shall be elected.

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

Section 1. The Constitution of the State of Iowa is hereby amended by striking from line three (3), section three (3), Article three (III) thereof the word "second", and inserting in lieu thereof the word "fourth".

Sec. 2. The Constitution of the State of Iowa is further amended as follows:

"One-half of the members of the House of Representatives, being representatives from counties taken in alphabetical order from Adair County to and including Jefferson County, in the general election in 1956 shall be elected for a two-year term, and the other one-half of the said members shall be elected for four years; thereafter at each general election the members shall be elected for a four-year term".

- Sec. 3. These amendments, if adopted by the electors of this state, and approved by the Fifty-fifth General Assembly of Iowa, shall apply to members of the General Assembly named in section three (3), Article three (III) of the Constitution of the State of Iowa elected at the general election in the State of Iowa in 1956.
- Sec. 4. That the foregoing proposed amendments be and the same are hereby referred to the electors of the State of Iowa, and to the General Assembly to be chosen at the next general election. The Secretary of State is hereby directed to cause the same to be published for three (3)



months previous to the date of the general election in 1952, as provided by law.

Read first time and referred to committee on constitutional amendments.

SENATE MESSAGES CONSIDERED

Senate File 62, a bill for an act to amend section four hundred thirty-two point one (432.1), Code 1950, relating to gross premium tax payable by life insurance companies and associations.

Read first time and passed on file.

Senate File 63, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1950, relating to the investment of funds of life insurance companies and associations.

Read first time and passed on file.

SENATE FILE 62 SUBSTITUTED FOR HOUSE FILE 98

Schwengel of Scott asked and obtained unanimous consent for the substitution of Senate File 62 for House File 98.

SENATE FILE 63 SUBSTITUTED FOR HOUSE FILE 100

Schwengel of Scott asked and obtained unanimous consent for the substitution of Senate File 63 for House File 100.

HOUSE FILE 184 WITHDRAWN

Putney of Tama asked and obtained unanimous consent to withdraw House File 184 from further consideration by the House.

CONSIDERATION OF BILLS

House File 78, a bill for an act to amend section two hundred seventy-nine point eight (279.8), Code 1950, to provide that public school employees handling money accruing from school activities and other sources furnish bond to the school corporation, with report of committee recommending amendment and passage, was taken up for consideration.

Miller of Black Hawk offered the following amendments proposed by the committee on schools, libraries, state educational institutions and moved their adoption:

1. Amend House File 78, section one (1), line six (6), by inserting



after the word "for" the words "all school funds not handled by the school district treasurer."

- 2. Section one (1), line eleven (11), by striking the comma (,) at the end of the sentence and inserting in lieu thereof a period (.).
 - 3. Section one (1), line twelve (12), by beginning a new sentence.

Amendments adopted.

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

Amend House File 78, section one (1), lines six (6) and seven (7), by striking the words "monies accruing from school activities and from other sources".

Amendment adopted.

Miller 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, 104:

Abel Hansen Moore of Louisa Ryan Aubrey Mooty Sar Hanson Harris Morris Schroeder Bass Heinz Munger Schwengel Berry Hendrix Nelson of Jasper Bloedel Shepard Sherod Boothby Huisman Nelson of Brockmeyer Woodbury Shifflett Jones Judd Nicholson Sloane Brookings Klemesrud Brownlie Nielsen Smith Buck Koch Norland Soeth Burris Langland Nystrom Stevens Lisle Oberman Stiffler Burrows Butler Loss Oeth Strawman Clark of Marion Lucken Olson Tate Cooksey Ludwig Oppedahl Tierney Cornick Mallonee Palmer Uhlenhopp Martin Crabb Patrick Van Zwol Crosier McEleney Paul Voigtmann Pedrick Darrington McFarlane Walker Davis McNeal Pendleton Walter Eckels Mensing Pieper Washburn Fairchild Metz Weiss Poston Meyer Putney Weston Fiene Miller of White Frey Ramseyer Black Hawk Gallup Ringgenberg Young Miller of Shelby Robinson Mr. Speaker Goode

The nays were, none.

Hanna

Absent or not voting, 4:

Brown Clark of Kosek Kuester
Appanoose

Moore of Butler

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

House File 111, a bill for an act to amend section four hundred five point six (405.6), Code 1950, to provide for the reappointment of an incumbent city assessor to a new term without reexamination. with report of committee recommending passage, was taken up for consideration.

Schroeder 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, 104:

Miller of Shelby Moore of Butler Abel Hanna Aubrey Hansen Bass Hanson Moore of Louisa Berry Harris Mooty Bloedel Heinz Morris Boothby Hendrix Munger Nelson of Jasper Shifflett Brockmeyer Huisman Nicholson Brookings Jones Brown Judd Nielsen Brownlie Klemesrud Norland Buck Koch Nystrom Burris Langland Oberman Burrows Lisle Oeth Olson Butler Loss Clark of Marion Lucken Oppedahl Cooksey Ludwig Palmer Cornick Mallonee Patrick Crabb Martin Paul Crosier McElenev Pedrick McFarlane Darrington Pendleton Davis McNeal Pieper Eckels Mensing Poston Fairchild Metz Putney Fiene Meyer Ramseyer Miller of Ringgenberg Frey Gallup Black Hawk Robinson Goode

Ryan Sar Schroeder Schwengel Shepard Sherod Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 4:

Clark of Kosek Kuester Nelson of Woodbury Appanoose

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

HOUSE FILE 7 DEFERRED

House File 7, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and the law of the road, with report of committee recommending passage, was taken up for consideration.

Pendleton of Buena Vista asked and obtained unanimous consent to defer action on House File 7 until Tuesday, January 30.

House File 24, a bill for an act to amend section forty-three point thirty-two (43.32), Code 1950, relating to compensation of judges and clerks of primary and special elections, with report of committee recommending amendment and passage, was taken up for consideration.

Hanson of Lyon offered the following amendment proposed by the committee on compensation of public officers and employees and moved its adoption:

Amend the title to House File 24 by striking in line three (3) the words "and special."

Amendment adopted.

Berry 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, 101:

Abel	Goode	Miller of	Robinson
Aubrey	Hanna	Black Hawk	Ryan
Bass	Hansen	Miller of Shelby	Sar
Berry	Hanson	Moore of Butler	Schroeder
Bloedel	Harris	Moore of Louisa	Schwengel
Boothby	Heinz	Mooty	Shepard
Brockmeyer	Hendrix	Morris	Sherod
Brookings	Huisman	Nelson of Jasper	Sloane
Brown	Jones	Nicholson	Smith
Brownlie	Judd	Nielsen	Soeth
Buck	Klemesrud	Norland	Stevens
Burris	Koch	Nystrom	Stiffler
Burrows	Langland	Oberman	Strawman
Butler	Lisle	Oeth	Tate
Clark of Marion	Loss	Olson	Tierney
Cooksey	Lucken	Oppedahl	Uhlenhopp
Cornick	Ludwig	Palmer	Van Zwol
Crabb	Mallonee	Patrick	Voigtmann
Crosier	Martin	Paul	Walker
Darrington	McEleney	Pedrick	Walter
Davis	McFarlane	Pendleton	Weiss
Eckels	McNeal	Pieper	Weston
Fairchild	Mensing	Poston	White
Fiene	Metz	Putney	Young
Frey	Meyer	Ramseyer	Mr. Speaker
Gallup		Ringgenberg	

The nays were, none.



Absent or not voting, 7:

Clark of Kuester Nelson of Shifflett Appanoose Munger Woodbury Washburn

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

House File 59, a bill for an act to repeal chapter three hundred six (306), Code 1950, to enact a substitute therefor, and to repeal or amend various other sections of the Code, all relating to classification, jurisdiction, control, establishment, alteration and vacation of highway, with report of committee recommending passage, was taken up for consideration.

Brown of Mahaska offered the following amendments filed by him and Goode of Davis and moved their adoption:

Amend House File 59 by striking the title and substituting in lieu thereof the following:

"An Act to amend chapters three hundred six (306), three hundred eight (308), three hundred nine (309), three hundred ten (310), three hundred thirteen (313), four hundred seventy-one (471) and four hundred seventy-three (473), Code 1950, all relating to classification, jurisdiction, control, establishment, alteration and vacation of highway."

Amendments adopted.

Brown of Mahaska offered the following amendments filed by him and Goode of Davis and moved their adoption:

Amend House File 59, section three (3), line twenty-two (22), by striking the letter "s" at the end of the word "sections"; also, in lines twenty-two (22) and twenty-three (23) of said section three (3) by striking the words and figures "three hundred ten point nine (310.9), as amended, and".

Further amend House File 59, section twelve (12), line one (1), by striking the word "be" and inserting in lieu thereof the word "by".

Amendments adopted.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel Brockmeyer Burris Cornick Bass Brookings Burrows Crabb Berry Brown Butler Crosier Bloedel Clark of Marion Brownlie Darrington Boothby Buck Cooksey Davis

Eckels Lucken Oberman Shifflett Fairchild Ludwig Oeth Sloane Fiene Martin Olson Smith Frey McEleney Oppedahl Soeth Palmer Gallup McFarlane Stevens Goode McNeal Patrick Stiffler Hanna Mensing Paul Strawman Hansen Metz Pedrick Tate Hanson Meyer Pendleton Tierney Harris Miller of Van Zwol Pieper Voigtmann Walker Heinz Black Hawk Poston Miller of Shelby Moore of Butler Hendrix Puthey Huisman Ramsever Walter Moore of Louisa Ringgenberg Washburn Jones Judd Mooty Ryan Weisa Klemesrud Morris Sar Weston Nelson of Jasper Schroeder Koch White Langland Nicholson Schwengel Young Lisle Nielsen Shepard Mr. Speaker Nystrom Sherod Loss

The nays were, none.

Absent or not voting, 10:

Aubrey Kosek Munger Norland
Clark of Kuester Nelson of Robinson
Appanoose Mallonee Woodbury Uhlenhopp

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

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the State Comptroller:

OFFICE STATE COMPTROLLER

January 25, 1951.

To the Secretary of the Senate and Chief Clerk of the House of Representatives:

In accordance with the provisions of chapter 25, Code of 1950, there are submitted herewith claims acted upon by the State Appeal Board on January 19, 1951. Each claim bears the recommendation of the board as shown in the schedule attached.

Claims of a general nature are numbers 67, 72, 81, 83, 93, 95, 96, 97, 100, 101 and 103 to 118, inclusive, and highway claims numbered 54, 58, 98 and 119 to 135, inclusive.

RAY E. JOHNSON, Chairman, State Appeal Board.

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved By Board
67	Walter F. W. Kinne, Fort Dodge, Iowa—See Claim No. 72 for explanation of accident. Claim asks \$5,021.10 for personal injuries	\$5,021.10	\$2,135.60
72	Iowa Farm Mutual Insurance Co., Des Moines, Iowa— Damage to car. This is a sister claim to No. 67	378.00	. 189.00
81	Frank J. Serovy, Ely, Iowa— Claimant states a dam at Palisades-Kepler State Park damaged a well on his prop- erty and requests money to dig a new well	600.00	Rejected
83	O'Toole Funeral Home, Sioux City, Iowa—For funeral serv- ices of an old age pension recipient	150.00	150.00
93	Jim McGennis, Sioux City, Iowa—Damage to corn on claimant's farm by a deer	625.00	Rejected
95	Muscatine County, c/o County Treasurer—Drainage assess- ment	2,767.49	2,767.49
96	Pottawattamie County, c/o County Treasurer—Drainage assessment	473.39	478.39
97	Armstrong Rubber Mfg. Co., Des Moines, Iowa—Refund of taxes paid on petroleum naphtha within the required ninety day period	658.44	658.44
100	Orchard Consolidated Schools, Orchard, Iowa—Refund of tax paid on the purchase of two school busses		145.52
101	Raymond E. Moyer, Marathon, Iowa—Damage to car by truck belonging to the Iowa School for the Deaf	45.00	45.00
103	Estes Funeral Home, Des Moines, Iowa—Funeral service for J. H. Brown, old age recipient	150.00	150.00
104	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services for Anna Van Dyke, old age pension recipient		150.00

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved By Board
105	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services for Mamie Murphy, old age pension recipient	150.00	150.00
106	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services for Joseph Scalise, old age pension recipient	150.00	150.00
107	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services, Fred Ivory, old age pension recipient	150.00	150.00
108	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services, Margaret Kane, old age pension recipient	150.00	150.00
109	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services, Sophia Pasi, old age pension recipient	150.00	150.00
110	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services, Francis W. Tighe, old age pension recipient	150.00	150.00
111	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services, Robert A. George, old age pension recipient	150.00	150.00
112	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services, Matthew Mc- Dermott, old age pension recipient	84.00	84.00
113	Caldwell-McIlhon-Brien Funeral Home, Des Moines, Iowa— Funeral services, Mary Har- rigan, old age pension recipient	150.00	150.00
114	Jacob L. Manly, Vinton, Iowa— For being illegally held and for loss of time and earnings, also expense gaining his release	8,489.66	200.00
115	Leo J. Tapscott, Des Moines, Iowa—Damage to personal car	500.00	500.00
116	Maurice L. Richardson, Marengo, Iowa—Personal injury		215.25
117	Central States Mutual Ins. Assn., Mount Pleasant, Iowa—Damage to car		Rejected



	Name of Claimans and	Amount of	Amount Approved
No.	Nature of Claim	Claim	By Board
118	Arthur Neuman, Denison, Iowa— Damage to car by a deer	. 183.04	Rejected
H-54-51	Marvin Warnock, Washington, Iowa—Damage to car by state owned truck and snowplow	1,040.19	140.19
H-58-51	Iowa Farm Mutual Ins. Co., Des Moines, Iowa	23.94	23.94
H-98-51	Central Surety & Ins. Co., Kansas City, Mo.—Damage to semi-trailer	1,972.00	Rejected
H-119-51	H. C. Krohn, Manson, Iowa— Damage to car	94.75	Rejected
H-120-51	John E. Habick, Des Moines, Iowa—Expense involved in filing claim and removing aluminum paint from Oldsmobile auto	37.53	35.00
H-121-51	Central Mutual Casualty Co., Kansas City, Mo	100.00	35.00
H-122-51	New Amsterdam Casualty Co., Des Moines, Iowa	45.00	35.00
H-123-51	Allstate Insurance Company, Des Moines, Iowa—Damage to auto by paint spray machine while highway commission em- ployees were painting bridge	110.40	35.00
H-124-51	Motors Insurance Corporation, Des Moines, Iowa—Damage to car by paint spray machine while highway commission em- ployees were painting bridge	47.75	35.00
H-125-51	Motors Insurance Corporation, Des Moines, Iowa—Damage to car by paint spray machine while highway commission em- ployees were painting bridge	60,00	35.00
H-126-51	Motors Insurance Corporation, Des Moines, Iowa—Damage to car by paint spray machine while highway commission em- ployees were painting bridge	95.00	35.00
H-127-51	Motors Insurance Corporation, Des Moines, Iowa—Damage to car by paint spray machine while highway commission em- ployees were painting bridge	25.00	25.00
H-128-51	Motors Insurance Corporation, Des Moines, Iowa—Damage to car by paint spray machine while highway commission em-	90.00	20.00
	ployees were painting bridge	30.00	30.00



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved By Board
H-129-51	State Farm Insurance Companies Bloomington, Ill.—Damage to car by paint spray machine while highway commission em- ployees were painting bridge		35.00
H-130-51	State Farm Insurance Companies Bloomington, Ill.—Damage to car by paint spray machine while highway commission em- ployees were painting bridge	ec*	35.00
H-131-51	State Farm Insurance Companies Bloomington, Ill.—Damage to car by paint spray machine while highway commission em- ployees were painting bridge		30.00
H-132-51	State Farm Insurance Companies Bloomington, Ill.—Damage to car by paint spray machine while highway commission em- ployees were painting bridge		35.00
H-133-51	State Farm Insurance Companies Bloomington, Ill.—Damage to car by paint spray machine while highway commission em- ployees were painting bridge		35.00
H-134-51	Allied Mutual Casualty Co., Des Moines, Iowa—Damage to car by paint spray machine while highway commission em- ployees were painting bridge	30.00	30.00
H-135-51	Allied Mutual Casualty Co., Des Moines, Iowa—Damage to car by paint spray machine while highway commission em- ployees were painting bridge	35.00	35.00
Passed	d on file.		

COMMUNICATION FROM THE SUPREME COURT

The following communication was received from the Supreme Court of Iowa:

IN THE MATTER OF THE RULES OF CIVIL PROCEDURE REPORT OF THE SUPREME COURT OF THE STATE OF IOWA

To the Fifty-fourth General Assembly of the State of Iowa: In accordance with sections 684.18 and 684.19 of the 1950 Code of Iowa,

the Supreme Court of Iowa has prescribed and herewith reports to the

General Assembly the following rules in the nature of amendments, revisions and additions to the Rules of Civil Procedure, as follows, to wit:

Rule 52

Amend Rule 52 by adding a new sentence as follows:

"A party, his agent or attorney may take an acknowledgment of service and deliver copy of notice in connection therewith, and may mail copy of original notice when mailing is required or permitted under any rule or statute."

Rule 53

Amend Rule 53 by substituting for the first sentence thereof the following:

"A defendant served by publication or by publication and mailing, as provided in rule 60.1, must appear on or before the date fixed in the notice as published, which date shall not be less than twenty days after the day of last publication."

Rule 60.1

Add immediately after Rule 60 the following:

"Rule 60.1. Known Defendants.

- "(a) In every case where service of original notice is made upon a known defendant by publication, copy of the notice shall also be sent by ordinary mail addressed to such defendant at his last known mailing address, unless an affidavit of a party or his attorney is filed stating that no mailing address is known and that diligent inquiry has been made to ascertain it.
- "(b) Such copy of notice shall be mailed by the party, his agent or attorney not less than twenty days before the date set for appearance.
- "(c) Proof of such mailing shall be by affidavit, and such affidavit or the affidavit referred to in rule 60.1(a) shall be filed before the entry of judgment or decree. The court, in its judgment or decree, or prior thereto, shall make a finding that the address to which such copy was directed is the last known mailing address, or that no such address is known, after diligent inquiry."

Rule 62

Amend Rule 62 by striking the last sentence thereof which reads: "Service is complete on the date of the last publication."

Rule 234

Revise Rule 234 to read:

"No personal judgment shall be entered against a person served only by publication or by publication and mailing, as provided in Rule 60.1, unless he has appeared."

Rule 251

Revise Rule 251(a) to read:

"Except in actions for divorce and annulment of marriage, if judgment is entered against a defendant who did not appear and was served only by publication or by publication and mailing, as provided in rule 60.1, he or any person legally representing him may apply for retrial within six months after entry of judgment, and on giving security for costs is then entitled to his defense and trial as though there were no judgment."



Rule 49

Revise Rule 49 to read as follows:

"For the purpose of determining whether an action has been commenced within the time allowed by statutes for limitation of actions, whether the limitation inheres in the statutes creating the remedy or not, the delivery of the original notice to the sheriff of the proper county with the intent that it be served immediately (which intent shall be presumed unless the contrary appears) shall also be deemed a commencement of the action."

Rule 331

Add as new sentence to Rule 331(a):

"For the purpose of this rule any order granting a new trial (not including an order setting aside a judgment by default other than in actions for divorce or annulment) and any order denying a new trial shall be deemed a final decision. Any order setting aside a default decree of divorce or annulment shall also be deemed a final decision."

CERTIFICATE

I, Charles F. Wennerstrum, do hereby certify that I am the Chief Justice of the Supreme Court of Iowa; that the foregoing amendments, revisions and additions to the Rules of Civil Procedure were adopted and approved by the Supreme Court of Iowa and are herewith reported to the Fifty-fourth General Assembly of the State of Iowa pursuant to Code sections 684.18 and 684.19 of the 1950 Code of Iowa by delivering same to the Secretary of the Senate and to the Chief Clerk of the House of Representatives as of the date hereinafter noted.

Dated at Des Moines, Iowa, this 26 day of January, 1951.

(Seal)

CHARLES F. WENNERSTRUM, Chief Justice of the Supreme Court of Iowa.

Attest:

HELEN O. GALVIN, Clerk of the Supreme Court of Iowa.

ACKNOWLEDGMENT

I, A. C. Gustafson, Chief Clerk of the House of Representatives of the State of Iowa, herewith acknowledge delivery to me on January 26, 1951, of the within report of the Supreme Court of the State of Iowa pertaining to amendments, revisions, and additions to the Rules of Civil Procedure.

A. C. GUSTAFSON,
Chief Clerk, House of Representatives,
Fifty-fourth General Assembly,
of the State of Iowa.

Passed on file.

REPORTS OF COMMITTEES

Nelson 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 38, a bill for an act to amend section thirteen point two

(13.2), Code 1950, relating to the duties of the attorney general, begs leave to report it 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 38 as follows:

- 1. By inserting after the comma in line three (3), section one (1), the words "on written request.".
- 2. Further amend by striking after the comma in line six (6) of section one (1) the words "on his own written request,".

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 50, a bill for an act to abolish river-front commissions and to repeal chapter three hundred seventy-two (372), Code 1950, and other sections of the Code relating thereto and to transfer powers relating to river-front improvements in municipal corporations to the council, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 96, a bill for an act to amend section three hundred twenty-one point three hundred sixty-one (321.361), Code 1950, relating to the parking of 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.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 150, a bill for an act to amend section three hundred ninety point eight (390.8), Code 1950, relating to funds derived from parking meters, begs leave to report it 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 150 as follows:

By striking everything after the word "than" in line five (5), section one (1), and substituting in lieu thereof the following: "twenty-nine thousand and not to exceed thirty thousand three hundred."

H. F. NELSON, Chairman.

Munger of Woodbury, from the committee on consolidation and coordination of state government, submitted the following report:

MR. SPEAKER: Your committee on consolidation and coordination of state government to whom was referred House File 3, a bill for an act to create a budget and financial control committee with certain powers relating to state budget and finance, and to abolish the retrenchment and reform committee and transfer its powers to the budget and financial



control committee, begs leave to report it 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 3 as follows:

- 1. Section one (1), line three (3), strike the word "eight" and insert in lieu thereof the word "ten". Strike the word "four" in line three (3) and insert in lieu thereof the word "five". Strike the word "four" in line five (5) and insert in lieu thereof the word "five".
 - 2. Further amend said section one by adding thereto the following:

"Three of the members from the Senate and three of the members from the House shall be from the majority party and two members from the Senate and two members from the House shall be from the minority party, provided, however, that if there be but one member of the minority party in either the Senate or the House, the minority representation on said committee in such house shall be one member from the minority party."

- 3. Amend section two (2), line two (2), by striking the word "six" and inserting in lieu thereof the word "four". Further amend section two (2) by striking the words "General Assembly" in line seven (7) and inserting in lieu thereof the words "the legislative body from which he was appointed".
- 4. Further amend section two (2), line eleven (11), by striking the remaining part of that section following the word "be" and inserting in lieu thereof the following: "of three members for two year terms and two members for the four year terms and initial appointments by the president of the senate shall be three members for four year terms and two members for two year terms."
- 5. Amend section three (3), line eight (8), by striking the following: "2. Examination." and by striking the figure three (3) in line thirteen (13) and inserting in lieu thereof the figure two (2).
- Further amend section three (3), line twenty-nine (29), by striking the words "under a single head".
- 7. Amend section four (4), line six (6), by striking the word "regular", and by inserting after the word "comptroller" in line seven (7) the words "or at such other meeting place as the committee may direct". Further amend section four (4) by striking the word "Five" and inserting in lieu thereof the word "Six" in line seven (7).
- 8. Further amend section four (4) by striking lines seventeen (17) to twenty-seven (27), inclusive.
- 9. Amend section five (5) by striking the word "ten" in line four (4) and inserting in lieu thereof the word "twenty".
- 10. Amend section fourteen (14) by striking the words "the code editor is authorized" in line three (3) and inserting in lieu thereof the words "it is the intention of the General Assembly".
 - 11. Amend House File 3 by adding thereto the following section:
- "This Act being of immediate importance shall be in full force and effect from and after its publication in the,

8	newspaper published	1 8	at	••••	,	Iowa,	and	in	the
	,	a	newspaper	published	at				,
Te	wa."								

ROBERT P. MUNGER, Chairman.

Brown of Mahaska, 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 83, a bill for an act to amend, revise and codify chapter three hundred nine (309), Code 1950, and to repeal section three hundred twenty-one point three hundred fifty-one (321.351), Code 1950, relating to 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 amended as follows, and when so amended the bill do pass.

Amend section fourteen (14) by striking the word "two" in line five (5) and inserting in lieu thereof the word "four", and by striking the word "five" in line five (5) and inserting in lieu thereof the word "eight", and by striking the word "two" in line seven (7) and inserting in lieu thereof the word "four".

CARROLL L. BROWN, Chairman.

AMENDMENTS FILED

- 1 Amend House File 63 by striking therefrom all
- 2 of section 7.

TIERNEY of Webster.

- 1 Amend House File 80, section one (1), line five (5),
- 2 by inserting after the word "be" the following: "not more
- 3 than sixteen (16) inches from the ground and not less
- 4 than five (5) inches in width and".

BURRIS of Jackson.

On motion by Goode of Davis, the House adjourned until 11:00 a.m., Monday, January 29, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 29, 1951.

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

Prayer was offered by the Reverend Ira Hoover, pastor of the Evangelical United Brethren Church, Sharon Center.

The Journal of January 26 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Olson of Mitchell on request of Meyer of Sac; Kosek of Linn on request of Davis of Fayette; Heinz of Dubuque on request of Oeth of Dubuque.

PETITIONS

Aubrey of Wapello presented a petition signed by sixty-six residents of Wapello County urging support of House File 127.

Referred to the committee on social security.

Gallup of Jefferson presented a resolution adopted by the general assembly of Daughters of the American Colonists urging that American history be a required course in our schools.

Referred to the committee on schools, libraries, state educational institutions.

Aubrey of Wapello presented a petition signed by twenty-eight members of the Ottumwa police department opposing House File 33 and Senate File 17.

Referred to the committee on cities and towns.

Oppedahl of Humboldt presented a petition signed by twentyfive residents of Humboldt County urging support of House File 124.

Referred to the committee on agriculture 2, horticulture and dairy.

Nelson of Jasper presented a petition signed by eighteen members of Grace Philathea Class of the First Methodist Sunday School of Newton urging support of House File 1.

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Referred to the committee on judiciary 2.

Pedrick of Wapello presented a petition signed by sixty-five residents of Wapello County urging support of House File 127.

Referred to the committee on social security.

Schwengel of Scott presented a resolution from the Davenport Retail Grocers and Meat Dealers Association opposing Senate File 47.

Referred to the committee on judiciary 1.

Butler of Pocahontas presented a petition signed by ninety residents of Pocahontas County urging restoration of Lizard Lake, Lake Township, Pocahontas County.

Referred to the committee on conservation, drainage and flood control.

PROOF OF PUBLICATION

Published copy of House File 245 and verified proof of publication of said proposed bill in the Hampton Chronicle on January 18, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 3, 38, 83, 96 and 150, under Rule 72.

ADOPTION OF HOUSE CONCURRENT RESOLUTIONS

Goode of Davis called up for consideration the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 7

Whereas, the Honorable Robert A. Taft, United States Senator from the state of Ohio, will be in the city of Des Moines, Iowa, on February 13, 1951; and

Whereas, the Honorable Robert A. Taft is recognized as one of the outstanding members of the United States Senate, and is well informed on national and international affairs; and

Whereas, it is believed that the members of the Fifty-fourth General Assembly will be benefited and inspired by having the Honorable Robert A. Taft speak to them on February 13, 1951.

Now, Therefore, Be It Resolved by the House, the Senate Concurring, That a joint convention of the two houses be held at 2:00 p.m., February



13, 1951, in the House of Representatives of the Fifty-fourth General Assembly, and that the Honorable Robert A. Taft, United States Senator from the state of Ohio, be invited to address said joint convention.

Goode of Davis offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 7 by striking all after the enacting clause and inserting in lieu thereof the following: "That the General Assembly of the State of Iowa invite the Honorable Robert A. Taft, United States Senator from the state of Ohio, to address them in the House chamber on February 13, 1951, at his convenience."

Amendment adopted.

Resolution adopted.

Ludwig of Johnson called up for consideration the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 8

Whereas, the birthday anniversary of the Great Emancipator, Abraham Lincoln, falls on Monday, February the 12th, and

Whereas, it has been customary in the past, as it should be, for the General Assembly of Iowa to pause briefly in its deliberations, to commemorate the life and public service of this great man.

Now, Therefore, Be It Resolved by the House, the Senate Concurring, that a joint convention be held at 11:00 o'clock, Monday, February 12, and a suitable program be arranged for this occasion, and that an invitation be extended to Professor H. J. Thornton of the history department of the State University to give an address on the life and public service of Abraham Lincoln.

Hendrix of Muscatine offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 8 by adding the following paragraph:

Be It Further Resolved, that an invitation be extended to Mr. Fred Messenger, principal of Muscatine High School, and his a cappella choir of 100 voices under the direction of Mr. Max Collins to furnish a number of selections.

Amendment adopted.

Resolution adopted.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Nystrom of Boone offered the following House memorial resolution and moved its adoption:



HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Frank Hollingsworth of Boone County, who was a member of the Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly, passed away on January 10, 1951;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Nystrom of Boone, Frey of Pottawattamie and Morris of Dallas.

INTRODUCTION OF BILLS

House File 238, by Schwengel of Scott, a bill for an act relating to individual accident and sickness insurance policies, making uniform the law relating thereto, to repeal section five hundred eleven point thirty-six (511.36), Code 1950, also relating to accident or health insurance.

Read first time and referred to committee on insurance.

House File 239, by Lucken of Plymouth and Boothby of Cherokee, a bill for an act to amend section three hundred twenty-one point four hundred sixty-six (321.466), Code 1950, relating to increased gross weight registrations.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 240, by Lucken of Plymouth and Norland of Worth, a bill for an act to amend section two hundred thirty-four point nine (234.9), Code 1950, relating to membership of county supervisors on county boards of social welfare.

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

House File 241, by Lucken of Plymouth and Boothby of Cherokee, a bill for an act to amend section three hundred twenty-one point one hundred thirty-four (321.134), Code 1950, relating to gross weight registrations.

Read first time and referred to committee on motor vehicles, commerce and trade.



House File 242, by Clark of Marion, a bill for an act to amend chapter seven hundred seventy-five (775), Code 1950, relating to fees for counsel furnished to defendant in criminal cases.

Read first time and referred to committee on judiciary 1.

House File 243, by Miller of Black Hawk and Brookings of Pottawattamie, a bill for an act to amend chapter four hundred twenty-nine (429), Code 1950, relating to taxation of moneys and credits.

Read first time and referred to-committee on tax revision.

House File 244, by Miller of Black Hawk, Brookings of Pottawattamie, Bass of Montgomery and Shifflett of Ringgold, a bill for an act to amend chapter eleven (11), Code 1950, relating to examination of cities, townships and schools.

Read first time and referred to committee on departmental affairs.

House File 245, by Uhlenhopp of Franklin, a bill for an aet to legalize and validate the proceedings of the board of directors of the Consolidated School District of Hansell, in the county of Franklin, State of Iowa, authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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 246, by Schwengel of Scott, Crosier of Linn, Schroeder of Scott, Sloane of Polk, Nystrom of Boone, Nelson of Woodbury, Tierney of Webster and Judd of Clinton, a bill for an act to amend and revise the state plumbing code, to provide for the licensing and regulation of plumbers and the investigation and inspection of plumbing installations for the protection of the public health of the state.

Read first time and referred to committee on public health and pharmacy.

House File 247, by Lisle of Page, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to inspection of motor vehicles.

Read first time and referred to committee on motor vehicles, commerce and trade.



House File 248, by Cooksey of Clay, a bill for an act to repeal section thirty-nine point thirteen (39.13), Code 1950, relating to the selection and tenure of Iowa commerce commissioners, and amending chapter four hundred seventy-four (474), Code 1950, relating to the Iowa State Commerce Commission, so as to provide for the appointment of commerce commissioners and to enlarge the jurisdiction of the commission to include all public utilities.

Read first time and referred to committee on public utilities.

House File 249, by Ryan of Polk and Sloane of Polk, a bill for an act to amend section five hundred one point five (501.5), Code 1950, relating to the deposit of bond or securities by associations selling stock on the installment plan.

Read first time and referred to committee on banks, building and loan.

House File 250, by Uhlenhopp of Franklin, Sloane of Polk, Strawman of Jones, Paul of Poweshiek, Munger of Woodbury, Aubrey of Wapello, Pedrick of Wapello and Poston of Wayne, a bill for an act to amend section eighty-six point thirty-nine (86.39), Code 1950, of chapter eighty-six (86), Code 1950, relating to industrial commissioner.

Read first time and referred to committee on judiciary 1.

House File 251, by Uhlenhopp of Franklin, Sloane of Polk, Strawman of Jones, Paul of Poweshiek, Munger of Woodbury, Aubrey of Wapello, Pedrick of Wapello and Poston of Wayne, a bill for an act to amend section eighty-five point sixty-four (85.64), Code 1950, relating to the second injury fund of the Iowa Workmen's Compensation Law.

Read first time and referred to committee on labor.

House File 252, by Gallup of Jefferson, Walker of Hamilton, Meyer of Sac, Walter of Hardin and Davis of Fayette, a bill for an act to appropriate from the general fund of the State of Iowa, not otherwise appropriated, the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary in payment of miscellaneous expenses of the investigating committee created by the House Resolution 3.

Read first time and referred to committee on appropriations.

House File 253, by Sloane of Polk and Ryan of Polk, a bill for



an act to amend section six hundred seven point five (607.5), Code 1950, relating to compensation of petit jurors.

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

Honse File 254, by Hanson of Lyon, a bill for an act to amend section four hundred forty-four point nine (444.9), Code 1950, relating to annual levies.

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

House File 255, by Uhlenhopp of Franklin, Sloane of Polk, Strawman of Jones, Paul of Poweshiek, Munger of Woodbury, Aubrey of Wapello, Pedrick of Wapello and Poston of Wayne, a bill for an act to amend chapter eighty-five A (85A), Code 1950, relating to Iowa occupational disease law.

Read first time and referred to committee on judiciary 1.

House File 256, by Oeth of Dubuque and Heinz of Dubuque, a bill for an act to amend chapter two hundred ninety-eight (298), Code 1950, relating to school taxes and bonds, by amending section two hundred ninety-eight point one (298.1).

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 257, by Oeth of Dubuque and Heinz of Dubuque, a bill for an act to amend chapter two hundred eighty-six A (286A), Code 1950, relating to general aid to schools, by amending section two hundred eighty-six A point seven (286A.7).

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 258, by Oeth of Dubuque and Heinz of Dubuque, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1950, relating to school directors, powers and duties, by amending section two hundred seventy-nine point three (279.3).

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 259, by Langland of Winneshiek, a bill for an act to amend section three hundred twenty-one point two hundred eighty-five (321.285), Code 1950, relating to speed restrictions on highways.

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



House File 260, by Meyer of Sac and Fairchild of Ida, a bill for an act to amend section six hundred twenty-two point thirty-two (622.32), Code 1950, relating to the statute of frauds.

Read first time and referred to committee on judiciary 2.

House File 261, by Schwengel of Scott, Nelson of Jasper, Van Zwol of O'Brien and Kosek of Linn, a bill for an act to create an Iowa Recreation Service.

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

House File 262, by Langland of Winneshiek, a bill for an act to amend section seven hundred fourteen point twenty-three (714.23), Code 1950, relating to misdemeanors committed in cometeries.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 263, by Munger of Woodbury, Sloane of Polk, Oberman of Des Moines, Ryan of Polk and Aubrey of Wapello, a bill for an act to amend section four hundred eleven point six (411.6), Code 1950, relating to retirement systems for policemen and firemen and benefits thereunder.

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

House File 264, by Lisle of Page, McFarlane of Black Hawk, Buck of Marshall, Goode of Davis, Brookings of Pottawattamie, Hendrix of Muscatine, Patrick of Sioux, Palmer of Lee, Butler of Pocahontas and Klemesrud of Winnebago (Lord, Colburn, et al.), a bill for an act to amend sections eighty-five point thirty-four (85.34), eighty-five point thirty-five (85.35) and eighty-five point thirty-seven (85.37), Code 1950, relating to workmen's compensation so as to increase benefit payments for permanent total disability, for permanent partial disabilities, and so as to increase the weekly compensation amount.

Read first time and referred to committee on social security.

House File, 265, by Lisle of Page, McFarlane of Black Hawk, Buck of Marshall, Goode of Davis, Brookings of Pottawattamie, Hendrix of Muscatine, Patrick of Sioux, Palmer of Lee, Butler of Pocahontas and Klemesrud of Winnebago (Lord, Colburn, et al.), a bill for an act to amend sections ninety-six point three (96.3) and ninety-six point seven (96.7), Code 1950, relating to unem-



ployment compensation, so as to increase weekly benefit amounts, and to reduce certain contribution rates to be paid by employers.

Read first time and referred to committee on social security.

House File 266, by Robinson of Delaware, Poston of Wayne, Munger of Woodbury, McNeal of Wright, Mallonee of Audubon, Uhlenhopp of Franklin and Nelson of Woodbury, a bill for an act to amend section six hundred thirty-eight point twenty-five (638.25), Code 1950, relating to expenses and extraordinary services in probate matters.

Read first time and referred to committee on judiciary 2.

House File 267, by Nelson of Woodbury, a bill for an act to amend chapter four hundred twenty-seven (427), Code 1950, relating to property exempt and taxable.

Read first time and referred to committee on tax revision.

House File 268, by Nelson of Woodbury, a bill for an act to amend section three hundred forty point two (340.2), Code 1950, relating to compensation of county officers, deputies and clerks.

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

House File 269, by Nelson of Woodbury, a bill for an act to amend section three hundred twenty-one point twenty-one (321.21), Code 1950, relating to registration of motor vehicles and trailers.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 270, by Nelson of Woodbury, a bill for an act to amend chapter five hundred fifty-five (555), Code 1950, relating to sales in bulk.

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

House File 271, by Nelson of Woodbury and Munger of Woodbury, a bill for an act to amend chapter four hundred forty-seven (447), Code 1950, relating to tax redemption.

Read first time and referred to committee on judiciary 1.

CONSIDERATION OF BILLS

House File 167, a bill for an act relating to the change in name of the hospital for epileptics and feeble-minded and the school for



feeble-minded to "Woodward State Hospital and School" and "Glenwood State School" and the combination of said institutions, was taken up for consideration.

Cooksey of Clay offered the following amendment and moved its adoption:

Amend House File 167 as follows:

Amend the title by inserting a period after the quotation mark following the word "school" in line four (4) thereof and by striking the remainder of the title.

Amendment adopted.

Cooksey 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, 96:

Abel	Frey	Miller of	Sar
Aubrey	Gallup	Black Hawk	Schroeder
Bass	Goode	Miller of Shelby	Schwengel
Berry	Hanna	Moore of Butler	Shepard
Bloedel	Hansen	Moore of Louisa	Sherod
Brockmeyer	Hanson	Mooty	Shifflett
Brookings	Harris	Morris	Sloane
Brown	Huisman	Nelson of Jasper	Smith
Brownlie	Jones	Nelson of	Soeth
Buck	Judd	Woodbury	Stevens
Burris	Klemesrud	Nicholson	Stiffler
Burrows	Koch	Nielsen	Strawman
Butler	Kuester	Norland	Tate
Clark of	Langland	Nystrom	Tierney
Appanoose	Lisle	Oberman	Uhlenhopp
Clark of Marion	Loss	Oeth	Van Zwol
Cooksey	Lucken	Oppedahl	Voigtmann
Cornick	Ludwig	Patrick	Walker
Crabb	Mallonee	Paul	Walter
Crosier	Martin	Pedrick	Washburn
Darrington	McEleney	Pendleton	Weiss
Davis	McFarlane	Pieper	Weston
Eckels	Mensing	Putney	White
Fairchild	Meyer	Ramseyer	Young
Fiene		Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Boothby	Kosek	Munger	Poston
Heinz	McNeal	Olson	Ringgenberg
Hendrix	Metz	Palmer	Robinson

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

House File 168, a bill for an act relating to the change in the name of the profession of "podiatry" to that of "chiropody", was taken up for consideration.

Cooksey 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, 97:

Abel	Gallup	Miller of Shelby	Sar
Aubrey	Goode	Moore of Butler	Schroeder
Bass	Hanna	Moore of Louisa	Schwengel
Berry	Hansen	Mooty	Shepard
Bloedel	Hanson	Morris	Sherod
Brockmeyer	Harris	Nelson of Jasper	Shifflett
Brookings	Huisman	Nelson of	Sloane
Brown	Jones	Woodbury	Smith
Brownlie	Judd	Nicholson	Soeth
Buck	Klemesrud	Nielsen	Stevens
Burris	Koch	Norland	Stiffler
Burrows	Kuester	Nystrom	Strawman
Butler	Langland	Oberman	Tate
Clark of	Lisle	Oeth	Tierney
Appanoose	Loss	Oppedahl	Uhlenhopp
Clark of Marion	Lucken	Palmer	Van Zwol
Cooksey	Ludwig	Patrick	Voigtmann
Cornick	Mallonee	Paul	Walker .
Crabb	Martin	Pedrick	Walter
Crosier	McEleney	Pendleton	Washburn
Darrington	McFarlane	Pieper	Weiss
Eckels	Mensing	Poston	Weston
Fairchild	Meyer	Putney	White
Fiene	Miller of	Ramseyer	Young .
Frey	Black Hawk	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Boothby	Hendrix	Metz	Ringgenberg
Davis	Kosek	Munger	Robinson
Heinz	McNeal	Olson	

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

House File 169, a bill for an act relating to the change in name of the Soldiers' Orphans Home to the Iowa Annie Wittenmyer Home, was taken up for consideration.

Cooksey 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, 101:

Abel Gallup Miller of Shelby Aubrey Goode Moore of Butler Schroeder Hanna Schwengel Moore of Louisa Bass Berry Hansen Mooty Shepard Bloedel Hanson Morris Sherod Boothby Shifflett Harris Nelson of Jasper Brockmeyer Hendrix Nelson of Sloane Brookings Huisman Woodbury Smith Brown Jones Nicholson Soeth Brownlie Judd Nielsen Stevens Buck Klemesrud Norland Stiffler Burris Koch Nystrom Strawman Oberman Burrows Kuester Tate Langland Butler Oeth Tierney Lisle Oppedahl Palmer Uhlenhopp Clark of Appanoose Van Zwol Loss Voigtmann Walker Lucken Clark of Marion Patrick Cooksey Ludwig Paul Cornick Mallonee Pedrick Walter Crabb Martin Pendleton Washburn McEleney Crosier Pieper Weiss Poston Weston Darrington McFarlane White Davis Mensing Putney Eckels Meyer Miller of Ramseyer Young Mr. Speaker Fairchild Ringgenberg Black Hawk Fiene Ryan Frev

The nays were, none.

Absent or not voting, 7:

Heinz McNeal Munger Robinson Kosek Metz Olson

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

House File 170, a bill for an act relating to certain vehicles pulling or towing four-wheel trailers and to amend section three hundred twenty-one point three hundred ten (321.310), Code 1950, was taken up for consideration.

Cooksey 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:

Abel Brookings Butler Crosier Aubrey Brown Darrington Clark of Brownlie Bass Davis Appanoose Berry Buck Cooksey Eckels Fairchild Bloedel Burris Cornick Fiene Boothby Burrows Crabb

Frey Gallup Goode Hanna Hanson Harris Hendrix Jones Judd Klemesrud Koch Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin

McEleney
McFarlane
Mensing
Meyer
Miller of
Black Hawk
Miller of Shelby
Moore of Butler
Moore of Louisa
Mooty
Morris
Nelson of Jasper
Nelson of

Woodbury

Nicholson

Nielsen

Norland

Oeth

Oberman

Palmer Paul Pedrick Pendleton Pieper Poston Putney Ramseyer Ringgenberg Robinson Ryan Sar Schwengel Shepard Sherod Shifflett Sloane

Oppedahl

Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Brockmeyer Clark of Marion Hansen Heinz Huisman Kosek McNeal Metz Munger Nystrom Olson Patrick Schroeder

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

House File 171, a bill for an act relating to biennial reports of the state department of history and archives and to amend section seventeen point three (17.3), Code 1950, was taken up for consideration.

Cooksey 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, 98:

Abel Aubrey Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose

Clark of Marion Cooksey Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey Gallup Goode Hanna Hansen Hanson

Harris
Hendrix
Huisman
Jones
Judd
Klemesrud
Kuester
Langland
Lisle
Loss
Lucken

Loss
Lucken
Ludwig
Mallonee
Martin
McEleney

McFarlane

Mensing Meyer Miller of

Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris

Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom

Shifflett Voigtmann Oberman Ramseyer Walker Oeth Ringgenberg Sloane Oppedahl Robinson Smith Walter Palmer Ryan Stevens Washburn Patrick Sar Stiffler Weiss Schroeder Strawman Weston Paul White Pedrick Tate Schwengel Pendleton Shepard Uhlenhopp Young Pieper Sherod Van Zwol Mr. Speaker Putney

The nays were, none.

Absent or not voting, 10:

Heinz McNeal Olson Soeth Koch Metz Poston Tierney Kosek Munger

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

HOUSE FILE 6 DEFERRED

House File 6, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the crime of operating a motor vehicle while intoxicated or under the influence of drugs or a combination of drugs and alcohol, with report of committee recommending amendment and passage, was taken up for consideration.

Schwengel of Scott asked and obtained unanimous consent to defer action on House File 6 until Wednesday, January 31.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 11, a bill for an act relating to the liability of estates of non-resident motorists in Iowa.

Also: 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 investments of insurance companies other than life.

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

House Concurrent Resolution 11, providing for a joint investigating committee to be appointed to study House Resolution 4 and the report of the committee on retrenchment and reform.

CARROLL A. LANE, Secretary.



REPORT OF COMMITTEE

Weston of Buchanan, from the committee on agriculture 2, horticulture and dairy, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 158, a bill for an act to amend chapter one hundred seventy-seven (177), Code 1950, relating to corn and small grain growers association, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESLIE O. WESTON, Chairman.

AMENDMENTS FILED

- 1 Amend House File 33 by striking from line
- 2 two (2) of section two (2) the word and figure "six (6)" and
- inserting in lieu thereof the word and figure "five (5)".

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend House File 53 by striking all of lines
- three (3) to fourteen (14), inclusive, and inserting in lieu
- thereof the following: "all courts existing and operating as
- superior courts shall become municipal courts by operation of 4
- law and the provisions of chapter six hundred two (602) of the 5
- 6 Code as amended by section sixty-four (64) of this act shall
- be applicable. On said date all pending cases in such courts 7
- 8 which have been placed outside the jurisdiction of such courts
- 9
- by the provisions of this Act shall be transferred to the district court." 10
- 11 Further amend House File 58 by adding at the
- 12 end thereof the following new section:
- Sec. 64. Section six hundred two point five (602.5), Code 13
- 14 1950, is amended by adding the following sentence:
- "In any city, where the municipal court is established by 15
- operation of law by conversion of another court previously 16
- 17 existing under any other name, the number of judges shall remain
- unchanged until such time as additional judges are authorized 18
- 19 by a majority vote of the electors in the municipal corporation."

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend House File 176
- by striking the words "operating over fixed
- 3 routes wholly within such city" in lines five (5)
- 4 and six (6) of section three (3) and inserting
- 5 in lieu thereof the following words "operating
- 6 over fixed routes or parts of routes within such
- city". 7

SLOANE of Polk.

- 1 Amend House 197
- 2 by adding at the end of section fifteen (15) the
- 3 following sentence:
- 4 "They shall have power, when authorized by a
- 5 majority vote of the electors thereof, to maintain a
- 6 joint police department with any contiguous municipal
- 7 corporation."

NELSON of Woodbury. CROSIER of Linn.

1 Amend House File 198 as

2 follows:

3

- 1. Insert in line thirteen (13) of section three (3)
- after the word "town." the following sentence: "Said statement
- 5 shall include a list of all claims allowed, unless the
- 6 council provides by ordinance that; such list of claims
- 7 shall be prepared in monthly pamphlet form on or before the
- 8 tenth day of the succeeding month and that copies of such
- 9 pamphlet shall be furnished to the state library, the
- 10 municipal library, if any, a newspaper of general
- 11 circulation in the municipality, and to persons who shall
- 12 apply therefor at the clerk's office."
- 13 2. Strike from line fourteen (14) of section five (5)
- 14 the figures "420.40" and insert in lieu thereof the figures
- 15 "420.30".

24

- 3. Strike from line eight (8) of section twelve (12)
 the figures "363.57" and insert in lieu thereof the figures
 "363.59".
- 4. Strike from line five (5) of section sixteen (16) the words and figures ", Code 1950;".
- 21 5. Strike from lines fourteen (14) and fifteen (15) of 22 section twenty-three (23) the words "twenty-four of this
- 23 chapter" and insert in lieu thereof "twenty-two of this Act".
 - 6. Strike from line five (5) of section thirty-eight
- 25 (38) the words and figures "secs. 2 to 23" and insert in lieu
- 26 thereof the words and figures "secs. 21 to 23".

NELSON of Woodbury. CROSIER of Linn.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, January 30, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 30, 1951.

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

Prayer was offered by the Reverend Dean Chapman, pastor of the First Methodist Church, Burlington.

The Journal of January 29 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Heinz of Dubuque for an indefinite period on request of Oeth of Dubuque; Olson of Mitchell on request of Meyer of Sac.

PRESENTATION OF VISITORS

Harris of Adair presented to the House Mr. and Mrs. R. W. Hollingsworth and Miss Cleoma Rigg of Greenfield.

Nystrom of Boone presented to the House twenty-nine members of the eighth grade civics class of Madrid Junior High School, accompanied by Arthur Draheim, principal, and Richard Swim, instructor.

PETITIONS

Brockmeyer of Howard presented a petition signed by eighteen members of the volunteer fire department of Elma urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Bass of Montgomery presented a petition signed by twenty-eight residents of Montgomery County urging support of the Stanton artificial lake project.

Referred to the committee on conservation, drainage and flood control.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 158, under Rule 72.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Cooksey of Clay offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable W. W. Cornwall of Clay County, who was a member of the Twenty-fifth and Twenty-sixth sessions of the General Assembly, passed away on February 9, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Cooksey of Clay, Brockmeyer of Howard and Pieper of Allamakee.

Hanson of Lyon offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable T. E. Moen, of Lyon County, who was a member of the Thirty-eighth, Thirty-ninth, Fortieth, Forty-second, Fortythird and Forty-fourth sessions of the General Assembly, passed away on September 26, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Hanson of Lyon, Patrick of Sioux and Huisman of Osceola.

SPECIAL COMMITTEE APPOINTED

In accordance with the provisions of House Concurrent Resolution 11, the Speaker announced the appointment of the following members to serve on such committee, on the part of the House: McFarlane of Black Hawk, Palmer of Lee, Munger of Woodbury, Hanson of Lyon, Hansen of Carroll, Sloane of Polk, Norland of Worth and Washburn 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 passed the following bill in which the concurrence of the Senate was asked:

House File 21, a bill for an act relating to the amount a surviving spouse may select from the estate of a deceased spouse.

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

House Concurrent Resolution 7, providing that Honorable Robert A. Taft be invited to address a joint session at his convenience on February 13.

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

House Concurrent Resolution 8, providing for a joint convention on Abraham Lincoln's birthday.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 11, a bill for an act relating to the liability of estates of non-resident motorists in Iowa and to amend section three hundred twenty-one point four hundred ninety-nine (321.499), Code 1950.

Read first time and referred to committee on judiciary 1.

Senate File 178, a bill for an act to amend section five hundred fifteen point thirty-five (515.35), Code 1950, relating to investments of insurance companies other than life.

Read first time and referred to committee on banks, building and loan.

INTRODUCTION OF BILLS

House File 272, by Schwengel of Scott and Schroeder of Scott (Bekman and Augustine), a bill for an act to amend section one hundred sixteen point six (116.6) and section one hundred sixteen point eleven (116.11), Code 1950, relating to the practice of accountancy.

Read first time and referred to committee on departmental affairs.

House File 273, by Poston of Wayne, Strawman of Jones, Kuester of Cass, Tierney of Webster, Washburn of Mills and Klemesrud of Winnebago, a bill for an act to amend chapter three hundred nine (309), Code 1950, relating to stop signs for secondary roads.

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

House File 274, by McFarlane of Black Hawk and Crosier of Linn, a bill for an act to amend section four hundred twenty-seven point three (427.3), Code 1950, relating to exemptions for military service.

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

House File 275, by Putney of Tama and Brown of Mahaska, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, relating to permits for excess size and weight.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 276, by Stiffler of Warren, Cornick of Henry, Sloane of Polk, Schwengel of Scott and Crosier of Linn, a bill for an act to amend section four hundred eighty-four point twenty-seven (484.27), Code 1950, relating to street railways and interurban lines in a city of more than twenty thousand population.

Read first time and referred to committee on public utilities.

House File 277, by Judd of Clinton and McEleney of Clinton (Henningsen), a bill for an act to amend section three hundred seventy point twenty-eight (370.28), Code 1950, relating to the use of certain park funds.

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

House File 278, by Munger of Woodbury and Nelson of Woodbury, a bill for an act to permit school districts to grant adjusted salary or bonuses to teachers and employees in addition to the amounts specified in their contracts for the school year 1950-1951; and permitting school districts that do not and will not have sufficient available funds to include such additional amount necessary to pay said adjusted salary or bonuses in their budget to be made up in July, 1951, under the heading or item of "Additional Salary Allowance for 1950-1951," and providing that in the absence of fraud said item and said amount shall not be questioned at the time of hearing on said budget and permitting said school districts to anticipate the collection of the amount in said item by issuing warrants to their teachers and employees in a total amount not exceeding the amount in said item as adjusted salary or bonus over



the amount specified in their contracts, and providing that if said warrants are stamped "Unpaid for insufficient funds" that said warrants shall draw interest at the rate of four per cent (4%) per annum, and further providing that no purchaser, endorsee or assignee of said warrants shall either directly or indirectly purchase the same for less than the face value of said warrants and providing a penalty therefor.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 279, by Ryan of Polk, Poston of Wayne, Tate of Cerro Gordo and Pendleton of Buena Vista, a bill for an act to provide headquarters for each congressionally chartered veterans' organization having a membership in the State of Iowa, and space in the state office building, when built, based on the numerical strength of said veterans' organizations.

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

House File 280, by Miller of Black Hawk and Schwengel of Scott (Henningsen), a bill for an act to provide for biennial elections and six-year terms for members of the board of directors in independent school districts which embrace a city having a population of more than fifteen thousand and less than one hundred twenty-five thousand and amend sections two hundred seventy-four point seven (274.7), two hundred seventy-seven point one (277.1), and two hundred seventy-seven point twenty-four (277.24), Code 1950, relating thereto.

Read first time and referred to committee on elections, political and judicial districts.

House File 281, by Schwengel of Scott, Moore of Butler and Schroeder of Scott, a bill for an act to safeguard the educational interests and welfare of the state by prescribing conditions under which funds, services, commodities, or equipment provided by agencies of the federal government may be accepted for use by the public, tax-supported school systems of the state under the control and supervision of the superintendent of public instruction.

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

House File 282, by Burris of Jackson and Judd of Clinton, 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 twentythree (123), Code 1950, 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: 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. Also providing for the amendment of chapter one hundred twenty-three point twentyseven (123.27), Code 1950, relating to Iowa liquor control act.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 283, by Walter of Hardin, Buck of Marshall, Brookings of Pottawattamie and Bass of Montgomery, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1950, 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 agriculture 2, horticulture and dairy.

House File 284, by Uhlenhopp of Franklin, Aubrey of Wapello, Strawman of Jones, Sloane of Polk, Munger of Woodbury, Poston of Wayne, Paul of Poweshiek and Pedrick of Wapello, a bill for an act to amend sections eighty-five point twenty-seven (85.27), eighty-five point thirty-one (85.31), eighty-five point thirty-two (85.32), eighty-five point thirty-three (85.33), eighty-five point thirty-four (85.34), eighty-five point thirty-five (85.35), eighty-five point thirty-six (85.36), and eighty-five point thirty-seven (85.37), Code 1950, relating to the Iowa workmen's compensation law.



Read first time and referred to committee on social security.

House File 285, by Sloane of Polk, a bill for an act to amend section four hundred twenty-two point eight (422.8), Code 1950, relating to definition of gross income for income tax purposes.

Read first time and referred to committee on tax revision.

House File 286, by Morris of Dallas, a bill for an act to amend section three hundred ninety-seven point twenty-nine (397.29), Code 1950, relating to management of public utilities by boards of trustees.

Read first time and referred to committee on public utilities.

House File 287, by McFarlane of Black Hawk, a bill for an act relating to the civil service rights of persons appointed to office by the mayor under section three hundred sixty-three point thirteen (363.13), Code 1950.

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

MOTION TO REFER HOUSE FILE 77

Oeth of Dubuque moved to refer House File 77 to the committee on social security.

Motion lost.

CONSIDERATION OF BILLS

House File 39, a bill for an act to amend section four hundred twelve point five (412.5), Code 1950, relating to municipal utilities retirement systems, with report of committee recommending passage, was taken up for consideration.

Ringgenberg 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, 100:

Abel	Brown	Crabb	Gallup
Aubrey	Brownlie	Crosier	Goode
Bass	Buck	Darrington	Hanna
Berry	Burris	Davis	Hansen
Bloedel	Burrows	Eckels	Hanson
Boothby	Butler	Fairchild	Harris
Brockmeyer	Clark of Marion	Fiene	Huisman
Brookings	Cooksey	Frey	Jones

Miller of Patrick . Smith Judd Black Hawk Klemesrud Paul Soeth Miller of Shelby Moore of Butler Pedrick Koch Stevens Kosek Pendleton Stiffler Moore of Louisa Pieper Tate Kuester Langland Mooty Poston Tierney Lisle Morris Uhlenhopp Putney Munger Van Zwol Loss Ramseyer Voigtmann Walker Nelson of Jasper Lucken Ringgenberg Ludwig Nelson of Robinson Mallonee Woodbury Ryan Walter Nicholson Schroeder Washburn Martin Schwengel Weiss McEleney Nielsen McFarlane Norland Shepard Weston McNeal Oberman Sherod White Shifflett Mensing Oeth Young Oppedahl Metz Sloane Mr. Speaker Meyer Palmer

The nays were, none.

Absent or not voting, 8:

Clark of Heinz Nystrom Sar Appanoose Hendrix Olson Strawman

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

House File 87, a bill for an act to amend subsection thirty-two (32), section four hundred four point five (404.5), Code 1950, relating to police department maintenance fund, 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 aves were, 101:

Abel Cooksey Huisman Mensing Aubrev Cornick Jones Metz Crabb Judd Meyer Bass Crosier Klemesrud Miller of Berry Darrington Koch Black Hawk Bloedel Kosek Miller of Shelby Moore of Butler Davis Boothby **Eckels** Kuester Brockmeyer Fairchild Brookings Langland Moore of Louisa Brown Fiene Lisle Mooty Brownlie Frey Loss Morris Gallup Lucken Munger Buck Goode Ludwig Nelson of Jasper Burris Hanna Mallonee Nelson of Burrows Hansen Martin Woodbury Butler Clark of Hanson McEleney Nicholson McFarlane Appanoose Harris Nielsen Norland Clark of Marion Hendrix McNeal

Sherod Voigtmann Oberman Putney Oeth Ramseyer Sloane Walker Oppedahl Walter Ringgenberg Smith Soeth Washburn Patrick Robinson Stiffler Weiss Paul Ryan Weston Pedrick Sar Tate Pendleton Schroeder Tierney White Schwengel Uhlenhopp Pieper Young Van Zwol Mr. Speaker Poston Shepard

The nays were, none.

Absent or not voting, 7:

Heinz Olson Shifflett Strawman Nystrom Palmer Stevens

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

House File 49, a bill for an act relating to the payment of sales and use tax by tax certifying or levying bodies and to repeal certain sections of chapter four hundred twenty-two (422) of the Code relating thereto and enact substitutes therefor, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment and moved its adoption:

Amend House File 49, section two (2), by striking lines seventeen (17) through forty-two (42).

Roll call demanded by Davis of Fayette and Crosier of Linn.

On the question "Shall the amendment be adopted?"

The ayes were, 96:

Abel Fiene Meyer Ryan Aubrey Miller of Schroeder Gallup Black Hawk Schwengel Bass Berry Moore of Butler Goode Shepard Moore of Louisa Bloedel Hanna Sherod Boothby Hanson Mooty Shifflett Brockmeyer Harris Morris Sloane Brookings Hendrix Nelson of Jasper Smith Huisman Brown Nicholson Soeth Brownlie Judd Nielsen Stevens Buck Klemesrud Norland Stiffler Burris Koch Nystrom Tate Oberman Burrows Kosek Tierney Butler Kuester Oeth Uhlenhopp Oppedahl Van Zwol Clark of Langland Appanoose Lisle Palmer Voigtmann Clark of Marion Walker Loss Patrick Cooksey Lucken Paul Walter Ludwig Cornick Pedrick Washburn Crabb Mallonee Weiss Pendleton Crosier Martin Pieper Weston Darrington McElenev Putney White Davis McNeal Ramsever Young Eckels Mensing Ringgenberg Mr. Speaker Fairchild Metz

Sar

Strawman

The nays were, 2:

Miller of Shelby

Absent or not voting, 10:

Hansen Munger Olson Heinz Nelson of

Poston Woodbury McFarlane Robinson

Amendment adopted.

Goode of Davis offered the following amendment and moved its adoption:

Amend House File 49 by adding the following section:

"Sec. 4. Subsection three (3) of section four hundred twenty-two point forty-five (422.45), Code 1950, is hereby repealed."

Amendment adopted.

Goode of Davis offered the following amendment and moved its adoption:

Amend the title of House File 49 by adding after the word "to" in line two thereof the words "amend and".

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?"

Gallup

Goode

The ayes were, 108:

Abel Aubrev Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey

Hanna Hansen Hanson Harris Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing

Metz

Meyer

Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Putney Ramseyer

Miller of

Ringgenberg Robinson Ryan Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 5:

Heinz Poston

Olson

Sar

Strawman

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

HOUSE FILE 46 WITHDRAWN

Klemesrud of Winnebago asked and obtained unanimous consent to withdraw House File 46 from further consideration by the House.

HOUSE FILE 74 TABLED

House File 74, a bill for an act to amend section one hundred sixty-nine point ten (169.10), and chapter one hundred sixty-nine (169), Code 1950, relating to veterinary medicine and surgery, to provide an additional requirement for license of citizenship and to provide for an injunction for violation of the provisions of said chapter, with report of committee recommending amendment and passage, was taken up for consideration.

Palmer of Lee offered the following amendment proposed by the committee on judiciary 1 and moved its adoption:

Amend section one (1), line five (5), by striking the period (.) and quotation marks (") and substituting in lieu thereof the following: "or has legally declared his intention to become a citizen."

Amendment adopted.

Paul of Poweshiek offered the following amendment and moved its adoption:

Amend House File 74 by striking section two (2) thereof.

Amendment adopted.

Stevens of Greene moved to lay House File 74 on the table.

Motion prevailed.

HOUSE FILE 84 TABLED

House File 84, a bill for an act to amend chapter seven hundred eighty-two (782), Code 1950, by inserting a new section relating to the comments by prosecuting attorneys on the failure of the defendant in a criminal case to give testimony, with report of committee recommending passage, was taken up for consideration.

Van Zwol of O'Brien moved to lay House File 84 on the table.

Division was asked.

There being more than a constitutional majority voting in the affirmative, motion prevailed.

Senate File 62, a bill for an act to amend section four hundred thirty-two point one (432.1), Code 1950, relating to gross premium tax payable by life insurance companies and associations, 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, 102:

Abel Miller of Goode Robinson Black Hawk Aubrey Hanna Ryan Miller of Shelby Bass Hansen Sar Berry Moore of Butler Schroeder Hanson Moore of Louisa Bloedel Harris Schwengel Boothby Hendrix Mooty Shepard Brockmeyer Huisman Morris Sherod Shifflett Brookings Jones Munger Nelson of Jasper Brown Judd Sloane Brownlie Klemesrud Nelson of Smith Woodbury Buck Koch Soeth Burris Kosek Nicholson Stevens Burrows Kuester Nielsen Stiffler Langland Nystrom Tate Butler Lisle Oberman Tierney Clark of Oeth Uhlenhopp Appanoose Loss Cooksey Lucken Oppedahl Van Zwol Cornick Ludwig Palmer Voigtmann Walker Crabb Mallonee Patrick Crosier Martin Paul Walter Pedrick Washburn Darrington McEleney Weiss Davis McFarlane Pendleton Weston Eckels McNeal Pieper Fairchild Mensing Putney White Fiene Metz Ramsever Young Frey Meyer Ringgenberg Mr. Speaker Gallup

The nays were, none.

Absent or not voting, 6:

Clark of Marion Norland Poston Strawman Heinz Olson

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

HOUSE FILE 77 RE-REFERRED

Miller of Black Hawk moved to re-refer House File 77 to the committee on schools, libraries, state educational institutions.

Motion prevailed.

HOUSE FILES 250 AND 255 RE-REFERRED

The Speaker announced that House File 250 and House File 255 had been returned by the committee on judiciary 1 and referred to the committee on social security.

REPORTS OF COMMITTEES

Brookings of Pottawattamie, 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 92, a bill for an act authorizing the executive council to purchase a strip and certain parcels of land in Jones County from the Chicago and North Western Railway Company 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 after approval of appropriations committee.

HOWARD E. BROOKINGS, Chairman.

House File 92 referred to the committee on appropriations.

Young of Union, 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 17, a bill for an act to amend section three hundred forty-five point one (345.1), Code 1950, relating to expenditures of county boards 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 17 as follows:

- 1. Strike lines five (5) and six (6) of section one (1) and insert in lieu thereof the following: "Further amend by striking the words 'five thousand' in line eight (8) and inserting in lieu thereof the words 'seventyfive hundred'."
 - 2. Strike all of section two (2).

JOHN E. YOUNG, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred House File 90, a bill for an act to



amend section two hundred seventy-nine point thirteen (279.13), Code 1950, relating to teachers' contracts and section two hundred sixty point ten (260.10) relating to the issuance of teachers' certificates by the board of educational examiners to foreign applicants and providing for the exchange of teachers between school districts and other schools, and providing for necessary regulations and rules governing the same, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. Amend House File 90, section one (1), line nineteen (19), by striking the words "or her."
- 2. Amend House File 90, section one (1), line twenty-three (23), by striking the word "her," and inserting in lieu thereof the word "him."

 EARL A. MILLER, Chairman.

Van Zwol of O'Brien, 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 94, a bill for an act to amend sections three hundred fifty point one (350.1) and three hundred fifty point five (350.5), Code 1950, 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 be amended as follows, and when so amended the bill do pass.

Amend House File 94 by striking all of section two (2) and inserting in lieu thereof the following:

"Sec. 2. Section three hundred fifty point five (350.5), subsection one (1), Code 1950, is hereby amended by adding after the word 'lynx,' in line one (1) thereof, the word 'fox,'."

JACOB VAN ZWOL, Chairman.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File 106, a bill for an act to amend chapter one hundred nine (109), Code 1950, relating to hunting from aircraft, begs leave to report it 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 106, section one (1), lines nine (9) and ten (10), by inserting a comma (,) after the word "commission" and striking the words "may issue permits to qualified pilots" and inserting in lieu thereof the following: "shall authorize the aeronautics commission to issue permits to exceptionally well qualified pilots".

JACOB VAN ZWOL, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 14, a bill for an act to amend and revise section seven hundred nine point four (709.4), Code 1950, relating to larceny in the night time

and the 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 be referred to judiciary 1.

C. M. STRAWMAN, Chairman.

House File 14 referred to the committee on judiciary 1.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 15, a bill for an act to amend and revise section seven hundred nine point five (709.5), Code 1950, relating to larceny in the daytime and the 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 be referred to indiciary 1.

C. M. STRAWMAN, Chairman.

House File 15 referred to the committee on judiciary 1.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 16, a bill for an act to amend and revise section seven hundred nine point nine (709.9), Code 1950, relating to taking goods from an officer and the 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 be referred to judiciary 1.

C. M. STRAWMAN, Chairman.

House File 16 referred to the committee on judiciary 1.

Also:

MB. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 69, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Ainsworth, in the County of Washington, State of Iowa (sometimes known and identified as the Ainsworth Consolidated School District of Washington County, Iowa), authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 103, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Winfield, in the counties of Henry and Louisa, State of Iowa, authorizing and providing for the issuance and delivery of schoolhouse fund bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 48, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of hospital bonds by the city of Spencer, Iowa, and the provisions made for the levy of 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.

C. M. STRAWMAN, Chairman.

Meyer of Sac, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 105, a bill for an act to amend section six hundred fifty-seven point two (657.2), Code 1950, declaring the Canada thistle (Cirsium Arvense) a nuisance, begs leave to report it 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.

DWIGHT W. MEYER, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 101, a bill for an act to amend section five hundred sixty-two point seven (562.7), Code 1950, 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 with the recommendation that the same do poss.

DWIGHT W. MEYER, Chairman.

AMENDMENTS FILED

- 1 Amend House File 33 by striking from line
- 2 four (4) of section one (1) the words ". city manager" and
- 3 inserting in lieu thereof the words ", city manager and
- 4 administrative assistants to the manager".

CROSIER of Linn. NELSON of Woodbury.

- 1 Amend House File 40 by inserting after the word
- 2 "lettings" in line eleven (11) of section one (1) the following:
- 3 "unless the council shall adopt a resolution to proceed with
- 4 the construction of the work by day labor, at a cost not to
- 5 exceed the engineer's estimate, which resolution shall require
- 6 for passage the vote of three-fourths of all members of the



- 7 council, except in municipalities having but three members of
- 8 the council, the vote of two members shall be required".

CROSIER of Linn. NELSON of Woodbury.

- 1 Amend House File 197 by striking in line three (3) of
- 2 section twenty-four (24) the following: "compel the tuberculin
- 3 and other tests" and substitute in lieu thereof the following:
- 4 "require an annual test for both tuberculosis and brucellosis
- 5 and such other diagnostic tests as may be necessary to determine
- 6 the health of the cow". Further amend by adding after the word
- 7 "products" in line six (6) of section twenty-four (24) the
- 8 following: "and may provide for the grade, type or kind of
- 9 milk and milk products".

NELSON of Woodbury.

- 1 Amend House File 198 by inserting
- 2 in section one (1), subsection seven (7), line thirty-four (34),
- 3 after the word "vacations" the words ", retirement plans".

NELSON of Woodbury. RINGGENBERG of Story.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, January 31, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 31, 1951.

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

Prayer was offered by the Reverend P. E. Pruel, pastor of the Methodist Church, Pomeroy.

The Journal of January 30 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Olson of Mitchell on request of Meyer of Sac.

PETITIONS

Nelson of Jasper presented a petition signed by twenty-two members of the J.O.C. class of the First Methodist Church of Newton urging support of House File 1.

Referred to the committee on judiciary 2.

Tierney of Webster presented a resolution from the River Valley Chapter of the Izaak Walton League endorsing the present form of Iowa Conservation Commission and opposing any legislative change in our present system of handling conservation problems in Iowa.

Referred to the committee on consolidation and coordination of state government.

NOTE OF APPRECIATION

The following note was received from the Honorable John A. Heinz of Dubuque:

Dear Mr. Lynes:

I want to extend to you and to the members of the House of Representatives a sincere thank you for the beautiful floral offering. I appreciate your kindness and thoughtful expression.

JOHN A. HEINZ.



PROOF OF PUBLICATION

Published copy of House File 103 and verified proof of publication of said bill in the Winfield Beacon on January 25, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 17, 90, 94, 101, 103 and 106, and Senate Files 48 and 69, under Rule 72.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Davis of Fayette offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable William R. Blake of Fayette County, who was a member of the Thirty-ninth, Fortieth, Fortieth Extra and Forty-first sessions of the General Assembly, passed away on November 6, 1949;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Davis of Fayette, Mc-Farlane of Black Hawk and Pieper of Allamakee.

MESSAGES FROM 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 8, providing that an invitation be extended to Mr. Erle Cocke, Jr., to address a joint convention of both houses on February 19.

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

Senate File 71, a bill for an act legalizing the sale and delivery of school building bonds of the Consolidated School District of Newhall.

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 legalizing the proceedings of the boards of directors of the Consolidated School District of Winfield.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 8

Whereas, Mr. Erle Cocke, Jr., national commander of the American Legion, will be in Des Moines, Iowa, on February 19, 1951;

Therefore, Be It Resolved by the Senate, the House Concurring: That an invitation be extended to Mr. Erle Cocke, Jr., to address a joint convention of both houses at 11:00 o'clock a.m. on February 19, 1951.

Laid over under Rule 34.

Bloedel of Fremont offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 12

Whereas, it has now become evident that certain sinister forces designing to destroy our form of government and put in its place some form of socialist or communist dictatorship by misuse of the provisions of Article Six of the Constitution of the United States relating to the making of treaties, and

Whereas, the decisions of the Supreme Court of the United States and of certain state courts have shown the imminent danger of said objective being accomplished without the consent of the people and without the Congress being aware of the import of certain provisions of the Charter of the United Nations, the Genocide, Human Rights, Right to Organize, International Trade Organization Conventions and other covenants and conventions upon our form of government, and

Whereas, said danger is imminent and immediate

Be It Resolved by the House, the Senate Concurring: That the Congress of the United States be and it is hereby petitioned and urged to immediately submit to the several states an amendment to the Constitution of the United States and the following form of said amendment is hereby suggested, to-wit:

- 1. The basic principles of this Constitution, namely, the establishment of a representative form of a federal government, consisting of the Congress, the Executive, and the Judiciary, and of the sovereignty of the governments of the several states of the character guaranteed by the Constitution; the express limitations of the Constitution on the powers of Congress: the guarantees of individual liberties contained in this Constitution and in the Bill of Rights, set forth in the first Ten Amendments, and the independence of the Federal Judiciary, shall not be abolished nor altered by any treaty or executive agreement.
- 2. The power of the Senate to ratify treaties shall be exercised only by two-thirds of the entire membership of the Senate and not by two-thirds only of the members present.
- 3. The Supreme Court shall have and promptly exercise original jurisdiction to pass upon the validity of all treaties and executive agreements



upon application by the President or of the Governor of any state made within six months of the date of the proclamation of any treaty or executive agreement.

Be It Further Resolved, that certified copies of the foregoing resolution be immediately forwarded by the Secretary of State of the State of Iowa, under the Great Seal, to the President of the United States, the President of the Senate of the United States, and the Speaker of the House of Representatives of the United States.

Laid over under Rule 34.

INTRODUCTION OF BILLS

House File 288, by Schwengel of Scott, Strawman of Jones, Poston of Wayne, Nelson of Woodbury, Patrick of Sioux, Putney of Tama, Kosek of Linn, Miller of Shelby and Ryan of Polk, a bill for an act to provide for the termination of contracts for the construction of public improvements when construction or work thereon is stopped because of a national emergency, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection therewith.

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

House File 289, by Robinson of Delaware, Norland of Worth, McNeal of Wright, Palmer of Lee, Voigtmann of Iowa, Ryan of Polk and Sloane of Polk, a bill for an act to establish a state commission on alcoholism; to provide for its powers, duties, and organization and to make annual appropriation for such commission.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 290, by Burris of Jackson, Clark of Marion, Judd of Clinton and Oberman of Des Moines, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, by inserting therein certain new sections relating to motor vehicle registration plates.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 291, by Van Zwol of O'Brien, Young of Union and Smith of Dickinson, a bill for an act to permit trolling from power boats and sail boats on waters of the State of Iowa where the use of outboard motors is permitted.



Read first time and referred to committee on fish and game.

House File 292, by Kosek of Linn, a bill for an act to amend section five hundred twelve point nine (512.9), Code 1950, relating to the qualifications for membership in fraternal beneficiary societies and limiting medical examination.

Read first time and referred to committee on insurance.

House File 293, by Frey of Pottawattamie and Tate of Cerro Gordo, a bill for an act to amend section four hundred twenty-seven point three (427.3), Code 1950, relating to military service tax exemptions.

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

House File 294, by Klemesrud of Winnebago, Hanna of Adams and Young of Union, a bill for an act to amend chapter three hundred forty-three (343), Code 1950, relating to county officers.

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

House File 295, by Burrows of Benton, Frey of Pottawattamie and Putney of Tama, a bill for an act to change the name of the state school for the blind to the Iowa Braille and Sight-Saving School.

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

House File 296, by Sloane of Polk, a bill for an act to amend chapter one hundred twenty-three (123), Code 1950, relating to the Iowa Liquor Control Act and providing for the appointment of a comptroller.

Read first time and referred to committee on departmental affairs.

House File 297, by Putney of Tama, Buck of Marshall and Klemesrud of Winnebago, a bill for an act to amend chapter one hundred seven (107), Code 1950, to assign responsibility for the forestry program of the state and to indicate the type of program which shall be followed.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 298, by Putney of Tama and Buck of Marshall, a bill for an act to amend provisions of the laws of Iowa relative to forest reservations.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 299, by Putney of Tama, Washburn of Mills, Buck of Marshall, Klemesrud of Winnebago and Moore of Butler, a bill for an act to establish an Arbor Week to stimulate tree planting.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

CONSIDERATION OF BILLS

The House resumed consideration of House File 7, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and the law of the road, with report of committee recommending passage.

Palmer of Lee moved to lay House File 7 on the table.

Roll call demanded by Pendleton of Buena Vista and Palmer of Lee.

On the question "Shall the bill be laid on the table?"

The ayes were, 28:

Brown	Davis	Mensing	Oeth
Burris	Goode	Miller of Shelby	Palmer
Burrows	Hanna	Mooty	Pendleton
Butler	Judd	Munger	Sloane
Clark of	Klemesrud	Nelson of	Voigtmann
Appanoose	Loss	Woodbury	Walker
Clark of Marion	McEleney	Nystrom	Mr. Speaker
Darrington	McNeal	1.70.4 (7.70.0 P. 100.0	

The navs were, 74:

The mays wer	c, 1%.		
Aubrey	Fiene	Ludwig	Oberman
Bass	Frey	Mallonee	Oppedahl
Berry	Gallup	Martin	Patrick
Bloedel	Hansen	McFarlane	Paul
Boothby	Hanson	Metz	Pedrick
Brockmeyer	Harris	Meyer	Pieper
Brookings	Hendrix	Miller of	Poston
Brownlie	Huisman	Black Hawk	Ramseyer
Buck	Jones	Moore of Butler	Ringgenberg
Cooksey	Koch	Moore of Louisa	Ryan
Cornick	Kosek	Morris	Sar
Crabb	Kuester	Nelson of Jasper	Schroeder
Crosier	Langland	Nicholson	Schwengel
Eckels	Lisle	Nielsen	Shepard
Fairchild	Lucken	Norland	Sherod

Shifflett Stiffler Van Zwol Weston Smith Strawman Walter White Soeth Tate Washburn Young Stevens Uhlenhopp Weiss

Absent or not voting, 6:

Abel Olson Robinson Tierney

Heinz Putney

Motion lost.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 7 by inserting as subsection four (4) of section one (1) the following:

The results of each chemical analysis of the defendant's blood, urine, breath, or other bodily substance shall be given to the defendant.

Further amend by renumbering the present subsection four (4) to number five (5).

Amendment adopted.

Van Zwol of O'Brien moved the previous question.

Motion prevailed.

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, 68:

Aubrev Hanson Miller of Schroeder Hendrix Black Hawk Bass Schwengel Berry Huisman Moore of Butler Shepard Shifflett Bloedel Jones Morris Boothby Judd Nelson of Jasper Smith Brockmeyer Klemesrud Nicholson Soeth Brookings Norland Koch Stevens Kosek Stiffler Brown Oberman Brownlie Kuester Oppedahl Strawman Langland Uhlenhopp Buck Patrick Lisle Paul Van Zwol Cooksey Pedrick Walker Cornick Lucken Ludwig Pieper Walter Crabb Eckels Mallonee Poston Weston Martin Fairchild Ramseyer White Fiene McEleney Ringgenberg Young Gallup Mr. Speaker Meyer Sar Hansen

The nays were, 32:

Abel Clark of Darrington Hanna Harris Burris Appanoose Davis Clark of Marion Frey Burrows Loss McFarlane Butler Crosier Goode

McNeal Nielsen Pendleton Tate Mensing Nystrom Ryan Tierney Miller of Shelby Oeth Sherod Voigtmann Washburn Moore of Louisa Palmer Sloane Mooty

Absent or not voting, 8:

Nelson of Olson Robinson Woodbury Putney Weiss Metz

Munger

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

AMENDMENT WITHDRAWN

Goode of Davis asked and obtained unanimous consent to withdraw the amendment to House File 58 filed by him and Brown of Mahaska, found on page 122 of the Journal of January 19.

HOUSE FILE 110 WITHDRAWN

Kosek of Linn asked and obtained unanimous consent to withdraw House File 110 from further consideration by the House.

HOUSE FILE 187 RE-REFERRED

The Speaker announced that House File 187 had been returned by the committee on private corporations and referred to the committee on judiciary 1.

HOUSE FILE 220 WITHDRAWN

Palmer of Lee asked and obtained unanimous consent to withdraw House File 220 from further consideration by the House.

REPORTS OF COMMITTEES

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 9, a bill for an act to amend section seven hundred eighty-nine point thirteen (789.13), Code 1950, relating to the imposition of sentences for crimes the maximum punishment for which is life imprisonment, begs leave to report it has had 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 PALMER, JR., Chairman.



Hanson of Lyon, 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 18, a bill for an act to amend section three hundred forty point seventeen (340.17), Code 1950, relating to compensation of county 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.

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 107, a bill for an act to amend section two hundred thirty-four point ten (234.10), Code 1950, relating to compensation of county board members of the department of social welfare, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

A. C. HANSON, Chairman.

Brown of Mahaska, 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 58, a bill for an act to amend, revise and codify chapter three hundred thirteen (313), Code 1950, relating to primary 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, as rewritten in amendment filed January 24, 1951, by Brown and Goods.

CARROLL L. BROWN, Chairman.

Nelson 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 161, a bill for an act relating to the number of city councilmen to be elected under a city organized under the manager by election plan, and for amending section four hundred nineteen point seven (419.7), Code 1950, begs leave to report it 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 161, section one (1), line four (4), as follows:

Strike the comma (,) after the word "statute" and insert in lieu thereof a colon (:).

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 164, a bill for an act to amend section three hundred ninety-seven point thirty-nine (397.39), Code 1950, relating to the trans-



fer of surplus earnings of a city or town operated public utility to any other fund of the municipality, begs leave to report it 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. F. NELSON, Chairman.

Goode of Davis, 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 35, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1950, relating to property exempt from property 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 indefinitely postponed.

DEWEY E. GOODE, Chairman.

Gallup of Jefferson, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 165, a bill for an act to amend section three hundred twenty-four point fifty (324.50), Code 1950, relating to refunds on motor fuel purchased for non-highway use, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEE GALLUP. Chairman.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 99, a bill for an act to amend section sixty-four point eight (64.8), sixty-four point fifteen (64.15) and three hundred nine point nineteen (309.19), Code 1950, relating to bonds of deputy state officers, county officers, their deputies and county engineers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEE GALLUP, Chairman.

Walker of Hamilton, from the committee on motor vehicles, commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 23, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, 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 amended as follows, and when so amended the bill do pass.

- 1. Amend House File 23, section one (1), line four (4), by striking the word "fifty" and substituting in lieu thereof the word "sixty".
 - 2. Strike all of sections two (2) and three (3).

JOHN A. WALKER, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred House File 141, a bill for an act to amend section two hundred seventy-nine point ten (279.10), Code 1950, providing for extension of the school year to insure at least one hundred eighty (180) days of class work and other time for the in-service training of teachers, begs leave to report it 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. Amend House File 141, section one (1), by striking all of section one (1).
- 2. Amend House File 141, section two (2), line two (2), by striking the word "further."

EARL A. MILLER, Chairman.

Eckels of Hancock, from the committee on conservation, drainage and flood control, submitted the following report:

MR. SPEAKER: Your committee on conservation, drainage and flood control to whom was referred House File 156, a bill for an act to amend section four hundred sixty-two point seven (462.7), Code 1950, relating to eligibility of trustees in 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.

PENN ECKELS, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 62 and House File 21.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 62 and House File 21.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, 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 January, 1951, sent to the Governor for his approval: House File 21.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 9, section one (1), line six (6),
- 2 by adding thereto after the word and comma ","; "imprisonment,"
- 3 the following: "provided, however, the defendant has not
- 4 previously been convicted of a felony within the United States
- 5 or its territories,".

PALMER of Lee.

- 1 Amend House File 83 by adding to section five (5),
- 2 line nine (9), after the word "effective." the following
- 3 sentence: "The budget presented to the highway commission
- 4 shall be approved and/or amended, and be returned to the
- 5 county board of supervisors by May 1."

COMMITTEE ON ROADS AND HIGHWAYS.

- 1 Amend House File 137, section one (1), by striking from the end of
- 2 line twelve (12) the period (.) and inserting in lieu thereof
- 3 the words: "other than for the purpose of leaving said vehicle
- 4 when said vehicle is not more than fifty (50) feet from a
- 5 passenger unloading zone."

7

PATRICK of Sioux.

- 1 Amend House File 216 as follows:
- 2 Strike from the title after the word "amend" the following:
- 3 1. Section four hundred ninety-two point six (492.6) and
- 4 insert in lieu thereof chapter four hundred ninety-two (492).
- 5 2. Strike all of section one (1), lines one (1) to six (6),
- 6 and insert in lieu thereof the following:
 - A. Amend section four hundred ninety-two point six
- 8 (492.6), Code 1950, by adding in front of the period at the
- 9 end thereof the words, "providing that the foregoing provision
- 10 shall not apply to banks or trust companies or insurance companies
- 11 organized under the laws of this state.
- 12 Any bank or trust company proposing to issue capital
- 13 stock for property or any thing other than money, before issuing
- 14 the capital stock in any form, shall apply to the superintendent
- 15 of banking for leave so to do. Any insurance company proposing
- 16 to issue capital stock for property or any thing other than money,
- 17 before issuing the capital stock in any form, shall apply to
- 18 the commissioner of insurance for leave so to do. Such application
- 19 to the superintendent of banking or to the commissioner of
- 20 insurance shall state the amount of capital stock proposed to
- 21 be issued for a consideration other than money and set forth



22 specifically the property or other thing to be received in payment 28 for such stock."

24 B. Amend section four hundred ninety-two point seven

25 (492.7) by inserting after the word "council" in line two (2)

26 thereof, ", the superintendent of banking or the commissioner

27 of insurance as the case may be,".

28 3. This act, being deemed of immediate importance, shall

29 take effect and be in full force from and after its passage and

30 publication in the Lamoni Chronicle, a newspaper published

31 at Lamoni, Iowa, and in the Carroll Daily Times Herald,

32 a newspaper published at Carroll, Iowa, both of said

33 publications to be without expense to the State of Iowa.

HANSEN of Carroll.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Thursday, February 1, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 1, 1951.

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

Prayer was offered by the Reverend Russell Shaw, pastor of the First Presbyterian Church, Chariton.

The Journal of January 31 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Olson of Mitchell on request of Meyer of Sac.

PRESENTATION OF VISITORS

Clark of Marion presented to the House nine students from the American government class of Tracy High School, accompanied by their teacher, Wayne N. Webber.

Moore of Butler presented to the House eight elementary and nine high school students and their teachers. The students were winners of a state-wide essay contest sponsored by the Iowa Farm Bureau on the subject, "Why My Parents Should Vote."

PETITION

Schwengel of Scott presented a resolution from the Scott County Volunteer Firemen's Association (Princeton Volunteer Fire Department) urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 9, 18, 23, 58, 99, 107, 141, 156, 161 and 165, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 50.



ADOPTION OF SENATE CONCURRENT RESOLUTION

Lucken of Plymouth called up for consideration Senate Concurrent Resolution 8, found on page 282 of the Journal of January 31, and moved its adoption.

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 House is asked:

Senate File 3, a bill for an act providing for revocation of licenses by reason of possession of gambling devices.

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

House File 34, a bill for an act relating to the penalties for operating a motor vehicle while intoxicated.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 3, a bill for an act providing for revocation of licenses for carrying on, or used in carrying on of any business, trade, vocation, commercial enterprise or undertaking, by reason of the possession of gambling devices, and prohibiting the issuance of licenses in certain instances.

Read first time and referred to committee on judiciary 2.

Senate File 71, 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 school building bonds of the Consolidated School District of Newhall, in the county of Benton, State of Iowa, and declaring said bonds issued and sold pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary 2.

Senate File 111, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Winfield, in the counties of Henry and Louisa, State of Iowa, authorizing and providing for the issuance and delivery of schoolhouse fund bonds and for the levy of taxes for the payment



of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary 2.

INTRODUCTION OF BILLS

House File 300, by Walter of Hardin, Schwengel of Scott and Palmer of Lee, a bill for an act to amend section three hundred ninety point nine (390.9), Code 1950, relating to municipal parking lots.

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

House File 301, by Uhlenhopp of Franklin, Sloane of Polk, Strawman of Jones, Paul of Poweshiek, Poston of Wayne, Aubrey of Wapello and Pedrick of Wapello, a bill for an act to amend section eighty-six point eleven (86.11), Code 1950, relating to report of injuries.

Read first time and referred to committee on labor.

House File 302, by Burris of Jackson, Loss of Kossuth and Clark of Marion, a bill for an act to provide for the establishment, alteration, vacation and maintenance of private roads; to define terms; to define the powers and duties of boards of supervisors of the counties; and to grant right of appeal.

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

House File 303, by Eckels of Hancock (Bateson), a bill for an act to amend section four hundred forty-one point nine (441.9), Code 1950, relating to the duties of the county assessor, and to provide for the county assessor to be clerk of the county conference board.

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

House File 304, by Nelson of Woodbury and Crosier of Linn (Dykhouse and Hattery), a bill for an act relating to taxation and other sources of municipal revenue, and to repeal chapter four hundred four (404) of the Code relating thereto and enact a substitute therefor, and to repeal certain other sections of the Code relating thereto, and to amend certain sections of the Code relating thereto.

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



House File 305, by Smith of Dickinson, a bill for an act to amend section one hundred ninety-two point eleven (192.11), Code 1950, relating to sanitary regulations with regard to the storage of ice cream and ice milk.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 306, by Nelson of Woodbury, a bill for an act to amend chapter four hundred forty-five (445), Code 1950, relating to collection of taxes.

Read first time and referred to committee on tax revision.

House File 307, by Sloane of Polk, a bill for an act to amend section one hundred twenty-three point seventeen (123.17), Code 1950, relating to rules and regulations of the Iowa liquor control commission.

Read first time and referred to committee on departmental affairs.

House File 308, by Klemesrud of Winnebago, Strawman of Jones and Poston of Wayne, a bill for an act to amend section five hundred thirty-four point ninety-seven (534.97), Code 1950, relating to compensation of building and loan examiners.

Read first time and referred to committee on banks, building and loan.

House File 309, by Smith of Dickinson, a bill for an act to amend section one hundred ninety point one (190.1), Code 1950, relating to ice cream manufacture and storage.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 310, by Bloedel of Fremont, a bill for an act to repeal section one hundred fifty-six point eight (156.8), Code 1950, relating to the practice of embalming.

Read first time and referred to committee on private corporations.

House File 311, by Metz of Decatur, Tate of Cerro Gordo and McNeal of Wright, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of the road.

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



House File 312, by Nelson of Woodbury, McFarlane of Black Hawk and Berry of Calhoun, a bill for an act to amend chapter four hundred seven (407), Code 1950, relating to indebtedness of cities and towns.

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

House File 313, by Van Zwol of O'Brien, a bill for an act to amend chapter six hundred five (605), Code 1950, relating to certain requirements for district, superior and municipal court judges.

Read first time and referred to committee on judiciary 1.

House File 314, by Miller of Black Hawk and Ryan of Polk, a bill for an act to amend section seven hundred fourteen point twenty-five (714.25), Code 1950, relating to hunting upon cultivated or inclosed land.

Read first time and referred to committee on judiciary 1.

House File 315, by Mallonee of Audubon, a bill for an act to amend section three hundred thirty-three point one (333.1), Code 1950, relating to duties of county auditor and further correlate the activities of the offices of county auditor and county assessor.

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

House File 316, by Mallonee of Audubon, a bill for an act to amend section four hundred forty-one point nine (441.9), Code 1950, relating to duties of county assessor and further to correlate the activities of the offices of county assessor and county auditor.

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

House File 317, by committee on judiciary 1, a bill for an act relating to the regulation and supervision of foreign corporations and to amend various sections of chapter four hundred ninety-four (494), Code 1950, relating thereto.

Read first time and placed on the calendar.

House File 318, by committee on judiciary 1, a bill for an act relating to claims against estates, guardianships or trusts; limiting the time within which action may be taken on such claims; and limiting the time within which action may be taken to contest the



final settlement or discharge of an administrator, executor, guardian or trustee.

Read first time and placed on the calendar.

House File 319, by committee on judiciary 1, a bill for an act relating to examinations for school teachers and to amend sections two hundred fifty-seven point four (257.4) and two hundred sixty point four (260.4), Code 1950.

Read first time and placed on the calendar.

CONSIDERATION OF BILLS

The House resumed consideration of House File 6, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the crime of operating a motor vehicle while intoxicated or under the influence of drugs or a combination of drugs and alcohol, with report of committee recommending amendment and passage.

Schwengel of Scott offered the following amendment proposed by the committee on police regulation, suppression of crime and intemperance, and moved its adoption:

Amend House File 6 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, is hereby amended by inserting after the word "narcotic" in line three (3) thereof the following:

"and or hypnotic".

Section 2. Further amend said section by inserting after the word "drugs" in line three (3) thereof the following:

"or a combination of such drugs and alcohol".

Amendment adopted.

· Pendleton of Buena Vista offered the following amendment:

Amend House File 6 by adding the following as a new section: Section 3. Further amend said section by adding thereto the following:

"This section shall not apply to a person using medicants containing narcotics or hypnotics taken under a prescription and in accordance with the directions of a reputable medical doctor where there is no evidence of liquor or beer drinking in connection with the use of the medicants, and the medical doctor has not directed the person to refrain from driving."

Schwengel of Scott asked and obtained unanimous consent to defer action on House File 6.



Senate File 63, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1950, relating to the investment of funds of life insurance companies and associations, was taken up for consideration.

Schroeder of Scott moved the previous question.

Motion prevailed.

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, 100:

Abel Miller of Ryan Frev Aubrey Black Hawk Gallup Sar Miller of Shelby Bass Goode Schroeder Moore of Louisa Berry Hanna Schwengel Bloedel Hansen Mooty Shepard Boothby Hanson Morris Sherod Harris Brockmeyer Munger Shifflett Nelson of Jasper Hendrix Brookings Sloane Huisman Nicholson Brown Smith Brownlie Jones Nielsen Stevens Buck Judd Norland Stiffler Burris Klemesrud Nystrom Strawman Burrows Koch Oberman Tate Butler Kosek Oeth Tierney Oppedahl Kuester Uhlenhopp Clark of Langland Appanoose Palmer Van Zwol Lisle Voigtmann Clark of Marion Patrick Cooksey Loss Paul Walker Lucken Pedrick Walter Cornick Pendleton Washburn Crabb Ludwig Weiss Crosier Pieper Martin McEleney Weston Darrington Poston Davis McFarlane Putney White Eckels McNeal Ramseyer Young Fairchild Mensing Ringgenberg Mr. Speaker

The nays were, 1:

Mallonee

Fiene

Absent or not voting, 7:

Heinz Moore of Butler Olson
Metz Nelson of Robinson
Woodbury

Meyer

son Soeth

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

Schwengel of Scott in the chair.

House File 213, a bill for an act to legalize the payment, certifica-

tion or acceptance of a check or other negotiable instrument or any other transaction by a bank or trust company in this state performed after banking hours or on any legal holiday, was taken up for consideration.

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

On the question "Shall the bill pass!"

The ayes were, 104:

Abel Miller of Shelby Ryan Aubrey Moore of Butler Sar Goode Bass Hanna Moore of Louisa Schroeder Berry Hansen Mooty Schwengel Morris Bloedel Hanson Shepard Munger Boothby Harris Sherod Nelson of Jasper Shifflett Brockmeyer Hendrix Sloane Brookings Huisman Nelson of Brown Jones Woodbury Smith Brownlie Judd Nicholson Soeth Klemesrud Nielsen Stevens Buck Stiffler Norland Burris Koch Nystrom Strawman Burrows Kosek Kuester Butler Oberman Tate Tierney Clark of Langland Oeth Appanoose Lisle Oppedahl Uhlenhopp Van Zwol Clark of Marion Loss Palmer Voigtmann Walker Lucken Patrick Cooksey Ludwig Cornick Paul Pedrick Crabb Mallonee Walter Martin Pendleton Washburn Crosier Darrington McEleney Pieper Weiss McNeal Weston Davis Poston White Mensing Putney Eckels Young Fairchild Meyer Ramseyer Mr. Speaker Miller of Fiene Ringgenberg Black Hawk Robinson Frey

The nays were, none.

Absent or not voting, 4:

Heinz McFarlane Metz Olson

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

House File 214, a bill for an act to amend section five hundred twenty-six point thirty-two (526.32), Code 1950, to include the surplus funds of state banks and trust companies, was taken up for consideration.

Berry 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, 101;

Abel Miller of Ryan Aubrey Black Hawk Gallup Sar Bass Miller of Shelby Schroeder Goode Moore of Butler Berry Hanna Schwengel Bloedel Hansen Moore of Louisa Shepard Boothby Hanson Mooty Sherod Brockmeyer Harris Morris Shifflett Nelson of Jasper Sloane Brookings Hendrix Brown Huisman Nelson of Smith Brownlie Jones Woodbury Soeth Buck Judd Nicholson Stevens Burris Nielsen Klemesrud Stiffler Norland Burrows Koch Strawman Butler Kosek Oberman Tate Clark of Kuester Oeth Tierney Langland Oppedahl Appanoose Uhlenhopp Clark of Marion Lisle Palmer Van Zwol Patrick Voigtmann Cooksey Loss Paul Walker Cornick Lucken Crabb Ludwig Pedrick Walter Pendleton Washburn Crosier Mallonee Pieper Weiss Darrington Martin Davis McFarlane Putney Weston Eckels McNeal Ramseyer White Fairchild Mensing Ringgenberg Young Fiene Meyer Robinson Mr. Speaker

The nays were, none.

Absent or not voting, 7:

Heinz Metz

McEleney Munger

Nystrom Olson Poston

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

House File 215, a bill for an act to amend section five hundred twenty-eight point twenty-one (528.21), Code 1950, relating to per diem compensation paid to any member of an examining committee of a bank, was taken up for consideration.

Patrick of Sioux offered the following amendment and moved its adoption:

Amend House File 215, section one (1), line five (5), by striking the word "thirty-five" and inserting in lieu thereof the word "twenty".

Amendment lost.

White of Keokuk moved that the bill be read a last time now and placed 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:

Miller of Abel Gallup Robinson Aubrey Goode Black Hawk Ryan Bass Hanna Moore of Butler Sar Moore of Louisa Berry Hansen Schroeder Bloedel Hanson Mooty Schwengel Boothby Harris Morris Shepard Hendrix Munger Brockmeyer Sherod Nelson of Jasper Huisman Shifflett Brookings Brown Jones Nelson of Sloane Brownlie Judd Woodbury Smith Buck Klemesrud Nicholson Soeth Koch Nielsen Stiffler Burris Kosek Tate Burrows Nystrom Butler Kuester Oberman Tierney Langland. Clark of Oeth Uhlenhopp Appanoose Loss Oppedahl Van Zwol Clark of Marion Lucken Voigtmann Palmer Walker Ludwig Patrick Cooksey Walter Mallonee Paul Cornick Washburn Pedrick Crabb Martin Weiss McEleney Pendleton Crosier McFarlane Weston Darrington Poston Davis McNeal Putney White Eckels Ramseyer Young Mensing Meyer Ringgenberg Mr. Speaker Fiene Frey

The nays were, none.

Absent or not voting, 10:

Fairchild · Metz Olson Stevens Heinz Miller of Shelby Pieper Strawman

Lisle Norland

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

Speaker Lynes in the chair.

HOUSE FILE 280 WITHDRAWN

Hansen of Carroll asked and obtained unanimous consent to withdraw House File 230 from further consideration by the House.

CONCERT BY NORDIC CATHEDRAL CHOIR

The Nordic Cathedral Choir of Luther College, Decorah, directed by Weston Noble, appeared before the House and sang a group of choral numbers. The choir is composed of sixty voices.

The Speaker thanked the choir and their director and, on behalf of the members of the House, expressed their appreciation for the concert.

REPORTS OF COMMITTEES

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 5, a bill for an act to amend section seven hundred eighty-nine point eleven (789.11), Code 1950, relating to the entry of criminal judgments, begs leave to report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 155, a bill for an act to amend section five hundred ninety-five point seventeen (595.17), Code 1950, relating to the requiring of blood test by persons exempted from the licensing provisions on religious 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.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 187, a bill for an act relating to the regulation and supervision of corporations for pecuniary profit and to amend various sections of chapter four hundred ninety-one (491), Code 1950, 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 be amended as follows, and when so amended the bill de pass.

Amend House File 187, section five (5), line five (5), by striking the word "removed" and substituting in lieu thereof the word "renewed".

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 218, a bill for an act to amend chapter five hundred eighty-seven (587), Code 1950, relating to legalizing judgments and decrees, begs leave to report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Heuse File 229, a bill for an act to legalize and validate the proceedings of the board of directors of Consolidated School District of Lloyd Township, in the county of Dickinson, State of Iowa, authorizing and providing for the issuance, sale and delivery of school bonds and for the levy of taxes for the payment of said bonds and interest thereon, and declaring 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.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 237, a bill for an act to amend chapter five hundred ninety (590), Code 1950, relating to wills—legalizing acts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same doposs.

ERNEST PALMER, JR., Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 37, a bill for an act to amend section six hundred twenty-seven point ten (627.10), Code 1950, relating to exemptions of earnings of head of a family and providing for a ten per cent (10%) garnishment for debts incurred for family necessities, begs leave to report it 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 isdefinitely postponed.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 76, a bill for an act to legalize the action of the board of supervisors of Osceola County in contracting and paying for the construction of a concrete floor in the new highway maintenance building 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 poss.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 86, a bill for an act to legalize the action of the board of supervisors of Polk County in contracting for and making expenditures for the erection of a maintenance shed and storage yard for the housing and maintenance of secondary road equipment and materials for 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 163, a bill for an act to authorize and legalize proceedings of the Independent School District of Mason City, in the county of Cerro Gordo, State of Iowa, for the issuance and delivery of school bonds and



for the levy of taxes for the payment of said bonds, and declaring the 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.

C. M. STRAWMAN, Chairman.

Kosek of Linn, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations to whom was referred House File 19, a bill for an act to amend section four hundred ninety-one point twenty-five (491.25), Code 1950, relating to the renewal of articles of incorporation and by defining the words "real value of the stock", begs leave to report it has had 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 KOSEK, Chairman.

Also:

MR. SPEAKER: Your committee on private corporations to whom was referred House File 20, a bill for an act relating to the issuance of stock by certain corporations and the 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 do pass.

ERNEST KOSEK, Chairman.

Walker of Hamilton, from the committee on motor vehicles, commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 133, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, 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.

JOHN A. WALKER, Chairman.

Schwengel of Scott, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance to whom was referred House File 172, a bill for an act to amend section five hundred twenty-two point one (522.1), Code 1950, relating to the qualifying, licensing and supervision 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 do pass.

FRED SCHWENGEL, Chairman.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 92, a bill for an act authorizing the executive council to



purchase a strip and certain parcels of land in Jones County from the Chicago and North Western Railway Company 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.

G. T. KUESTER, Chairman.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 252, a bill for an act to appropriate from the general fund of the State of Iowa, not otherwise appropriated, the sum of three thousand dollars (\$3,000.00) or so much thereof as may be necessary in payment of miscellaneous expenses of the investigating committee created by House Resolution 3, begs leave to report it 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 252 by striking from lines three (3) and four (4) thereof the words and figures "three thousand dollars (\$3,000.00)" and substituting in lieu thereof the words and figures "one thousand dollars (\$1,000.00)".

G. T. KUESTER, Chairman.

AMENDMENTS FILED

- 1. Amend House File 51 by striking the word "wholly"
- 2 in line three (3) of section five (5).
- 3 2. Further amend House File 51 by striking the
- 4 first sentence of subsection three (3) of section
- 5 five (5), and inserting in lieu thereof the following:
- 6 "In addition to the license fee or tax provided for
- 7 by the foregoing, every passenger carrier operating
- 8 trackless-trolley or other passenger busses over fixed
- 9 routes within cities having a population of one hundred
- 10 twenty-five thousand or over shall pay into the city
- 11 treasury an additional annual license fee or tax in an
- 12 amount equivalent to two and three-fourths per cent of
- 13 the gross passenger revenues from such busses operated
- 14 over fixed routes or parts of routes within such city;
- 14 Over fixed routes of parts of routes within such city
- 15 and in municipalities having a population of less than
- 16 one hundred twenty-five thousand, every passenger
- 17 carrier operating trackless-trolley or other passenger
- 18 busses over fixed routes within such municipal
- 19 corporation shall pay into the municipal treasury an
- 20 amount fixed by the council not to exceed two and three-
- 21 fourths per cent of the gross passenger revenue from
- 22 such busses."
- 23 3. Further amend House File 51 by striking the
- 24 words "passenger carriers without fixed routes" after
- 25 line thirty-eight (38) of section five (5) and insert-
- 26 ing said words after line forty-two (42) of said section.

SLOANE of Polk.

- 1 Amend House File 83, section six (6), line one (1),
 - 2 by striking the word "Sixty-five" and inserting in lieu
- 3 thereof the word "Fifty".

BROWN of Mahaska. GOODE of Davis.

- 1 Amend House File 222 by inserting in line four (4) following
- 2 the word "section" the following: "six hundred fourteen point
- 3 fourteen (614.14) and".
- 4 Further amend House File 222, section three (3), by adding
- 5 the following:
- 6 "Strike the period (.) at the end of section six hundred
- 7 fourteen point seventeen (614.17), Code 1950, and add thereto
- 8 the following: 'and in like manner, such affidavits may be
- 9 · filed and recorded where any action was barred on any claim
- 10 by this section as in force prior to July 4, 1951."

COMMITTEE ON JUDICIARY 1.

- Amend House File 238, section nine (9), line four (4),
- 2 by inserting after the sign "\$" the figures "100.00".

SCHWENGEL of Scott.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Friday, February 2, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 2, 1951.

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

Prayer was offered by the Reverend Walter A. Olson, pastor of the Lutheran Church of the Good Shepherd, Lincoln Heights, Des Moines.

The Journal of February 1 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Palmer of Lee on request of Davis of Fayette; Metz of Decatur on request of Hansen of Carroll.

PRESENTATION OF VISITORS

Shepard of Lucas presented to the House Mrs. Louise Krutsinger, Lucas County auditor, and Homer Davis and Warren Blue, members of the Lucas County board of supervisors.

Lucken of Plymouth presented to the House L. A. Ludwig, Plymouth County auditor.

PETITION

Burrows of Benton presented a petition signed by 111 students and faculty members of Dysart High School urging support of Senate Joint Resolution 1.

Referred to the committee on constitutional amendments.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 5, 19, 20, 76, 86, 92, 155, 163, 172, 187, 218, 229, 237 and 252, under Rule 72.

HOUSE CONCURRENT RESOLUTION 12 DEFERRED

Bloedel of Fremont called up for consideration House Concurfent Resolution 12, found on pages 282 and 283 of the Journal of January 31.



Hendrix of Muscatine moved to defer action on House Concurrent Resolution 12.

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 President of the Senate has appointed as members of the committee on the part of the Senate, as provided in House Concurrent Resolution 11, the following: Senators Walter, Berg, Fletcher, Gillespie, Henningsen, O'Malley, Vest and Watson of O'Brien.

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 actions against the State of Iowa and amending certain sections of the Code.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 107, a bill for an act relating to actions against the State of Iowa and amending sections six hundred thirteen point eight (613.8) and six hundred thirteen point nine (613.9), Code 1950.

Read first time and referred to committee on judiciary 1.

INTRODUCTION OF BILLS

House File 320, by Martin of Monroe, a bill for an act to make permanent a certain temporary transfer of funds of Monroe County, Iowa, made by authority of the state comptroller.

Read first time and referred to committee on judiciary 2. .

House File 321, by Nelson of Woodbury, a bill for an act to amend sections one hundred thirty-five C point one (135C.1), one hundred thirty-five C point two (135C.2) and one hundred thirty-five C point seven (135C.7), Code 1950, relating to nursing homes.

Read first time and referred to committee on public health, pharmacy.

House File 322, by committee on judiciary 2, a bill for an act relating to the number of lighted lamps required on a motorcycle and to amend section three hundred twenty-one point four hundred nineteen (321.419), Code 1950.

Read first time and placed on the calendar.

House File 323, by committee on judiciary 2, a bill for an act relating to the duties of the township trustees and to amend section three hundred fifty-nine point seventeen (359.17), Code 1950.

Read first time and placed on the calendar.

House File 324, by committee on judiciary 2, a bill for an act relating to revocation of certificates of building and loan associations and to amend section five hundred thirty-four point one hundred one (534.101), Code 1950.

Read first time and placed on the calendar.

House File 325, by committee on mines and mining, a bill for an act to amend chapter eighty-two (82), Code 1950, relating to mines and mining.

Read first time and placed on the calendar.

House File 326, by Aubrey of Wapello, Nelson of Woodbury, Sloane of Polk, Crosier of Linn and Munger of Woodbury, a bill for an act to amend section three hundred seventy point five (370.5), Code 1950, relating to compensation of park commissioners.

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

House File 327, by Kosek of Linn, a bill for an act to amend sections forty-eight point eleven (48.11), forty-eight point twelve (48.12) and forty-eight point thirteen (48.13), Code 1950, relating to permanent registration.

Read first time and referred to committee on elections, political and judicial districts.

House File 328, by Schwengel of Scott, McFarlane of Black Hawk, Boothby of Cherokee, Hendrix of Muscatine, Kuester of Cass and Palmer of Lee, a bill for an act to amend section one hundred nine point forty-eight (109.48), Code 1950, relating to the possession limit on rabbits.

Read first time and referred to committee on fish and game.

House File 329, by Brownlie of Madison, a bill for an act relating to the construction of partition fences by the township trustees in certain cases and to amend section one hundred thirteen point six (113.6), Code 1950, relating thereto.



Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 330, by Judd of Clinton, Aubrey of Wapello and Nystrom of Boone, a bill for an act forbidding employers to charge individuals a fee for a medical examination, as a condition of employment subject to certain restrictions.

Read first time and referred to committee on labor.

House File 331, by Judd of Clinton, Aubrey of Wapello and Nystrom of Boone, a bill for an act to provide for the method of payment of wages by check or draft.

Read first time and referred to committee on labor.

House File 332, by Sloane of Polk, a bill for an act to amend section one hundred twenty-three point seventeen (123.17), Code 1950, relating to rules and regulations of the Iowa liquor control commission.

Read first time and referred to committee on departmental affairs.

House File 333, by Mallonee of Audubon, a bill for an act to amend section three hundred thirty-two point three (332.3), Code 1950, relating to the hours the county courthouses shall remain open for transaction of business.

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

INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 5, by Schwengel of Scott, Paul of Poweshiek, Sloane of Polk, Olson of Mitchell and Crosier of Linn, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the manner of amending said Constitution.

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

Section 1. Article ten (X) of the Constitution of the State of Iowa is amended by inserting therein the following new section:

"On petition of fifteen per cent of the total number of voters in the last preceding election for Governor of the State, to the Secretary of State, proposing an amendment to the Constitution, such proposed amendment shall be submitted to the people at the next general election; and if the people shall approve and ratify such amendment, by a majority of the electors qualified to vote for members of the General As-



sembly, voting thereon, such amendment or amendments shall become a part of the Constitution of this State."

- Sec. 2. This amendment, if approved by the Fifty-fifth General Assembly of Iowa and adopted by the electors of this State, shall apply to the mode of amending the Constitution of this State as set forth in Article ten (X) of the Constitution of the State of Iowa.
- Sec. 3. That the foregoing proposed amendment be and the same is 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 date of said election, as provided by law.

Read first time and referred to committee on constitutional amendments.

House Joint Resolution 6, by committee on appropriations, a joint resolution making an appropriation for the printing of copies of the booklet called "The Iowa Government in Action."

Read first time and placed on the calendar.

CONSIDERATION OF BILLS

House File 92, a bill for an act authorizing the executive council to purchase a strip and certain parcels of land in Jones County from the Chicago and North Western Railway Company and to provide an appropriation therefor, 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, 93:

Abel	Darrington	Langland	Nicholson
Aubrey	Davis	Lisle	Nielsen
Bass	Eckels	Ludwig	Norland
Berry	Fiene	Mallonee	Nystrom
Boothby	Gallup	Martin	Oberman
Brockmeyer	Goode	McEleney	Oeth
Brookings	Hanna	McNeal	Olson
Brown	Hanson	Mensing	Oppedahl
Brownlie	Harris	Miller of	Patrick
Buck	Hendrix	Black Hawk	Paul
Burris	Huisman	Miller of Shelby	Pedrick
Burrows	Jones	Moore of Butler	Pendleton
Butler	Judd	Moore of Louisa	Pieper
Cooksey	Klemesrud	Mooty	Poston
Cornick	Koch	Morris	Putney
Crabb	Kosek	Munger	Ramseyer
Crosier	Kuester	Nelson of Jasper	Ringgenberg

Robinson Shifflett Tate Washburn Tierney Weiss Ryan Sloane Weston Sar Smith Uhlenhopp Van Zwol White Schroeder Soeth Voigtmann Young Stevens Schwengel Walter Mr. Speaker Stiffler Shepard Sherod Strawman

The nays were, none,

Absent or not voting, 15:

Bloedel Frev Lucken Nelson of McFarlane Woodbury Clark of Hansen Appanoose Heinz Metz Palmer Clark of Marion Meyer Walker T.ORR Fairchild

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

House File 252, a bill for an act to appropriate from the general fund of the State of Iowa, not otherwise appropriated, the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary in payment of miscellaneous expenses of the investigating committee created by the House Resolution 3, with report of committee recommending amendment and passage, was taken up for consideration.

Kuester of Cass offered the following amendment proposed by the committee on appropriations and moved its adoption:

Amend House File 252 by striking from lines three (3) and four (4) thereof the words and figures "three thousand dollars (\$3,000.00)" and substituting in lieu thereof the words and figures "one thousand dollars (\$1,000.00)".

Amendment adopted.

Kuester of Cass offered the following amendments and moved their adoption:

Amend House File 252 by adding as a new section thereto the following:

Section 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Coon Rapids Enterprise, a newspaper published at Coon Rapids, Iowa, and the Freeman Journal, a newspaper published at Webster City, Iowa.

Amend the title to House File 252 by striking from lines two (2) and three (3) "three thousand dollars (\$3,000.00)" and inserting in lieu thereof "one thousand dollars (\$1,000.00)".

Amendments adopted.



Gallup 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, 83:

Abel	Hanna	Moore of Butler	Schroeder
Aubrey	Hansen	Moore of Louisa	Schwengel
Bass	Hanson	Mooty	Sherod
Bloedel	Harris	Morris	Shifflett
Brockmeyer	Huisman	Munger	Sloane
Brookings	Jones	Nelson of Jasper	Smith
Brown	Judd	Nicholson	Soeth
Brownlie	Klemesrud	Norland	Stiffler
Buck	Koch	Nystrom	Strawman
Burris	Kosek	Oberman	Tate
Burrows	Kuester	Oeth	Tierney
Butler	Langland	Oppedahl	Uhlenhopp
Clark of Marion	Lisle	Paul	Voigtmann
Cooksey	Ludwig	Pedrick	Walker
Cornick	Mallonee	Pendleton	Walter
Crosier	Martin	Pieper	Washburn
Darrington	McEleney	Poston	Weston
Davis	McNeal	Ramseyer	White
Eckels	Mensing	Ringgenberg	'Young
Fairchild	Miller of	Ryan	Mr. Speaker
Gallup	Black Hawk	Sar	
Goode		10305050	35.5

The nays were, 9:

Berry	Hendrix	Miller of Shelby	Putney
Boothby	Lucken	Nielsen	Weiss
Crabb			

Absent or not voting, 16:

Clark of Appanoose	Loss McFarlane	Nelson of Woodbury	Robinson Shepard
Fiene	Metz	Olson	Stevens
Frey	Meyer	Palmer	Zan Zwol
Heinz		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 6, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1950, relating to the crime of operating a motor vehicle while intoxicated or under the influence of drugs or a combination of drugs and alcohol.

Pendleton of Buena Vista asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 298 of the Journal of February 1. Schroeder of Scott offered the following amendment and moved its adoption:

Amend House File 6 by adding the following as a new section:

Section 3. Further amend said section by adding thereto the following:

"This section shall not apply to a person operating a motor vehicle while under the influence of narcotic or hypnotic drugs if such drugs were prescribed for such person and have been taken under such prescription and in accordance with the directions of a reputable doctor of medicine, provided however there is no evidence of the consumption of alcohol and further provided said doctor of medicine has not directed such person to refrain from operating a motor vehicle."

Amendment adopted.

Schroeder 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, 95:

Abel	Gallup	Miller of	Ryan
Aubrey	Goode	Black Hawk	Sar
Bass	Hanna	Miller of Shelby	Schroeder
Berry	Hansen	Moore of Butler	Schwengel
Bloedel	Hanson	Moore of Louisa	Sherod
Boothby	Harris	Mooty	Shifflett
Brookings	Hendrix	Morris	Sloane
Brown	Huisman	Nelson of Jasper	Smith
Brownlie	Jones	Nicholson	Soeth
Buck	Judd	Nielsen	Stiffler
Burris	Klemesrud	Norland	Strawman
Burrows	Koch	Oberman	Tate
Butler	Kosek	Oeth	Tierney
Clark of Marion	Kuester	Olson	Uhlenhopp
Cooksey	Langland	Oppedahl	Van Zwol
Cornick	Lisle	Paul	Voigtmann
Crabb	Lucken	Pedrick	Walker
Crosier	Ludwig	Pendleton	Walter
Darrington	Mallonee	Pieper	Washburn
Davis	Martin	Poston	Weiss
Eckels	McEleney	Putney	Weston
Fairchild	McNeal	Ramseyer	White
Fiene	Mensing	Ringgenberg	Young
Frey	Meyer	Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Brockmeyer	Loss	Nelson of	Patrick
Clark of	McFarlane	Woodbury	Shepard
Appanoose	Metz	Nystrom	Stevens
Heinz	Munger	Palmer	

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



House File 216, a bill for an act to amend section four hundred ninety-two point six (492.6), Code 1950, relating to payment in property other than cash for capital stock, was taken up for consideration.

Hansen of Carroll offered the following amendments and moved their adoption:

Amend House File 216 as follows:

- 1. Strike from the title after the word "amend" the following:
- Section four hundred ninety-two point six (492.6) and insert in lieu thereof chapter four hundred ninety-two (492).
- 2. Strike all of section one (1), lines one (1) to six (6), and insert in lieu thereof the following:
- A. Amend section four hundred ninety-two point six (492.6), Code 1950, by adding in front of the period at the end thereof the words, "providing that the foregoing provision shall not apply to banks or trust companies or insurance companies organized under the laws of this state.

Any bank or trust company proposing to issue capital stock for property or any thing other than money, before issuing the capital stock in any form, shall apply to the superintendent of banking for leave so to do. Any insurance company proposing to issue capital stock for property or any thing other than money, before issuing the capital stock in any form, shall apply to the commissioner of insurance for leave so to do. Such application to the superintendent of banking or to the commissioner of insurance shall state the amount of capital stock proposed to be issued for a consideration other than money and set forth specifically the property or other thing to be received in payment for such stock."

- B. Amend section four hundred ninety-two point seven (492.7) by inserting after the word "council" in line two (2) thereof, ", the super-intendent of banking or the commissioner of insurance as the case may be,".
- 3. This act, being deemed of immediate importance, shall take effect and be in full force from and after its passage and publication in the Lamoni Chronicle, a newspaper published at Lamoni, Iowa, and in the Carroll Daily Times Herald, a newspaper published at Carroll, Iowa, both of said publications to be without expense to the State of Iowa.

Munger of Woodbury offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 216, lines thirty-two (32) and thirty-three (33), by striking the words "both of said publications to be without expense to the State of Iowa."

Amendment to the amendment adopted.

Amendments as amended were adopted.

Munger of Woodbury offered the following amendment and moved its adoption:

Amend the title to House File 216 by striking from lines one (1) and



two (2) the words and figures "section four hundred ninety-two point six (492.6)" and inserting in lieu thereof the following: "chapter four hundred ninety-two (492)".

Amendment adopted.

Munger 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, 98:

Abel .	Gallup	Miller of	Ryan
Aubrey	Goode	Black Hawk	Sar
Bass	Hanna	Miller of Shelby	Schroeder
Berry	Hansen	Moore of Butler	Schwengel
Bloedel	Hanson	Moore of Louisa	Sherod
Boothby	Harris	Mooty	Shifflett
Brockmeyer	Hendrix	Morris	Sloane
Brookings	Huisman	Munger	Smith
Brown	Jones	Nelson of Jasper	Soeth
Brownlie	Judd	Nicholson	Stevens
Buck	Klemesrud	Nielsen	Stiffler
Burris	Koch	Oberman	Strawman
Burrows	Kosek	Oeth	Tate
Butler	Kuester	Olson	Tierney
Clark of Marion	Langland	Oppedahl	Uhlenhopp
Cooksey	Lisle	Patrick	Van Zwol
Cornick	Lucken	Paul ·	Voigtmann
Crabb	Ludwig	Pedrick	Walker
Crosier	Mallonee	Pendleton	Walter
Darrington	Martin	Pieper	Washburn
Davis	McEleney	Poston	Weiss
Eckels	McNeal	Putney	Weston
Fairchild	Mensing	Ramseyer	White
Fiene	Meyer	Ringgenberg	Young
Frey		Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Clark of	Loss	Nelson of	Nystrom
Appanoose	McFarlane	Woodbury	Palmer
Heinz	Metz	Norland	Shepard

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 3, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to the succession of officers to the office of Governor in the event of death or disability of the Governor or person elected to that office and to amend section four (4) of Article IV and to repeal section nineteen (19) of Article IV and propose a substitute therefor, was taken up for consideration.

Schwengel of Scott 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.

House Joint Resolution 3, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to the succession of officers to the office of Governor in the event of death or disability of the Governor or person elected to that office and to amend section four (4) of Article IV and to repeal section nineteen (19) of Article IV and propose a substitute therefor.

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

Section 1. That the following amendments to the Constitution of Iowa are hereby proposed:

Amendment 1. Section four (4) of Article IV of the Constitution of Iowa is amended by adding thereto the following: "If, upon the completion of the canvass of the votes for Governor and Lieutenant Governor by the General Assembly, it shall appear that the person who received the highest number of votes for Governor has since died, resigned, is unable to qualify, fails to qualify, or for any other reason is unable to assume the duties of the office of Governor for the ensuing term, the powers and duties of the office shall devolve upon the person who received the highest number of votes for Lieutenant Governor until the disability is removed and, upon inauguration, he shall assume the powers and duties of Governor."

Amendment 2. Section nineteen (19) of Article IV of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof: "Sec. 19. If there be a vacancy in the office of Governor and the Lieutenant Governor shall by reason of death, impeachment, resignation, removal from office, or other disability become incapable of performing the duties pertaining to the office of Governor, the President pro tempore of the Senate shall act as Governor until the vacancy is filled or the disability removed; and if the President pro tempore of the Senate, for any of the above causes, shall be incapable of performing the duties pertaining to the office of Governor the same shall devolve upon the Speaker of the House of Representatives; and if the Speaker of the House of Representatives, for any of the above causes, shall be incapable of performing the duties of the office of Governor, the Justices of the Supreme Court shall convene the General Assembly by proclamation and the General Assembly shall organize by the election of a President pro tempore by the Senate and a Speaker by the House of Representatives. The General Assembly shall thereupon immediately proceed to the election of a Governor and Lieutenant Governor in joint convention."

Sec. 2. The foregoing proposed amendments to the Constitution of the State of Iowa having been adopted and agreed to by the Fifty-third (53rd) General Assembly, thereafter duly published, and now adopted and agreed to by the Fifty-fourth (54th) General Assembly in this joint resolution, the same shall be submitted to the people of the State of Iowa at the general election in nineteen hundred fifty-two (1952) in the manner



required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution pass?"

The ayes were, 101:

Abel	Hanna	Moore of Louisa	Sar
Aubrey	Hansen	Mooty	Schroeder
Bass	Hanson	Morris	Schwengel
Berry	Harris	Munger	Shepard
Bloedel	Hendrix	Nelson of Jasper	Sherod
Boothby	Huisman	Nelson of	Shifflett
Brockmeyer	Jones	Woodbury	Sloane
Brookings	Judd	Nicholson	Smith
Brown	Klemesrud	Nielsen	Soeth
Brownlie	Koch	Norland	Stevens
Buck	Kosek	Nystrom	Stiffler
Burris	Kuester	Oberman	Strawman
Burrows	Langland	Oeth	Tate
Butler	Lisle	Olson	Tierney
Clark of Marion	Lucken	Oppedahl	Uhlenhopp
Cooksey	Ludwig	Patrick	Van Zwol
Cornick	Mallonee	Paul	Voigtmann
Crabb	Martin	Pedrick	Walker
Crosier	McEleney	Pendleton	Walter
Darrington	McNeal	Pieper	Washburn
Davis	Mensing	Poston	Weiss
Eckels	Meyer	Putney	Weston
Fairchild	Miller of	Ramseyer	White
Fiene	Black Hawk	Ringgenberg	Young
Frey	Miller of Shelby	Robinson	Mr. Speaker
Goode	Moore of Butler	Ryan	•

The nays were, none.

Absent or not voting, 7:

Clark of	Gallup	Loss	Metz
Appanoose	Heinz	McFarlane	Palmer

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

House File 38, a bill for an act to amend section thirteen point two (13.2), Code 1950, relating to the duties of the attorney general, with report of committee recommending amendment and passage, was taken up for consideration.

Pendleton of Buena Vista offered the following amendments proposed by the committee on cities and towns and moved their adoption:

Amend House File 38 as follows:

- 1. By inserting after the comma in line three (3), section one (1), the words "on written request,".
- 2. Further amend by striking after the comma in line six (6) of section one (1) the words "on his own written request,".

Amendments adopted.



Pendleton 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, 92:

Abel Hanson Morris Schwengel Bass Munger Harris Shepard Berry Huisman Nelson of Jasper Sherod Bloedel Jones Nelson of Shifflett Boothby Judd Woodbury Sloane Brockmeyer Klemesrud Nicholson Smith Brookings Kosek Nielsen Soeth Kuester Norland Brown Stevens Langland Stiffler Brownlie Oberman Burris Lisle Oeth Strawman Burrows Lucken Olson Tate Butler Ludwig Oppedahl Tierney Clark of Marion Mallonee Patrick Uhlenhopp Cooksey Martin Paul Van Zwol Cornick McEleney Pedrick Voigtmann Crabb McNeal Pendleton Walker Crosier Walter Mensing Pieper Washburn Davis Meyer Poston Miller of Weiss Eckels Ringgenberg Black Hawk Fairchild Robinson Weston Miller of Shelby Fiene Ryan White Goode Moore of Butler Sar Young Hanna Moore of Louisa Schroeder Mr. Speaker Mooty Hansen

The nays were, none.

Absent or not voting, 16:

Aubrey	Frey	Koch	Nystrom
Buck	Gallup	Loss	Palmer
Clark of	Heinz	McFarlane	Putney
Appanoose	Hendrix	Metz	Ramseyer
Darrington			

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

House File 83, a bill for an act to amend, revise and codify chapter three hundred nine (309), Code 1950, and to repeal section three hundred twenty-one point three hundred fifty-one (321.351), Code 1950, relating to secondary roads, with report of committee recommending amendment and passage, was taken up for consideration.

Brown of Mahaska offered the following amendment filed by him and Goode of Davis and moved its adoption:

Amend House File 83, section six (6), line one (1), by striking the word "Sixty-five" and inserting in lieu thereof the word "Fifty".

Amendment adopted.

Hendrix of Muscatine offered the following amendment proposed by the committee on roads and highways and moved its adoption:

Amend House File 83, section fourteen (14), by striking the word "two" in line five (5) and inserting in lieu thereof the word "four", and by striking the word "five" in line five (5) and inserting in lieu thereof the word "eight", and by striking the word "two" in line seven (7) and inserting in lieu thereof the word "four".

Amendment adopted.

Brown of Mahaska offered the following amendment proposed by the committee on roads and highways and moved its adoption:

Amend House File 83 by adding to section five (5), line nine (9), after the word "effective." the following sentence: "The budget presented to the highway commission shall be approved and/or amended, and be returned to the county board of supervisors by May 1."

Amendment adopted.

Goode of Davis offered the following amendment and moved its adoption:

Amend the title to House File 83, line one (1), by striking the following: ", revise and codify".

Amendment adopted.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel	Davis	Lucken	Nielsen
Aubrey	Eckels	Ludwig	Norland
Bass	Fienc	Mallonee	Oberman
Berry	Gallup'	Martin	Oeth
Bloedel	Goode	McEleney	Olson
Boothby	Hanna	McNeal	Oppedahl
Brockmeyer	Hansen	Mensing	Patrick
Brookings	Hanson	Meyer	Paul (
Brown	Harris	Miller of	Pedrick
Brownlie	Hendrix	Black Hawk	Pendleton
Buck	Huisman	Miller of Shelby	Pieper
Burris	Jones	Moore of Butler	Poston
Burrows	Judd	Moore of Louisa	Ringgenberg
Butler	Klemesrud	Mooty	Robinson
Clark of Marion	Koch	Morris	Ryan
Cooksey	Kosek	Nelson of Jasper	Sar
Cornick	Kuester	Nelson of	Schroeder
Crabb	Langland	Woodbury	Schwengel
Crosier	Lisle	Nicholson	Shepard

Sherod Stiffler
Shifflett Strawman
Sloane Tate
Soeth Tierney
Stevens Uhlenhopp

Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Clark of Appanoose Darrington Fairchild Frey Heinz Loss McFarlane Metz Munger Nystrom Palmer Putney Ramseyer Smith

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

House File 217, a bill for an act to amend section five hundred twenty-four point sixteen (524.16), Code 1950, relating to the expenses of the banking department, was taken up for consideration.

Moore of Louisa offered the following amendment and moved its adoption:

Amend House File 217, section one (1), line twelve (12), by inserting after the word "Board" the following: ", not to exceed fifteen hundred dollars (\$1,500.00) in any one year, as shall be approved by the said state banking board".

Amendment adopted.

Moore 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?"

Fairchild

The ayes were, 91:

Abel Aubrey Bass Berry Bloedel Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Cooksey Cornick Crabb Crosier Davis Eckels

Fiene Gallup Goode Hanna Hansen Hanson Harris Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Lucken

Ludwig
Mallonee
Martin
McEleney
McNeal
Mensing
Meyer
Miller of
Black Hawk
Miller of Shelby
Moore of Butler
Moore of Louisa
Mooty

Moore of Butler
Moore of Louisa
Mooty
Morris
Nelson of Jasper
Nicholson
Nielsen
Nystrom
Oberman

Olson
Oppedahl
Patrick
Paul
Pedrick
Pendleton
Putney
Ramseyer
Ringgenberg
Ryan
Sar
Schroeder
Schwengel

Oeth

Shepard

Sherod

Shifflett

Sloane

Smith

Soeth Tate Walker Weston Uhlenhopp Stevens Walter White Stiffler Van Zwol Washburn Young Strawman Voigtmann Weiss Mr. Speaker The nays were, 4: Norland Poston Boothby Tiernev

Absent or not voting, 13:

Clark of Frey Metz Palmer
Appanoose Heinz Munger Pieper
Clark of Marion Loss Nelson of Robinson
Darrington McFarlane Woodbury

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

REPORTS OF COMMITTEES

Young of Union, 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 88, a bill for an act to amend section three hundred forty-seven point seven (347.7), Code 1950, to raise the limitation on the power to levy annually special taxes for the improvement and maintenance fund of county public hospitals in counties having a population of one hundred thirty-five thousand (135,000) inhabitants or over, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 117, a bill for an act to amend chapter three hundred thirty-one (331) by adding thereto new sections relating to establishing districts for members of boards of supervisors elected at large, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN E. YOUNG, Chairman.

Also:

MR.-SPEAKER: Your committee on county and township affairs to whom was referred House File 160, a bill for an act to amend section three hundred sixty point eight (360.8), Code 1950, relating to tax levied for repair, furnishing and care of township buildings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN E. YOUNG, Chairman.

Schwengel of Scott, from the committee on insurance, submitted the following report:



MR. SPEAKER: Your committee on insurance to whom was referred House File 231, a bill for an act to amend chapter five hundred twenty-two (522), Code 1950, relating to the licensing of 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 do pass.

FRED SCHWENGEL, Chairman.

McEleney of Clinton, from the committee on public health, pharmacy, submitted the following report:

MR. SPEAKER: Your committee on public health, pharmacy to whom was referred House File 102, a bill for an act to amend chapter one hundred fifty-one (151), Code 1950, relating to the practice of chiropractic, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEO P. McELENEY, Chairman.

Also:

MR. SPEAKER: Your committee on public health, pharmacy to whom was referred House File 104, a bill for an act to provide for sanitary control by the department of agriculture, for the cases in which bottled soft drinks are distributed, begs leave to report it 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.

LEO P. McELENEY, Chairman.

Also:

MR. SPEAKER: Your committee on public health, pharmacy to whom was referred House File 125, a bill for an act to amend section one hundred forty-one point nineteen (141.19), Code 1950, relating to permits received from other states for dead bodies being shipped into the 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 poss.

LEO P. MCELENEY, Chairman.

Also:

MR. SPEAKER: Your committee on public health, pharmacy to whom was referred House File 130, a bill for an act to amend section one hundred forty-seven point three (147.3), Code 1950, relating to qualifications to practice a profession, and providing that men, as well as women, may be licensed as practitioners of cosmetology upon reaching eighteen years of age, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEO P. McELENEY, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 63.

ELMER A. BASS, Chairman House Committee.

James H. Nesmith, 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 63.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: February 1, 1951, House File 21.

AMENDMENTS FILED

- Amend the title of House File 172 by striking the figures "1946"
- 2 after the word "Code" and inserting in lieu thereof the figures
- 3 "1950".

SCHWENGEL of Scott.

- 1 Amend House File 195, section one (1), line six (6), by adding
- 2 the following thereto: "No insurance company shall invest
- 3 over five per cent of its total assets in such fund."

SCHWENGEL of Scott.

On motion by Goode of Davis, the House adjourned until 11:00 a.m., Monday, February 5, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 5, 1951.

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

Prayer was offered by the Reverend William Eller, pastor of St. Mark's Lutheran Church, Davenport.

The Journal of February 2 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

White of Keokuk on request of Tate of Cerro Gordo; Palmer of Lee on request of Davis of Fayette; Pendleton of Buena Vista on request of Shepard of Lucas.

PRESENTATION OF VISITORS

Schwengel of Scott presented to the House Herbert H. Meyers of Davenport.

Clark of Marion presented to the House Mrs. Evangeline Still, first deputy recorder of Marion County, her daughter, Miss Carolyn Still, and Miss Emma Kline, all of Knoxville.

Hanson of Lyon presented to the House county officers' delegations from Butler, O'Brien, Kossuth, Franklin, Sac, Humboldt, Hancock and Pocahontas Counties.

Morris of Dallas presented to the House N. M. Leonard of Wau-kee.

Meyer of Sac presented to the House students from four Iowa colleges, members of an Iowa Christian Citizenship Seminar studying "The Place of the Christian in Government."

Shifflett of Ringgold presented to the House John A. Beard of Mount Ayr.

Ryan of Polk presented to the House Dr. Joe B. Lane of Clarence.

Sherod of Van Buren presented to the House Arthur Secore of Van Buren County.

Nystrom of Boone presented to the House E. L. Peterson, chief of police, and Ty Cobb, chief of the fire department, Boone.

Weiss of Crawford presented to the House E. F. Vernon, recorder, Chris Olson, supervisor, Earl Christiansen, auditor, Ray Moeller, treasurer, and James D. Fleming, supervisor, all of Crawford County. Mr. Fleming is a former member of the House from Crawford County.

POINTS OF PERSONAL PRIVILEGE

Paul of Poweshiek rose under the question of personal privilege and announced to the House that today was the birthday of the Chief Clerk, Mr. A. C. Gustafson.

Lucken of Plymouth rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable T. J. Frey of Pottawattamie.

Paul of Poweshiek and McFarlane of Black Hawk escorted Mr. Gustafson to the well of the House. Lucken of Plymouth and Pieper of Allamakee escorted Mr. Frey to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Gustafson and Mr. Frey.

PETITIONS

Norland of Worth presented a petition signed by nineteen teachers in the Manly Public Schools opposing increased assessments for teachers and state employees old age and survivors insurance and urging action to bring the state system in line with the federal system of social security, both as to costs and to benefits.

Referred to the committee on social security.

Hanson of Lyon presented a petition signed by thirteen county officers and deputies of Crawford County urging support of salary increases to county officers of at least \$1,200 per year with seventy-five per cent of the principal salary for deputies.

Referred to the committee on compensation of public officers and employees.

Berry of Calhoun presented a petition signed by twenty-nine citizens of Kossuth County urging support of a salary increase and adjustment bill for county officers.



Referred to the committee on compensation of public officers and employees.

Weiss of Crawford presented a petition signed by thirteen county officers and deputies of Crawford County urging support of salary increases to county officers of at least \$1,200 per year with seventy-five per cent of the principal salary for deputies.

Referred to the committee on compensation of public officers and employees.

Berry of Calhoun presented a petition signed by thirteen county officers and deputies of Crawford County urging support of salary increases to county officers of at least \$1,200 per year with seventy-five per cent of the principal salary for deputies.

Referred to the committee on compensation of public officers and employees.

Nelson of Jasper presented a petition signed by thirteen county officers and deputies of Crawford County urging support of salary increases to county officers of at least \$1,200 per year with seventy-five per cent of the principal salary for deputies.

Referred to the committee on compensation of public officers and employees.

Nelson of Jasper presented a petition signed by twenty-nine citizens of Kossuth County urging support of salary increases for county officials.

Referred to the committee on compensation of public officers and employees.

Aubrey of Wapello presented a petition signed by thirteen county officers and deputies of Crawford County urging support of salary increases to county officers of at least \$1,200 per year with seventy-five per cent of the principal salary for deputies.

Referred to the committee on compensation of public officers and employees.

Aubrey of Wapello presented a telegram from fifteen residents of Ottumwa urging support of the county officers compensation bill.

Referred to the committee on compensation of public officers and employees.



Aubrey of Wapello presented a petition signed by five county officers of Sioux County urging support of salary increases for county officials.

Referred to the committee on compensation of public officers and employees.

Aubrey of Wapello presented a petition signed by twenty-nine officials of Kossuth County urging support of the salary increase adjustment bill endorsed by the Iowa County Officers Association.

Referred to the committee on compensation of public officers and employees.

Fairchild of Ida presented a petition signed by twenty-nine county officials of Kossuth County urging support of the salary increase adjustment bill endorsed by the Iowa County Officers Association.

Referred to the committee on compensation of public officers and 'employees.

Fairchild of Ida presented a petition signed by thirteen county officers and deputies of Crawford County urging support of salary increases to county officers of at least \$1,200 per year with seventy-five per cent of the principal salary for deputies.

Referred to the committee on compensation of public officers and employees.

McFarlane of Black Hawk presented a petition signed by ten state highway maintenance employees of Howard County urging support of legislation to increase the benefits under the Iowa Old Age and Survivors Insurance Act to equal benefits under the federal social security program.

Referred to the committee on social security.

Mensing of Cedar presented a petition signed by twenty-nine citizens of Kossuth County urging support of a salary increase and adjustment bill for county officers.

Referred to the committee on compensation of public officers and employees.

Ringgenberg of Story presented a petition signed by seventeen members of the Ames police department opposing House File 33.

Referred to the committee on cities and towns.



Hendrix of Muscatine presented a petition signed by seventeen members of the Muscatine police department opposing House File 33 and House File 52.

Referred to the committee on cities and towns.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 88, 102, 117, 125, 130, 160 and 231, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 105.

MESSAGES FROM 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 103, a bill for an act legalizing proceedings taken by the town of Ellsworth, Iowa.

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

Senate File 159, a bill for an act relating to investments of insurance companies other than life, to authorize investment in obligations issued, assumed or guaranteed by International Bank for Reconstruction and Development.

CARROLL A. LANE, Secretary.

Hendrix of Muscatine offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 13

Whereas, it is deemed advisable to fix a final date for the filing of claims against the State of Iowa to be considered by the Fifty-fourth General Assembly;

Therefore, Be It Resolved by the House, the Senate Concurring: That the 15th day of February, 1951, be fixed as the final date for the filing of all claims to be considered by the Fifty-fourth General Assembly of Iowa. Any claim which has not been filed with the joint committee on claims before said date will not be considered by the Fifty-fourth General Assembly.

Laid over under Rule 34.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Nystrom of Boone offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Ben Doran of Boone County, who was a member of the Forty-fifth, Forty-fifth Extra and Forty-sixth sessions of the General Assembly, passed away on November 22, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Nystrom of Boone, Stevens of Greene and Kuester of Cass.

INTRODUCTION OF BILLS

House File 334, by Cornick of Henry, a bill for an act authorizing a patent to issue to lot twenty-nine (29), being the southwest quarter (SW1/4) of the southeast quarter (SE1/4) of section (16), township seventy-three (73) north, range seven (7) west, of the 5th P. M., Henry County, Iowa.

Read first time and referred to committee on judiciary 2.

House File 335, by committee on roads and highways, a bill for an act to repeal sections three hundred seven point one (307.1) and three hundred seven point two (307.2), Code 1950, relating to the appointment and terms of members of the state highway commission, and to enact substitutes therefor, to provide that terms of members of the state highway commission shall be five years, and to stagger the terms of members of the state highway commission so that the term of one member of the commission will end each year.

Read first time and placed on the calendar.

House File 336, by Clark of Marion, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1950, relating to open seasons and providing for a continuous open season on raccoon.

Read first time and referred to committee on fish and game.



House File 337, by Clark of Marion, a bill for an act to amend chapter three hundred fifty (350), Code 1950, relating to bounties on wild animals and including therein foxes and crows.

Read first time and referred to committee on fish and game.

House File 338, by Nelson of Woodbury, a bill for an act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to salaries of juvenile court probation officers.

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

House File 339, by Van Zwol of O'Brien and Mallonee of Audubon, a bill for an act to amend section six hundred thirteen point eleven (613.11), Code 1950, relating to recovery for injury or death of husband.

Read first time and referred to committee on judiciary 1.

House File 340, by Schwengel of Scott and Schroeder of Scott, a bill for an act to require regulation and licensing of representatives of non-resident business schools, trade schools, technical schools and correspondence schools, and prescribing penalties for violations.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 341, by Klemesrud of Winnebago, Strawman of Jones and Poston of Wayne, a bill for an act relating to the per diem salary of county, municipal and school examiners and their assistants and to amend section eleven point nine (11.9), Code 1950.

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

House File 342, by Sloane of Polk, a bill for an act to amend chapter one hundred twenty-three (123), Code 1950, relating to the Iowa liquor control act and the appointment of a commission by executive council.

Read first time and referred to committee on departmental affairs.

HOUSE FILE 112 WITHDRAWN

Cooksey of Clay asked and obtained unanimous consent to withdraw House File 112 from further consideration by the House.



HOUSE FILE 165 WITHDRAWN

Gallup of Jefferson asked and obtained unanimous consent to withdraw House File 165 from further consideration by the House.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 6, a joint resolution making an appropriation for the printing of copies of the booklet called "The Iowa Government in Action", was taken up for consideration.

Schwengel of Scott 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:

	G !!	2011		
Abel	Gallup	Miller of	Robinson	
Aubrey	Goode	Black Hawk	Ryan	
Bass	Hanna	Miller of Shelby	Sar	
Berry	Hansen	Moore of Louisa	Schroeder	
Bloedel	Hanson	Mooty	Schwengel	
Boothby	Hendrix	Morris	Shepard	œ.
Brockmeyer	Huisman	Munger	Sherod	
Brown	Jones	Nelson of Jasper	Shifflett	
Brownlie	Judd	Nelson of	Smith	
Burris	Klemesrud	Woodbury	Soeth	
Burrows	Koch	Nicholson	Stevens	
Butler	Kosek	Nielsen	Stiffler	
Clark of	Kuester	Norland	Strawman	
Appanoose	Langland	Nystrom	Tate	
Clark of Marion	Lisle	Oberman	Tierney	
Cooksey	Loss	Oeth	Uhlenhopp	
Cornick	Lucken	Oppedahl	Walker	
Crabb	Ludwig	Paul	Walter	
Darrington	Martin	Pedrick	Washburn	
Davis	McEleney	Pieper	Weiss	
Eckels	McFarlane	Poston	Weston	
Fairchild	McNeal	Putney	Young	
Fiene	Metz	Ramseyer	Mr. Speaker	
Frey	Meyer	Ringgenberg		

The nays were, none.

Absent or not voting, 16:

Brookings	Heinz	Olson		Sloane
Buck	Mallonee	Palmer	200	Van Zwol
Crosier	Mensing	Patrick		Voigtmann
Harris	Moore of Butler	Pendleton	}	White

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

CONSIDERATION OF BILLS

House File 150, a bill for an act to amend section three hundred ninety point eight (390.8), Code 1950, relating to funds derived from parking meters, with report of committee recommending amendment and passage, was taken up for consideration.

McEleney of Clinton offered the following amendment proposed by the committee on cities and towns and moved its adoption:

Amend House File 150 as follows:

By striking everything after the word "than" in line five (5), section one (1), and substituting in lieu thereof the following: "twenty-nine thousand and not to exceed thirty thousand three hundred."

Amendment adopted.

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:

Abel	Frey	Metz	Ryan
Aubrey	Gallup	Meyer	Sar
Bass	Goode	Miller of	Schroeder
Berry	Hanna	Black Hawk	Schwengel
Bloedel	Hansen	Miller of Shelby	Shepard
Boothby	Hanson	Moore of Louisa	Sherod
Brown	Hendrix	Mooty	Smith
Brownlie	Huisman	Morris	Soeth
Burris	Jones	Munger	Stevens
Burrows	Judd	Nelson of Jasper	Stiffler
Butler	Koch	Nicholson	Strawman
Clark of	Kosek	Nielsen	Tate
Appanoose	Kuester	Nystrom	Tierney
Clark of Marion	Langland	Oberman	Uhlenhopp
Cooksey	Lisle	Oeth	Voigtmann
Cornick	Loss	Oppedahl	Walter
Crabb	Lucken	Paul	Washburn
Darrington	Ludwig	Pedrick	Weiss
Davis	Martin	Pieper	Weston
Eckels	McEleney	Poston	Young
Fairchild	McFarlane	Ramseyer	Mr. Speaker
Fiene	McNeal	Ringgenberg	

The nays were, none.

Absent or not voting, 23:

Brockmeyer	Klemesrud	Norland	Robinson
Brookings	Mallonee	Olson	Shifflett
Buck	Mensing	Palmer	Sloane
Crosier	Moore of Butler	Patrick	Van Zwol
Harris	Nelson of	Pendleton	Walker
Heinz	Woodbury	Putney	White

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

House File 224, a bill for an act to amend sections four hundred sixty-nine point five (469.5) and four hundred sixty-nine point nine (469.9), Code 1950, relating to milldams and races, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 89:

Abel	Frey	Meyer	Sar
Aubrey	Gallup	Miller of	Schroeder
Bass	Goode	Black Hawk	Schwengel
Berry	Hanna	Miller of Shelby	Shepard
Bloedel	Hansen	Moore of Louisa	Sherod
Boothby	Hanson	Mocty	Shifflett
Brockmeyer	Hendrix	Morris	Smith
Brown	Huisman	Nelson of Jasper	Soeth
Brownlie	Jones .	Nicholson	Stevens
Burris	Judd	Nielsen	Stiffler
Burrows	Koch	Norland	Strawman
Butler	Kosek	Nystrom	Tate
Clark of	Kuester	Oberman	Tierney
Appanoose	Langland	Oeth	Uhlenhopp
Clark of Marion	Lisle	Oppedahl	Voigtmann
Cooksey	Loss	Paul	Walker
Cornick	Lucken	Pedrick	Walter
Crabb	Ludwig	Pieper	Washburn
Darrington	Martin	Putney	Weigs
Davis	McEleney	Ramseyer	Weston
Eckels	McFarlane	Ringgenberg	Young
Fairchild	McNeal	Robinson	Mr. Speaker
Fiene	Metz	Ryan	

The nays were, none.

Absent or not voting, 19:

Brookings	Klemesrud	Nelson of	Pendleton
Buck	Mallonee	Woodbury	Poston
Crosier	Mensing	Olson	Sloane
Harris	Moore of Butler	Palmer	Van Zwol
Heinz	Munger	Patrick	White

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

House File 225, a bill for an act to amend sections four hundred fifty-five A point nineteen (455A.19), four hundred fifty-five A point twenty-two (455A.22), and four hundred fifty-five A point

twenty-four (455A.24), Code 1950, relating to floodways and flood control, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 91:

Abel	Frey	Metz	Ryan
Aubrey	Gallup	Meyer	Sar
Bass	Goode	Miller of	Schroeder
Berry	Hanna	Black Hawk	Schwengel
Bloedel	Hansen	Miller of Shelby	Shepard
Boothby	Hanson	Moore of Louisa	Sherod
Brockmeyer	Hendrix	Mooty	Shifflett
Brown	Huisman	Morris	Smith
Brownlie	Jones	Nelson of Jasper	Soeth
Burris	Judd	Nicholson	Stiffler
Burrows	Klemesrud	Nielsen	Strawman
Butler	Koch	Norland	Tate
Clark of	Kosek	Nystrom	Tierney
Appanoose	Kuester	Oberman	Uhlenhopp
Clark of Marion	Langland	Oeth .	Van Zwol
Cooksey	Lisle	Oppedahl	Voigtmann
Cornick	Loss	Paul	Walker
Crabb	Lucken	Pedrick	Walter
Crosier	Ludwig	Pieper	Washburn
Darrington	Martin	Putney	Weiss
Davis	McEleney	Ramseyer	Weston
Eckels	McFarlane	Ringgenberg	Young
Fairchild	McNeal	Robinson	Mr. Speaker
Fiene			

The nays were, none.

Absent or not voting, 17:

Brookings	Mensing	Olson	Poston
Buck	Moore of Butler	Palmer	Sloane
Harris	Munger	Patrick	Stevens
Heinz	Nelson of	Pendleton	White
Mallonee	Woodhury		

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

House File 226, a bill for an act to amend section one hundred eleven point four (111.4), Code 1950, relating to permits for construction of dams, was taken up for consideration.

Hansen of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?"

The ayes were, 90:

Abel McNesl Fiene Ryan Aubrey Frev Metz Sar Bass Gallup Meyer Schroeder Berry Goode Miller of Schwengel Bloedel Hanna Black Hawk Shepard Hansen Miller of Shelby Boothby Sherod Shifflett Brockmeyer Hanson Moore of Louisa Brown Hendrix Mooty Smith Soeth Brownlie Huisman Morris Stiffler Burris Jones Nicholson Judd Strawman Burrows Nielsen Butler Klemesrud Norland Tate Clark of Koch Nystrom Tierney Oberman Uhlenhopp Appanoose Kosek Van Zwol Clark of Marion Oeth Kuester Oppedahl Langland Voigtmann Cooksey Walker Lisle Paul Cornick Crabb Loss Pedrick Walter Crosier Lucken Pieper Washburn Weiss Darrington Ludwig Putney Weston Davis Martin Ramsever McEleney Eckels Ringgenberg Young Mr. Speaker Fairchild McFarlane Robinson

The nays were, none.

Absent or not voting, 18:

Brookings Mensing Nelson of Pendleton Moore of Butler Woodbury Buck Poston Olson Sloane Harris Munger Nelson of Jasper Palmer Stevens Heinz Patrick White Mallonee

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

House File 158, a bill for an act to amend chapter one hundred seventy-seven (177), Code 1950, relating to corn and small grain growers association, with report of committee recommending passage, 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, 94:

Abel Boothby Burrows Cooksey Brockmeyer Cornick Aubrey Butler Bass Brown Clark of Crabb Berry Brownlie Appanoose Crosier Bloedel Clark of Marion Burris Darrington

Davis	Loss	Norland	Sherod
Eckels	Lucken	Nystrom	Shifflett
Fairchild	Ludwig	Oberman	Smith
Fiene	Martin	Oeth	Soeth
Frey	McEleney	Oppedahl	Stevens
Gallup	McFarlane	Patrick	Stiffler
Goode	McNeal	Paul	Strawman
Hanna	Mensing	Pedrick	Tate
Hanson	Metz	Pieper	Tierney
Hendrix	Meyer	Poston	Uhlenhopp
Huisman	Miller of	Putney	Van Zwol
Jones	Black Hawk	Ramseyer	Voigtmann
Judd	Miller of Shelby	Ringgenberg	Walker
Klemesrud	Moore of Louisa	Robinson	Walter
Koch	Mooty	Ryan	Washburn
Kosek	Morris	Sar	Weiss
Kuester	Nelson of Jasper	Schroeder	Weston
Langland	Nicholson	Schwengel	Young
Lisle	Nielsen	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Brookings	Heinz Mallonee	Nelson of	Pendleton
Buck	manonee	Woodbury	Sloane
Hansen	Moore of Butler	Olson	White
Harris	Munger	Palmer	

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

REPORTS OF COMMITTEES

Nelson 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 33, a bill for an act to amend chapter three hundred sixty-five (365), Code 1950, relating to civil service in municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 192, a bill for an act to amend section three hundred sixty-five point thirteen (365.13), Code 1950, relating to chiefs of police and chiefs of fire departments under civil service, and section three hundred sixty-five point seventeen (365.17), Code 1950, relating to qualifications of fire and police department employees 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.

H. F. NELSON, Chairman.



Stevens of Greene, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor to whom was referred House File 179, a bill for an act to amend section ninety-two point eleven (92.11), Code 1950, relating to employment of persons under sixteen (16) years of age, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY H. STEVENS, Chairman.

Davis of Fayette, from the committee on public utilities, telephone, telegraph and express, submitted the following report:

MR. SPEAKER: Your committee on public utilities, telephone, telegraph and express to whom was referred House File 137, a bill for an act to amend section four hundred two point three (402.3), Code 1950, relating to street railway regulations, begs leave to report it 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 137, section one (1), by striking from the end of line twelve (12) the period (.) and inserting in lieu thereof the words: "other than for the purpose of leaving said vehicle when said vehicle is not more than fifty (50) feet from a passenger unloading zone."

J. C. DAVIS, Chairman.

Van Zwol of O'Brien, 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 60, a bill for an act to amend chapter one hundred seven (107), Code 1950, to provide for participation in the Federal Restoration 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 pess.

JACOB VAN ZWOL, Chairman.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File 211, a bill for an act to amend section one hundred ten point seventeen (110.17), Code 1950, to require fishing licenses for females sixteen (16) years of age or over, begs leave to report it 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.

JACOB VAN ZWOL, Chairman.

Lucken of Plymouth, 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 91, a bill for an act relating to the erection of a memorial to the veterans of the Civil War and to appropriate the

sum of ten thousand dollars (\$10,000.00) to the executive council 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 indefinitely postponed.

J. HENRY LUCKEN, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred House File 140, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1950, relating to the minimum wage of teachers in the public schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. Amend House File 140, section one (1), subsection one (1), by striking the words and figures "two thousand dollars (\$2,000.00)" and inserting in lieu thereof the words and figures "eighteen hundred dollars (\$1800.00)".
- 2. Further amend House File 140 by striking all of subsections two (2) and three (3) of section one (1).

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred House File 97, a bill for an act to amend chapter two hundred ninety-four (294), Code 1950, relating to teachers and providing for sabbatical leaves of absence of teachers and providing for necessary regulations and rules governing the same, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. Amend House File 97, section one (1), line thirty-nine (39), by striking the words "limit the number of" and inserting in lieu thereof the word "grant".
- 2. Amend House File 97, section one (1), line forty (40), by striking the word "granted" and by striking the word "less" and inserting in lieu thereof the word "more".

EARL A. MILLER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPRAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 34. ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, Chairman Senate Committee.

Report adopted.



2

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House File 34.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 5th day of February, 1951, sent to the Governor for his approval: House File 34.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- 1 Amend House Joint Resolution 5, by striking all of 2 sections one (1) and two (2) and inserting the following: 3 Section 1. The following amendment to the Constitution 4 of the State of Iowa is hereby proposed: Article ten (X) of the Constitution of the State of Iowa 5 is amended by inserting therein the following new section: 7 "Sec. 4. On petition to the Secretary of State filed one year before any general election, signed by a number of electors 9 of the state equal to fifteen (15) per cent of those voting 10 for Governor at the last previous general election, proposing an amendment or amendments to the Constitution, the Secretary 11 12 of State shall cause the same to be published, once each month, 13 in two newspapers of general circulation in each Congressional 14 district in the state for three months previous to the next 15 general election and shall cause the proposed amendment or 16 amendments to be submitted to the people at said election. If the people shall approve and ratify such amendment or amendments, 17 18 by a majority of the electors qualified to vote for members of the General Assembly, voting thereon, such amendment or amend-19 ments shall become a part of the Constitution of the State." 20 SCHWENGEL of Scott.
 - 1 Amend House File 94 by adding the following section:
 - Sec. 3. Section three hundred fifty point six (350.6), Code 1950, is hereby amended by adding after the word "lynx" in
 - 4 line two (2) of subsection one (1) the word "fox".
 - Further amend House File 94 by adding as section four (4): 5
 - 6 Sec. 4. The board of supervisors of each county may
 - 7 levy the necessary taxes to pay the claims provided for under
 - this chapter, and such taxes shall be used for no other purposes. COMMITTEE ON FISH AND GAME.

- 1 Amend the committee amendment to House File 106 by
- 2 inserting after the word "permits" in line five (5) the words
- 3 "to pilots with a commercial rating" and striking the
- 4 remaining words.

COMMITTEE ON FISH AND GAME.

- 1 Amend House File 181 as follows:
- 2 1. Section one (1), line nine (9), is amended by striking
- 3 therefrom the word "two" and inserting in lieu thereof the
- 4 word "eight".
- 5 2. Section one (1), line thirteen (13), is amended by
- 6 striking therefrom the word "two" and inserting in lieu thereof
- 7 the word "eight".

BERRY of Calhoun.

- 1 Amend House File 233 by inserting before
- 2 the word "blue" appearing in lines six (6), ten (10), fifteen (15) and eighteen (18) the
- 3 word "flashing".

WALTER of Hardin.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, February 6, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 6, 1951.

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

Prayer was offered by the Reverend Paul Scott of Mason City. The Journal of February 5 was corrected and approved.

PRESENTATION OF VISITORS

Hendrix of Muscatine presented to the House twenty-one sophomores from the citizenship class of Allerton High School, accompanied by their teacher, Virginia Dare North.

Meyer of Sac presented to the House twenty-eight students from the Adult Evening School and six members of the vocational agriculture class of Odeboldt High School.

Voigtmann of Iowa presented to the House Peter Stuck, secretary of the Amana Society.

PETITIONS

Walker of Hamilton presented a petition signed by twenty-eight citizens of Kossuth County urging support of the salary increase adjustment bill for county officers.

Referred to the committee on compensation of public officers and employees.

Walker of Hamilton presented to the House a petition signed by thirteen county officers and deputies of Crawford County urging support of salary increases to county officers of at least \$1,200 per year with seventy-five per cent of the principal salary for deputies.

Referred to the committee on compensation of public officers and employees.

Oeth of Dubuque presented a petition signed by thirteen county officers of Crawford County urging support of salary increases.

Referred to the committee on compensation of public officers and employees.



Crabb of Guthrie presented a petition signed by twenty-nine county officials of Kossuth County urging support of salary increases.

Referred to the committee on compensation of public officers and employees.

Crabb of Guthrie presented a petition signed by thirteen county officers of Crawford County urging support of salary increases.

Referred to the committee on compensation of public officers and employees.

Oeth of Dubuque presented a petition signed by forty-seven residents of Dubuque County urging support of salary increases for county officers.

Referred to the committee on compensation of public officers and employees.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 60, 97, 137, 140, 179 and 192, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 35 and 164.

POINTS OF PERSONAL PRIVILEGE

Frey of Pottawattamie rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable J. Henry Lucken of Plymouth.

Frey of Pottawattamie and Stiffler of Warren escorted Mr. Lucken to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Lucken.

Ludwig of Johnson asked and obtained unanimous consent to have the following poem printed in the Journal:

IOWA

If I could write as poets do
And make the words ring clear and true;
If I could sing as poets sing
And make the notes of music ring;

If I could travel far and wide And have with me a trusty guide, I would not seek climes far away. I still would live in Iowa.

Oh, sometimes when the cold winds blow I'd go down south a month or so. Sometimes when things here fairly bake I'd spend a week up at the lake, And sometimes when I thought it best I'd take a little trip out west. But as for living, day by day, My friends, just give me Iowa.

In Iowa the corn grows tall
It yields a harvest every fall.
In golden fields, oats, wheat and rye
Are bumper crops by mid-July.
But Iowa has culture too,
With schools and churches, not a few.
With boys and girls she, too, is blest
Of all that's good, she has the best.

If I could write as poets do
I'd write each day a verse or two
About the grandeur of the West
And of the State that I love best.
Then when my evening prayers were said
And I had started off to bed,
I'd pause a moment just to say
"Thank God for good old Iowa".

J. A. SWISHER.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the State Comptroller:

OFFICE STATE COMPTROLLER

February 6, 1951.

Mr. A. C. Gustafson, Chief Clerk, House of Representatives.

Dear Mr. Gustafson:

There is transmitted herewith claims against the State of Iowa to be filed with the claims committee of the House of Representatives as follows:

Claims of a general nature numbers 86, 87, 98, 99, 119, 121, 122, 123, 124, 128 and 129.

Highway claim numbers 103, 105, 114, 143 and 145 to 159, inclusive. Index is attached showing number of claim, name of claimant, amount claimed together with decision of the State Appeal Board.

R. E. JOHNSON, Chairman, State Appeal Board.

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved By Board
86	Estate of Benjamin Franklin Howard; Attorneys, Jones, Cambridge & Carl, Atlantic, Iowa—Deceased was killed in an auto accident involving deceased's car and a car stolen by Dean Matthews, an inmate o the Clarinda State Hospital	f \$11,514.10	Rejected
87	Estate of Mary Idell Howard; Attorneys, Jones, Cambridge & Carl, Atlantic Iowa—De- ceased was riding in her hus- band's car when the collision occurred with a car driven by an escaped inmate of the Clarinda State Hospital	10,935.05	Rejected
98	General Mills, Inc., Minneapolis, Minn.—Refund of fuel tax		\$ 643.00
99	D. J. McNamara, Iowa City, Iowa—Car damaged by falling debris caused by high wind	147.00	Rejected
119	Fred Ulch, Elberon, Iowa— Damage to car by deer	66.67	Rejected
121	Leo Kiefer, Keota, Iowa— Overcharge on car registra- tion fee	6.00	6.00
122	Chester L. Book, Allstate Insurance Co.—Car damaged by fireworks while attending Iowa State Fair in August, 1950	0 15.00	Rejected
123	Independent School District, Council Bluffs, Iowa—Refund of sales tax	524.32	524.32
124	County Treasurer, Pocahontas County—Drainage assessment	3,007.20	3,007.20
128	City of Clinton— Refund of sales or use tax	683.53	683.53
129	Employers Mutual Casualty Co., Des Moines, Iowa— Damage to car by truck of the Iowa State Penitentiary	23.49	23.49
H-103-51	Mrs. W. C. Kanuitt, Waterloo, Iowa—Damage to car by highway commission truck	61.18	30.54



No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved By Board
H-105-51	Leo Kelley, Creston, Iowa— Damage to car	72.29	72.29
H-114-51	Hubert Ulm, Hammond, Ind.— Damage to semi-trailer by highway commission snowplow	429.18	129.18
H-143-51	Mr. and Mrs. Omar Benson, Sioux Rapids, Iowa—Damage to car and pain and suffering due to collision between claim- ant's car and highway com- mission power mower	898.67	448.67
H-145-51	William A. Pasutti, Des Moines, Iowa—Damage to car by high- way commission truck	412.16	200.00
H-146-51	G. R. Babbitt, Columbus Junction, Iowa—Loss of 60 small evergreen trees by highway commission operation of power mower		75.00
H-147-51	Theodore Webb, Cherokee, Iowa—Damage to car by high- way commission motor grader	54.49	54.49
H-148-51	William Ross, Creston, Iowa— Wrecked auto, medical expense caused by collision with high- way commission car	1,200.00	200.00
H-149-51	Mrs. Riley Campbell, Rudd, Iowa—Damage to vegetables, shrubbery, flowers and rasp- berries caused by weed spray	50.00	Rejected
H-150-51	Forrest Johnson, Mason City, Iowa—Damage to car by snow- plow	225.87	Rejected
H-151-51	Northern Casualty Co., Des Moines, Iowa—Damage to car caused by highway commission snowplow	176.56	Rejected
H-152-51	Robert A. Shaver, Cumberland, Iowa—Damage to car by high- way commission snowplow	262.50	177.89
H-153-51	Everett Stickley, Jr., Anamosa, Iowa—Damage to car by highway commission truck	210.91	Rejected
H-154-51	O. D. Farney, Hornick, Iowa— Damage to car by high- way commission motor grader	55.82	55.82
H-155-51	A. W. Martin, Davis City, Iowa— Damage to car by highway commission truck		Rejected



H-156-51	Iowa Home Mutual Casualty Co., Des Moines, Iowa—Dam- age to car by highway com- mission truck	202.92	202.92
H-157-51	Carl W. Moddrell, Ottumwa, Iowa—Damage to car by high- way commission truck	50.00	50.00
H-158-51	Vernon K. Smith, Fostoria, Iowa—Damage to station wagon caused by highway com- mission snowplow	172.59	Rejected
H-159-51	Allied Mutual Casualty Co., Des Moines, Iowa—Damage to car and medical bill	350.00	Rejected

Passed on file.

Weston of Buchanan offered the following House resolution, proposed by himself, Pedrick of Wapello, Oberman of Des Moines, Smith of Dickinson, Jones of Clarke, Ryan of Polk, Oppedahl of Humboldt, Paul of Poweshiek, Gallup of Jefferson, Abel of Clayton, Stiffler of Warren, Walter of Hardin and Sherod of Van Buren:

HOUSE RESOLUTION 5

Whereas, a large number of persons visit the House while in session; and

Whereas, many people of prominence are included in this number; and Whereas, it is a personal privilege to the various members of the House to introduce these visitors; and

Whereas, it creates a feeling of belonging to the great State of Iowa, on the part of visitors, to be introduced to the House;

Now, Therefore, Be It Resolved by the House of Representatives, that only past legislators, state officials and school classes accompanied by teachers seated in galleries be introduced to the House.

Laid over under Rule 34.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Hendrix of Muscatine called up for consideration House Concurrent Resolution 13, found on page 330 of the Journal of February 5, and moved its adoption.

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 House is asked:

Senate File 13, a bill for an act relating to the sale of public bonds.

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 to legalize the proceedings taken by the town council of Greene, Iowa.

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

Senate File 189, a bill for an act relating to special limitations of actions in regard to recovery of interests in real estate.

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

Senate Concurrent Resolution 9, fixing the time and dates for the spring recess.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 9

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Friday, February 23, 1951, it be to reconvene on Monday, March 5, 1951, at 2:00 p.m.

Laid over under Rule 34.

SENATE MESSAGES CONSIDERED

Senate File 103, a bill for an act to legalize and validate the proceedings taken by the town council of the town of Ellsworth, Iowa, authorizing and providing for the issuance and sale of \$12,500 worth of general obligation bonds of said incorporated town.

Read first time and referred to committee on judiciary 2.

Senate File 159, a bill for an act to amend section five hundred fifteen point thirty-five (515.35), Code 1950, relating to investments of insurance companies other than life, to authorize investment in obligations issued, assumed or guaranteed by International Bank for Reconstruction and Development.

Read first time and referred to committee on banks, building and loan.

INTRODUCTION OF BILLS

House File 343, by Butler of Pocahontas, Bloedel of Fremont, Frey of Pottawattamie, Eckels of Hancock, Nelson of Woodbury and Brookings of Pottawattamie, a bill for an act to repeal chapter



three hundred thirty-nine (339), Code 1950, relating to coroners, and to enact in lieu thereof a substitute creating a board on postmortem examinations and to prescribe the board's duties, powers and functions; to provide for the appointment of a chief medical referee, his qualifications, powers, duties and functions and a central office and laboratory; to provide for the appointment of county medical referees, their qualifications, powers, duties and functions; and to make an appropriation from the general fund.

Read first time and referred to committee on public health, pharmacy.

House File 344, by Hendrix of Muscatine, Bass of Montgomery, Norland of Worth, Kuester of Cass, Voigtmann of Iowa, Langland of Winneshiek and Sar of Floyd (Lord), a bill for an act to amend section four hundred fifty point four (450.4), Code 1950, by providing for reciprocal exemptions from inheritance tax upon the passing of property to societies, institutions or associations organized or incorporated under the laws of other states for charitable, religious or educational purposes or to trustees for such uses in other states.

Read first time and referred to committee on tax revision.

House File 345, by McNeal of Wright, a bill for an act to amend chapter six hundred ninety-five (695), Code 1950, relating to weapons, firearms and toy pistols.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 346, by Cooksey of Clay, Strawman of Jones, Poston of Wayne and Butler of Pocahontas, a bill for an act to amend section ninety-seven point forty-five (97.45), Code 1950, relating to retirement benefits.

Read first time and referred to committee on social security.

House File 347, by Mallonee of Audubon, Munger of Woodbury, Mooty of Grundy, Robinson of Delaware, Davis of Fayette, Bass of Montgomery, Ryan of Polk and Van Zwol of O'Brien, a bill for an act to regulate the making and sale of abstracts of title to real estate for the protection of the public, to create a board of examiners and to prescribe its powers and duties to provide for licensing of persons, firms and corporations engaged in said business,



to require the maintenance of surety bonds by licensees, to require the examination and registration of persons engaged in the business of making and certifying abstracts of title to real estate, and prescribing penalties for violations, and to provide for the licensing without examination of persons, firms and corporations engaged in said business since October 1, 1950.

Read first time and referred to committee on judiciary 1.

House File 348, by Nelson of Woodbury, a bill for an act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to the appointment and compensation of juvenile court probation officers and secretaries.

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

House File 349, by Clark 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.

Read first time and referred to committee on judiciary 2.

INTRODUCTION OF JOINT RESOLUTION

Schwengel of Scott asked and obtained unanimous consent to have House Joint Resolution 7 printed in full in the Journal and immediately placed on the calendar.

House Joint Resolution 7, by Schwengel of Scott, Paul of Poweshiek, Kuester of Cass, Weiss of Crawford, Poston of Wayne, Nelson of Woodbury, Strawman of Jones, McFarlane of Black Hawk, Mooty of Grundy, Sloane of Polk, Brownlie of Madison and Metz of Decatur (Bekman, Dailey, Anderson, Humbert, Elthon, Lord, Doud and Hedin), a joint resolution for designating the new office building now under construction on the capitol grounds the "James W. Grimes State Office Building."

Whereas, it is of prime importance for the people to preserve their rich history and their great heritage, and

Whereas, James W. Grimes was a great pioneer leader in the history of Iowa, extending from the time of the first constitutional convention and on through the second and third constitutional conventions, and

Whereas, he was a great public servant, and was a leader in the Iowa agriculture movement, and



Whereas, he was a member of the first legislative assembly in 1838, and was a leader in promoting interest in railroad building and internal improvements, and

Whereas, he was prominent in promoting and securing the adoption of our present constitution, and

Whereas, he was a leader in establishing the capitol at Des Moines, and Whereas, he served with great distinction during the period of the civil war and in the United States Senate, and

Whereas, he is recognized by most historians as the greatest public servant and political leader in the history of Iowa, and

Whereas, he was the leader and author of many ideas in government that make a state office building necessary, and

Whereas, James W. Grimes, through a peculiar set of circumstances, has never been properly recognized by the great State of Iowa, Now, Therefore, Be It Resolved by the General Assembly of the State of Iowa:

Section 1. That the new office building now under construction on the capitol grounds be officially designated as the "James W. Grimes State Office Building", in memory of and appreciation of his great talents and leadership in the history of the State of Iowa.

Read first time and placed on the calendar.

HOUSE FILE 37 REFERRED TO COMMITTEE

Clark of Marion moved to refer House File 37 to the committee on social security.

Motion prevailed.

HOUSE FILE 133 RE-REFERRED

Walker of Hamilton moved to re-refer House File 133 to the committee on motor vehicles, commerce and trade.

Motion prevailed.

HOUSE FILE 28 REFERRED TO COMMITTEE

Palmer of Lee asked and obtained unanimous consent to recall House File 28 from the committee on judiciary 1 and to refer the bill to the committee on judiciary 2.

HOUSE FILE 256 WITHDRAWN

Oeth of Dubuque asked and obtained unanimous consent to withdraw House File 256 from further consideration by the House.



CONSIDERATION OF BILLS

House File 96, a bill for an act to amend section three hundred twenty-one point three hundred sixty-one (321.361), Code 1950, relating to the parking of vehicles, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 101:

Abel	Goode	Miller of Shelby	Ryan
Bass	Hanna	Moore of Louisa	Sar
Berry	Hanson	Mooty	Schroeder
Bloedel	Harris	Morris	Schwengel
Boothby	Hendrix	Munger	Shepard
Brockmeyer	Huisman	Nelson of Jasper	Sherod
Brookings	Jones	Nelson of	Shifflett
Brown	Judd	Woodbury	Sloane
Brownlie	Klemesrud	Nicholson	Smith
Burris	Koch	Nielsen	Soeth
Burrows	Kosek •	Norland	Stevens
Butler	Kuester	Nystrom	Stiffler
Clark of	Langland	Oberman	Strawman
Appanoose	Lisle	Oeth	Tate
Clark of Marion	Loss	Olson	Tierney
Cooksey	Ludwig	Oppedahl	Uhlenhopp
Cornick	Mallonee	Palmer	Van Zwol
Crabb	Martin	Patrick	Voigtmann
Crosier	McEleney	Paul	Walker
Darrington	McFarlane	Pedrick	Walter
Davis	McNeal	Pendleton .	Washburn
Eckels	Mensing	Pieper	Weiss
Fairchild	Metz	Putney	Weston
Fiene	Meyer	Ramseyer	White
Frey.	Miller of	Ringgenberg	Young
Gallup	Black Hawk	Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 7:

Aubrey Hansen Lucken Poston Buck Heinz Moore of Butler

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

House File 221, a bill for an act to amend section five hundred eighty-six point one (586.1), Code 1950, relating to legalizing acts of notaries public and acknowledgments, was taken up for consideration.

Uhlenhopp 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, 101:

Abel Bass Berry Bloedel	Gallup Goode Hanna Hanson	Miller of Black Hawk Miller of Shelby Moore of Louisa	Ryan Sar Schroeder Schwengel
Boothby	Harris	Mooty	Shepard
Brockmeyer	Hendrix	Morris	Sherod
Brookings	Huisman	Munger	Shifflett
Brown	Jones	Nelson of Jasper	Sloane
Brownlie	Judd	Nicholson	Smith
Buck	Klemesrud	Nielsen	Soeth
Burris	Koch	Norland	Stevens
Burrows	Kosek	Nystrom	Stiffler
Butler	Kuester	Oberman	Strawman
Clark of	Langland	Oeth	Tierney
Appanoose	Lisle	Olson	Uhlenhopp
Clark of Marion	Loss	Oppedahl	Van Zwol
Cooksey	Lucken	Palmer	Voigtmann
Cornick	Ludwig	Patrick	Walker
Crabb	Mallonee	Paul	Walter
Crosier	Martin	Pedrick	Washburn
Darrington	McEleney	Pendleton	Weiss
Davis	McFarlane	Pieper	Weston
Eckels	McNeal	Putney	White
Fairchild	Mensing	Ramseyer	Young
Fiene	Metz	Ringgenberg	Mr. Speaker
Frey	Meyer	Robinson	

The nays were, none.

Absent or not voting, 7:

Aubrey	Heinz	Nelson of	Poston
Hansen	Moore of Butler	Woodbury	Tate

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

House File 223, a bill for an act to amend section five hundred fifty-eight point twenty (558.20), Code 1950, relating to the taking of acknowledgments within the state by a notary public, was taken up for consideration.

Uhlenhopp 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, 100:

Abel	Gallup	Miller of Shelby	Sar
Bass	Goode	Moore of Butler	Schroeder
Berry	Hanna	Moore of Louisa	Schwengel
Bloedel	Hanson	Mooty	Shepard
Boothby	Harris	Morris	Sherod
Brockmeyer .	Huisman	Munger	Shifflett
Brookings	Jones	Nelson of Jasper	Sloane
Brown	Judd	Nicholson	Smith
Brownlie	Klemesrud	Nielsen	Soeth
Buck	Koch	Norland	Stevens
Burris	Kosek	Oberman	Stiffler
Burrows	Kuester	Oeth	Strawman
Butler	Langland	Olson	Tate
Clark of	Lisle	Oppedahl	Tierney
Appanoose	Loss	Palmer	Uhlenhopp
Clark of Marion	Lucken	Patrick	Van Zwol
Cooksey	Ludwig	Paul	Voigtmann
Cornick	Mallonee	Pedrick	Walker
Crabb	Martin	Pendleton	Walter
Crosier	McEleney	Pieper	Washburn
Darrington	McNeal	Putney	Weiss
Davis	Mensing	Ramseyer	Weston
Eckels	Metz	Ringgenberg	White
Fairchild	Meyer	Robinson	Young
Fiene	Miller of	Ryan	Mr. Speaker
Frey	Black Hawk	S	

The nays were, none.

Absent or not voting, 8:

Aubrey	Hendrix	Nelson of	Nystrom
Hansen	McFarlane	Woodbury	Poston
Heinz			

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

House File 17, a bill for an act to amend section three hundred forty-five point one (345.1), Code 1950, relating to expenditures of county boards of supervisors, with report of committee recommending amendment and passage, was taken up for consideration.

Pieper of Allamakee offered the following amendments proposed by the committee on county and township affairs and moved their adoption:

Amend House File 17 as follows:

- 1. Strike lines five (5) and six (6) of section one (1) and insert in lieu thereof the following: "Further amend by striking the words 'five thousand' in line eight (8) and inserting in lieu thereof the words 'seventy-five hundred'."
 - 2. Strike all of section two (2).

Amendments adopted.

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, 67:

Abel	Eckels	Meyer	Pieper
Bass	Fairchild	Miller of	Ringgenberg
Berry	Frey	Black Hawk	Sar
Brockmeyer	Hanson	Moore of Butler	Sherod
Brookings	Harris	Mooty	Shifflett
Brown	Hendrix	Morris	Sloane
Brownlie	Huisman	Munger	Stiffler
Buck	Jones	Nelson of Jasper	Strawman
Burris	Koch	Nicholson	Tate
Butler	Kosek	Nielsen	Tierney
Clark of Marion	Langland	Nystrom	Uhlenhopp
Cooksey	Lisle	Oberman	Walter
Cornick	Loss	Oeth	Washburn
Crabb	Lucken	Oppedahl	Weiss
Crosier	Ludwig	Paul	Weston
Darrington	McEleney	Pedrick	Young
Davis	Mensing	Pendleton	Mr. Speaker

The nays were, 25:

Boothby	Judd	Norland		Shepard
Burrows	Kuester	Olson		Smith
Clark of	Mallonee	Ramseyer	10	Soeth
Appanoose	Martin	Ryan		Van Zwol
Fiene	Metz	Schroeder		Voigtmann
Gallup	Miller of Shelby	Schwengel		White
Hanna	Moore of Louisa			

Absent or not voting, 16:

Aubrey	Klemesrud	Palmer	Robinson
Bloedel	McFarlane	Patrick	Stevens
Goode	McNeal	Poston	Walker
Hansen	Nelson of	Putney	
Heinz	Woodbury	2000 00 200 M	**

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

House File 90, a bill for an act to amend section two hundred seventy-nine point thirteen (279.13), Code 1950, relating to teachers' contracts and section two hundred sixty point ten (260.10) relating to the issuance of teachers' certificates by the board of educational examiners to foreign applicants and providing for the exchange of teachers between school districts and other schools, and providing for necessary regulations and rules governing the same, with report of committee recommending amendment and passage, was taken up for consideration.

Munger of Woodbury offered the following amendments proposed by the committee on schools, libraries, state educational institutions, and moved their adoption:

- 1. Amend House File 90, section one (1), line nineteen (19), by striking the words "or her."
- 2. Amend House File 90, section one (1), line twenty-three (23), by striking the word "her," and inserting in lieu thereof the word "him."

Amendments adopted.

Munger 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:

Abel	Hanna		Willow of Challes	Sar
			Miller of Shelby	
Bass	Hanson		Moore of Butler	Schroeder
Berry	Harris		Moore of Louisa	Schwengel
Bloedel	Hendrix		Mooty	Shepard
Boothby	Huisman		Morris	Sherod
Brockmeyer	Jones		Munger	Sloane
Brookings	Judd		Nelson of Jasper	Smith
Brown	Klemesrud		Nicholson	Soeth
Brownlie	Koch		Nielsen	Stevens
Buck	Kosek		Norland .	Stiffler
Burris	Kuester		Nystrom	Strawman
Burrows	Langland		Oberman	Tate
Butler	Lisle		Oeth	Tierney
Clark of Marion	Loss		Olson	Uhlenhopp
Cooksey	Lucken		Oppedahl	Van Zwol
Cornick	Ludwig		Paul	Voigtmann
Crabb	Mallonee		Pedrick	Walker
Crosier	Martin		Pendleton	Walter
Darrington	McEleney		Pieper	Weiss
Eckels	McNeal		Putney	Weston
Fairchild	Mensing		Ramseyer	White .
Fiene	Metz		Ringgenberg	Young
Frey	Meyer		Robinson	Mr. Speaker
Gallup	Miller of	-	Ryan	
Goode	Black Hawk			

The nays were, none.

Absent or not voting, 12:

Aubrey	Hansen	Nelson of	Poston
Clark of	Heinz	Woodbury	Shifflett
Appanoose	McFarlane	Palmer	Washburn
Davis		Patrick	

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

House File 94, a bill for an act to amend sections three hundred fifty point one (350.1) and three hundred fifty point five (350.5),

Code 1950, relating to bounties on wild animals, with report of committee recommending amendment and passage, was taken up for consideration.

Lisle of Page offered the following amendment proposed by the committee on fish and game and moved its adoption:

Amend House File 94 by striking all of section two (2) and inserting in lieu thereof the following:

"Sec. 2. Section three hundred fifty point five (350.5), subsection one (1), Code 1950, is hereby amended by adding after the word 'lynx,' in line one (1) thereof, the word 'fox,'."

Amendment adopted.

Lisle of Page offered the following amendments proposed by the committee on fish and game and moved their adoption:

Amend House File 94 by adding the following section:

Sec. 3. Section three hundred fifty point six (350.6), Code 1950, is hereby amended by adding after the word "lynx" in line two (2) of subsection one (1) the word "fox".

Further amend House File 94 by adding as section four (4):

Sec. 4. The board of supervisors of each county may levy the necessary taxes to pay the claims provided for under this chapter, and such taxes shall be used for no other purposes.

Amendments adopted.

Lisle of Page offered the following amendment and moved its adoption:

Amend the title to House File 94 by striking the word "and" in line two (2) and inserting in lieu thereof a comma (,) and by inserting before the comma (,) at the end of line two (2) the words and figures "and three hundred fifty point six (350.6)".

Amendment adopted.

Tate of Cerro Gordo moved the previous question.

Motion lost.

Meyer of Sac moved the previous question.

Motion prevailed.

Lisle 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, 84:

Abel	Gallup	Moore of Louisa	Schroeder
Bass	Hanna	Mooty	Schwengel
Berry	Harris	Morris	Shepard
Bloedel	Hendrix	Nelson of Jasper	Sherod
Brockmeyer	Judd	Nicholson	Shifflett
Brown	Klemesrud	Nielsen	Sloane
Brownlie	Koch	Norland	Smith
Buck	Kosek	Nystrom	Stevens
Butler	Kuester	Oberman	Stiffler
Clark of	Langland	Olson	Strawman
Appanoose	Lisle	Oppedahl	Tate
Clark of Marion	Loss	Palmer	Uhlenhopp
Cooksey	Lucken	Patrick	Van Zwol
Cornick	Mallonee	Paul	Voigtmann
Crabb	Martin	Pedrick	Walker
Crosier	McEleney	Pendleton	Walter
Darrington	McNeal	Poston	Washburn
Davis	Mensing	Ramseyer	Weiss
Eckels	Meyer	Ringgenberg	Weston
Fairchild	Miller of Shelby	Ryan	White
Fiene	Moore of Butler	Sar	Young
Frev			•

The nays were, 14:

Aubrey	Hanson	Metz	Soeth
Boothby	Huisman	Oeth	Tierney
Burris	Jones	Pieper	Mr. Speaker
Hansen	Ludwig	171137. * 1717	•

Absent or not voting, 10:

Brookings	McFarlane	Munger	Putney
Burrows	Miller of	Nelson of	Robinson
Goode	Black Hawk	Woodbury	
Heinz			

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

HOUSE FILE 61 WITHDRAWN

Frey of Pottawattamie asked and obtained unanimous consent to withdraw House File 61 from further consideration by the House.

HOUSE FILE 337 WITHDRAWN

Clark of Marion asked and obtained unanimous consent to withdraw House File 337 from further consideration by the House.

HOUSE FILE 162 WITHDRAWN

Crabb of Guthrie asked and obtained unanimous consent to withdraw House File 162 from further consideration by the House.

REPORTS OF COMMITTEES

Meyer of Sac, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 152, a bill for an act to amend section one hundred seventy-four point two (174.2), Code 1950, to clarify the powers of a "society" as defined in section one hundred seventy-four point two (174.2), begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DWIGHT W. MEYER, Chairman.

Robinson of Delaware, from the committee on railroads, submitted the following report:

MR. SPEAKER: Your committee on railroads to whom was referred House File 81, a bill for an act to amend section four hundred seventy-seven point twenty-two (477.22), Code 1950, relating to headlights for rail employees when using track power cars at night, begs leave to report it 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. Amend the title of House File 81 by inserting after the figures and comma "(477.22)," the words and figures "and section four hundred seventy-seven point twenty-five (477.25)".
- 2. Further amend House File 81 by striking all of section one (1) and substituting in lieu thereof the following sections:

Section four hundred seventy-seven point twenty-two (477.22), Code 1950, is amended and revised and codified to read as follows: "Headlights. It shall be the duty of every person, firm, or corporation owning or operating any line of railway within the state, except lines under twenty miles in length operated wholly within this state, to equip all locomotives, power vehicles, power cars, or other equipment used as the equivalent of or in place of a locomotive, when used in the transportation of passengers, employees or freight, with a headlight of sufficient candle power, measured with a reflector, to throw a light in clear weather that will enable the operator of same to plainly discern an object the size of a man lying prone on the track at a distance of eleven hundred feet from the headlight, and thereafter to maintain and use such headlights upon every such locomotive, vehicle, car, or other equipment; provided, however, that track power cars when used during the nighttime by employees in the performance of work, shall be equipped with an electric headlight of sufficient candlepower, measured with a reflector to throw a light in clear weather that will enable the operator to see an obstruction on the track for a distance of five hundred (500) feet."

- Sec. 2. Section four hundred seventy-seven point twenty-five (477.25), Code 1950, is amended by inserting after the word "locomotive" in line four (4) the words "or track power work car".
 - Sec. 3. This act shall not be effective until January 1, 1952.

GLENN E. ROBINSON, Chairman.



Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 82, a bill for an act to amend section two hundred seventy-eight point one (278.1), Code 1950, and chapter two hundred seventy-nine (279), Code 1950, relating to the sale, lease or other disposition of property, belonging to a 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 be amended as follows, and when so amended the bill do pass.

Amend House File 82 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-eight point one (278.1), Code 1950, is amended by striking the period after the word "thereof" in line four (4) of subsection two (2), and inserting in lieu thereof a comma, and adding thereto the following: "provided that nothing in this subsection shall prevent sale, lease or other disposition by the directors of the school district of real or other property belonging to said corporation as provided in chapter 279 of the Code as amended by section two (2) of this act."

Sec. 2. Chapter two hundred seventy-nine (279), Code 1950, is amended by adding a new section as follows: "The board of directors of consolidated school corporations maintaining a central school and of each independent school corporation which embraces a city or town, other than cities acting under special charter and having a population of fifty thousand (50,000) or more, may sell, lease or dispose of, in whole or in part, any schoolhouse or site or other property belonging to the corporation of a value not to exceed twenty-five hundred dollars (\$2,500.00) in independent school districts if the population is less than twenty-five hundred (2,500); not to exceed five thousand dollars (\$5,000.00) in independent school districts if the population is twenty-five hundred (2,500) and less than five thousand (5,000); not to exceed ten thousand dollars (\$10,-000.00) in independent school districts if population is five thousand (5,000) or more; and not to exceed five thousand dollars (\$5,000.00) in any consolidated school district which maintains a central school, and direct the application to be made of the proceeds thereof.

"Before the board of directors may sell, lease or dispose of any property belonging to the school corporation it shall conform to the provisions as set forth in sections two hundred ninety-seven point twenty-three (297.23) and two hundred ninety-seven point twenty-four (297.24). Any real estate sold shall be appraised by three disinterested freeholders in the school district appointed by the county superintendent of schools of the county in which said real estate is located.

"Nothing herein contained shall be construed as limiting the power to sell certain property in consolidated school districts as provided by section two hundred ninety-seven point twenty-one (297.21)."

EARL A. MILLER, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 69, a bill for an act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to the appointment of probation officers in juvenile court and their salaries and 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 be amended as follows, and when so amended the bill do pass.

Amend House File 69, section one (1), by striking in line fourteen (14) the words "population of the respective counties served and".

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 129, a bill for an act to amend section ninety-four point six (94.6), Code 1950, relating to limitation of employment agency fee, begs leave to report it 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 129, section one (1), by striking from line three (3) thereof the word "twenty" and substituting in lieu thereof the word "twenty-five".

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 180, a bill for an act authorizing a patent to issue to the southeast quarter (SE%) of the southwest quarter (SW%) of Section sixteen (16), Township seventy-eight (78) North, Range two (2), West of the 5th P. M., Muscatine County, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 200, a bill for an act to amend section six hundred sixty-eight point thirty-three (668.33), Code 1950, relating to the termination of exhausted guardianships, begs leave to report it has had 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 236, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Cherokee, Iowa, with reference to the conveyance of real estate acquired by virtue of the provisions of section two hundred ninety-seven point three (297.3), Code 1950, and to authorize and direct the issuance of a patent to such



real estate by the governor and the secretary 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.

C. M. STRAWMAN, Chairman,

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Seacte File 3, a bill for an act providing for revocation of licenses for carrying on, or used in carrying on of any business, trade, vocation, commercial enterprise or undertaking, by reason of the possession of gambling devices, and prohibiting the issuance of licenses in certain instances, begs leave to report it has had 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 71, 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 school building bonds of the Consolidated School District of Newhall, in the county of Benton, State of Iowa, and declaring said bonds issued and sold 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.

C. M. STRAWMAN, Chairman.

Weston of Buchanan, from the committee on agriculture 2, horticulture and dairy, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 113, a bill for an act to amend section five hundred forty-four point sixteen (544.16), Code 1950, relating to funds of local warehouse 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.

L. O. WESTON, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 124, a bill for an act to amend sections one hundred seventy-nine point two (179.2), one hundred seventy-nine point five (179.5) and one hundred seventy-nine point six (179.6), Code 1950, relating to the compensation of appointive members of the Iowa Dairy Industry Commission and to the extension of the annual butterfat tax period, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

L. O. WESTON, Chairman.



Klemesrud of Winnebago, from the committee on board of control, submitted the following report:

MR. SPEAKER: Your committee on board of control to whom was referred House File 4, a bill for an act to authorize the state board of control to construct a domiciliary dormitory of not less than 250 bed capacity to replace obsolete building at the Iowa Soldiers' Home, and to appropriate money therefor, 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.

THEO. KLEMESRUD, Chairman.

House File 4 referred to the committee on appropriations.

Also:

MR. SPEAKER: Your committee on board of control to whom was referred House File 31, a bill for an act to amend section two hundred twenty-three point sixteen (223.16), Code 1950, to provide for the creation of a lien for the cost of care of inmates in Woodward state hospital and Glenwood state school, begs leave to report it has had 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.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 227, a bill for an act to legalize and validate orders, judgments and decrees entered prior to July 4, 1951, upon service of notice by publication or posting, begs leave to report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 228, a bill for an act to legalize and validate orders, judgments and decrees entered prior to July 4, 1951, where acceptance of service of notice, delivery of copy thereof or posting or proof of posting was done by an attorney or his agent, begs leave to report it has had 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 PALMER, JR., Chairman.

Metz of Decatur, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing to whom was referred House File 138, a bill for an act to amend section six hundred eighteen point two (618.2), Code 1950, relating to the publication of notices, reports of proceedings and similar matter, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KATHERYN C. METZ, Chairman.



Kosek of Linn, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations to whom was referred House File 27, a bill for an act to amend subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1950, relating to exemptions from moneys and credits taxation of the capital stock in certain manufacturing 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.

ERNEST KOSEK, Chairman.

Also:

MR. SPEAKER: Your committee on private corporations to whom was referred House File 185, a bill for an act to amend chapter five hundred four (504), Code 1950, corporations not for pecuniary profit, by adding thereto a section relating to limiting the liability 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.

ERNEST KOSEK, Chairman.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: February 6, 1951, House File 34.

AMENDMENTS FILED

- 1 Amend House File 101 by striking the
- 2 word "September" in lines five (5), eight (8) and eleven (11),
- 3 and substituting in lieu thereof the word "December".

WEISS of Crawford.

- 1 Amend House File 102, section one (1), by adding thereto
- 2 the following:
- 8 "Provided, however, that this requirement shall not
- 4 apply to students who on or before October 1, 1950, were
- 5 regularly enrolled and in resident attendance at approved
- 6 schools or colleges of chiropractic."

SCHWENGEL of Scott. KUESTER of Cass.

- 1 Amend House File 198 by inserting after section
- 2 twenty-four (24) the following new section:
- 8 Sec. 25. Utilities boards-proceedings. Immediately
- 4 following each meeting of the trustees or governing board of
- 5 each municipally owned public utility, the trustees or board
- 6 members shall publish by one insertion in at least one newspaper
- 7 a summary of the proceedings together with a list of warrants

- 8 drawn, the names of persons, firms, or corporations to whom
- 9 drawn, the amount thereof, and the reason therefor. Publication
- 10 shall be made in the manner provided by section six hundred
- 11 eighteen point fourteen (618.14). Failure to make such publi-
- 12 cation shall constitute a misdemeanor.
- 13 Further amend said House File by renumbering the remaining
- 14 sections.

METZ of Decatur. MOOTY of Grundy.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, February 7, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 7, 1951.

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

Prayer was offered by the Reverend Peter Jansen, pastor of the First Congregational Church, Mason City.

The Journal of February 6 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Burrows of Benton on request of Ringgenberg of Story; Nystrom of Boone on request of Butler of Pocahontas.

PRESENTATION OF VISITORS

Lisle of Page presented to the House the Honorable L. E. Wilson, former member of the House from Wright County.

PETITIONS

Aubrey of Wapello presented a petition signed by thirty public service employees of Wapello County urging support of House File 127.

Referred to the committee on social security.

Fiene of Chickasaw presented a telegram from two representatives of Iowa Chiropractors Association urging support of House File 102 without amendments.

Referred to the committee on public health, pharmacy.

Fiene of Chickasaw presented a telegram from ten county officers of Chickasaw County urging support of salary increases for county officers and allowances for feeding prisoners.

Referred to the committee on compensation of public officers and employees.

Nicholson of Taylor presented a petition signed by ten residents of Bedford opposing House File 231.

Referred to the committee on insurance.

Nicholson of Taylor presented a petition signed by six residents of Bedford urging support of House File 18, House File 99 and House File 123.

Referred to the committee on compensation of public officers and employees.

Putney of Tama presented a petition signed by one hundred eleven faculty members and students of Dysart High School urging support of Senate Joint Resolution 1.

Referred to the committee on constitutional amendments.

Schwengel of Scott presented a resolution passed by the Scott County Volunteer Firemen's Association (New Liberty Volunteer Fire Department and Pleasant Valley Volunteer Fire Department) urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Hanson of Lyon presented a petition signed by nine county officers from Fremont County urging legislation on adjustment of salaries, increasing fees, allowances for feeding prisoners and payment by county for premiums on official bonds of all county officers.

Referred to the committee on compensation of public officers and employees.

Hanson of Lyon presented a petition signed by one hundred sixtyfive residents of Lyon County asking enactment of legislation to regulate driving speed on highways.

Referred to the committee on motor vehicles, commerce and trade.

Hanson of Lyon presented a petition signed by eight county officials of Wayne County urging support of salary increases for county officers.

Referred to the committee on compensation of public officers and employees.

Bloedel of Fremont presented a petition signed by nine county officers from Fremont County urging legislation on adjustment of



salaries, increasing fees, allowance for feeding prisoners and payment by county for premiums on official bonds of all county officers.

Referred to the committee on compensation of public officers and employees.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 4, 27, 31, 69, 81, 82, 113, 124, 129, 138, 152, 180, 185, 200, 227, 228 and 236, and Senate Files 3 and 71, under Rule 72.

EXTENSION OF TIME GRANTED

Miller of Black Hawk asked and obtained unanimous consent for the suspension of Rule 56 in regard to all bills referred to the committee on schools, libraries, state educational institutions.

STANDING COMMITTEE APPOINTMENT

The Speaker announced the appointment of Lisle of Page to the committee on motor vehicles, commerce and trade.

COMMUNICATION

The Chief Clerk announced the receipt of the following copy of a communication addressed to the Secretary of State:

February 5, 1951.

Honorable Melvin D. Synhorst, Secretary of State, State of Iowa, Des Moines 19, Iowa. My dear Mr. Synhorst:

This is in reply to your letter of January 22, 1951, addressed to the President of the United States which has been referred to the Veterans Administration, and to your letter of the same date addressed to the Administrator, both of which forwarded copies of Senate Concurrent Resolution 4, adopted by the Senate and House of the Fifty-fourth General Assembly of Iowa. This concurrent resolution requests that the Veterans Administration Domiciliary at Clinton, Iowa, be used to full capacity.

Due to our present budgetary limitations, the Veterans Administration is confined to the operation of only those beds presently authorized in our existing hospitals and domiciliaries. An increase in either hospital or domiciliary beds, therefore, cannot be granted at this time.

Sincerely yours, O. W. CLARK, Deputy Administrator.

SPECIAL ORDER

Strawman of Jones asked and obtained unanimous consent to have Senate File 3 made a special order of business for February 14. at 10:00 a.m.

Strawman of Jones asked and obtained unanimous consent to have printed five hundred (500) copies of Senate File 3 as amended by the Senate.

ADOPTION OF SENATE CONCURRENT RESOLUTION

Goode of Davis called up for consideration Senate Concurrent Resolution 9, found on page 349 of the Journal of February 6, and moved its adoption.

Resolution adopted.

ADOPTION OF HOUSE RESOLUTION

Weston of Buchanan called up for consideration House Resolution 5, found on page 348 of the Journal of February 6, and moved its adoption.

Resolution adopted.

EXPUNCE RECORD ON HOUSE FILE 222

Uhlenhopp of Franklin asked and obtained unanimous consent to expunge the record on the consideration and passage of House File 222.

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 44, a bill for an act to legalize the special election and the proceedings authorizing the sale of school building bonds in the county of Mitchell.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 13, a bill for an act to amend sections seventy-five

point two (75.2) and seventy-five point nine (75.9), Code 1950, relating to the sale of public bonds.

Read first time and referred to committee on judiciary 1.

Senate File 72, a bill for an act to legalize and validate the proceedings, taken by the town council of the town of Greene, Butler County, Iowa, for the construction of extensions and improvements to the municipal waterworks and to authorize the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforcible obligations of said town.

Read first time and referred to committee on judiciary 2.

Senate File 189, a bill for an act to amend sections six hundred fourteen point fourteen (614.14), six hundred fourteen point fifteen (614.15), six hundred fourteen point seventeen (614.17), six hundred fourteen point twenty (614.20), six hundred fourteen point twenty-two (614.22), and six hundred fourteen point sixteen (614.16), Code 1950, relating to special limitations of actions in regard to recovery of interests in real estate.

Read first time and passed on file.

INTRODUCTION OF BILLS

House File 350, by committee on printing, a bill for an act to amend section three hundred forty-nine point seventeen (349.17), Code 1950, relating to official newspapers.

Read first time and placed on the calendar.

House File 351, by committee on printing, a bill for an act to amend section six hundred eighteen point eleven (618.11), Code 1950, relating to fees for publication.

Read first time and placed on the calendar.

House File 352, by McNeal of Wright, Abel of Clayton and Tate of Cerro Gordo, a bill for an act to amend section eighty point nine (80.9), Code 1950, relating to the Department of Public Safety.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 358, by Metz of Decatur, Brownlie of Madison and Voigtmann of Iowa (Gillespie), a bill for an act to amend chapter



two hundred fifty-two (252), Code 1950, relating to the administration of poor laws.

Read first time and referred to committee on social security.

House File 354, by Brockmeyer of Howard, Sar of Floyd, Morris of Dallas, Smith of Dickinson, Langland of Winneshiek, Crabb of Guthrie, Miller of Black Hawk, Huisman of Osceola, Darrington of Harrison and Brown of Mahaska, a bill for an act to amend chapter one hundred seventy-six (176), Code 1950, relating to farm aid associations and amending the law relative to the annual meetings of such associations, the amounts to be appropriated for such associations and the method of disbursing the money appropriated.

Read first time and referred to committee on agriculture 1.

House File 355, by committee on judiciary 2, a bill for an act to amend, revise and codify chapter five hundred ninety-one (591), Code 1950, relating to the legalization of acts concerning corporations.

Read first time and placed on the calendar.

House File 356, by committee on judiciary 2, a bill for an act providing for the repeal of sections four hundred ninety-one point forty-four (491.44) and four hundred ninety-one point forty-five (491.45), Code 1950, relating to corporations for pecuniary profit.

Read first time and placed on the calendar.

House File 357, by Patrick of Sioux, a bill for an act to amend chapter four hundred twenty-seven point one (427.1), subsection seventeen (17), Code 1950, relating to personal tax exemption for United States armed forces members on farming utensils.

Read first time and referred to committee on tax revision.

House File 358, by Frey of Pottawattamie, Tate of Cerro Gordo, Munger of Woodbury, Ryan of Polk and Schwengel of Scott, a bill for an act to create an athletic commission, to provide for its powers, duties and organization; to repeal certain sections of the Code relating to athletics; and to provide for an initial appropriation to establish said commission.

Read first time and referred to committee on departmental affairs.

House File 359, by Sloane of Polk, Ryan of Polk, Pendleton of Buena Vista, Lucken of Plymouth and Tierney of Webster, a bill



for an act to amend section four hundred twenty-five point eleven (425.11), Code 1950, relating to homestead tax credits.

Read first time and referred to committee on tax revision.

House File 360, by committee on roads and highways, a bill for an act relating to the taxation and registration of motor vehicles exclusively engaged in interstate commerce and providing for reciprocity agreements; amending sections three hundred twenty-one point fifty-three (321.53), three hundred twenty-one point fifty-six (321.56) and three hundred twenty-six point two (326.2), Code 1950.

Read first time and placed on the calendar.

House File 361, by Martin of Monroe, Bass of Montgomery, Kuester of Cass and Young of Union, a bill for an act to amend section four hundred sixty-seven A point five (467A.5), Code 1950, relating to election of commissioners in soil conservation districts.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

SENATE FILE 189 SUBSTITUTED FOR HOUSE FILE 222

Uhlenhopp of Franklin asked and obtained unanimous consent to substitute Senate File 189 for House File 222 and for its immediate consideration.

CONSIDERATION OF BILLS

Senate File 189, a bill for an act to amend sections six hundred fourteen point fourteen (614.14), six hundred fourteen point fifteen (614.15), six hundred fourteen point seventeen (614.17), six hundred fourteen point twenty (614.20), six hundred fourteen point twenty-two (614.22), and six hundred fourteen point sixteen (614.16), Code 1950, relating to special limitations of actions in regard to recovery of interests in real estate, was taken up for consideration.

Palmer of Lee offered the following amendment and moved its adoption:

Amend Senate File 189, section six (6), line six (6), by striking the word "it" and substituting in lieu thereof the word "they".

Amendment adopted.



Uhlenhopp 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, 91:

Abel Gallup Miller of Shelby Ringgenberg Bass Goode Moore of Butler Ryan Berry Hanna Moore of Louisa Sar Bloedel Hanson Mooty Schroeder Schwengel Brockmeyer Huisman Morris Brookings Jones Munger Sherod Judd Nelson of Jasper Shifflett Brown Brownlie Klemesrud Nicholson Sloane Buck Koch Nielsen Smith Burris Kosek Norland Soeth Butler Kuester Oberman Strawman Clark of Langland Oeth Tate Lisle Olson Tierney Appanoose Ludwig Clark of Marion Oppedahl Uhlenhopp Cooksey Mallonee Palmer Van Zwol Cornick Martin Patrick Walker Crabb McElenev Paul Walter Crosier McFarlane Pedrick Weiss Darrington McNeal Pendleton Weston Mensing Pieper White Davis Poston Eckels Metz Young Fairchild Meyer Putney Mr. Speaker Miller of Fiene Ramsever Black Hawk Frev

The nays were, none.

Absent or not voting, 17:

Aubrey Nelson of Stevens Boothby Hendrix Woodbury Stiffler Burrows Loss Nystrom Voigtmann Robinson Hansen Lucken Washburn Harris Shepard

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

House File 101, a bill for an act to amend section five hundred sixty-two point seven (562.7), Code 1950, relating to termination of farm tenancy, with report of committee recommending passage, was taken up for consideration.

Weiss of Crawford offered the following amendment and moved its adoption:

Amend House File 101 by striking the word "September" in lines five (5), eight (8) and eleven (11), and substituting in lieu thereof the word "December".

Bass of Montgomery moved the previous question.

Motion prevailed.

Amendment lost.

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

On the question "Shall the bill pass?"

The ayes were, 78:

Abel	Goode	Meyer	Sar
Bass	Hanna	Mooty	Schwengel
Bloedel	Hanson	Morris	Shepard
Brockmeyer	Harris	Nelson of Jasper	Sherod
Brookings	Huisman	Nelson of	Sloane
Brown	Jones	Woodbury	Smith
Brownlie	Judd	Nicholson	Stiffler
Burris	Klemesrud	Nielsen	Strawman
Butler	Koch	Norland	Tate
Clark of	Kosek	Oberman	Tierney
Appanoose	Kuester	Oeth	Uhlenhopp
Clark of Marion	Langland	Olson	Van Zwol
Cooksey	Loss	Oppedahl	Voigtmann
Cornick	Ludwig	Pendleton	Walker
Crabb	Mallonee	Pieper	Walter
Darrington	Martin	Poston	Washburn
Fairchild	McEleney	Ramseyer	Weston
Fiene	McFarlane	Ringgenberg	White
Frey	McNeal	Robinson	Young
Gallup	Mensing	Ryan	Mr. Speaker

The nays were, 17:

Berry	Lisle	Miller of Shelby	Schroeder
Boothby	Lucken	Moore of Butler	Shifflett
Crosier	Metz	Moore of Louisa	Soeth
Eckels	Miller of	Patrick	Weiss
Hansen	Black Hawk		

Absent or not voting, 13:

Aubrey Buck	Heinz	Nystrom	Pedrick
Burrows	Hendrix Munger	Palmer Paul	Putney Stevens
Davis			

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

SENATE FILE 111 SUBSTITUTED FOR HOUSE FILE 103

Cornick of Henry asked and obtained unanimous consent to substitute Senate File 111 for House File 103.

Senate File 111, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School Dis-

trict of Winfield, in the counties of Henry and Louisa, State of Iowa, authorizing and providing for the issuance and delivery of schoolhouse fund bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

Cornick 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, 95:

Abel	Goode	Miller of	Ryan
Bass	Hanna	Black Hawk	Sar
Berry .	Hansen	Miller of Shelby	Schroeder
Bloedel	Hanson	Moore of Butler	Schwengel
Boothby	Harris	Moore of Louisa	Shepard
Brockmeyer	Huisman	Mooty	Sherod
Brookings	Judd	Morris	Sloane
Brownlie	Klemesrud	Nelson of Jasper	
Buck	Koch	Nelson of	Soeth
Burris	Kosek	Woodbury	Stevens
Butler	Kuester	Nicholson	Stiffler
Clark of	Langland	Nielsen	Tate
Appanoose	Lisle	Norland	Tierney
Clark of Marion	Loss	Oberman ·	Uhlenhopp
Cooksey	Lucken	Oeth	Van Zwol
Cornick	Ludwig	Olson	Voigtmann
Crabb	Mallonee	Oppedahl	Walker
Crosier	Martin	Palmer	Walter
Darrington	McEleney	Patrick	Washburn
Davis	McFarlane	Pendleton	Weiss
Eckels	McNeal	Pieper	Weston
Fairchild	Mensing	Poston	White
Fiene	Metz	Putney	Young
Frey	Meyer	Ramseyer	Mr. Speaker
Gallup	commit # 15570	Ringgenberg	· · · · · · · · · · · · · · · · · · ·

The nays were, none.

Absent or not voting, 13:

Aubrey	Hendrix	Nystrom	Robinson
Brown	Jones	Paul	Shifflett
Burrows Heinz	Munger	Pedrick	Strawman

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

House File 106, a bill for an act to amend chapter one hundred nine (109), Code 1950, relating to hunting from aircraft, with re-

port of committee recommending amendment and passage, was taken up for consideration.

McEleney of Clinton offered the following amendment proposed by the committee on fish and game and moved its adoption:

Amend House File 106, section one (1), lines nine (9) and ten (10), by inserting a comma (,) after the word "commission" and striking the words "may issue permits to qualified pilots" and inserting in lieu thereof the following: "shall authorize the aeronautics commission to issue permits to exceptionally well qualified pilots".

Van Zwol of O'Brien offered the following amendment proposed by the committee on fish and game to the amendment and moved its adoption:

Amend the committee amendment to House File 106 by inserting after the word "permits" in line five (5) the words "to pilots with a commercial rating" and striking the remaining words.

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Moore of Butler asked and obtained unanimous consent to withdraw lines two through eight of the amendment filed by him in the Journal of January 24.

Moore of Butler offered the following amendment, filed by him, and moved its adoption:

Amend House File 106 as follows:

Section one (1), line eleven (11), after the period add the following sentence: "The aeronautics commission shall not issue more than one (1) permit to a county."

Amendment adopted.

Goode of Davis moved to reconsider the vote by which the amendment was adopted.

Miller of Black Hawk moved the previous question.

Motion prevailed.

Motion to reconsider prevailed.

Moore of Butler asked and obtained unanimous consent to withdraw his amendment.

Patrick of Sioux moved the previous question.

Motion prevailed.



Lisle 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?"

Rule 18 invoked.

The ayes were, 47:

Abel	Hanna	Moore of Butler	Ramseyer
Bass	Harris	Mooty	Ryan
Bloedel	Judd	Morris	Sar
Brown	Klemesrud	Nelson of	Shepard
Brownlie	Langland	Woodbury	Sherod
Buck	Lisle	Nicholson	Shifflett
Clark of Marion	Mallonee	Oberman	Sloane
Darrington	Martin	Olson	Uhlenhopp
Davis	McEleney	Palmer	Van Zwol
Fiene	McFarlane	Patrick	Walker
Frey	Mensing	Pendleton	Washburn
Goode	Meyer	Poston	Mr. Speaker

The nays were, 53:

Aubrey	Gallup	Miller of	Schwengel
Berry	Hansen	Black Hawk	Smith
Boothby	Hanson	Miller of Shelby	Soeth
Brockmeyer	Hendrix	Moore of Louisa	Stevens
Burris	Huisman	Nelson of Jasper	Stiffler
Butler	Jones	Nielsen	Tate
Clark of	Koch	Norland	Tierney
Appanoose	Kosek	Oeth	Voigtmann
Cooksey	Kuester	Oppedahl	Walter
Cornick	Loss	Pieper	Weiss
Crabb	Lucken	Putney	Weston
Crosier	Ludwig	Ringgenberg	White
Eckels	McNeal	Robinson	Young
Fairchild	Metz	Schroeder	

Absent or not voting, 8:

Brookings	Heinz	Nystrom	Pedrick
Burrows	Munger	Paul	Strawman

The bill not having received a constitutional majority was declared to have failed to pass the House.

Senate File 48, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of hospital bonds by the city of Spencer, Iowa, and the provisions made for the levy of 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.

Cooksey of Clay moved that the bill be read a last time now and

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

On the question "Shall the bill pass?"

The ayes were, 91:

Aubrey	Gallup	Miller of	Sar
Bass	Hanna	Black Hawk	Schroeder
Berry	Hanson	Miller of Shelby	Schwengel
Bloedel	Harris	Moore of Butler	Shepard
Boothby	Huisman	Moore of Louisa	Sherod
Brockmeyer	Jones	Mooty	Sloane
Brown	Judd	Nelson of Jasper	Smith
Brownlie	Koch	Nicholson	Soeth
Buck	Kosek	Nielsen	Stevens
Burris	Kuester	Norland	Stiffler
Butler	Langland	Oberman	Tate
Clark of	Lisle	Oeth	Tierney
Appanoose	Loss	Olson	Uhlenhopp
Clark of Marion	Lucken	Oppedahl	Van Zwol
Cooksey	Ludwig	Palmer	Voigtmann
Cornick	Mallonee	Patrick	Walker
Crabb	Martin	Pieper	Walter
Crosier	McEleney	Poston	Washburn
Darrington	McFarlane	Putney	Weiss
Davis	McNeal	Ramseyer	Weston
Eckels	Mensing	Ringgenberg	White
Fairchild	Metz	Robinson	Young
Fiene Frey	Meyer	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Abel Brookings	Heinz Hendrix	Nelson of Woodbury	Pedrick Pendleton
Burrows	Klemesrud	Nystrom	Shifflett
Goode	Morris	Paul	Strawman
Hansen	Munger		

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

HOUSE FILE 30 WITHDRAWN

Cooksey of Clay asked and obtained unanimous consent to withdraw House File 30 from further consideration by the House.

REPORTS OF COMMITTEES

McFarlane of Black Hawk, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security to whom was referred House File 127, a bill for an act to amend sections ninety-seven point seven (97.7) and ninety-seven point forty-five (97.45), Code 1950, relating to

old age and survivors 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 be indefinitely postponed.

ARCH W. McFarlane, Chairman.

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 166, a bill for an act designating the state department of social welfare as the state agency to make application to the Secretary of Agriculture of the United States for the return of the assets of the Iowa Rural Rehabilitation Corporation now dissolved and providing for the future administration of such assets, begs leave to report it 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 166, section six (6), by inserting the names of the following newspapers in the spaces left therefor: "Milford Mail, Milford" and "Daily Iowegian and Citizen, Centerville".

ARCH W. McFarlane, Chairman.

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 265, a bill for an act to amend sections ninety-six point three (96.3) and ninety-six point seven (96.7), Code 1950, relating to unemployment compensation, so as to increase weekly benefit amounts, and to reduce certain contribution rates to be paid by employers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 265, section five (5), by inserting the names of the following newspapers in the spaces left therefor: "Lamoni Chronicle, Lamoni," and "Oskaloosa Tribune-Press, Oskaloosa".

ARCH W. McFarlane, Chairman.

Nelson 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 153, a bill for an act to provide for the care and control of trees, shrubbery, flowers and grass upon the parking along streets and driveways in certain cities under the manager plan by election, and to amend chapter four hundred nineteen (419), Code 1950, begs leave to report it 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 153 as follows:

By striking the period (.) after the word "commissioners" in line eighteen (18) of section one (1) and adding "or other department as designated by ordinance."

H. F. NELSON, Chairman.

Hanson of Lyon, 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 123, a bill for an act to amend section three hundred thirty-seven point eleven (337.11), subsection eleven (11), Code 1950, relating to the compensation of sheriffs for feeding 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 do pass.

A. C. HANSON, Chairman.

Goode of Davis, 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 32, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1950, relating to 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.

DEWEY E. GOODE, Chairman.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 173, a bill for an act to amend section four hundred thirty-four point fifteen (434.15), Code 1950, relating to the valuation and assessment for taxation of property for railway companies; and to provide that property subject to taxation of companies operating a public passenger transit system in cities having a population of one hundred twenty-five thousand (125,000) or over shall be subject to assessment in the same manner as a railway, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DEWEY E. GOODE, Chairman.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 254, a bill for an act to amend section four hundred forty-four point nine (444.9), Code 1950, relating to annual levies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DEWEY E. GOODE, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 189, a bill for an act to amend chapter two hundred seventy-nine point twenty-four (279.24), Code 1950, relating to contracts of certificated school employees to clarify



the procedure necessary for the discharge of such employee for cause and during the life of a valid 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 pess.

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 202, a bill for an act to amend chapter two hundred seventy-nine point thirteen (279.13), Code 1950, relating to contracts of certificated school employees to provide for a preliminary hearing and discussion of causes for dissatisfaction before notice of termination of contract is given by a board of education to such employee, begs leave to report it 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 202, section one (1), line ten (10), by striking the word "specific" and inserting in lieu thereof the word "general."

EARL A. MILLER, Chairman.

AMENDMENTS FILED

- 1 Amend House Concurrent Resolution 12 by striking the
- 2 first paragraph and substituting therefor the following
- 3 paragraph:
- 4 "Whereas, there is grave danger of the loss of our
- 5 constitutional form of government, and the substitution of
- 6 a form of socialist or communist dictatorship, through an
- 7 unwarranted construction and misuse of Article Six of the
- 8 Constitution of the United States relative to the making of
- 9 treaties, and".

BASS of Montgomery.

- 1 Amend House File 22, section one (1), line four (4),
- 2 by striking the words "seventy-five hundred" and
- 3 inserting in lieu thereof the words "six thousand".

PAUL of Poweshiek.

- 1 Amend House File 45 as follows:
- 2 1. Strike the word "repeal" from the first line of the
- 3 title and insert in lieu thereof the word "amend".
- 4 2. Strike the word "repealed" from line two (2) of section
- 5 one (1) and insert in lieu thereof the following: "amended by
- 6 striking from lines six (6) to eight (8) the words 'such im-
- 7 provement shall not exceed in width that of the primary road
- 8 system and'".

NELSON of Woodbury. CROSIER of Linn.

- Amend House File 56 by striking the period (.) after the
- 2 word "subdivides" in line seven (7) of subsection two (2) of

5

8 section one (1) and adding the following: ", resubdivides or

4 replats."

NELSON of Woodbury. CROSIER of Linn.

- 1 1. Amend House File 172, section one (1), subsection
- 2 one (1), in line five (5), by deleting the comma (,) after
- 8 the word "annuities" and striking "or life, health and

4 accident insurance.".

- 2. Further amend House File 172, section one (1),
- 6 subsection four (4), in line twenty-four (24), by inserting
- 7 after the word "insurance" the words "and annuities".

TATE of Cerro Gordo.

- 1 Amend House File 284, section four
- 2 (4), line eight (8), after the word and comma "limitations,"
- 3 by striking the following: "excluding therefrom all reasonable charges
- 4 for necessary service of special nurses and ambulance charges,
- 5 which shall be paid in full,".

AUBREY of Wapello.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Thursday, February 8, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 8, 1951.

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

Prayer was offered by the Reverend Harold McGee, rector of the Trinity Episcopal Church, Iowa City.

The Journal of February 7 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kuester of Cass on request of Shifflett of Ringgold; Stevens of Greene on request of Young of Union; Sloane of Polk on request of the Speaker.

PRESENTATION OF VISITORS

Davis of Fayette presented to the House the Honorable T. W. Mullaney, former member of the Senate.

Sloane of Polk presented to the House thirty-five students from the American government class of Mitchellville High School, accompanied by their teacher, Gene Saucke.

PETITIONS

Walker of Hamilton presented a petition signed by thirty-two residents of Hamilton County urging support of legislation to legalize the union shop in Iowa.

Referred to the committee on labor.

Gallup of Jefferson presented a petition signed by nine county officers of Jefferson County urging support of salary increases for county officers.

Referred to the committee on compensation of public officers and employees.

Van Zwol of O'Brien presented a petition signed by twenty-three residents of Pottawattamie County urging support of House File 291.

Referred to the committee on fish and game.



Tierney of Webster presented a petition signed by sixty-one residents of Webster County urging support of House File 179.

Referred to the committee on labor.

McFarlane of Black Hawk presented petitions signed by the student and faculty members of twenty-four Iowa schools urging support of House File 127.

Referred to the committee on social security.

Hanna of Adams presented a petition signed by twenty-four residents of Montgomery County urging support of the Stanton artificial lake project.

Referred to the committee on conservation, drainage and flood control.

Pedrick of Wapello presented a petition signed by thirty residents of Wapello County urging support of House File 127.

Referred to the committee on social security.

Aubrey of Wapello presented a petition signed by five county officers of Osceola County urging support of salary increases.

Referred to the committee on compensation of public officers and employees.

APPOINTMENT OF SPECIAL COMMITTEE

In accordance with the provisions of Senate File 106, Acts of the Fifty-fourth General Assembly, the Speaker announced the appointment of the following members to a legislative advisory committee on the state office building, on the part of the House: Putney of Tama, Brookings of Pottawattamie and Clark of Marion.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 32, 123, 153, 166, 173, 189, 202, 254 and 265, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 104.

POINT OF ORDER

McFarlane of Black Hawk rose to a point of order and called the attention of the House to Rule 46, which provides that all bills to appropriate money shall be referred to the appropriations committee.

McFarlane of Black Hawk asked and obtained unanimous consent to refer House File 91 to the committee on appropriations.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Gallup of Jefferson offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable J. Wilbur Dole, of Jefferson County, who was a member of the Forty-fifth and Forty-fifth Extra sessions of the General Assembly, passed away on July 17, 1949;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Gallup of Jefferson, Sherod of Van Buren and Clark of Appanoose.

Butler of Pocahontas offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Fred C. Gilchrist, of Pocahontas County, who was a member of the Twenty-ninth, Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra and Forty-third sessions of the General Assembly, passed away on March 10, 1950,

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Butler of Pocahontas, Norland of Worth and Pendleton of Buena Vista.

MESSAGES FROM 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 13, fixing the final date for filing claims against the State of Iowa.

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

House Joint Resolution 6, covering an appropriation for the printing of the booklet "Iowa Government in Action."

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

Senate File 1, a bill for an act to create a budget and financial control committee with certain powers relating to state budget and finance.

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

Senate File 203, a bill for an act relating to the reorganization of school districts and changing the boundary lines of school corporations.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 1, a bill for an act to create a budget and financial control committee with certain powers relating to state budget and finance, and to abolish the retrenchment and reform committee and transfer its powers to the budget and financial control committee.

Read first time and passed on file.

Senate File 203, a bill for an act to amend section two hundred seventy-five point three (275.3), Code 1950, section two hundred seventy-five point ten (275.10), Code 1950, section two hundred seventy-five point four (275.4), Code 1950, repeal section four (4), chapter one hundred fifty (150), Acts of the Fifty-second (52nd) General Assembly, and amend section two hundred seventy-four point sixteen (274.16), Code 1950, section two hundred seventy-three point thirteen (273.13) relating to the reorganization of school districts and changing the boundary lines of school corporations and the duties of the county board of education in relation thereto.

Read first time and referred to committee on schools, libraries, state educational institutions.

INTRODUCTION OF BILLS

House File 362, by Sloane of Polk and Ryan of Polk, a bill for an act to legalize the action of the board of supervisors of Polk County,



Iowa, in making certain expenditures at the Polk County Home from the county poor fund.

Read first time and referred to committee on judiciary 2.

House File 363, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section two hundred thirty point twenty-four (230.24), Code 1950, relating to the annual tax which the board of supervisors of a county may levy for the care and support of insane persons outside of a state hospital for the insane, and to provide for an increase in the permissible tax levy for such purpose.

Read first time and referred to committee on tax revision.

House File 364, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section two hundred thirty-two point thirty-six (232.36), Code 1950, relating to the annual tax which the board of supervisors may levy for the maintenance of a juvenile detention home and school, and to provide for an increase in the permissible tax levy for such purpose.

Read first time and referred to committee on tax revision.

House File 365, by committee on roads and highways, a bill for an act to amend section three hundred eleven point seven (311.7), Code 1950, relating to secondary roads.

Read first time and placed on the calendar.

House File 366, by Pedrick of Wapello and Judd of Clinton, a bill for an act to amend chapter three hundred ninety-seven (397), Code 1950, relating to street railways, motor buses and trackless trolley systems.

Read first time and referred to committee on public utilities.

House File 367, by Weiss of Crawford, Berry of Calhoun, Cornick of Henry and Sherod of Van Buren, a bill for an act to amend section four hundred twenty-two point nine (422.9), Code 1950, relating to deductions from gross income for income-tax purposes of expenses incurred by farmers for the purpose of soil and water conservation.

Read first time and referred to committee on conservation, drainage and flood control.



House File 368, by Sherod of Van Buren and Bloedel of Fremont, a bill for an act to amend section three hundred twenty-one point twenty (321.20), Code 1950, relating to application for registration of motor vehicles.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 369, by Robinson of Delaware, a bill for an act to amend section two hundred forty-seven point twenty (247.20), Code 1950, relating to court paroles.

Read first time and referred to committee on judiciary 1.

House File 370, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section two hundred ninety-seven point two (297.2), Code 1950, relating to the acreage limitation on schoolhouse sites.

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

House File 371, by Mallonee of Audubon, a bill for an act to amend section three hundred seventeen point three (317.3), Code 1950, relating to period of service and compensation of county weed commissioners.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 372, by Butler of Pocahontas, a bill for an act to amend section one hundred nine point thirty-nine (109.39), Code 1950, relating to providing the conservation commission power to regulate methods of take of fish and game.

Read first time and referred to committee on fish and game.

House File 373, by Voigtmann of Iowa, Oberman of Des Moines, Palmer of Lee and McFarlane of Black Hawk, a bill for an act to amend and revise section two hundred forty-nine point thirty-one (249.31), Code 1950, relating to county convalescent and nursing facilities.

Read first time and referred to committee on social security.

House File 374, by Uhlenhopp of Franklin, a bill for an act to repeal certain sections of the Code 1950, relating to school bus drivers.



Read first time and referred to committee on departmental affairs.

House File 375, by Lisle of Page and Walker of Hamilton, a bill for an act to amend section three hundred ninety point twelve (390.12), Code 1950, relating to use of parking meter funds in cities under ten thousand (10,000) population.

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

House File 376, by Pendleton of Buena Vista and Schwengel of Scott, a bill for an act to amend chapter six hundred eighty-two (682), Code 1950, relating to securities and investments of trust funds, to authorize agreements between the principal or principals and surety or sureties for the deposit and joint control of funds and property.

Read first time and referred to committee on banks, building and loan.

House File 377, by Van Zwol of O'Brien, a bill for an act to provide for the confinement of persons who are dangerous criminal sexual psychopaths or dangerous criminal defective delinquents.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

SENATE FILE 1 SUBSTITUTED FOR HOUSE FILE 3

Munger of Woodbury asked and obtained unanimous consent to substitute Senate File 1 for House File 3 and for its immediate consideration.

CONSIDERATION OF BILLS

Senate File 1, a bill for an act to create a budget and financial control committee with certain powers relating to state budget and finance, and to abolish the retrenchment and reform committee and transfer its powers to the budget and financial control committee, was taken up for consideration.

Munger 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, 104:

Abel Goode Miller of Ramseyer Bass Hanna Black Hawk Ringgenberg Miller of Shelby Berry Hansen Robinson Bloedel Hanson Moore of Butler Ryan -Boothby Harris Moore of Louisa Sar Hendrix Schroeder Brockmeyer Mooty Brookings Huisman Morris Schwengel Brown Jones Munger Shepard Judd Nelson of Jasper Sherod Brownlie Shifflett Buck Klemesrud Nelson of Burris Koch Woodbury Smith Soeth Burrows Kosek Nicholson Kuester Nielsen Stiffler Butler . Langland Norland Strawman Clark of Lisle Nystrom Tate Appanoose Tierney Clark of Marion Loss Oberman Lucken Ide Cooksey Oeth Uhlenhopp Olson Van Zwol Cornick Ludwig Mallonee . Oppedahl Voigtmann Crabb Palmer Martin Walker Crosier Walter McEleney Patrick Darrington Washburn Davis McFarlane Paul Weiss Eckels McNeal Pedrick Fairchild Pendleton Weston Mensing White Fiene Pieper Metz Young Frey Meyer Poston Gallup Putney Mr. Speaker

The nays were, none.

Absent or not voting, 4:

Aubrey Heinz Sloane Stevens

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

Senate File 69, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Ainsworth, in the county of Washington, State of Iowa (sometimes known and identified as the Ainsworth Consolidated School District of Washington County, Iowa), authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

Ramseyer 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, 95:

Abel	Gallup	Miller of	Ringgenberg
Bass	Goode	Black Hawk	Robinson
Berry	Hansen	Miller of Shelby	Ryan
Bloedel	Hanson	Moore of Louisa	Sar
Brockmeyer	Harris	Mooty	Schroeder
Brookings	Hendrix	Morris	Schwengel
Brown	Huisman	Nelson of Jasper	Shepard
Brownlie	Jones	Nelson of	Sherod
Buck	Judd	Woodbury	Smith
Burris	Koch	Nicholson	Soeth
Burrows	Kosek	Nielsen	Stiffler
Butler	Langland	Norland	Strawman
Clark of	Lisle	Oberman	Tate
Appanoose	Loss	Olson	Tierney
Clark of Marion	Lucken	Oppedahl	Uhlenhopp
Cooksey	Ludwig	Palmer	Van Zwol
Cornick	Mallonee	Patrick	Voigtmann
Crabb	Martin	Paul	Walker
Crosier	McEleney	Pedrick	Walter
Darrington	McFarlane	Pendleton	Washburn
Davis	McNeal	Pieper	Weiss
Eckels	Mensing	Poston	Weston
Fairchild	Metz	Putney	White
Fiene	Meyer	Ramseyer	Young
Frey			Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Aubrey	Klemesrud	Munger	*	Shifflett
Boothby	Kuester	Nystrom		Sloane
Hanna	Moore of Butler	Oeth		Stevens
Heinz				

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

House File 9, a bill for an act to amend section seven hundred eighty-nine point thirteen (789.13), Code 1950, relating to the imposition of sentences for crimes the maximum punishment for which is life imprisonment, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee offered the following amendment and moved its adoption:

Amend House File 9, section one (1), line six (6), by adding thereto after the word and comma ","; "imprisonment," the following: "provided, however, the defendant has not previously been convicted of a felony within the United States or its territories,".

Amendment adopted.

Schroeder 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:

Abel	Gallup	Miller of Shelby	Robinson
Bass	Hanna	Moore of Butler	Ryan
Berry	Hansen	Moore of Louisa	Sar
Bloedel	Hanson	Mooty	Schroeder
Boothby	Harris	Morris	Schwengel
Brockmeyer	Hendrix	Nelson of Jasper	Shepard
Brookings	Huisman	Nelson of	Sherod
Brown	Jones	Woodbury	Shifflett
Brownlie	Judd	Nieholson	Smith
Buck	Klemesrud	Nielsen	Soeth
Burris	Koch	Norland	Stiffler
Burrows	Kosek	Nystrom	Strawman
Butler	Langland	Oberman	Tate
Clark of	Lisle	Olson	Tierney
Appanoose	Loss	Oppedahl	Uhlenhopp
Clark of Marion	Ludwig	Palmer	Van Zwol
Cooksey	Martin	Patrick	Voigtmann
Crabb	McEleney	Paul	Walter
Crosier	McFarlane	Pedrick	Washburn
Darrington	McNeal	Pendleton	Weiss
Eckels	Mensing	Pieper	Weston
Fairchild	Metz	Poston	White
Fiene	Miller of	Putney	Young
Frey	Black Hawk	Ringgenberg	Mr. Speaker

The nays were, 2:

Heinz

Cornick Mallonee

Absent or not voting, 13:

Aubrev	Kuester	Munger	Sloane
Davis	Lucken	Oeth	Stevens
Goode	Meyer	Ramseyer	Walker

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

House File 18, a bill for an act to amend section three hundred forty point seventeen (340.17), Code 1950, relating to compensation of county officers, with report of committee recommending passage, was taken up for consideration.

Hansen of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass!"

The ayes were, 13:

Berry	Hanson	Nicholson	Schroeder
Clark of Marion	Klemesrud	Nielsen	Schwengel
Eckels	Mensing	Oberman	Uhlenhopp
Hansen	Mensing	Oberman	Untennopp

The nays were, 84:

Abel	Gallup	Miller of Shelby	Robinson
Bass	Goode	Moore of Butler	Ryan
Bloedel	Hanna	Moore of Louisa	Sar
Boothby	Harris	Mooty	Shepard
Brookings	Hendrix	Morris	Sherod
Brown	Huisman	Nelson of Jasper	Shifflett
Brownlie	Jones	Nelson of	Smith
Buck	Judd	Woodbury	Soeth
Burris	Koch	Norland	Stiffler
Burrows	Kosek	Nystrom	Strawman
Butler	Lisle	Olson	Tate
Clark of	Loss	Oppedahl	Tierney
Appanoose	Lucken	Palmer	Van Zwol
Cooksey	Ludwig	Patrick	Voigtmann
Cornick	Mallonee	Paul	Walker
Crabb	Martin	Pedrick	Walter
Crosier	McEleney	Pendleton	Washburn
Darrington	McNeal	Pieper	Weiss
Davis	Metz	Poston	White
Fairchild	Meyer	Putney	Young
Fiene	Miller of	Ramseyer	Mr. Speaker
Frev	Black Hawk	Ringgenberg	az ~ poemer

Absent or not voting, 11:

Aubrey	Kuester	Munger	Stevens
Brockmeyer	Langland	Oeth	Weston
Heinz	McFarlane	Sloane	

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 23, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road, with report of committee recommending amendment and passage, was taken up for consideration.

Buck of Marshall offered the following amendment proposed by the committee on motor vehicles, commerce and trade, and moved its adoption:

Amend House File 23 by striking all of sections two (2) and three (3).

Amendment adopted.

Walker of Hamilton offered the following amendment proposed by the committee on motor vehicles, commerce and trade:

Amend House File 23, section one (1), line four (4), by striking the word "fifty" and substituting in lieu thereof the word "sixty".

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

Amend the committee amendment to House File 23 by striking from line three (3) the word "sixty" and inserting in lieu thereof the word "fifty-five".

Olson of Mitchell moved the previous question.

Motion prevailed.

McFarlane of Black Hawk moved the adoption of the amendment to the committee amendment.

Roll call demanded by Harris of Adair, Olson of Mitchell and Shifflett of Ringgold.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 75:

Bass	Hanna	Meyer	Ryan
Berry	Hansen	Miller of	Sar
Bloedel	Hendrix	Black Hawk	Sherod
Boothby	Huisman	Morris	Shifflett
Brockmeyer	Jones	Nelson of Jasper	Smith
Brookings	Judd	Nicholson	Soeth
Brown	Klemesrud	Nielsen	Strawman
Buck	Koch	Norland	Tate
Clark of	Kosek	Nystrom	Tierney
Appanoose	Lisle	Oberman	Uhlenhopp
Cooksey	Loss	Olson	Voigtmann .
Cornick	Lucken	Oppedahl	Walker
Crabb	Ludwig	Palmer	Walter
Darrington	Mallonce	Paul	Washburn
Davis	Martin	Pedrick	Weiss
Eckels	McEleney	Putney	Weston
Fairchild	· McFarlane	Ramseyer	White
Fiene	Mensing	Ringgenberg	Young
Frey	Metz	Robinson	Mr. Speaker
Goode	1		
	- 0 0 °		

The navs were, 24:

Abel	Crosier		100	Miller of Shelby	Poston
Brownlie	Gallup		100	Moore of Butler	Schroeder
Burris	Hanson	20		Moore of Louisa	Schwengel
Burrows	Harris	8	10	Patrick	Shepard
Butler	Langland			Pendleton	Stiffler
Clark of Marion	McNeal		٠.	Pieper	Van Zwol
	100 &		1	- E	

Absent or not voting, 9:

Aubrey Mooty Nelson of Sloane
Heinz Munger Woodbury Stevens
Kuester Oeth

Amendment to the amendment adopted.

Walker of Hamilton moved the adoption of the committee amendment as amended.



Amendment as amended adopted.

Olson of Mitchell offered the following amendment proposed by him and Bass of Montgomery and moved its adoption:

Amend House File 23, section one (1), lines five (5) and six (6), by striking the word "one-half" and inserting in lieu thereof the word "one-fourth".

Pendleton of Buena Vista moved that the House now adjourn until 10:00 a.m., Friday, February 9.

Motion lost.

Amendment lost.

Goode of Davis moved the previous question.

Motion prevailed.

Kosek of Linn moved that the House now adjourn until 10:00 a.m., Friday, February 9.

Motion lost.

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

On the question "Shall the bill pass?"

The aves were 82.

THE WALL MELE	04.	to the second se		0.7
Berry Bloedel Boothby Brockmeyer Brookings Brown	Hanson Harris Hendrix Huisman Jones Judd	Miller of Black Hawk Miller of Shelby Morris Nelson of Jasper Nicholson	Sar Shepard Sherod Shifflett Soeth Stiffler	
Buck	Klemesrud	Nielsen	Strawman	
Burris	Koch	Norland	Tate	
Butler	Langland	Nystrom	Tierney	
Clark of Marion	Lisle	Oberman	Uhlenhopp	
Cooksey	Loss	Olson	Van Zwol	
Cornick	Lucken	Oppedahl	Voigtmann	
Crabb	Ludwig	Paul	Walker	
Darrington	Mallonee	Pedrick	Walter	
Davis	Martin	Pieper	Washburn	
Eckels	McEleney	Poston	Weiss	
Fairchild	McFarlane	Putney	Weston	
Fiene	McNeal	Ramseyer	White	
Frey	Mensing	Ringgenberg	Young	
Goode	Metz	Robinson	Mr. Speaker	
Hanna	Meyer	Ryan		

The nays were, 15:

Abel Crosier Moore of Louisa Schroeder
Brownlie Gallup Mooty Schwengel
Burrows Kosek Oeth Smith
Clark of Moore of Butler Patrick

Appanoose

Absent or not voting, 11:

Aubrey Heinz Nelson of Pendleton
Bass Kuester Woodbury Sloane
Hansen Munger Palmer Stevens

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

REPORT OF SPECIAL COMMITTEE

We, the committee appointed by the Speaker of the House of Representatives, State of Iowa, Fifty-fourth General Assembly to investigate the provisions of House Resolution 3 regarding the administration of the Department of Agriculture and particularly the salt base anti-freeze known as Paradox or P-60, beg leave to submit the following report:

This committee finds on evidence submitted that salt base anti-freezes are in general of an unsatisfactory nature, being corrosive in action and therefore harmful to internal combustion motors and the necessary radiators, pumps, etc., used in connection with the operation thereof.

It further finds on the evidence submitted that the salt base anti-freeze known as third batch Paradox or P-60 was duly tested by an authorized chemist of the Iowa Department of Agriculture and by the chemical research department of Iowa State College. The findings made by all tests were that the anti-freeze known as P-60 did not possess qualities which would warrant the issuing of a license for its sale under the laws pertaining to anti-freezes, chapter 208A, Code of Iowa, 1950. Recommendations of the chemical research department of Iowa State College were that third batch Paradox or P-60 showed sufficient merit to warrant field testing, but that it should not be licensed for sale.

The committee finds that the license issued by Mr. Spry, Secretary of Agriculture, for the sale of P-60 was contrary to the recommendations of competent chemists and chemical laboratories and to the laws of the State of Iowa.

The committee has also heard testimony and counterclaims to such testimony, all under oath, of alleged irregularities in the administration of duties by various members of the Department of Agriculture.

This testimony has such ramifications and legal aspects that the committee believes it is beyond its province to do justice to all parties concerned by such alleged charges and countercharges.

It is our recommendation that any further investigation concerning these alleged irregularities should be made by the State Bureau of Investigation or other bodies of government authorized by law to conduct such investigations.

LEE GALLUP, Chairman.
PAUL M. WALTER.
J. C. DAVIS.
DWIGHT W. MEYER.
JOHN A. WALKER.

Passed on file.



STATEMENT BY WALKER OF HAMILTON

I am in accord with the report of the special committee to investigate reported irregularities on the part of the Iowa department of agriculture insofar as the material covered is concerned, but I feel that the investigation was incomplete.

JOHN A. WALKER.

REPORTS OF COMMITTEES

Moore of Butler, from the committee on police regulation, suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance, to whom was referred House File 65, a bill for an act to amend section eighty point four (80.4), Code 1950, relating to members of the Iowa highway safety 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 be amended as follows, and when so amended the bill do pass.

Amend House File 65, line four (4), by striking the word "seventy-five" (75) and inserting in lieu thereof the word "forty" (40).

H. A. MOORE, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Seacte File 103, a bill for an act to legalize and validate the proceedings taken by the town council of the town of Ellsworth, Iowa, authorizing and providing for the issuance and sale of \$12,500 worth of general obligation bonds of said incorporated 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 pess.

C. M. STRAWMAN. Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 151, a bill for an act to amend section one hundred seventeen point seven (117.7), Code 1950, relating to acts of auctioneers in conducting an auction or public sale, begs leave to report it 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 245, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Hansell, in the County of Franklin, State of Iowa, authorizing and providing for the issuance and delivery of school building bonds and for the levy of



taxes for the payment of said bonds, and declaring the 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 pess.

C. M. STRAWMAN, Chairman.

Langland of Winneshiek, from the committee on elections, political and judicial districts, submitted the following report:

MR. SPEAKER: Your committee on elections, political and judicial districts, to whom was referred House File 25, a bill for an act to amend section fifty-one point four (51.4), Code 1950, relating to the selection of counting boards—duties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. M. LANGLAND, Chairman.

Also:

MR. SPEAKER: Your committee on elections, political and judicial districts, to whom was referred House File 280, a bill for an act to provide for biennial elections and six-year terms for members of the board of directors in independent school districts which embrace a city having a population of more than fifteen thousand and less than one hundred twenty-five thousand and amend sections two hundred seventy-four point seven (274.7), two hundred seventy-seven point one (277.1) and two hundred seventy-seven point twenty-four (277.24), Code 1950, 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.

C. M. LANGLAND, Chairman.

Also:

MR. SPEAKER: Your committee on elections, political and judicial districts, to whom was referred House File 327, a bill for an act to amend sections forty-eight point eleven (48.11), forty-eight point twelve (48.12) and forty-eight point thirteen (48.13), Code 1950, relating to permanent registration, begs leave to report it 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. M. LANGLAND, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 242, a bill for an act to amend chapter seven hundred seventy-five (775), Code 1950, relating to fees for counsel furnished to defendant in criminal cases, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.



Amend House File 242 by striking section one (1) and substituting in lieu thereof the following:

Section 1. Chapter seven hundred seventy-five (775), Code 1950, is hereby amended as follows:

1. Strike sections seven hundred seventy-five point five (775.5) and seven hundred seventy-five point six (775.6), Code 1950, and substitute in lieu thereof the following: "One attorney selected or appointed pursuant to section seven hundred seventy-five point four (775.4) shall be entitled to a fee from the county treasury for his services in the trial and supreme courts in such reasonable and conservative sum as shall be fixed by such court or courts, provided that such attorney has filed with such court or courts his sworn statement that there is no express or implied arrangement to receive other compensation or to divide such fee with any person except his law partner or co-counsel, and also his sworn, itemized statement of services actually rendered."

ERNEST PALMER, JR., Chairman.

Walker of Hamilton, from the committee on motor vehicles, commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 154, a bill for an act to amend section three hundred twenty-one point four hundred fifty-six (321.456), Code 1950, relating to the height of 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 be amended as follows, and when so amended the bill do pass.

Amend House File 154 by inserting after the word "inches." in line eight (8) of section one (1) the following:

"Nothing herein contained shall be construed to require the public authorities to provide sufficient vertical clearance to permit the operation of such vehicle upon the highways of this state."

Further amend House File 154 by striking all of section two (2).

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 239, a bill for an act to amend section three hundred twenty-one point four hundred sixty-six (321.466), Code 1950, relating to increased gross weight registrations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 232, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1950, relating to the color and mounting of lighting devices and reflectors on motor trucks or trailers, begs leave to report it has had the

same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 233, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, 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 do pass.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 207, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, 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 do pess.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 275, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, relating to permits for excess size and 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.

JOHN A. WALKER, Chairman.

Butler of Pocahontas, from the committee on banks, building and loan, submitted the following report:

MR. SPEAKER: Your committee on banks, building and loan to whom was referred Senate File 178, a bill for an act to amend section five hundred fifteen point thirty-five (515.35), Code 1950, relating to investments of insurance companies 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 do pass.

GUY G. BUTLER, Chairman.

Also:

MR. SPEAKER: Your committee on banks, building and loan to whom was referred House File 116, a bill for an act to repeal sections six hundred eighty-two point twenty-three (682.23), six hundred eighty-two point twenty-four (682.24), and six hundred eighty-two point twenty-five (682.25), Code 1950, and to enact a substitute therefor relating to the investment, reinvestment, exchange, retention, sale and management of property held in trust by fiduciaries, begs leave to report it has had the



same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GUY G. BUTLER, Chairman.

Also:

MR. SPEAKER: Your committee on banks, building and loan to whom was referred Hosse File 249, a bill for an act to amend section five hundred one point five (501.5), Code 1950, relating to the deposit of bond or securities by associations selling stock on the installment 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.

GUY G. BUTLER, Chairman.

Also:

MR. SPEAKER: Your committee on banks, building and loan to whom was referred Hosse FRe 308, a bill for an act to amend section five hundred thirty-four point ninety-seven (584.97), Code 1950, relating to compensation of building and loan examiners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GUY G. BUTLER, Chairman.

Olson of Mitchell, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 306, a bill for an act to amend chapter four hundred forty-five (445), Code 1950, relating to collection of taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALLERT G. OLSON, Chairman.

Also:

MR. SPEAKER: Your committee on tax revision to whom was referred Heuse File 285, a bill for an act to amend section four hundred twenty-two point eight (422.8), Code 1950, relating to definition of gross income for income tax 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 indefinitely postponed.

ALLERT G. OLSON, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 44 and Senate File 111.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 44 and Senate File 111.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, 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 February, 1951, sent to the Governor for his approval: House File 44.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- Amend House Concurrent Resolution 12 by striking the first
- 2 paragraph thereof and substituting in lieu thereof the
- 3 following:
- 4 "Whereas, the constitution and the laws of the United
- 5 States which shall be made in pursuance thereof; and all
- 6 treaties made, or which shall be made, under the authority
- 7 of the United States, shall be the supreme law of the land;
- 8 and the judges in every state shall be bound thereby, any-
- 9 thing in the constitution or laws of any state to the :
- 10 contrary notwithstanding, and".

BASS of Montgomery.

- 1 Amend House File 141, section one (1), line four (4),
- 2 by striking the word "thirty-eight" and inserting in lieu
- 3 thereof the word "thirty-seven".

Jupp of Clinton.

- Amend House File 187 by striking section five (5) and substituting in lieu thereof the following:
- 8 "Sec. 5. Sections four hundred ninety-one point twenty-
- 4 five (491.25) and four hundred ninety-one point twenty-six
- 5 (491.26), Code 1950, are amended to read as follows:
- 6 "491.25. Corporations existing for a period of years
- 7 may be renewed from time to time for the same or shorter
- 8 periods, or may be renewed to exist perpetually, if a majority
- 9 of votes cast at any regular election or special election
- 10 called for that purpose be in favor of such renewal, at any
- 11 time during the corporate life or within three months after
- 12 the termination thereof, with such renewal taking effect upon
- 18 the filing with and approval by the secretary of state and
- 14 the payment of fees as set forth in section four hundred
- 15 ninety-one point twenty-eight (491.28), although corporations
- 16 may renew within a three months' period prior to normal
- 17 expiration with renewal taking effect at normal expiration.



18 and if those voting for such renewal will purchase at its 19 real value the stock voted against such renewal. Stockholders 20 voting for renewal shall have three years from the date such action for renewal was taken in which to purchase the stock 21 22 voted against such renewal, which purchase price shall bear 28 interest at five per cent per annum from the date of such 24 renewal action until paid. 25 "491.26. The provisions of this act shall not apply 26 to any renewal voted before this act becomes operative but 27 all rights of any corporation described or referred to in 28 the last two paragraphs of section four hundred ninety-one 29 point twenty (491.20) to purchase stock of dissenting stockholders or any portion thereof are preserved to said 30 31 corporation both before and after this section becomes 32 operative." COMMITTEE ON JUDICIARY 1. 1 Amend House File 203, section one (1), lines six (6) and seven (7), by placing a period and quotes 3 (.") following the word "newspaper" and striking the

remainder of the sentence.

WEISS of Crawford.

Amend House File 285 as follows: 1 2 1. Section one (1), line six (6), by inserting after 3 the word "farm" where it first appears in line six (6) thereof the words and comma (,) ", garden and fruit"; 4 5 further amend line six (6) by striking the words "a farm" and inserting in lieu thereof the words "any taxpayer". 6 7 2. Section one (1), line seven (7), by striking the 8 word "on" and inserting in lieu thereof the word "in". 9 3. Section one (1), line eight (8), by striking the 10 word "farm" and inserting in lieu thereof the word "home". 11 4. Section one (1), line nine (9), by striking the 12 word "farm" and inserting in lieu thereof the word "such"; further amend line nine (9) by striking the word "farmer" 13 14 and inserting in lieu thereof the word "taxpaver". 15 5. Section one (1), line fourteen (14), by striking the word "on" and inserting in lieu thereof the word "in"; 16 17 further amend line fourteen (14) by striking the word "farm" and inserting in lieu thereof the word "home". 18 19 6. Section two (2), lines four (4), five (5) and six (6), 20 by striking all of said lines and inserting in lieu thereof 21 the following: "All persons entitled to payment for professional services shall immediately issue written receipt thereof upon payment. Upon conviction of willful failure to do so the defendant shall be fined not more than five dollars (\$5.00) 24 for each offense."

PATRICK of Sioux.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Friday, February 9, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 9, 1951.

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

Prayer was offered by the Reverend O. E. Ellis, pastor of the Methodist Church, Afton.

The Journal of February 8 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Cooksey of Clay on request of Frey of Pottawattamie; Kuester of Cass on request of Shifflett of Ringgold; Oeth of Dubuque on request of Moore of Louisa.

PETITIONS

Hanson of Lyon presented a petition signed by ten officers and deputies of Louisa County urging support of salary increases.

Referred to the committee on compensation of public officers and employees.

Lucken of Plymouth presented a petition signed by the presidents of six women's clubs of LeMars opposing Senate File 201.

Referred to the committee on conservation, drainage and flood control.

Heinz of Dubuque presented a petition signed by forty-seven residents of Dubuque County urging support of salary increases for county officers.

Referred to the committee on compensation of public officers and employees.

Moore of Louisa presented a petition signed by ten county officers of Louisa County urging support of salary increases.

Referred to the committee on compensation of public officers and employees.

Buck of Marshall presented a petition signed by twenty-eight realtors of Marshalltown opposing federal controls of rent.

Passed on file.

Fiene of Chickasaw presented a telegram signed by Dr. L. M. Smith, New Hampton, urging support of House File 102.

Referred to the committee on public health, pharmacy.

PROOF OF PUBLICATION

Published copy of House File 378 and verified proof of publication of said proposed bill in the LeMars Sentinel on February 6, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 25, 65, 116, 154, 207, 232, 233, 239, 242, 245, 249, 275, 280, 306 and 308, and Senate Files 103 and 178, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 33 and 211.

HOUSE FILE 141 DEFERRED

Tate of Cerro Gordo asked and obtained unanimous consent to defer House File 141, the bill to retain its place on the calendar.

HOUSE FILE 99 DEFERRED

Tierney of Webster asked and obtained unanimous consent to defer House File 99, the bill to retain its place on the calendar.

SUSPENSION OF RULE 56

Sloane of Polk asked and obtained unanimous consent to retain House File 40 and House File 45 in the committee on cities and towns for ten additional days.

Young of Union asked and obtained unanimous consent to grant the committee on county and township affairs additional time on House File 144.



Pendleton of Buena Vista asked and obtained unanimous consent to grant the committee on cities and towns an additional fourteen days' time on House File 54.

Mallonee of Audubon asked and obtained unanimous consent to grant the committee on cities and towns an additional fourteen days' time on House File 142 and House File 149.

HOUSE FILE 827 RE-REFERRED

Langland of Winneshiek asked and obtained unanimous consent to re-refer House File 327 to the committee on elections, political and judicial districts.

HOUSE FILE 259 WITHDRAWN

Langland of Winneshiek asked and obtained unanimous consent to withdraw House File 259 from further consideration by the House.

HOUSE FILE 188 WITHDRAWN

Bass of Montgomery asked and obtained unanimous consent to withdraw House File 133 from further consideration by the House.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the State Comptroller:

OFFICE STATE COMPTROLLER

February 9, 1951.

Mr. A. C. Gustafson, Chief Clerk,

House of Representatives.

Dear Mr. Gustafson:

There is transmitted herewith claims against the State of Iowa to be filed with the claims committee of the House of Representatives as follows:

Claims of a general nature numbers 120, 125, 132 to 138, inclusive, 140, 141, 143, 144 and 146.

Highway claims numbers 160, 161, 163 and 164.

Index is attached showing number of claim, name of claimant and amount claimed, together with decision of the State Appeal Board.

R. E. JOHNSON, Chairman, State Appeal Board.

No	Name of Claimant and Nature of Claim	Imount of Claim	Amount Approved By Board
120	Mary Greeley Memorial Hospital, Ames, Iowa—Hospital expenses for Ernest L. Peterson, employed by Iowa State College	1,126.44	No recommendation
125	Mrs. Effie Lawrence, Olathe, Kansas—Personal injury, employed as a waitress, School for the Deaf	1,720.14	No recommendation
132	Estes & Son Funeral Home, Des Moines, Iowa—Funeral expense, Alfred Clayburn, old age recipient	150.00	\$150.00
133	Agnes M. Brennan, Des Moines, Iowa—Result of eye strain, poor light	?	Rejected
134	County Treasurer, Cass County, Atlantic, Iowa—Refund on agri- cultural land tax credit	229.70	No recommendation
135	County Treasurer, Allamakee County, Waukon, Iowa—Agri- cultural land tax credit, refund	891.20	No recommendation
136	County Treasurer, Woodbury County, Sioux City, Iowa— Agricultural land tax credit refund	39.94	No recommendation
137	Pleasant Valley Fire Dept., Bettendorf, Iowa—Refund of sales tax	92.00	92.00
138	County Treasurer, Page County, Clarinda, Iowa—Agricultural land tax credit refund, 1948	14.90	No recommendation
140	County Treasurer, Kossuth County, Algona, Iowa—Agri- cultural land tax credit refund, 1949	214.53	214.53
141	Arthur E. Kelley, Davenport, Iowa—Damage to car by bus be- longing to the Iowa Annie Wit- tenmyer Home, Davenport, Iowa	155.00	155.00
143	County Treasurer, Marion County, Knoxville, Iowa—Agri- cultural land tax credit, 1946- 1947 and 1948	3,974.02	No recommendation
144		254.94	Rejected
146	Mrs. Alva Cavitt, Council Bluffs, Iowa	162.00	162.00

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved By Board
	STATE HIGHWAY COMMI	SSION CL	AIMS
H-160-51	Floyd J. Hawn, Arnolds Park, Iowa—Personal injuries, loss of car damaged by tree being blown down during a storm, crushing said car and injuring claimant	. 3,058.00	Rejected
H-161-51	Arrowhead Construction Co., Minneapolis, Minn.—Damage to car by highway commission pickup truck	. 192.00	192.00
H-163-51	Norbert Tenge, New Hampton, Iowa—Damage to tractor by highway commission car	. 54.74	39:74
H-164-51	William E. Judd, Clinton, Iowa—Damage to car by high- way commission snowplow	. 124.78	124.78

Passed on file.

ADOPTION OF SPECIAL COMMITTEE REPORT

Gallup of Jefferson called up for consideration the following report and moved its adoption:

REPORT OF SPECIAL COMMITTEE

We, the committee appointed by the Speaker of the House of Representatives, State of Iowa, Fifty-fourth General Assembly, to investigate the provisions of House Resolution 3 regarding the administration of the Department of Agriculture and particularly the salt base antifreeze known as Paradox or P-60, beg leave to submit the following report:

This committee finds on evidence submitted that salt base antifreezes are in general of an unsatisfactory nature, being corrosive in action and therefore harmful to internal combustion motors and the necessary radiators, pumps, etc., used in connection with the operation thereof.

It further finds on the evidence submitted that the salt base antifreeze known as third batch Paradox or P-60 was duly tested by an authorized chemist of the Iowa Department of Agriculture and by the chemical research department of Iowa State College. The findings made by all tests were that the antifreeze known as P-60 did not possess qualities which would warrant the issuing of a license for its sale under the laws pertaining to antifreezes, chapter 208A, Code of Iowa, 1950. Recommendations of the chemical research department of Iowa State College were that third batch Paradox or P-60 showed sufficient merit to warrant field testing, but that it should not be licensed for sale.

The committee finds that the license issued by Mr. Spry, Secretary of Agriculture, for the sale of P-60 was contrary to the recommendations of competent chemists and chemical laboratories and to the laws of the State of Iowa.

The committee has also heard testimony and counterclaims to such testimony, all under oath, of alleged irregularities in the administration of duties by various members of the Department of Agriculture.

This testimony has such ramifications and legal aspects that the committee believes it is beyond its province to do justice to all parties concerned by such alleged charges and countercharges.

It is our recommendation that any further investigation concerning these alleged irregularities should be made by the State Bureau of Investigation or other bodies of government authorized by law to conduct such investigations.

LEE GALLUP, Chairman.
PAUL M. WALTER.
J. C. DAVIS.
DWIGHT W. MEYER.
JOHN A. WALKER.

Roll call demanded by Poston of Wayne and Butler of Pocahontas.

On the question "Shall the report be adopted?"

The ayes were, 67:

Abel	Goode	Moore of Butler	Sar
Bass	Hanson	Moore of Louisa	Schroeder
Berry	Huisman	Mooty	Schwengel
Bloedel	Koch	Morris	Sherod
Boothby	Langland	Nelson of Jasper	Shifflett
Brockmeyer	Lisle	Norland	Sloane
Brookings	Lucken	Nystrom	Smith
Buck	Mallonee	Oberman	Soeth
Burrows	Martin	Olson	Tate
Clark of	McEleney	Oppedahl	Uhlenhopp
Appanoose	McFarlane	Palmer	Van Zwol
Cornick	McNeal	Pedrick	Voigtmann
Darrington	Mensing	Pendleton	Walter
Davis	Metz	Pieper	Washburn
Eckels	Meyer	Ramseyer	White
Fairchild	Miller of	Ringgenberg	Young
Frey Gallup	Black Hawk	Ryan	Mr. Speaker

The nays were, 21:

Aubrey	Crosier	Judd	Nielsen
Brownlie	Fiene	Loss	Poston
Burris	Hansen	Ludwig	Stiffler
Butler	Harris	Miller of Shelby	Strawman
Clark of Marion	Jones	Nicholson	Tierney
Crabb		*	V-12-12-12-14-1

Absent or not voting, 20:

Brown	Kosek	Oeth	Shepard
Cooksey	Kuester	Patrick	Stevens
Hanna	Munger	Paul	Walker
Heinz	Nelson of	Putney	Weiss
Hendrix	Woodbury	Robinson	Weston
Klemesrud			

Report adopted, and committee discharged.

INTRODUCTION OF BILLS

House File 378, by Lucken of Plymouth, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance of bonds by the Consolidated School District of Union Township, in the county of Plymouth, State of Iowa, for the purpose of building an addition to and making alterations in the existing school building of said school district.

Read first time and referred to committee on judiciary 2.

House File 379, by Oppedahl of Humboldt and McNeal of Wright, a bill for an act to legalize and authorize operation of a public park in Wright County, Iowa, in accordance with the terms set forth in the deed conveying said premises to Boone Township, Wright County, Iowa; Vernon Township, Humboldt County, Iowa; and the incorporated town of Renwick, Humboldt County, Iowa.

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

House File 380, by Moore of Butler, Miller of Black Hawk and Crosier of Linn, a bill for an act to amend section forty-three point twenty-nine (43.29), Code 1950, relating to the rotation of candidates' names on ballots in territories smaller than a county.

Read first time and referred to committee on elections, political and judicial districts.

House File 381, by Schroeder of Scott, Schwengel of Scott and Frey of Pottawattamie, a bill for an act to amend section ninety-six point nineteen (96.19), Code 1950, relating to unemployment compensation and definitions pertaining thereto; to define the term "disqualification for benefits"; and to repeal all acts, or parts of acts insofar as they are inconsistent with this act.

Read first time and referred to committee on social security.

House File 382, by Frey of Pottawattamie, Schwengel of Scott and Aubrey of Wapello, a bill for an act to amend section ninety-six point five (96.5), Code 1950, subsections one (1) and three (3), relating to the disqualification for benefits of an individual who voluntarily quits his job or fails to apply for suitable work or refuses to accept suitable work; to provide for the imposition of a specified number of weeks of disqualification.

Read first time and referred to committee on social security.



House File 383, by Putney of Tama, Weston of Buchanan and Nystrom of Boone, a bill for an act to provide for the construction of a new livestock pavilion on the state fairgrounds and to make an appropriation therefor.

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

House File 384, by committee on judiciary 1, a bill for an act to amend chapter four hundred ninety-two (492), Code 1950, relating to capital stock.

Read first time and placed on the calendar.

House File 385, by Nystrom of Boone, Clark of Marion, Nielsen of Monona and Butler of Pocahontas, a bill for an act to provide for the filing and enforcement of a lien upon farm crops for the value of fuel and lubricants furnished for the operation of farm machinery in the production of said crops.

Read first time and referred to committee on judiciary 1.

House File 386, by Ringgenberg of Story, Moore of Butler, Paul of Poweshiek, Pieper of Allamakee and Miller of Black Hawk, a bill for an act to amend chapter three hundred three (303), Code 1950, and to amend sections three hundred three point one (303.1), three hundred three point two (303.2) and three hundred three point three (303.3), Code 1950, to establish a state engineering and architectural library and relating to state libraries.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 387, by Palmer of Lee, a bill for an act to amend section six hundred one point one hundred twenty-eight (601.128), Code 1950, relating to the fees for justice of the peace courts and mayor's courts.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 388, by Moore of Butler, Nelson of Woodbury, Walker of Hamilton and Hansen of Carroll, a bill for an act to amend section six hundred one point one hundred twenty-eight (601.128), Code 1950, relating to fees of justice.



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

CONSIDERATION OF BILLS

House File 58, a bill for an act to amend, revise and codify chapter three hundred thirteen (313), Code 1950, relating to primary roads, with report of committee recommending amendment and passage, was taken up for consideration.

Brown of Mahaska offered the following amendment proposed by the committee on roads and highways and moved its adoption:

Amend House File 58 by striking all after the enacting clause and substituting the following:

Section 1. Section three hundred thirteen point four (313.4), Code 1950, is hereby amended.

- 1. By striking from lines eight (8), nine (9), ten (10) and eleven (11) of said section the following: "the payment of interest and redemption of any bonds issued in anticipation of such primary road fund, and".
- 2. By striking from lines thirteen (13), fourteen (14) and fifteen (15) of said section the following: ", the costs of issuance and redemption of any bonds issued in anticipation of said primary road fund," and inserting in lieu thereof the word "and".
- 3. By striking from lines sixteen (16) and seventeen (17) of said section-the following: ", and the refund of special assessments for paving".

Sec. 2. Section three hundred thirteen point six (313.6), Code 1950, is hereby amended and revised to read as follows:

"The state highway commission shall keep accounts in relation to the primary road fund, crediting said fund with all amounts by law creditable thereto and charging said fund with the amount of all duly and finally approved vouchers for claims properly chargeable thereto."

Sec. 3. Section three hundred thirteen point eight (313.8), Code 1950, is hereby amended and revised to read as follows:

"The state highway commission shall proceed to the improvement of the primary road system as rapidly as funds become available therefor until the entire mileage of the primary road system is built to established grade, bridged, and surfaced with pavement or other surface suited to the traffic on such road. Improvements shall be made and carried out in such manner as to equalize the condition of the primary roads, as nearly as possible, in all sections of the state.

"The state highway commission shall not purchase right of way and construct a new system of diagonal highways radiating from any city with a population over one hundred thousand."

Sec. 4. Section three hundred thirteen point fourteen (313.14), Code 1950, is hereby amended by inserting a period (.) after the word "fund" at the end of line three (3) and striking the remainder of said section.

Sec. 5. Section three hundred thirteen point eighteen (313.18), Code 1950, is hereby amended by striking from lines four (4) and five (5) the following: "or from the state highway commission maintenance fund.".



Sec. 6. Section three hundred thirteen point twenty (\$18.20), Code 1950, is hereby amended by striking from line seven (7) the words "its support" and substituting in lieu thereof the words "the primary road."

Sec. 7. Section three hundred thirteen point twenty-seven (313.27),

Code 1950, is hereby amended and revised to read as follows:

"The state highway commission may construct or aid in the construction, and may maintain bridges, viaducts, and railroad grade crossing eliminations on primary road extensions in cities and towns."

Sec. 8. Section three hundred thirteen point thirty-six (313.36), Code

1950, is hereby amended and revised to read as follows:

"Primary roads shall be maintained by the state highway commission and the cost thereof paid out of the primary road fund. Extensions of primary roads in cities and towns may be maintained by the state highway commission and the cost thereof be paid out of the primary road fund."

Sec. 9. Sections three hundred thirteen point thirty-eight (313.38), three hundred thirteen point thirty-nine (313.89), and three hundred thirteen point forty (313.40), Code 1950, are hereby repealed.

Brown of Mahaska offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 58 by adding a new section as follows:

Sec. 10. The total amount of funds expended in any one year on extensions of primary roads in cities and towns shall not exceed twenty-five per cent (25%) of the primary road fund.

Amendment to the amendment adopted.

Poston of Wayne offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 58, section three (3), line thirtyeight (38), by striking the words "one hundred" and inserting in lieu thereof the word "twenty".

Division asked by Poston of Wayne.

Those voting aye, 35; nay, 46.

Amendment to the amendment lost.

Sloane of Polk offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 58, section three (3), by striking lines thirty-six (36), thirty-seven (37), thirty-eight (38) and thirty-nine (39).

Roll call demanded by Sloane of Polk and Schwengel of Scott.

On the question "Shall the amendment to the amendment be adopted ?"

Rule 18 invoked.

The ayes were, 48:

Abel Hendrix Miller of Shelby Pieper Aubrev Huisman Mooty Poston Brockmeyer Judd Munger Putney Nelson of Jasper Buck Koch Ryan Burrows Kosek Nicholson Schroeder Clark of Marion Lisle Nielsen Schwengel Crosier Sloane Ludwig Norland Darrington McEleney Nystrom Smith Fiene McFarlane Olson Strawman Frev Miller of Patrick Uhlenhopp Hansen Black Hawk Pedrick Mr. Speaker

The nays were, 57:

Bass Gallup Moore of Butler Shifflett Goode Moore of Louisa Berry Soeth Bloedel Hanson Morris Stevens Boothby Harris Nelson of Stiffler Brown Jones Woodbury Tierney Brownlie Klemesrud Oberman Van Zwol Burris Langland Oppedahl Voigtmann Butler Loss Palmer Walker Clark of Lucken Paul Walter Appanoose Mallonee Pendleton Washburn Cornick Martin Ramseyer Weiss Crabb McNeal Weston Ringgenberg Davis Mensing White Robinson Eckels Metz Sar Young Fairchild Meyer Sherod

Absent or not voting, 8:

Brookings Hanna Kuester Shepard Cooksey Heinz Oeth Tate

Amendment to the amendment lost.

Brown of Mahaska moved the adoption of the committee amendment as amended.

Amendment as amended adopted.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel Bloedel Brownlie Butler
Aubrey Boothby Buck Clark of
Bass Brockmeyer Burris Appanoose
Berry Brown Burrows Cornick

Crabb Nielsen Lucken Shepard Crosier Norland Ludwig Sherod Darrington Mallonee Nystrom Shifflett Eckels Martin Oberman Sloane Fairchild McEleney Smith Olson Oppedahl Fiene McFarlane Soeth Frey McNeal Palmer Stevens Gallup Mensing Patrick Stiffler Goode Metz Paul Strawman Hansen Pedrick Meyer Tierney Hanson Miller of Pendleton Uhlenhopp Harris Black Hawk Pieper Van Zwol Hendrix Miller of Shelby Poston Voigtmann Huisman Moore of Butler Putney Walker Jones Moore of Louisa Ramseyer Walter Judd Washburn Mooty Ringgenberg Klemesrud Morris Robinson Weiss Koch Munger Ryan Weston Kosek Nelson of Jasper Sar White Langland Nelson of Schroeder Young Lisle Woodbury Schwengel Mr. Speaker Nicholson LOSS

The nays were, none.

Absent or not voting, 9:

Brookings Davis Heinz Oeth Clark of Marion Hanna Kuester Tate Cooksey

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

House File 107, a bill for an act to amend section two hundred thirty-four point ten (234.10), Code 1950, relating to compensation of county board members of the department of social welfare, with report of committee recommending passage, was taken up for consideration.

Burris of Jackson offered the following amendment and moved its adoption:

Amend House File 107, line four (4), by striking the word "five" and inserting in lieu thereof the word "eight".

Shifflett of Ringgold moved the previous question.

Motion prevailed.

Amendment lost.

Van Zwol 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, 57:

Abel Klemesrud Nelson of Schroeder Koch Woodbury Schwengel Aubrev Kosek Nielsen Sloane Bass Norland Berry Langland Smith Bloedel Lucken Oberman Soeth Brockmeyer Ludwig Olson Strawman Paul Tierney Burris Martin Pedrick McEleney Uhlenhopp Crabb Van Zwol Pendleton Crosier McNeal Walter Darrington Meyer Ramseyer Davis Miller of Shelby Ringgenberg Washburn Fairchild Weston Mooty Robinson Morris White Hanson Ryan Jones Munger Sar Young Nelson of Jasper Judd

The nays were, 37:

Boothby Frey Mensing Pieper Gallup Brownlie Metz Poston Burrows Goode Moore of Butler Shepard Butler Hansen Moore of Louisa Sherod Harris Nicholson Stiffler Clark of Hendrix Voigtmann Appanoose Nystrom Walker Clark of Marion Huisman Oppedahl Palmer Cornick Lisle Weiss Eckels Loss Patrick Mr. Speaker Fiene Mallonee

Absent or not voting, 14:

Brookings Hanna Miller of Shifflett
Brown Heinz Black Hawk Stevens
Buck Kuester Oeth Tate
Cooksey McFarlane Putney

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

House File 156, a bill for an act to amend section four hundred sixty-two point seven (462.7), Code 1950, relating to eligibility of trustees in drainage districts, with report of committee recommending passage, was taken up for consideration.

Lisle of Page moved the previous question.

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?"

Rule 18 invoked.

The ayes were, 56:

Abel	Hendrix	Mooty	Poston
Aubrey	Huisman	Munger	Ramseyer
Berry	Judd	Nelson of Jasper	Ringgenberg
Boothby	Langland	Nelson of	Ryan
Brockmeyer	Lisle	Woodbury	Shepard
Brown	Lucken	Nicholson	Shifflett
Burris	Ludwig	Nielsen	Smith
Clark of Marion	Mallonee	Norland	Soeth
Cornick	Martin	Nystrom	Strawman
Crabb	McEleney	Oberman	Uhlenhopp
Crosier	McNeal	Olson	Walker
Darrington	Mensing	Oppedahl	Weiss
Fairchild	Metz	Paul	White
Hansen	Meyer	Pedrick	Mr. Speaker
Harris			

The nays were, 42:

Bass	Fiene	Moore of Louisa	Sloane
Bloedel	Gallup	Morris	Stevens
Brookings	Goode	· Palmer	Stiffler
Brownlie	Hanson	Patrick	Tierney
Buck	Jones	Pendleton	Van Zwol
Burrows	Klemesrud	Pieper	Voigtmann
Butler	Koch	Robinson	Walter
Clark of	Kosek	Sar	Washburn
Appanoose	Loss	Schroeder	Weston
Davis	Miller of Shelby	Schwengel	Young
Eckels	Moore of Butler	Sherod	

Absent or not voting, 10:

Cooksey	Heinz	Miller of	Putney
Frey	Kuester	Black Hawk	Tate
Hanna	McFarlane	Oeth	

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

House File 161, a bill for an act relating to the number of city councilmen to be elected under a city organized under the manager by election plan, and for amending section four hundred nineteen point seven (419.7), Code 1950, with report of committee recommending amendment and passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment proposed by the committee on cities and towns and moved its adoption:

Amend House File 161, section one (1), line four (4), as follows: Strike the comma (,) after the word "statute" and insert in lieu thereof a colon (:).

Amendment adopted.

Ludwig 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, 91:

Abel Goode Moore of Butler Robinson Aubrey Moore of Louisa Hansen Ryan Hanson Mooty Sar Bass Berry Morris Harris Schroeder Bloedel Hendrix Schwengel Munger Nelson of Jasper Huisman Shepard Boothby Sloane Brockmeyer Jones Nelson of Brookings Judd Woodbury Smith Brown Klemesrud Nicholson Soeth Brownlie Koch Nielsen Stevens Stiffler Buck Kosek Norland Tierney Burris Langland Nystrom Oberman Burrows Lisle Uhlenhopp Butler Loss Olson Van Zwol Clark of Lucken Oppedahl Voigtmann Ludwig Palmer Walker Appanoose Cornick Mallonee Patrick Walter Washburn Crabb Martin Paul Weiss Crosier McNeal Pedrick Darrington Mensing Pendleton Weston Davis Metz Pieper White Young Fairchild Ramseyer Meyer Miller of Shelby Fiene Ringgenberg Mr. Speaker Gallup

The nays were, none.

Absent or not voting, 17:

Clark of Marion Heinz Miller of Sherod Shifflett Cooksev Kuester Black Hawk McEleney Oeth Strawman Eckels Tate McFarlane Poston Frey Hanna Putney

The bill having received a constitutional majority was declared to have passed the House and the title 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 2, a bill for an act relating to the administration of state budget and finances and to assign or transfer certain duties relating thereto.

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

Senate File 129, a bill for an act relating to the appointment of city assessors and the appointment of city deputy assessors.

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

Senate File 166, a bill for an act relating to the construction and maintenance of garages for equipment of cities and towns.

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

House Joint Resolution 3, proposing amendments to the constitution of the State of Iowa relating to the succession of officers.

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

House File 111, a bill for an act providing for the reappointment of an incumbent city assessor to a new term without reexamination.

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

House File 213, a bill for an act to legalize the payment, certification or acceptance of a check or other negotiable instrument or any other transaction by a bank or trust company in this state performed after banking hours or on any legal holiday.

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

House File 215, a bill for an act relating to per diem compensation paid to any member of an examining committee of a bank.

CARROLL A. LANE, Secretary.

REPORTS OF COMMITTEES

Young of Union, 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 302, a bill for an act to provide for the establishment, alteration, vacation and maintenance of private roads; to define terms; to define the powers and duties of boards of supervisors of the counties; and to grant right of appeal, begs leave to report it 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 302, section two (2), line one (1), by striking the word "has" and inserting in lieu thereof the words "shall have".

JOHN E. YOUNG, Chairman.

Schwengel of Scott, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance to whom was referred House File 238, a bill for an act relating to individual accident and sickness insurance policies, making uniform the law relating thereto, to repeal section five hundred eleven point thirty-six (511.36), Code 1950, also relating to accident or health 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 be amended as follows, and when so amended the bill do pass.

Amend House File 238, section one (1), line seventeen (17), by adding the following:

"Orders, societies or associations which admit to membership only persons engaged in one (1) or more crafts or hazardous occupations in the same or similar lines of business and the ladies societies or ladies auxiliaries to such orders shall not be subject to the provisions of this Act nor shall any religious order be subject to the provisions of this Act."

FRED SCHWENGEL, Chairman.

Nelson 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 197, a bill for an act relating to the general powers of municipal corporations and to repeal chapter three hundred sixty-eight (368) of the Code relating thereto, and certain other sections of the Code relating thereto, and to enact a substitute therefor, and to amend various sections of the Code 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 be amended as follows, and when so amended the bill do pass.

Amend House File 197 as follows:

- By striking from line five (5) in section three (3) the word "welfare".
- 2. By inserting after the word "power" in line six (6) of section three (3) the words "at reasonable times and in a reasonable manner".
- 3. By striking the first comma (,) in line ten (10) of section three (3) and adding after the word "permits" the following words: "for such businesses.".
- 4. By inserting after the word "to" in line ten (10) of section three (3) the word "such".
- 5. By striking the period (.) in line eleven (11) of section three (3) and adding thereto the following words "for such purposes only and not for purposes of revenue."
- 6. By inserting after the word "of" in line eleven (11) of section three (3) the word "such".

H. F. NELSON, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 6.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, Chairman Senate Committee.

Report adopted.



BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House Joint Resolution 6.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 9th day of February, 1951, sent to the Governor for his approval: House Joint Resolution 6.

ELMER A. BASS, Chairman.

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: February 9, 1951, House File 44.

AMENDMENTS FILED

- 1 Amend House File 65 by adding the following new section:
- 2 Sec. 2. Section eighty point four (80.4), Code 1950,
- 3 is hereby amended by adding after the period in line ten (10)
- 4 the following: "Each district shall be furnished one car
- 5 unidentified except with a red signal light placed in a
- 6 well on the side of the right front fender, these cars to be
- 7 shifted from county to county in the district at the direction
- 8 of the highway patrol."

WESTON of Buchanan.

- 1 Amend House File 204 by adding thereto the following new
- 2 section:
- 3 "Sec. 2. This act shall not become effective until
- 4 April 1, 1952."

JUDD of Clinton.

- Amend House File 244 by inserting in section
- 2 one (1), line three (8), following the word "All" the
- 3 word "public".
- 4 2. Further amend section one (1) by striking the
- 5 word "public" in line nine (9).

COMMITTEE ON DEPARTMENTAL AFFAIRS.

- 1 Amend House File 296 by striking
- 2 therefrom everything following the enacting clause and
- 8 substituting in lieu thereof the following:

- 4 Section 1. Chapter one hundred twenty-three (123), Code 1950, is hereby amended by adding thereto the fellowing new sections:
- 7 1. The executive council shall appoint a comptroller to 8 assist the commission in the administration of the provisions of this chapter.
- 2. The comptroller shall have charge and be responsible for the following:
- a. Inspection and approval of all bills of purchase,
 statements, payrolls and other obligations before submission
 to state comptroller's office for payment.
- b. Initiation and supervision of accounting procedures,
 inventory and money controls and a system of internal audit
 throughout the department.
- c. Preparation of monthly statements reflecting operating conditions and of the annual report as required in section one hundred twenty-three point fifty-three (123.53).
- The comptroller shall be furnished with such
 machines, clerical employees or assistance as shall be
 necessary to carry out the duties as herein prescribed.

SLOANE of Polk.

On motion by Goode of Davis, the House adjourned until 11:00 a.m., Monday, February 12, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 12, 1951.

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

Prayer was offered by the Reverend R. C. Kruschwitz, pastor of the Baptist Church, Independence.

The Journal of February 9 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Lucken of Plymouth on request of Frey of Pottawattamie; Abel of Clayton on request of Pendleton of Buena Vista.

PRESENTATION OF VISITORS

Brown of Mahaska presented to the House the Honorable C. J. Knickerbocker of Linn County, the Honorable I. L. Turner of Mills County and the Honorable C. F. Hinrichs of Iowa County, all members of the Fifty-second General Assembly.

PETITIONS

Darrington of Harrison presented a petition signed by two hundred fifty-four residents of Harrison County opposing any open season on deer until the number of such animals have increased to the point where they are destroying crops.

Referred to the committee on fish and game.

Koch of Palo Alto presented a petition signed by two hundred thirty-two taxpayers from Palo Alto, Pocahontas and Clay Counties requesting that Silver Lake in Palo Alto County be dredged.

Referred to the committee on conservation, drainage and flood control.

Weiss of Crawford presented a petition signed by six members of the Dow City volunteer fire department urging support of House File 233 and Senate File 207.

Referred to the committee on motor vehicles, commerce and trade.

Buck of Marshall presented a petition signed by thirty-seven residents of Marshall County opposing federal controls of rent.

Passed on file.

Frey of Pottawattamie presented a petition signed by fifty-three residents of Pottawattamie County urging support of Senate File 242.

Referred to the committee on board of control.

Gallup of Jefferson presented a resolution by the Jefferson County Chapter, Izaak Walton League, opposing firearms control legislation.

Referred to the committee on police regulation, suppression of crime and intemperance.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 197, 238 and 302, under Rule 72.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Gallup of Jefferson offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Wilson Reed, of Jefferson County, who was a member of the Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second and Fifty-second Extra sessions of the General Assembly, passed away on June 29, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Gallup of Jefferson, Hendrix of Muscatine and Davis of Fayette.

MESSAGES FROM 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 96, a bill for an act relating to the practice of chiropractic.
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 expenses of the banking department.

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 legalizing acts of notaries public and acknowledgments.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 2, a bill for an act relating to the administration of state budget and finances and to assign or transfer certain duties relating thereto to the auditor of state, state comptroller or treasurer of state.

Read first time and referred to committee on consolidation and coordination of state government.

Senate File 129, a bill for an act to amend section four hundred five point three (405.3), Code 1950, relating to the appointment of city assessors, and section four hundred five point eight (405.8), Code 1950, relating to the appointment of city deputy assessors.

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

Senate File 166, a bill for an act relating to the construction and maintenance of garages for storage, repair and servicing of motor vehicles and other equipment of cities and towns, and to amend chapter three hundred sixty-eight (368), Code 1950, and section four hundred seven point three (407.3), Code 1950.

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

INTRODUCTION OF BILLS

House File 389, by Hansen of Carroll and Metz of Decatur, a bill for an act granting to the "Public Service Commission of Iowa" certain authority and powers; designating its proceedings and procedure; defining terms used in act; enumerating the duties of the commission; providing penalties for violation of commission orders or provisions of this act; specifying services to be provided and rates to be charged; providing regulations with which utilities, as



defined by this act, must comply to do business within state: designating requirements for organization and regulation of a utility. as defined by this act; authorizing commission to intercede in contract negotiations; providing for granting of facilities of one utility to another: providing for valuation of utility property by commission; providing for accounting systems, examination and audits, and publication of balance sheets; providing for manner of establishing depreciation percentages; providing for information on and verification of construction costs; permitting division and distribution of surplus property by a mutually owned telephone company: requiring reports to commission and investigation of costs of reports; requiring reports from and publication by the commission; designating records of commission as public, with exceptions, requiring commission to prescribe standard commercial units of products or service; requiring filing of rate schedules and regulations and publication thereof; providing for the establishment of joint tolls; requiring investigation of interstate rates, specifying the manner in which rates may be changed and requiring publication of changes; prohibiting discrimination in compensation for services. with exceptions; granting authority to commission to appoint agents and defining powers of such agents; providing for examination of evidence by commission; requiring utilities to fill out questionnaire and deliver documents; providing for complaints by consumers and manner of hearing same; providing for summary investigation by commission and procedure thereafter; providing for complaint by utility; providing for witness fees and mileage; providing for depositions and stenographic records; providing for transcript as evidence; authorizing fixing of reasonable rates, charges and services or to amend existing ones and requiring utilities to conform to them; providing for test on commission orders; establishing effective date of commission orders; providing for appeal to district court and the method and scope of same; providing for appeal to supreme court; providing for rehearing by commission and requiring such before appeal; providing for injunctions and restricting them; requiring testimony and production of documents although incriminating, and providing immunity; providing for the necessity of procuring orders to transact business and to make extension or improvements in certain cases; authorizing commission to require procuring of certificate of convenience and necessity, and providing procedure for same; granting commission authority to procure an injunction for violation of its orders in certain cases; prescribing procedure for indeterminate permits and extension



where there is competing service; validating permits and franchises granted prior to May 1, 1951, providing for granting of indeterminate permit on surrender of existing license or franchise; providing for commission's control over contracts with affiliates and defining affiliates; providing for filing with commission all pension or allied plans and setting forth regulation controlling same and contributions to it: providing for certain requirements when financing replacements, extensions or improvements; providing for loans to officers and directors under certain circumstances and penalty for violation; requiring filing of all publicity or training material and surveys, with exceptions; denying franchises, permits and licenses to foreign corporations; establishing which licenses, permits or franchises shall be indeterminate permits; validating certain franchises and permits; prohibiting discrimination, defining same and providing a penalty; providing for treble damages against utilities in certain cases; providing for rate change where rate is based on cost of service to utility and its cost has been changed by federal authority; providing penalty for failure of individual to comply with the provisions of this act and to utility when such failure was at direction of utility or general officer thereof; providing penalty for utility's violation of provisions of this act and holding utility liable for acts of agent; authorizing commission to temporarily alter or suspend rates in certain cases; granting to commission authority to require and direct manner of providing adequate and safe transmission lines; providing that provisions of act shall not act as waiver or release in certain cases; providing that rates of May 1, 1951, shall govern, unless prescribed procedure is followed; providing for reorganization or abandonment by utilities on commission approval; providing for payment of commission expenditures by utilities and authorizing the manner of determining and collecting same; providing for collection of bills rendered for expenditures by distress and prescribing manner thereof; placing the burden of proof in certain instances; giving precedence to provisions of this act.

Read first time and referred to committee on public utilities, telephone, telegraph and express.

House File 390, by Hansen of Carroll and Metz of Decatur, a bill for an act creating and establishing a "Public Service Commission of Iowa" providing for appointment of members, their term of office, qualifications, salary and removal; defining terms used in act; providing for office of the commission, its accounting for and



disposition of funds; setting forth powers of the commission and manner of conducting its business.

Read first time and referred to committee on public utilities, telephone, telegraph and express.

House File 391, by Miller of Black Hawk and McFarlane of Black Hawk, a bill for an act to amend chapter three hundred sixty (360), Code 1950, to provide for the purchasing of buildings to be used as township halls.

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

House File 392, by Moore of Butler, a bill for an act to amend chapter one hundred twenty-three (123), Code 1950, relating to the Iowa liquor control act.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 393, by Sloane of Polk and Ryan of Polk, a bill for an act to provide for an engineering survey preparatory to the establishment of a state owned lake in Polk County and to make appropriation therefor.

Read first time and referred to committee on conservation, drainage and flood control.

House File 394, by Ryan of Polk and McNeal of Wright, a bill for an act to amend section four hundred forty-one point fourteen (441.14), Code 1950, relating to the taxation of platted real estate.

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

House File 395, by Oberman of Des Moines and McNeal of Wright, a bill for an act to amend section seventy-nine point two (79.2), Code 1950, relating to compensation and mileage of appraisers.

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

House File 396, by committee on motor vehicles, commerce and trade, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and placed on the calendar.



House File 397, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point one (321.1), Code 1950, relating to motor vehicles and law of road.

Read first time and placed on the calendar.

House File 398, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point twenty-one (321.21), Code 1950, relating to motor vehicles and law of road.

Read first time and placed on the calendar.

House File 399, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point thirty-four (321.34), section three hundred twenty-one point thirty-seven (321.37) and section three hundred twenty-one point one hundred sixty-seven (321.167), Code 1950, relating to registration plates issued for motor vehicles.

Read first time and placed on the calendar.

House File 400, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point four hundred twenty-two (321.422), Code 1950, relating to motor vehicles and law of road.

Read first time and placed on the calendar.

Jones of Clarke 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 Jones of Clarke, Darrington of Harrison and Aubrey of Wapello as such committee.

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 Nicholas presiding.

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

Hendrix of Muscatine presented to the House Fred Messenger, principal of Muscatine High School, and the following members of the Muscatine High School chorus:

Harvey Albee, Loretta Armstrong, Louise Ash, Beverly Axel, Ruth Benedict, John Bloom, Barbara Boynton, Bob Boshart, Marlin Brosshart, Pat Buchele, Susan Bunker, Bill Buster, Keith Butcher, Inez Brade, Jean Brauns, Jack Carter, Ronald Chandler, Walter Chatfield, Doug Coder, George Cooper, Roger Cooper, Ronnie Corder, Willowdine Doerfer, Richard Duggan, Phyllis Duggan, Binnie Drumm, Sandra Eis. Charlotte Epperly, Ronald Evans, Dianne Fairbanks, Marsha Fisher, Marilyn Franklin, Charlene Freeman, Marilyn Furnas, Doris Garmon, Darrell Garvin, Louise Gasaway, Sandra Grossjean, Ronnie Grossklaus, Jim Hahn, Nancy Hahn, Janet Hahn, Nancy Hayes, Dean Henke, Sally Hine, Evelyn Hobart, Roberta Hoben, Ken Hopkins, Al Hoffman, David Hoopes, Janice Horst, Robert Janney, Mary Kautz, Mark Kimper, Mary Jo Kennedy, Mary Anne Kilver, Rosemary Kilver, Bethany Knapp, Boger Knott, Sylvia Knott, Jerry Lange, JoAnn Leu, Bennett Levin, Sandra Lucas, Barbara Lewis, Phil Lottman, Ronald McGowan, Albert Marolf, Marilyn Mason, Jerry Moore, Don Mullen, Warren Meerdink, Jack Nietzel, Sybil Nelson, Alice Nichols, Delores Nordeen, Dennis Noret, Joyce Ogilvie, JoAnn Paetz, Elizabeth Purdue, Suzanne Phillips, Vera Posten, Joan Pringle, Jim Pulliam, Sandra Pulliam, Mary Ann Richards, Mary Lou Riecke, Larry Robertson, Joyce Rummells, David Schmarje, Don Schweitzer, Dick Shirk, Donna Shirk, Ted Sogard, Gloria Soll, Edward Spiess, Carolynn Stumme, Naomi Stumme, Nancy Sweitzer, Marion Sywassink, Judy Templeman, Nancy Templeman, Joan TeStrake, Jim Thompson, Leslie Titus, Carolyn Tomfeld, Art Van Dyke, Jim Wheeler, Ann Wigim, Dick Woolsey, Tom Wigim, JoAnn Worst, Clark Ziegenhorn, and Jane Hoopes, accompanist.

The chorus, under the direction of Max Collins, gave a concert of choral numbers appropriate to the celebration of Lincoln's birthday.

President Nicholas expressed the appreciation of the joint convention to the chorus for their musical program.

President Nicholas recognized the gentleman from Scott, Mr. Schwengel, who addressed the joint convention as follows:



At the suggestion of the committee in the legislature and also of several people outside the legislature who thought it would be appropriate to give recognition to a great Iowan, I have consented to speak to you for just a few moments on the life of Judge James Bollinger, affectionately known by us in Davenport as "Judge".

On occasions like this, words seem so inadequate to give expression and to do justice to the true meaning of the lives of people; and so I approach this subject in a spirit of humility, but realizing that it is good for us to reflect upon the good things of the past, and that the contributions of great people should be pointed up occasionally as guide posts for our actions in our daily lives and in legislative halls.

I will attempt, to the best of my ability, very briefly and with your permission, to pay tribute to a great citizen, an eminent Iowan and, above all, a true American. The man about whom I am to speak was born just two years and five days after the death of the eminent American whose birthday we are celebrating today, in our sister state, Illinois.

At the age of six he moved to, and was until his death a citizen of, Iowa. He was a product of our public schools and the University of Iowa. He was recognized by his fellow men as an eminent lawyer, a jurist of distinction, a scholar without peer, a humanitarian, a great civic leader, and was considered nationally as one of the outstanding students of the life of Abraham Lincoln.

Early in his life he became interested, as a sort of a hobby, in the life of the object of our affections and celebration today. He began collecting books and writings and documents of this great American until, at his death, he had a total of 3,000 volumes that he had collected and read and studied and thought about. He became so enthusiastic about this study that those who knew him and held him in high esteem said, "There was something in Lincoln's character akin to his own," and those of us who knew him well could appreciate this beyond question.

He made a great contribution to the study of the life of Lincoln in his book "Lincoln, the Statesman and Logician." This work was hailed by authors of Lincoln as a great contribution in showing the true character of this eminent American as a statesman and logician.

Largely because of his study of the life of this great man, he became thoroughly imbued with what has become known as the "American Proposition," believing inherently in the great philosophy of freedom and truth embodied therein.

In the practice of his profession as a lawyer and jurist, and in the spirit of honesty and greatness which marked his life and were his outstanding traits, he once said a very characteristic thing, and one that needs pondering today, that "the law was his mistress and he held her precepts sacred."

This man, James "Judge" Bollinger, of whom I speak and who has set such a wonderful example for us, has gone on to his reward. In the words that are credited to that great Secretary of War of Lincoln's administration, who is reputed to have said them at Lincoln's deathbed: "Now he belongs to the ages."

Iowa becomes the beneficiary of Judge Bollinger's collection of Lincoln books, documents and articles. His personal will provides that the great



University of Iowa become the beneficiary, so that students of history will forever have access to this invaluable collection. So Iowa becomes the sole owner of one of the finest collections of its kind in the world, a truly great monument built by a great man to a great man, for a great state, and through the state facilities, for the nation. All who knew him well can share the words of Edwin Markham when he wrote about Lincoln and apply them to this man, "Here was a man to hold against the world, a man to match the mountains and the sea."

Ludwig of Johnson presented to the joint convention Professor H. J. Thornton, Department of History, State University of Iowa, who delivered the following Lincoln's Day memorial address:

MR. PRESIDENT, MR. SPEAKER, MR. LUDWIG, SENATOR MERCER, LADIES AND GENTLEMEN OF THE GENERAL ASSEMBLY:

I was much moved by the speech of the gentleman from Davenport paying tribute to the late Judge Bollinger. May I add that his loss is a great grief on the campus of your state university. That university is very proud to have been appointed the custodian of the valuable library of Lincolniana he assembled.

I am as proud to be here today to address you for a little while as the young ladies and gentlemen who have entertained us so magnificently this morning with their singing. We have come to pay tribute to one of the greatest Americans who ever lived. It is fourscore and seven years ago since, in 1863, the great emancipator spoke at Gettysburg that immortal sentence, "Fourscore and seven years ago our fathers brought forth on this continent a new nation, conceived in liberty, and dedicated to the proposition that all men are created equal." And here we are, fourscore and seven years later, at the midway point of the twentieth century, assembled in this honorable place to pay tribute to one who was born 142 years ago today.

The American people look back with unusual sensitivity to that great life. It is their habit to search their past for understanding of the present. They have an instinct that was voiced by Patrick Henry when he said, "I know no light whereby my feet are guided save the light of experience." For Americans, the great book of experience is history. And periodically, they observe, there comes one who personifies some great crisis or some noble movement in their own history that is etched upon their minds and hearts forevermore, and from whom they draw unfailing strength and wisdom.

There is a very loose statement that history repeats itself, which really it never does precisely. Things cannot be exactly as they were. If later events and situations present striking similarities with the past, always there are differences.

In Abraham Lincoln's time the nation was scourged by war, even as our own. But the conflict for that generation was vastly different. It was civil war, in which brother shed brother's blood. Lincoln's government had problems of foreign relations to face. They were few and simple compared with ours, but they loomed large in that day. For ex-



ample, during the civil war, or the war between the states as some prefer to say, the French invaded this continent using an Austrian puppet to establish a monarchy in Mexico, thereby violating the Monroe Doctrine. Normally, had the Federal Union not been engaged in civil strife its army would instantly have marched to expel the invaders from the soil of the new world. Lincoln, however, was a patient man who knew how to put first things first. Nothing could turn him aside from the task of saving the Union. By the time the war was over, with the United States possessing an immense and experienced army, the French, like the Arabs, folded their tents and silently stole away.

Abraham Lincoln had serious diplomatic problems to face with England and other European countries. They are now difficult for Americans to understand in the face of the ideologies of the time, but not inexplicable when it is remembered that the export of southern cotton was shut off by the Federal blockade thereby imposing enormous hardship upon the English textile manufacturing industry.

Lincoln had surprising thoughts about Russia. In a little-known passage in a letter written August 24, 1855, to one who was defending negro slavery he said that those who in a land of liberty supported this system should go to some country where no pretense was made of loving liberty—"to Russia, for instance, where despotism can be taken pure, and without the base alloy of hypocrisy."

Compared with ours, however, his relations with the world at large were casual and dispersed. In our troubled time they are completely global and fearfully enmeshed. With these similarities and differences in mind as between Lincoln's day and ours, the nation may look back and find help and inspiration for contemporary action. The American people still draw vigor from Abraham Lincoln, because of who he was, and what he accomplished.

May we not say that in a peculiar way he was one of us, we the people of the Middle West? He embodied, as it were, the whole westward epic because he saw the mighty flow of the tide from the East along the pathway of the setting sun. Born in Kentucky as he was; moving early to Indiana; living in Illinois; sailing down the great rivers that cut through the heart of the continent, the Ohio and the Mississippi, he was indeed an epitome of the matchless drama of nineteenth century America. Incidentally, it is said that while on a flatboat with a load of produce out of Indiana, he encountered slavery close up; saw human beings of dark color in heavy manacles and, according to his biographer, he said with suppressed fury, "If ever I get a chance to strike that system, I shall strike it hard."

He traveled into Iowa, as a colleague of mine, Professor William J. Petersen, reminded this body two years ago. Here in our Commonwealth he owned land, spoke to audiences as far apart as Burlington and Council Bluffs, found a member of his cabinet and a justice for the supreme court, had part in the litigation arising out of a collision between a steamboat and the railroad bridge between Rock Island and Davenport. It was in Iowa, also, that Lincoln's son, Robert, found the lady he married. Here in the Middle West Abraham Lincoln was elected to the presidency. Here



he said good-bye to his friends and neighbors in Springfield, Illinois, in an address whose poignancy moves us still:

"My friends: No one, not in my situation, can appreciate my feeling of sadness at this parting. To this place, and the kindness of these people, I owe everything. Here I have lived a quarter of a century, and have passed from a young to an old man. Here my children have been born, and one is buried. I now leave, not knowing when or whether ever I may return, with a task before me greater than that which rested upon Washington. Without the assistance of that Divine Being who ever attended him, I cannot succeed. With that assistance, I cannot fail. Trusting in Him who can go with me, and remain with you, and be everywhere for good, let us confidently hope that all will yet be well. To His care commending you, as I hope in your prayers you will commend me, I bid you an affectionate farewell."

It appears that he had a presentiment that he would never return. He did return—in death, after the assassin's bullet had laid him low. And here in the heart of the Middle West his remains lie in their eternal repose.

Apart from these things that move us so and stir our pride, there is much that we can learn from him for our guidance and improvement. How great an example he is of one who trod the road of life with becoming humility! Abraham Lincoln was without pretense or ostentation. He indeed walked humbly before God and man. Here is an account he once gave of himself: "If any personal description of me is thought desirable it may be said I am, in height, six feet four inches, nearly; lean in flesh, weighing on an average one hundred and eighty pounds; dark complexion, with coarse black hair and gray eyes. No other marks or brands recollected."

In the course of his debate with Stephen A. Douglas at Ottawa in 1858, Lincoln said, "Henry Clay, my beau ideal of a statesman, the man for whom I fought all my humble life." That was no pose on Lincoln's part; it was his honest judgment of his slight significance.

We have placed his image on our humblest coin, the one-cent piece, a most appropriate thing to do. It must be admitted, though, that his image is on the five-dollar bill. But then, our few plutocrats love Lincoln also.

His favorite poem was entitled "Oh! Why Should the Spirit of Mortal Be Proud?" Its rather mournful sentiment is apparent in the opening stanza:

"Ohl Why should the spirit of mortal be proud?

Like a swift-fleeting meteor, a fast-flying cloud,

A flash of the lightning, a break of the wave,

Man passeth from life to his rest in the grave."

This seems to affirm the contention that Abraham Lincoln was a gloomy man. Much has been said about that aspect of his character. Yet, I would say that the point has been overstated. It can be shown that Lincoln was an affable man. Apparently he was never at a loss for a joke, or a happy aneedote, and he had a large capacity for laughter. I wonder if



it is remembered by members of this honorable body that he was once challenged to a duel and that he accepted the challenge. It arose out of some letters written to a Springfield newspaper and he offended the person at whom they were directed. The man, whose name was Shields, called upon Lincoln for satisfaction. It was the custom that the one challenged had the right to name the weapons. Lincoln chose cavalry broadswords, long, heavy weapons, "of the largest size." Lincoln, of course, was a tall man. Shields was a short man who could walk beneath his opponent's arm. When they arrived at the duelling ground, a sandbar in the Mississippi River, Lincoln took off his coat, rolled up his sleeves, extended the sword, stretched to his full height, and began lopping off the top branches of a tree. The action appeared so ludicrous to all present that everybody burst into laughter and, of course, they couldn't fight a duel in such an atmosphere as that. Lincoln knew precisely what he was doing. His humor and wisdom had dissolved potential tragedy.

Abraham Lincoln's joy and humor notwithstanding, he was acquainted with sorrow and grief. He knew the pangs of wounded love as he stood at the grave of Ann Rutledge, to whom he had given his heart. There was tension in his family, perhaps more serious than the world has known. William H. Herndon, Lincoln's gossipy biographer, tells the story that one day a man called at the house in Springfield on some business, but Mrs. Lincoln met him with such a tirade of abuse that he went down town to Lincoln's office to demand an explanation. As Herndon tells it, Lincoln replied: "My friend, I regret to hear this, but let me ask you in all candor, can't you endure for a few moments what I have had as my daily portion for the past fifteen years?" I hope the incident is apocryphal, yet Mary Todd Lincoln was as peppery as she was brilliant, and it could have been so.

Lincoln's sorrows included the loss by death of his young son, Willie. He was often bowed down by the burden of much bitter opposition. He was maligned by his opponents in incredible fashion. Surely it is one of the measures of progress that we have improved the manners of public rivals. In the course of political disputation things were then said and done that would not be tolerated now. Worse than opposition, Lincoln had to contend with betrayal by his associates. When he sought reelection in 1864, Benjamin Wade of Ohio and Henry Winter Davis of Maryland combined to spread a manifesto through the press of the land hoping to accomplish his defeat.

He knew the agony of war, and in the loneliness of his soul and the acuteness of his feeling, the heaviness of responsibility was almost beyond his power to bear. As he considered the role assigned to him, well might he have said with Hamlet:

"The time is out of joint; O cursed spite,

That ever I was born to set it right."

Tragedy continued to mark him as its own, and in the hour of victory that might have been the moment of supreme joy he, the least deserving of such an end, was done to death by an assassin's bullet.

Abraham Lincoln taught us all how to endure hardship, and even overcome defeat. The first time he offered himself for political office, in 1832,



as a member of the state legislature of Illinois, he was defeated. Of this he said later, with much pleasure, "It was the only time I was ever defeated by the people." He tried again, three successive times, and was successful on each occasion—from 1834 to 1840. He aspired to be an elector in 1844 to vote for Henry Clay for president, but failed in the attempt. He passed one term in Congress, from 1847 to 1849, and then retired, thinking his chances for a political future too unpromising.

A position in the government land office would have pleased him. But he did not get it. It appears that he might have had the governorship of Oregon Territory. This was flattering, but fortunately Mary Todd Lincoln did not wish to go so far off into the West. Some have toyed with the idea that Mrs. Lincoln discerned the genius in her husband and had faith in his destiny. It is an interesting question to ask—how many know who did go to Oregon to fill this office? Few Americans have any notion of the answer. The appointee is lost to their recollection. Would it have been the same with Lincoln? Would he have vanished into obscurity to be heard of no more?

However, he retired to Springfield to his law office, where he worked and thought, often plunged in gloomy introspection. The passing of the Kansas-Nebraska bill in 1854 roused him to public action again. The prelude to civil war was about to break in Kansas, and from that time forward Abraham Lincoln was a leading figure in the awful drama then unfolding. He debated the basic issues with Stephen A. Douglas as both sought a seat in the Senate in 1858. Lincoln was defeated—not by the people but by the state legislature—but he gained the presidency two years later.

For all his greatness, Abraham Lincoln remained, in high as well as in low station, a kind and compassionate man—qualities that might well adorn the characters of all of us more than perhaps they do in our tempestuous time. It has been said that Lincoln never spoke an understanding word about the South. How wrong that is! Here is a section of a speech he made in Peoria in 1854:

"Before proceeding let me say that I think I have no prejudice against the Southern people. They are just what we would be in their situation. If slavery did not now exist among them, they would not introduce it. If it did now exist among us, we should not instantly give it up. . . . When Southern people tell us they are no more responsible for the origin of slavery than we are, I acknowledge the fact. When it is said that the institution exists, and that it is very difficult to get rid of it in any satisfactory way, I can understand and appreciate the saying. I surely will not blame them for not doing what I should not know how to do myself. If all earthly power were given me, I should not know what to do as to the existing institution. . . . I think I would not hold one in slavery . . . , yet the point is not clear enough for me to denounce people upon."

In the course of his first inaugural address he did not breathe defiance, as Andrew Jackson did in 1832 when South Carolina threatened to nullify the law. Old Hickory clenched his teeth and said, "By the Eternal!" and



then proceeded to say what he would do. No, Lincoln, though more desperately provoked, said to the South:

"We are not enemies, but friends. We must not be enemies. Though passion may have strained, it must not break our bonds of affection. The mystic chords of memory, stretching from every battlefield and patriot grave to every living heart and hearthstone all over this broad land, will yet swell the chorus of the Union when again touched, as surely they will be, by the better angels of our nature."

It is said that during the Hampton Roads conference in February, 1865, where delegates of North and South had met to explore the possibilities of peace, and Alexander Stephens, vice president of the dying Confederacy, asked Lincoln what were the irreducible terms for settlement, the President took a sheet of paper, wrote one word at the top, and pushed it across the table saying, "Alex, write anything you like under that word." The word was "Union."

A strong case can be made that, at the close of the conflict, Abraham Lincoln was the best friend the prostrate South had. His plan of reconstruction held that the South had never left the Union no matter what its leaders had declared. This meant everything to the section below the Mason-Dixon line because, in that event, the chief executive would still apply the federal laws to the states that were in difficulty. The President's purpose was to get the "erring sisters" into their proper relation with the government with a minimum of trouble and delay. But there were antagonists of Lincoln who would not accept this view. They insisted that the South was in the position of conquered foreign provinces, or at least in the situation of American territories before they had been permitted to become states. Consequently, Congress must now declare the terms of readmission. As history records, it went hard with the South under congressional reconstruction.

Lincoln was kind and compassionate whether dealing with high problems of state or the affairs of the humblest citizen. He would rise in the night to issue orders to save the life of a court-martialed soldier sentenced to be shot. One of the most moving letters ever inscribed was the one he wrote to Mrs. Bixby who, he had been informed, had lost five sons in the course of the war. Some doubt has been cast on the correctness of the record, but not on the sentiment and nobility of that tender communication:

"Dear Madam: I have been shown in the files of the War Department a statement of the Adjutant-General of Massachusetts that you are the mother of five sons who have died gloriously on the field of battle. I feel how weak and fruitless must be any words of mine which should attempt to beguile you from the grief of a loss so overwhelming. But I cannot refrain from tendering to you the consolation that may be found in the thanks of the Republic they died to save. I pray that our heavenly Father may assuage the anguish of your bereavement, and leave you only the cherished memory of the loved and lost, and the solemn pride that must be yours to have laid so costly a sacrifice upon the altar of freedom."



On all occasions a sympathetic and generous man, Abraham Lincoln was also firm and inflexible. He would not swerve from his oath to sustain and preserve the Constitution and the Union. Once committed he never turned back. Late in the agony of the war he said:

"Fondly do we hope—fervently do we pray—that this mighty scourge of war may speedily pass away. Yet, if God wills that it continue until all the wealth piled by the bondsman's two hundred and fifty years of unrequited toil shall be sunk, and until every drop of blood drawn with the lash shall be paid by another drawn with the sword, as was said three thousand years ago, so still it must be said, "The judgments of the Lord are true and righteous altogether."

He accepted without question the scriptural dictum: "No man having put his hand to the plow and looking back is fit for the kingdom of God."

In matters of public and personal policy, Abraham Lincoln was swayed by moral convictions. This is apparent from the whole pattern of his life whether in or out of office. He drew clear distinctions between right and wrong. That is how he resolved the question of slavery in his own mind. In the great debate with Douglas, the Little Giant stood upon the point that the Federal Constitution recognized the fact of slavery in the American Union. For Lincoln, lover of the Constitution though he was, that was not the last word. Slavery for him was a moral question and he found it morally wrong. Like Theodore Roosevelt after him, he refused to believe that in history right and wrong could be considered as being on the same level.

This magnificent man had intimations of destiny in human affairs and his own part in life. Convictions of this sort arise in the minds of sensitive men from the very weight and logic of events. Perhaps we may think so, too, as we remember that in the dawn of the nineteenth century, two families—Davis and Lincoln—lived in Kentucky. The former moved south to the slave soil of Mississippi; the other traveled north to the free soil of Indiana. Each family had a young son; one boy was named Jefferson, the other, Abraham!

Abraham Lincoln was a religious man and bowed before the will of God. His name may not have been found on a church roll, but what was more important, he was found in the churches, and upon his knees in his study, wrestling like Jacob of old to know the mind of the Creator. "The Almighty has His own purposes," he said in his second inaugural address. "Woe unto the world because of offenses! For it must needs be that offenses come; but woe to that man by whom the offense cometh." In the last public speech he made in Washington, on April 11, 1865, when announcing the evacuation of Richmond and Petersburg, and the surrender of the greater part of the Confederate army, he asked of the people that in the midst of all their joy, "He from whom all blessings flow must not be forgotten." A call for a national thanksgiving, he told them, was being prepared. After the Battle of Gettysburg, which many believe to have been the turning point of the war, Lincoln was visiting General Daniel E. Sickles, who had been wounded in that struggle. Explaining his state of mind when so much hung in the balance he is reported to have said:



"I went to my room one day and locked the door and got down on my knees before Almighty God, and prayed for victory at Gettysburg. I told him that this was His war, and our cause His cause, but that we could not stand another Fredericksburg or Chancellorsville. Then I made a vow to Almighty God that if He would stand by our boys at Gettysburg, I would stand by Him, and He did stand by you boys and I will stand by Him. And after that, I don't know how it was and I can't explain it, but soon a sweet comfort swept into my soul that God Almighty had taken the whole business into His own hands, and that is why I have no fears about you."

Abraham Lincoln still stands before us, a humble, gentle, compassionate, gracious man. Yet, he is a towering figure in the history of this land and of all mankind. We may not find in his record specific answers to our precise and immediate problems rising out of a world in convulsion and we at the center of it. But we should find for the obvious present and the undisclosed future strength of purpose, iron resolution, humility, kindness, and inspiration for the trials and difficulties of our day, great devotion to our high endeavors and obligations, even to the last full measure of devotion.

Has he not summed all this up himself in that one glorious and memorable sentence at the close of his second inaugural address:

"With malice toward none; with charity for all; with firmness in the right, as God gives us to see the right, let us strive on to finish the work we are in; to bind up the nation's wounds [not the wounds of the North only, but of the South also; the whole nation's wounds. Today, would he not say the wounds of the world?]; 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."

Thank you, Ladies and Gentlemen.

The minutes of the joint convention were read and approved.

Hendrix of Muscatine asked and obtained unanimous consent that 150 additional copies of the Journal of February 12 be printed.

Moore of Butler asked and obtained unanimous consent that the Chief Clerk be authorized to have printed 1,000 copies of the addresses by Professor II. J. Thornton and the Honorable Fred Schwengel of Scott County.

Senator Elthon of Worth moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Lynes in the chair.

REPORTS OF COMMITTEES

Meyer of Sac, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 134, a bill for an act to amend section five hundred sixty-two point seven (562.7), Code 1950, 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 with the recommendation that the same be indefinitely postponed.

DWIGHT W. MEYER, Chairman.

Davis of Fayette, from the committee on public utilities, telephone, telegraph and express, submitted the following report:

MR. SPEAKER: Your committee on public utilities, telephone, telegraph and express to whom was referred House File 286, a bill for an act to amend section three hundred ninety-seven point twenty-nine (397.29), Code 1950, relating to management of public utilities by boards of trustees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

J. C. DAVIS, Chairman.

Also:

MR. SPEAKER: Your committee on public utilities, telephone, telegraph, and express to whom was referred House File 276, a bill for an act to amend section four hundred eighty-four point twenty-seven (484.27), Code 1950, relating to street railways and interurban lines in a city of more than twenty thousand population, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. Amend House File 276, section one (1), line nine (9), by striking the words "one foot" at the beginning of the line and substituting in lieu thereof the words "two feet".
- 2. Further amend House File 276, section one (1), line ten (10), by striking the comma (,) following the word "vehicles" and substituting in lieu thereof a period (.) and striking the remainder of the section.

J. C. DAVIS, Chairman.

Van Zwol of O'Brien, 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 291, a bill for an act to permit trolling from power boats and sail boats on waters of the State of Iowa where the use of outboard motors is permitted, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JACOB VAN ZWOL, Chairman.

Brookings of Pottawattamie, 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 295, a bill for an act to change the name of the state school for the blind to The Iowa Braille and Sight-Saving School, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HOWARD E. BROOKINGS, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 48, 69 and 189.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 48, 69 and 189.

JOINT RESOLUTION SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following joint resolution: February 12, 1951, House Joint Resolution 6.

AMENDMENTS FILED

- 1 Amend House Joint Resolution 7 as
- 2 follows:
- By inserting in line two (2) of the title following
- 4 the word "grounds" the word "as".
- 5 2. By striking from line three (3) of the title the



7

9

2

4

- 6 words "James W. Grimes".
 - 3. By striking everything after the title to the
- 8 enacting clause.
 - 4. By striking from section one (1), line three (8),
- 10 the words "James W. Grimes"; and by striking the comma (,)
- 11 following the word "Building" in line three (8), and
- 12 substituting in lieu thereof a period (.) and striking
- 13 everything thereafter.

PIEPER of Allamakee.

- 1 Amend House File 93 as follows:
 - 1. By adding the letter "s" after the word "lot" in line
- 3 three (3) of paragraph five (5) of the preamble;
 - 2. By inserting after the word "lots" in line three (3)
- 5 of paragraph five (5) of the preamble, the words "nine (9)
- 6 and";
- 7 3. By striking the word "square" from line three (3) of
- 8 paragraph five (5) of the preamble;
- 9 4. By striking the words "one hundred fifty (150)" from line
- 10 four (4) of paragraph five (5) of the preamble and inserting
- 11 in lieu thereof the words "two hundred (200)";
- 12 5. By striking the word "fifty" from line one (1) of para-
- 13 graph seven (7) of the preamble and inserting in lieu thereof
- 14 the words "one hundred";
- 15 6. By adding the words "nine (9) and" after the word "lot"
- 16 in line five (5) of said act.

SLOANE of Polk. RYAN of Polk.

- 1 Amend House File 227 as follows:
- 2 1. Strike all after the enacting clause and substitute
- 3 in lieu thereof the following:
- 4 Section 1. In all actions or in proceedings in probate
- 5 where an order, judgment or decree has been entered prior to
- 6 July 4, 1951, based upon service of notice by publication as
- 7 provided by Rule Sixty (60) of the Iowa Rules of Civil Procedure
- 8 or any statute authorizing publication of notice or upon service
- 9 of notice by publication or posting pursuant to authorization
- 10 or direction of any court of competent jurisdiction in the State
- 11 of Iowa, all such orders, judgments or decrees are hereby
- 12 declared valid and of full force and effect.
- 13 Sec. 2. Notwithstanding any other provision of law
- 14 extending the time within which actions may be commenced, no
- 15 action shall be maintained in any court to question such order,
- 16 judgment or decree, or any right or status created, confirmed
- 17 or existing thereunder unless such action shall be commenced
- 18 within one (1) year from July 4, 1951.
- 19 Sec. 3. This act shall not affect pending litigation
- 20 and shall not operate to revive rights or claims previously
- 21 barred, or permit any action to be brought or maintained upon
- 22 any claim or cause of action which was barred by any rule, law

- 23 or statute in force prior to July 4, 1951.
- 24 Sec. 4. If any clause, sentence, paragraph, section or
- 25 part of this act shall for any reason be adjudged by any court
- 26 of competent jurisdiction to be invalid, such judgment shall
- 27 not affect, impair or invalidate the remainder of the act, but
- 28 shall be confined in its operation to the clause, sentence,
- 29 paragraph, section or part thereof directly involved in the
- 30 controversy in which such judgment has been rendered.

PALMER of Lee.

- 1 Amend House File 227 as follows:
- 2 1. Strike the period (.) at the end of the title and
- 3 add the following:
- 4 "and to limit the time within which actions may be
- 5 brought to question such orders, judgments and decrees or
- 6 rights or status arising thereunder."

PALMER of Lee.

- 1 Amend House File 231 by adding after the word "agents"
- 2 appearing in line twenty-five (25) thereof the following:
- 3 ", representatives or employees writing fire and concurrent
- 4 windstorm and hail insurance".
- 5 Further amend House File 231 by adding at the end of
- 6 section one (1) thereof the following: "The commissioner of
- 7 insurance may waive the determination of qualifications as
- 8 provided in section 522.6 with respect to a nonresident agent
- 9 who holds a currently valid license as an insurance agent in
- 10 the state in which he resides or has his principal business
- 11 office, provided that such state issues nonresident licenses
- 12 without like requirements to licensed residents of this state."

MCNEAL of Wright.

- 1 Amend House File 233 by adding thereto a new
- 2 section as follows:
- 3 "Sec. 2. This Act, being deemed of immediate
- 4 importance, shall take effect and be in force from and
- 5 after its passage and publication in the Herald Ledger.
- 6 a newspaper published at Eldora, Iowa, and in the
- 7 Marshalltown Times Republican, a newspaper published
- 8 at Marshalltown, Iowa."

WALTER of Hardin.

- 1 Amend House File 250 by striking therefrom all of section
- one (1) and substituting in lieu thereof, as sections one (1),
- 3 two (2) and three (3), the following:
- 4 Section 1. Strike from line two (2) of section eighty-six
- 5 point thirty-nine (86.39), Code 1950, the word "legal,".
- 6 Sec. 2. Strike from section eighty-six point thirty-nine
- 7 (86.39, Code 1950, the words "For services rendered in" in line
- 8 eight (8) and all of lines nine (9), ten (10) and eleven (11).
- 9 Sec. 3. Add to section eighty-six point thirty-nine (86.89),
- 10 the following: "If the claimant is successfully represented by

- 11 an attorney before the deputy industrial commissioner, board of
 - 12 arbitration, industrial commissioner, district court, and/or
 - 13 supreme court, there shall, in addition to the award of compensation,
 - 14 be awarded to such attorney a reasonable fee for his services by
 - 15 such deputy, board, commissioner, district court, and/or supreme
 - 16 court, to be paid by the employer direct to such attorney in a
 - 17 lump sum; provided that such attorney has filed his affidavit
 - 18 that there is no express or implied arrangement to divide said
 - 19 fee with any person except his law partner or co-counsel and that
 - 20 there is no express or implied arrangement to receive additional
 - 21 compensation, and also containing an itemized statement of services
 - 22 rendered."

UHLENHOPP of Franklin.
SLOANE of Polk.
STRAWMAN of Jones.
PAUL of Poweshiek.
MUNGER of Woodbury.
AUBREY of Wapello.
POSTON of Wayne.
PEDRICK of Wapello.

- 1 Amend the title to House File 356 by striking
- 2 in line four (4) the words "relating to corporations
- 3 for pecuniary profit" and inserting in lieu thereof
- 4 the words "relating to the posting of by-laws and
- 5 statements of capital stock and indebtedness of
- 6 corporations."

STRAWMAN of Jones.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, February 13, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 13, 1951.

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

Prayer was offered by the Reverend Gerald E. Graham, rector of St. John's Episcopal Church, Keokuk, Iowa.

The Journal of February 12 was corrected and approved.

PRESENTATION OF VISITORS

Walker of Hamilton presented to the House one hundred senior students from Webster City High School, accompanied by Mrs. Ardeth Jameson, speech teacher, Miss Deanne Frey, government teacher, and Walter Crissey, principal.

Ludwig of Johnson presented to the House fifteen students from Tiffin High School, accompanied by Milton A. Wehrle, superintendent.

PETITIONS

Olson of Mitchell presented a petition signed by fifteen members of the volunteer fire department of St. Ansgar urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Moore of Butler presented a petition signed by twenty residents of Shell Rock urging support of Senate File 3 without further amendments.

Referred to committee on judiciary 2.

Frey of Pottawattamie presented a petition signed by ten members of the volunteer fire department of Oakland urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Schwengel of Scott presented a resolution by the Scott County volunteer fire department urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Schwengel of Scott presented a resolution by the Blue Grass volunteer fire department urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Schroeder of Scott presented a petition signed by ninety-two residents of Scott County urging support of Senate File 3.

Referred to the committee on judiciary 2.

Harris of Adair presented a petition signed by eight residents of Stuart urging support of Senate File 3.

Referred to the committee on judiciary 2.

Martin of Monroe presented a petition signed by eighteen members of the volunteer fire department of Albia urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Tate of Cerro Gordo presented a resolution from the Iowa Junior Chamber of Commerce in convention assembled at Mason City, Cerro Gordo County, favoring proposed legislation increasing the number of Iowa highway patrolmen from one hundred sixty to two hundred seventy-five.

Referred to the committee on motor vehicles, commerce and trade.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 276, 286, 291 and 295, 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 Senate was asked:

House File 161, a bill for an act relating to the number of city councilmen to be elected under a city organized under the manager by election plan.

CARROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 96, a bill for an act to amend chapter one hundred fifty-one (151), Code 1950, relating to the practice of chiropractic.

Read first time and referred to committee on public health, pharmacy.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Darrington of Harrison offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Milton B. Pitt, of Harrison County, who was a member of the Thirty-sixth, Thirty-seventh, Thirty-eighth and Thirty-ninth sessions of the General Assembly, passed away on January 20, 1951;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Darrington of Harrison, McFarlane of Black Hawk and Kuester of Cass.

INTRODUCTION OF BILLS

House File 401, by Robinson of Delaware, a bill for an act to amend section six hundred thirty-eight point forty-one (638.41), Code 1950, relating to payment of small legacies to minors or incompetents.

Read first time and referred to committee on judiciary 1.

House File 402, by Sar of Floyd and Olson of Mitchell, a bill for an act to amend section three hundred seventeen point nineteen (317.19), Code 1950, relating to the road clearing fund.

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

House File 403, by Putney of Tama and Moore of Butler, a bill for an act to amend section ninety-seven point thirteen (97.13), Code 1950, relating to benefits under the Iowa Old Age and Survivors Insurance System for individuals with a record of fifty years or more of employment for the State of Iowa or its political subdivisions, and providing for funds for the payment thereof.

Read first time and referred to committee on social security.

House File 404, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend section forty-three point twenty-nine (43.29), Code 1950, relating to the arrangement and printing of the names of candidates for offices to be filled by voters of a territory smaller than a county.

Read first time and referred to committee on elections, political and judicial districts.

House File 405, by Sloane of Polk and Ryan of Polk, a bill for an act to prohibit discriminatory practices in employment and in membership in labor unions based upon race, color, creed, national origin or ancestry; to create a commission on job discrimination, prescribing its duties and powers; and for other purposes; and providing penalties for violations thereof.

Read first time and referred to committee on departmental affairs.

House File 406, by Brown of Mahaska and Paul of Poweshiek, a bill for an act to amend section ninety-six point eleven (96.11), Code 1950, relating to duties of the state advisory council.

Read first time and referred to committee on social security.

House File 407, by Olson of Mitchell, a bill for an act to amend chapter three hundred twenty-one A (321A), Code 1950, relating to motor vehicle financial responsibility.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 408, by committee on roads and highways, a bill for an act to amend section three hundred twenty-one point four hundred eighty (321.480), Code 1950, relating to expenses of the

Highway Commission involved in the weighing and inspection of motor vehicle trailers.

Read first time and placed on the calendar.

House File 409, by committee on roads and highways, a bill for an act to amend section three hundred thirteen point twenty-five (313.25), Code 1950, relating to the condemnation of land by the highway commission.

Read first time and placed on the calendar.

House File 410, by Butler of Pocahontas and McNeal of Wright, a bill for an act to amend section three hundred twenty-one point three hundred ten (321.310), Code 1950, relating to weight limit on pickup truck registration.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 411, by Brown of Mahaska, Munger of Woodbury, Frey of Pottawattamie and Weston of Buchanan, a bill for an act relating to drive-in theatres, providing for the issuance of license and control thereof, and providing a penalty for the violation of the provisions of this act.

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

House File 412, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section sixty-four point eleven (64.11), Code 1950, relating to providing of bonds of county officers at the expense of the county.

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

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 8, by Poston of Wayne, Robinson of Delaware, Clark of Marion, Tierney of Webster, Shepard of Lucas, Ryan of Polk and Brookings of Pottawattamie, a joint resolution to authorize the action of the World War I "Bonus Board" to accept for consideration for payment the application of George Dewey



Ellis for the bonus payable to veterans of World War I, notwithstanding the provisions of chapter two hundred nineteen (219), section two (2), Acts of the Fiftieth General Assembly, contrary hereto.

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

HOUSE FILE 315 WITHDRAWN

Mallonee of Audubon asked and obtained unanimous consent to withdraw House File 315 from further consideration by the House.

HOUSE FILE 19 AND HOUSE FILE 20 DEFERRED

Voigtmann of Iowa asked and obtained unanimous consent to defer action on House File 19 and House File 20, the bills to retain their place on the calendar.

HOUSE FILE 127 RE-REFERRED

McFarlane of Black Hawk asked and obtained unanimous consent to re-refer House File 127 to the committee on social security.

CONSIDERATION OF BILLS

House File 141, a bill for an act to amend section two hundred seventy-nine point ten (279.10), Code 1950, providing for extension of the school year to insure at least one hundred eighty (180) days of classwork and other time for the in-service training of teachers, with report of committee recommending amendment and passage, was taken up for consideration.

Miller of Black Hawk offered the following amendments proposed by the committee on schools, libraries, state educational institutions, and moved their adoption:

- 1. Amend House File 141, section one (1), by striking all of section one (1).
- 2. Amend House File 141, section two (2), line two (2), by striking the word "further."

Miller of Black Hawk moved the previous question.

Motion prevailed.



Roll call demanded by Munger of Woodbury and Miller of Black Hawk.

On the question "Shall the amendments be adopted?"

The ayes were, 41:

Bass	Hanna	Morris	Sar
Berry	Hansen	Nicholson	Shepard
Bloedel	Harris	Nielsen	Sherod
Brockmeyer	Hendrix	Norland	Shifflett
Brown	Klemesrud	Oppedahl	Soeth
Clark of	Kuester	Patrick	Stevens
Appanoose	Loss	Pieper	Van Zwol
Clark of Marion	Ludwig	Poston	Voigtmann
Darrington	Martin	Ringgenberg	Walter
Gallup .	Mensing	Robinson	Washburn
Goode	Meyer	17 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -	

The nays were, 56:

Abel	Huisman	Moore of Louisa	Schroeder
Aubrey	Jones	Mooty	Schwengel
Boothby	Judd	Munger	Sloane
Brownlie	Koch	Nelson of Jasper	Smith
Buck	Kosek	Nystrom	Stiffler
Burris	Langland	Oberman	Strawman
Burrows	Lisle	Oeth	Tate
Butler	Mallonee	Olson	Tierney
Cooksey	McEleney	Palmer	Uhlenhopp
Cornick	McNeal	Paul	Walker
Crabb	Metz	Pedrick	Weiss
Crosier	Miller of	Pendleton	Weston
Davis	Black Hawk	Ramseyer	White
Fiene	Miller of Shelby	Ryan	Young
Frey			

Absent or not voting, 11:

Brookings Eckels Fairchild	Heinz Lucken McFarlane	Moore of Butler Nelson of Woodbury	Putney Mr. Speaker
Fairchild Hanson	McFarlane	Woodbury	

Amendments lost.

Judd of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 141, section one (1), line four (4), by striking the word "thirty-eight" and inserting in lieu thereof the word "thirty-seven".

Amendment adopted.

Tate 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, 25:

Abel	Lisle	Munger	Shifflett
Aubrey	McEleney	Nelson of Jasper	Tate
Cooksey	McFarlane	Olson	Tierney
Crabb	McNeal	Paul	Uhlenhopp
Jones	Miller of	Pedrick	Walker
Judd	Black Hawk	Schwengel	White
Kuester	Mooty		

The nays were, 69:

Bass	Gallup	Moore of Louisa	Schroeder
Berry	Goode	Morris	Shepard
Bloedel	Hanna	Nicholson	Sherod
Brockmeyer	Harris	Nielsen	Sloane
Brown	Hendrix	Norland	Smith
Brownlie	Huisman	Nystrom	Soeth
Buck	Klemesrud	Oberman	Stevens
Burris	Koch	Oeth	Stiffler
Butler	Kosek	Oppedahl	Strawman
Clark of	Langland	Patrick	Van Zwol
Appanoose	Loss	Pendleton	Voigtmann
Clark of Marion	Ludwig	Pieper	Walter
Cornick	Mallonee	Poston	Washburn
Crosier	Martin	Ramseyer	Weiss
Darrington	Mensing	Ringgenberg	Weston
Davis	Metz	Ryan	Young
Fiene	Meyer	Sar	Mr. Speaker
Frev	Miller of Shelby	00010000	

Absent or not voting, 14:

Boothby	Fairchild	Lucken	Palmer
Brookings	Hansen	Moore of Butler	Putney
Burrows	Hanson	Nelson of	Robinson
Eckels	Heinz	Woodhury	

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 5, a bill for an act to amend section seven hundred eighty-nine point eleven (789.11), Code 1950, relating to the entry of criminal judgments, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel	Bloedel	Brown	Burris
Bass	Boothby	Brownlie	Burrows
Berry	Brockmeyer	Buck	Butler

Clark of Kosek Nicholson Shepard Appanoose Kuester Nielsen Sherod Clark of Marion Langland Norland Shifflett Lisle Nystrom Sloane Cooksey Oberman Smith Cornick Loss Ludwig Soeth Crabb Oeth Crosier Mallonee Olson Stevens Darrington Martin Oppedahl Stiffler McEleney Strawman Davis Palmer McFarlane Patrick Tate Fiene Tierney McNeal Paul Frey Pedrick Uhlenhopp Gallup Mensing Van Zwol Goode Metz Pendleton Voigtmann Walker Hanna Meyer Pieper Hansen Miller of Poston Black Hawk Walter Harris Ramseyer Washburn Hendrix Miller of Shelby Ringgenberg Moore of Louisa Huisman Robinson Weiss Weston Mooty Jones Ryan Judd Morris White Sar Klemesrud Munger Schroeder Young Nelson of Jasper Koch Mr. Speaker Schwengel

The nays were, none.

Absent or not voting, 10:

Aubrey Fairchild Lucken Nelson of Brookings Hanson Moore of Butler Woodbury Putney

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

House File 76, a bill for an act to legalize the action of the board of supervisors of Osceola County in contracting and paying for the construction of a concrete floor in the new highway maintenance building of said county, with report of committee recommending passage, was taken up for consideration.

Huisman of Osceola offered the following amendment and moved its adoption:

Amend House File 76, section two (2), line five (5), by changing the period (.) to a comma (,) and inserting the following: "said publication to be without expense to the state."

Amendment adopted.

Huisman 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, 92:

Abel Goode Miller of Shelby Aubrev Hanna Moore of Butler Schroeder Schwengel Bass Hansen Moore of Louisa Berry Hendrix Mooty Sherod Bloedel Huisman Nelson of Jasper Sloane Boothby Jones Nicholson Smith Brockmeyer Judd Nielsen Soeth Brown Klemesrud Norland Stevens Brownlie Koch Oberman Stiffler Buck Kosek Oeth Strawman Burrows Kuester Olson Tate Butler Langland Oppedahl Tierney Clark of Lisle Palmer Uhlenhopp Appanoose Loss Patrick Van Zwol Clark of Marion Ludwig Paul Voigtmann Walker Cooksey Mallonee Pedrick Cornick Martin Pendleton Walter Crabb McElenev Pieper Washburn Crosier McFarlane Poston Weiss Darrington McNeal Ramseyer Weston Davis Mensing Ringgenberg White Fiene Mever Robinson Young Miller of Mr. Speaker Frey Ryan Gallup Black Hawk

The nays were, none.

Absent or not voting, 16:

Harris Brookings Morris Nystrom Heinz Munger Burris Putney Eckels Lucken Nelson of Shepard Fairchild Metz Woodbury Shifflett Hanson

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

House File 86, a bill for an act to legalize the action of the board of supervisors of Polk County in contracting for and making expenditures for the erection of a maintenance shed and storage yard for the housing and maintenance of secondary road equipment and materials for said county, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 86 by striking section two (2).

Amendment adopted.

House File 155, a bill for an act to amend section five hundred ninety-five point seventeen (595.17), Code 1950, relating to the

requiring of blood test by persons exempted from the licensing provisions on religious grounds, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 95:

Abel	Goode	Miller of Shelby	Sar	0
Aubrey	Hanna	Moore of Butler	Schroeder	
Bass	Hansen	Moore of Louisa	Schwengel	
Bloedel	Harris	Mooty	Shepard	
Boothby	Hendrix	Morris	Sherod	
Brockmeyer	Huisman	Nelson of Jasper	Shifflett	
Brookings	Jones	Nicholson	Sloane	
Brown	Judd	Nielsen	Smith	
Brownlie	. Klemesrud	Norland	Soeth	
Buck	Koch	Nystrom	Stevens	
Burris	Kosek	Oberman	Stiffler	
Burrows	Kuester	Oeth	Strawman	
Butler	Lisle	Olson	Tate	
Clark of	Loss	Oppedahl	Tierney	
Appanoose	Ludwig	Palmer	Uhlenhopp	
Clark of Marion	Mallonee	Paul	Van Zwol	
Cooksey	Martin	Pedrick	Voigtmann	
Cornick	McEleney	Pendleton	Walker	
Crabb	McFarlane	Pieper	Washburn	
Crosier	McNeal	Poston	Weiss	
Darrington	Mensing	Ramseyer	Weston	
Davis	Metz	Ringgenberg	White	
Fiene	Miller of	Robinson	Young	
Frey	Black Hawk	Ryan	Mr. Speaker	
Gallup				

The nays were, none.

Absent or not voting, 13:

Berry	Heinz	6	Munger	Patrick
Eckels	Langland		Nelson of	Putney
Fairchild	Lucken		Woodbury	Walter
Hanson	Meyer	20		

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

House File 163, a bill for an act to authorize and legalize proceedings of the Independent School District of Mason City, in the county of Cerro Gordo, State of Iowa, for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

Tate of Cerro Gordo offered the following amendment and moved its adoption:

Amend House File 163 by striking all of section one (1) and inserting in lieu thereof the following:

"That all proceedings heretofore taken by the board of directors of the Independent School District of Mason City, in the county of Cerro Gordo, State of Iowa, preliminary to and in connection with the special election held in said school district on December 11, 1950, on the question of issuing said bonds and the proceedings providing for the issuance, sale and delivery of school improvement bonds of said school district to the amount of two hundred thousand dollars (\$200,000) pursuant to said election, and for the levy of taxes to pay said bonds and interest thereon, are hereby legalized, validated and confirmed, and said school improvement bonds issued 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."

Amendment adopted.

Tate 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, 95:

Abel Goode Miller of Shelby Schroeder Aubrey Harris Moore of Butler Schwengel Hendrix Bass Moore of Louisa Shepard Berry Sherod Huisman Mooty Bloedel Shifflett Jones Morris Boothby Judd Nelson of Jasper Sloane Nicholson Brockmeyer Klemesrud Smith Nielsen Soeth Brown Koch Kosek Brownlie Norland Stevens Stiffler Buck Kuester Oberman Strawman Burris Langland Oeth Burrows Lisle Olson Tate Butler Oppedahl Tierney Loss Clark of Ludwig Palmer Uhlenhopp Appanoose Mallonee Patrick Van Zwol Clark of Marion Paul Voigtmann Martin Walker McEleney Cooksey Pedrick Cornick McFarlane Pendleton Walter Crabb McNeal Washburn Pieper Weiss Crosier Poston Mensing Metz Weston Darrington Ramseyer White Davis Meyer Ringgenberg Fiene Miller of Ryan Young Frey Black Hawk Sar Mr. Speaker Gallup

The nays were, none.



Absent or not voting, 13:

Brookings Hansen Munger Nystrom Eckels Hanson Nelson of Putney Fairchild Heinz Woodbury Robinson Lucken

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

House File 172, a bill for an act to amend section five hundred twenty-two point one (522.1), Code 1950, relating to the qualifying, licensing and supervision of life insurance agents, with report of committee recommending passage, was taken up for consideration.

Schwengel of Scott offered the following amendments and moved their adoption:

Amend the title of House File 172 by striking the figures "1946" after the word "Code" and inserting in lieu thereof the figures "1950".

Further amend House File 172, section one (1), line two (2), by striking the figures "1946" and inserting in lieu thereof the figures "1950".

Amendments adopted.

Tate of Cerro Gordo offered the following amendments and moved their adoption:

- 1. Amend House File 172, section one (1), subsection one (1), in line five (5), by deleting the comma (,) after the word "annuities" and striking "or life, health and accident insurance,".
- 2. Further amend House File 172, section one (1), subsection four (4), in line twenty-four (24), by inserting after the word "insurance" the words "and annuities".

Amendments adopted.

Judd of Clinton moved the previous question.

Motion prevailed.

Schwengel of Scott moved that the bill be read a last time new and placed 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:

Aubrey Cooksey Kuester Miller of Berry Cornick Lisle Black Hawk Bloedel Crosier Mallonee Mooty Boothby Fairchild Martin Nelson of Jasper Brown Frey McEleney Nicholson Burris Hendrix McFarlane Nielsen Butler Judd McNeal Nystrom Clark of Marion Koch-Oberman

Oeth Ramsever Sloane Olson Ryan Stiffler Oppedahl Sar Strawman Schroeder Palmer Tate Schwengel Tierney Patrick Pedrick Sherod Uhlenhopp Pendleton

Van Zwol Washburn Weiss Weston White Mr. Speaker

The nays were, 32:

Mensing Poston Gallup Brockmeyer Goode Meyer Ringgenberg . Miller of Shelby Shepard Brownlie Hanna Buck Hansen Moore of Butler Shifflett Burrows Huisman Moore of Louisa Smith Morris Soeth Clark of Jones Norland Walter Appanoose Loss Crabb Ludwig Pieper Young Fiene

Absent or not voting, 21:

Metz Putney Brookings Heinz Munger Robinson Darrington Klemesrud Nelson of Stevens Davis Kosek Woodbury Voigtmann Langland Lucken · Paul Eckels Walker Hanson

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

Sloane of Polk moved to reconsider the vote by which House File 172 passed the House and that the motion to reconsider be laid on the table.

Roll call demanded by Stevens of Greene and Bass of Montgomery.

On the question "Shall the motion to reconsider be laid on the table?"

The ayes were, 45:

Aubrev Judd Nielsen Sherod Bloedel Koch Nystrom Sloane Brown Kuester Olson Smith Butler Martin Palmer Stiffler Clark of Marion McEleney Pedrick Tate Uhlenhopp Cooksey McFarlane Pendleton Cornick McNeal Ramsever Van Zwol Darrington Mensing Rvan Voigtmann Fairchild Miller of Sar Washburn Frev Black Hawk Schroeder White Hendrix Mooty Schwengel Mr. Speaker Huisman Nicholson

The nays were, 50:

Bass Brockmeyer Burrows Crabb
Berry Brownlie Clark of Crosier
Boothby Buck Appanoose Eckels

Fiene	Lisle	Norland	Soeth
Gallup	Loss	Oberman	Stevens
Goode	Mallonee	Oeth	Strawman
Hanna	Metz	Oppedahl	Tierney
Hansen	Meyer	Patrick	Walker
Hanson	Miller of Shelby	Pieper	Walter
Harris	Moore of Butler	Poston	Weiss
Jones	Moore of Louisa	Ringgenberg	Weston
Klemesrud	Morris	Shepard	Young
Langland	Nelson of Jasper	Shifflett	

Absent or not voting, 13:

Abel	Heinz	Munger	Paul
Brookings	Kosek	Nelson of	Putney
Burris	Lucken	Woodbury	Robinson
Davis	Ludwig		

Motion lost.

House File 218, a bill for an act to amend chapter five hundred eighty-seven (587), Code 1950, relating to legalizing judgments and decrees, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel	Hanna	Morris	Schwengel
Aubrey	Harris	Nelson of Jasper	Shepard
Bass	Hendrix	Nicholson	Sherod
Berry	Judd	Nielsen	Shifflett
Bloedel	Klemesrud	Norland	Sloane
Boothby	Koch	Nystrom	Smith
Brockmeyer	Kosek	Oberman	Soeth
	77	Oeth	
Brown			Stevens
Brownlie	Langland	Oppedahl	Strawman
Buck	Lisle	Palmer	Tate
Butler	Loss	Patrick	Tierney
Clark of	Mallonee	Paul	Uhlenhopp
Appanoose	Martin	Pedrick	Van Zwol
Cornick	McEleney	Pendleton	Voigtmann
Crabb	McFarlane	Pieper	Walker
Crosier	McNeal	Poston	Walter
Darrington	Mensing	Ramseyer	Washburn
Davis	Metz	Ringgenberg	Weiss
Eckels	Meyer	Robinson	Weston
Fairchild	Miller of	Ryan	White
Fiene	Black Hawk	Sar	Young
Frey	Mooty	Schroeder	Mr. Speaker
Goode	22000	2011 00001	zzz. zpouzez

The nays were, none.

Absent or not voting, 21:

Brookings	Hansen	Ludwig	Nelson of
Burris	Hanson	Miller of Shelby	Woodbury
Burrows	Heinz	Moore of Butler	Olson
Clark of Marion	Huisman	Moore of Louisa	Putney
Cooksey	Jones	Munger	Stiffler
Gallup	Lucken	ECONOCIO POLITICA, NOS	

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

On motion by Goode of Davis, the House recessed until 1:45 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

McNeal of Wright 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 McNeal of Wright, Boothby of Cherokee and Voigtmann of Iowa.

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 Nicholas presiding.

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

Berry of Calhoun moved that a committee of six be appointed to notify Senator Robert A. Taft of Ohio and Governor William S. Beardsley that the joint convention was ready to receive them.



Motion prevailed and the President appointed Senators Byers of Linn, Hart of Lee and Fletcher of Wayne on the part of the Senate and Representatives Berry of Calhoun, McFarlane of Black Hawk and Nelson of Jasper on the part of the House.

The committee waited upon Senator Taft and Governor Beardsley and escorted them to the Speaker's station.

President Nicholas then presented Governor Beardsley, who made the following remarks:

MR. PRESIDENT, MR. SPEAKER, SENATORS AND REPRESENTATIVES OF THE FIFTY-FOURTH GENERAL ASSEMBLY, FELLOW IOWANS:

Indeed this is a happy occasion here in our great state today. Fortunately, we have in our midst one of the distinguished senators of the United States Senate. A decade and a half or so ago he, like you, was serving in the Assembly of his native Ohio. Since that time he has moved to the national scene and is one of the outstanding statesmen of our day. We are privileged, indeed, to have this distinguished gentleman here today. We are grateful, and I am happy, as Governor of this great state, to present to you the distinguished senior United States Senator from Ohio, the Honorable Robert A. Taft.

Senator Taft addressed the joint convention as follows:
YOUR EXCELLENCY AND MEMBERS OF THE IOWA LEGISLATURE:

It's a great pleasure for me to find that on this Lincoln Day trip I have this opportunity of meeting with you here, when every year, you know, we Republican senators go out and try to arouse the interest of the people in the true principles of Abraham Lincoln and, of course, of the Republican party. We persuaded the Democrats to give us a vacation during the period that that goes on, and so today I am only one of many traveling Republican senators who are trying to spread the gospel throughout the nation.

I'm talking here tonight, of course, but it's a great pleasure to find that I have also this opportunity to meet with you. I always like the legislatures-I was in the legislature myself. The Governor was kind enough to say a decade and a half or so ago today. As a matter of fact, I started 30 years ago in the Ohio House of Representatives, and I served there for six years. I was floor leader my last term, and when the Speaker resigned I was Speaker for a short period. I was out for four years, and then I went back to the State Senate for one term. The people did not return me for the second term. It was 1932, and the omens were not too favorable. I was concerned in my session there almost entirely with taxation. I really went to the legislature to try and rescue the cities from the state of bankruptcy to which they had been reduced by the peculiar division of taxes which we had then. I spent six years then in the Senate. We repealed the uniform rule amendment, and we rewrote the awkward tax laws of Ohio into a form of intangible tax which has remained the law of Ohio since that time. Every once in a while I have to go back to my in-



terest in state taxation and struggle against the problems both in Ohio and also on the finance committee in the Senate of the United States.

I have a very strong feeling that the state governments have not been recognized, as they should have been, as a vital factor in the proper development of our constitutional system. States' rights is looked upon as a kind of old-fashioned and outworn doctrine. It ought to be no such thing. As a matter of fact, states' rights, by that I mean the theory of the independence of the states, is the only thing in the world that protects our cities and our schools and our counties from a complete domination by the Congress of the United States. Since I've been down there I can see the pressure upon Congress to exercise every power they have, and if it weren't for the fact that we do recognize we do have the federal system, we do recognize the independence of the states, we would have been legislating for every school district. The states themselves are important, but even more than that is the maintenance of local self-government, and the more I stay in Washington the more I realize that if we are going to remain a free people we have to maintain at every point that right of local selfgovernment.

It is impossible for a national government in a country as large as the United States to really represent the people or be responsive to the public will. The federal bureaus are so far away from the people and it is so difficult to bring any pressure through the election of a president once in four years that as a practical matter there is no control. And a government that attempts to deal with those matters which come into contact with the daily lives of forty million American families is bound, it seems to me, to be tyrannical to a large part of those families, if it undertakes to regulate their local affairs. I don't care whether the man who is the head of it is the wisest man in the world; they simply cannot know enough about what the people want to make a uniform rule that suits more than a very small proportion of the people. If it fits New York, it doesn't fit Ohio. If it fits the cities, it doesn't fit the country. If it fits the Middle West, it doesn't fit the Far West, and the result is that any kind of control there in that field of activity which is not interstate, so to speak, but which comes in contact with the lives of private citizens is bound to be tyrannical and to destroy the freedom upon which the country is based. Add to that the fact that these little bureaus there are subject to pressure from all kinds of ideologies, foreign as well as domestic, that people become set in their ways and believe that they know more than the people know themselves; then you get something very much more dangerous and very much more capable of limiting the freedom upon which the progress of this country, I believe, is based.

It isn't so much, sometimes I don't think it's entirely, a socialist problem or governmental control. Take education—in education it's mostly government. We have a large number of private colleges, but we have freedom in education, we have a conflict of ideas, we have the competition that develops new thoughts because we have five thousand different school districts in 48 different states, we have a complete dispersion of power that prevents the concentration of power in that most important field in a centralized government. So I know if we're going to keep freedom, we've got to keep that power of local self-government divided, and, of



course, we have a further interest in having efficient state legislatures, efficient state governments, because if you will do your job, the states will do their job, it takes off the federal government the pressure to interfere in things where we don't belong.

The federal government is brought into different fields on the theory that the local people in the states haven't done what they should do, and sometimes they haven't done what they should do, and it is hard to resist the pressure in Washington to do something about a problem that hasn't been met satisfactorily by the different state governments and state legislatures, so that the success of our system—the maintenance of a really independent system, the maintenance of a system where we don't have constantly increasing federal regulation and federal control and federal spending—depends upon the self-reliance and efficiency and force of the state governments.

I think you're fortunate in Iowa in that you have such a government. You're fortunate also in that you have a harmonious relationship between the Governor and the legislature. I've served now, as you see, for 18 years in legislatures. For only two of those 18 years have I ever served with a Republican chief executive. You are more fortunate in Iowa, and, whichever party controls, you have apparently a harmonious arrangement, which will enable you, no doubt, to work out more successfully the problems that you have. I greatly appreciate this opportunity of talking to you. I hope I have the opportunity of meeting many members of the legislature.

Thank you.

The minutes of the joint convention were read and approved.

Butler of Pocahontas moved that the joint convention be now dissolved.

The House reconvened, Speaker Lynes in the chair.

REPORTS OF COMMITTEES

Lucken of Plymouth, 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 70, a bill for an act to amend section seventy point one (70.1), Code 1950, in reference to soldiers' preference, begs leave to report it 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.

FRANCIS E. TIERNEY, Chairman.

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred House File 274, a bill for an act to amend section four hundred twenty-seven point three (427.3), Code 1950, relating to exemptions for military 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 indefinitely postponed.

FRANCIS E. TIERNEY, Chairman.

Weston of Buchanan, from the committee on agriculture 2, horticulture and dairy, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy, to whom was referred House File 283, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1950, 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.

L. O. WESTON, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy, to whom was referred House File 298, a bill for an act to amend provisions of the laws of Iowa relative to forest reservations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

L. O. WESTON, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy, to whom was referred House File 299, a bill for an act to establish an Arbor Week to stimulate tree planting, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

L. O. WESTON, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 209, a bill for an act to legalize the action of the board of supervisors of Lyon County in authorizing salary payment to certain deputy county 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 be indefinitely postponed.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 378, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance of bonds by the Consolidated School District of Union Township, in the county of Plymeuth, State of Iowa, for the purpose of building an addition to and making alterations in the existing school building 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 poss.

C. M. STRAWMAN, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 3; House Files 111, 213, 215, 217, 221; and Senate File 1.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 3; House Files 111, 213, 215, 217, 221; and Senate File 1.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Joint Resolution 3; House Files 111, 213, 215, 217 and 221.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

Amend Senate File 3 by striking everything after the enacting clause and substituting in lieu thereof the following:

"Section 1. For the purposes of this act, unless a

4 different meaning is indicated by the context, the words, terms,

5 and phrases defined in this section shall have the meanings

6 given them.

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7 "1. 'Gambling devices' mean slot machines, roulette

8 wheels, punchboards, number jars and pinball machines which 9 return coins or slugs, chips, or tokens of any kind, which

10 are redeemable in merchandise or cash.

11 "2. 'Person' means an individual, a copartnership, an

12 association, a corporation, or any other entity or organization.

"8. 'Municipality' means any county, city, village,

14 borough or town.

15 "4. 'License' includes permits of every kind, nature and

16 description issued pursuant to any statute or ordinance for

17 the carrying on of any business, trade, vocation, commercial



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18 enterprise or undertaking.

"5. 'Licensee' means any person to whom a license of any 20 kind is issued, but does not include a common carrier transporting, or a public warehouseman storing, any gambling device for hire, 22 or a manufacturer or distributor of such devices keeping the same only for the purpose of sale or distribution to others or repairing of same.

"6. 'Licensed business' means any business, trade, vocation, commercial enterprise, or undertaking for which a license is

28 "7. 'Licensed premises' means the place or building, or the room in a building, designated in the license as the place 29 where the licensed business is to be carried on, and all land 30 31 adjacent thereto and used in connection with and in the 32 operation of a licensed business, and all adjacent or contiguous 33 rooms or buildings operated or used in connection with the 34 buildings where the licensed business is carried on. If no 35 place is described in any license, then 'licensed premises' 36 means the building or place where the licensed business is 37 carried on under such license.

"8. 'Issuing authority' and 'authority issuing the license' mean and include the officer, board, bureau, department, commission, or agency of the state, or of any of its municipalities, by whom any license is issued and include the councils and governing bodies of all municipalities.

43 "Sec. 2. The intentional possession or wilful keeping of . 44 a gambling device upon any licensed premises is cause for revocation of any license under which the licensed business is 45 46 carried on upon the premises where the gambling device is found. 47

"L All licenses under which any licensed business is 48 permitted to be carried on upon the licensed premises shall be revoked if the intentional possession or wilful keeping of any such gambling devices upon the licensed premises is established, notwithstanding that it may not be made to appear that such 52 devices have actually been used or operated for the purpose of gambling.

54 "Sec. 3. The proceedings for revocation shall be had before 55 the issuing authority, which shall have power to revoke the license or licenses involved, as hereinafter provided. 56

"Sec. 4. Every sheriff, deputy sheriff, constable, marshal, policeman, police officer and peace officer shall observe and inspect the premises where occupations are carried on under license and ascertain whether gambling devices are present thereon and immediately report the finding thereof to the authority or authorities issuing the license or licenses applicable to the premises in question.

"Sec. 5. Upon the receipt of such information from any of the peace officers referred to in section 4, if any issuing authority is of the opinion that cause exists for the revocation of any such license, then that authority shall issue an order 68 to show cause directed to the licensee of the premises, stating

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69 the ground upon which the proceeding is based and requiring him 70 to appear and show cause at a time and place, within the county 71 in which the licensed premises are located, not less than ten 72 days after the date of the order, why his license should not 73 be revoked. That order to show cause shall be served upon the 74 licensee in the manner prescribed by law for the service of 75 summons in a civil action, or by registered mail, not less than 76 eight days before the date fixed for the hearing thereof. A 77 copy of the order shall forthwith be mailed to the owner of the 78 premises, as shown by the records in the office of the register 79 of deeds, at his last known post office address. A copy of the 80 order shall at the same time be mailed to any other issuing 81 authority, of which the authority issuing the order to show cause 82 has knowledge, by which other licensee (licenses) to that 83 licensee may have been issued, and any such other authority may 84 participate in the revocation proceedings after notifying the licenses (licensee) and the officer or authority holding the 85 86 hearing of its intention so to do on or before the date of 87 hearing, and after the hearing take such action as it could have 88 taken had it instituted the revocation proceedings in the first 89 instance.

"Sec. 6. If, upon the hearing of the order to show cause, it appears that the licensee intentionally possessed or wifully kept upon his licensed premises any gambling device, then the license or licenses under which the licensed business is operated on the licensed premises, shall be revoked. The order of revocation shall not be enforced during the period allowed by section 10 for taking an appeal.

"1. No new license or licenses for the same business upon the same premises shall be issued for the period of one year thereafter, except as hereinafter provided.

"Sec. 7. The county attorney of the county in which the hearing is held shall attend the hearing, interrogate the witnesses, and advise the issuing authority. He shall also appear for the issuing authority on any appeal taken pursuant 104 to the provisions of section 10.

"Sec. 8. The issuing authority may issue subpoenas and compel the attendance of witnesses at any hearing. Witnesses duly subpoensed and attending any such hearing shall be paid fees and mileage by the issuing authority equal to the fees and mileage paid witnesses in the district court.

"Sec. 9. When aclicense is revoked under the provisions of this act, the owner of the premises upon which any licensed business has been operated shall not be penalized by reason thereof unless it is established that he had knowledge of the existence of the gambling devices resulting in license revocation.

"Sec. 10. Any licensee, or any owner of licensed premises, aggrieved by an order of an issuing authority revoking any license 117: may appeal from that order to the district court of the county and the second of the second

118 in which the licensee resides by serving a notice of his appeal 119 upon the issuing authority or the clerk thereof. The notice of 120 appeal shall state that the person appealing takes an appeal 121 to that district court from the order revoking the license or 122 licenses, describing them and identifying the order appealed 123 from. This notice shall be served within fifteen (15) days 124 from the date of service of the order appealed from, and the 125 same, with proof of service thereof, shall be filed with the 126 clerk of the district court of the proper county. The appeal 127 shall stand for trial at the next term of the district court 128 following the filing of the notice of appeal, without the service 129 of any notice of trial, and shall be tried in the district court 130 de novo. The trial shall be by jury if the appellant shall so 131 demand. The licensee may continue to operate the licensed 132 business or businesses until the final disposition of such 133 appeal. If the district court upon the appeal shall determine that any license involved in the appeal should be revoked, it 134 135 may, nevertheless, in its discretion permit the continuance of 136 the licensed business under a bond in the amount and in the 137 form and containing the conditions prescribed by the court. 138 The district court on the appeal, or in a separate proceeding. 139 may permit the issuance of a new license to a different licensee 140 before the expiration of the period of one year specified in 141 subsection 1 of section 6, upon such terms and conditions imposed by the court as will insure that no gambling device 142 143 shall thereafter be maintained upon the licensed premises." PALMER of Lee.

TIERNEY of Webster. MCNEAL of Wright.

- 1 Amend the Palmer amendment to Senate File 3 by amending subsection one (1) of section one (1) as follows: 3 1. By adding after the words "number jars" in line six (6) 4 the following: "Klondike tables, dice tables, faro layouts, keno layouts, marked or uneven playing cards, loaded or untrue 5 dice, any ticket sheet or writing of any kind used or designed 7 to be used for gambling purposes upon any sports event." 8 2. By adding at the end thereof the following: 9 "or machines used for gambling or with an element of chance 10 attending operation, and machines of any nature whatsoever adapted, devised and designed for the purpose of gambling. 11 12 A machine as used herein shall include any device made of
- metal, wood or plastic."

13

PALMER of Lee.

- 1 Amend House File 291 by adding the following section: 2 "Sec. 2. Section one hundred six point sixteen (106.16),
- 3 Code 1950, is hereby amended by adding to subsection one (1)

4 thereof the following:

"'Provided, however, that boats in classes IV and V, when

- 6 equipped with an outboard motor not to exceed five (5)
- 7 horsepower, shall be permitted upon any artificial lake of
- 8 fifty (50) acres or more in size."

GOODE of Davis.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, February 14, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 14, 1951.

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

Prayer was offered by the Reverend Harold Anderson, retired pastor of the Presbyterian Church, Manchester.

The Journal of February 13 was corrected and approved.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House the sociology classes of St. Jeseph Academy, Des Moines.

Sloane of Polk presented to the House the 6A class from the Brooks School, Des Moines, and their teacher, Paul Purinton.

Stiffler of Warren presented to the House thirty-six junior and senior students from the Norwalk Consolidated School accompanied by Mrs. Eileen H. Stratten, principal, and Mrs. Beulah Stukenberg, typing teacher.

Oberman of Des Moines presented to the House seven students from the Burlington Junior College accompanied by Mr. and Mrs. O. J. Hertel.

Morris of Dallas presented to the House the senior government class of Waukee High School and their government teacher, Vincent Meyer.

PETITIONS

McFarlane of Black Hawk presented a letter signed by the president and secretary of Local 751, Davenport Board of Education Employees, urging support of the bill providing benefits to the old age and survivors insurance fund.

Referred to committee on social security.

McFarlane of Black Hawk presented a petition signed by eleven members of Local 989, Clarion, urging support of the bill providing benefits to the old age and survivors insurance fund.

Referred to committee on social security.



McFarlane of Black Hawk presented a petition signed by ten residents of Columbus Junction urging support of House File 127.

Referred to committee on social security.

Schwengel of Scott presented a petition signed by twenty-one members of the Green Acres volunteer fire department in Davenport, urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Schwengel of Scott presented four petitions signed by three hundred forty-five residents of Davenport urging support of Senate File 3.

Referred to the committee on judiciary 2.

Walter of Hardin presented eighty-six post cards received from residents of Eldora and other cities urging support of House File 4.

Referred to the committee on board of control.

Hansen of Carroll presented a petition signed by twenty-one residents of Coon Rapids urging support of Senate File 3.

Referred to the committee on judiciary 2.

Schroeder of Scott presented a petition signed by twenty members of the Grand Avenue Baptist Church, Davenport, urging support of Senate File 3.

Referred to the committee on judiciary 2.

Fiene of Chickasaw presented ten letters from residents of Chickasaw County urging support of Senate File 3.

Referred to the committee on judiciary 2.

Huisman of Osceola presented a petition signed by sixty-eight eleventh and twelfth grade students and faculty members of Sibley Public School urging support of Senate Joint Resolution 1.

Referred to the committee on constitutional amendments.

Huisman of Osceola presented a petition signed by fifty-five eleventh and twelfth grade students and faculty members of Sibley Public School opposing Senate Joint Resolution 1.

Referred to the committee on constitutional amendments.



ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 283, 298, 299 and 378, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely under Rule 27: House Files 151 and 285.

ADOPTION OF HOUSE RESOLUTION

Metz of Decatur, from the committee on printing, offered the following House resolution:

HOUSE RESOLUTION 6

Whereas, the business of the House and its members is seriously handicapped by the long delay in receiving its stationery, and

Whereas, it appears this is due to the inability of the contracting printing firm to expedite this order, and

Whereas, inconveniences and delays of this nature should so far as possible be eliminated in the future,

Now, Therefore, Be It Resolved: That the State Printing Board be directed in the future, in placing its orders for House stationery, to give first consideration to the ability of the contracting firm to deliver the order, promptly and satisfactorily, and second consideration to the cost, and

Be It Further Resolved: That in the future every reasonable effort be made by the State Printing Board to expedite these orders and prevent a recurrence of the annoyance and handicap which this year's delay in delivery has caused.

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 9, a bill for an act relating to the imposition of sentences for crimes the maximum punishment for which is life imprisonment.

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 admission of microfilm and photographic evidence.

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

House File 167, a bill for an act relating to the change in name of the hospital for epileptics and feeble-minded and the school for feeble-minded to "Woodward State Hospital and School" and "Glenwood State Schoel".

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

Senate File 224, a bill for an act relating to the posting of by-laws and statements of capital stock and indebtedness of corporations.

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 relating to the regulation and supervision of foreign corporations.

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

Senate File 222, a bill for an act relating to the furnishing of stockholders' lists, stock books and transfers of shares and the right of inspection of such records.

CARROLL A. LAND, Secretary.

SENATE AMENDMENT TO HOUSE FILE 9

Amend House File 9, section 1, by striking from lines 6, 7 and 8 the following: "provided, however, the defendant has not previously been convicted of a felony within the United States or its territories,".

INTRODUCTION OF BILLS

House File 413, by Walter of Hardin, Brookings of Pottawattamie, Schwengel of Scott and Oberman of Des Moines, a bill for an act relating to motor vehicles, the ownership thereof and other interests therein, and to provide for the issuance of certificates of title therefor upon payment of certain fees, and to prescribe penalties for violation of this act.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 414, by Lucken of Plymouth and Miller of Shelby, a bill for an act to amend sections four hundred twenty-seven point one (427.1) and four hundred twenty-eight point thirty-five (428.35), Code 1950, to exempt from taxation grain under the seal of the government of the United States or a department thereof.

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

House File 415, by Butler of Pocahontas and Frey of Pottawattamie, a bill for an act to amend section one hundred nine point one (109.1), Code 1950, to define the term "commercial fisherman".

Read first time and referred to committee on fish and game.

House File 416, by Shifflett of Ringgold, a bill for an act to amend section six hundred one point one hundred twenty-nine (601.129), Code 1950, relating to mileage of constables.



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

House File 417, by committee on board of control, a bill for an act to authorize the purchase of a tract of land to be used as the site for an institutional sewage disposal plant at the Clarinda State Hospital.

Read first time and referred to committee on appropriations.

House File 418, by committee on judiciary 2, a bill for an act relating to bonds of cities or towns for street improvements and their payment from the street construction fund and to amend section three hundred ninety-six point twenty-two (396.22), Code 1950.

Read first time and placed on the calendar.

House File 419, by Walter of Hardin, Schwengel of Scott and Oberman of Des Moines, a bill for an act to amend chapter three hundred ninety (390), Code 1950, relating to municipal parking lots, by amending section three hundred ninety point eight (390.8), by repealing section three hundred ninety point twelve (390.12) and enacting a substitute therefor.

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

House File 420, by committee on schools, libraries, state educational institutions, a bill for an act to establish a department of public instruction of the State of Iowa; to establish a board of public instruction, provide for the election of members thereof, and prescribe the powers and duties of said board; to provide for the appointment of a superintendent of public instruction and assistant superintendents and such other staff members and employees as necessary, and to prescribe the powers and duties of such superintendents and staff members; to abolish the board of educational examiners and the board for vocational education and to transfer duties of said boards to the board of public instruction; to amend certain sections of the Code of 1950 relating thereto, and to repeal certain sections of said Code to effect the general purposes of this act.

Read first time and placed on the calendar.

House File 421, by committee on compensation of public officers and employees, a bill for an act to amend sections three hundred thirty-five point fourteen (335.14), five hundred forty-seven point



three (547.3) and five hundred fifty-six point twenty (556.20). relating to fees to be charged by the county recorder; sections three hundred thirty-three point fifteen (333.15), five hundred fifty-eight point fifty-seven (558.57) and five hundred fifty-eight point sixtysix (558.66), Code 1950, relating to fees to be charged by the county auditor; section three hundred thirty-seven point eleven (337.11), Code 1950, relating to fees to be charged by the county sheriff; sections three hundred twenty-one point one hundred forty-five (321.145), three hundred twenty-one point one hundred fifty-two (321.152), four hundred forty-five point twenty-three (445.23), four hundred forty-five point twenty-six (445.26) and four hundred forty-six point twenty-nine (446.29), Code 1950, relating to fees to be charged by the county treasurer; section six hundred six point fifteen (606.15), Code 1950, relating to fees to be charged by the clerk of the district court; and to amend section one hundred ten point five (110.5), Code 1950, to provide that the counties shall be reimbursed for their expense incident to the issuance of hunting and fishing licenses for the state, by retaining a portion of the hunting and fishing license fees collected by the county.

Read first time and placed on the calendar.

House File 422, by committee on compensation of public officers and employees, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23), three hundred forty point one (340.1), three hundred forty point two (340.2), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7), three hundred forty point eight (340.8), three hundred forty point eleven (340.11), three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks.

Read first time and placed on the calendar.

McFarlane of Black Hawk in the chair.

CONSIDERATION OF SPECIAL ORDER

The hour of 10:30 a.m. having arrived, the Speaker announced the special order for the consideration of Senate File 3, a bill for an act providing for revocation of licenses for carrying on, or used in carrying on of any business, trade, vocation, commercial enterprise or undertaking, by reason of the possession of gambling de-



vices, and prohibiting the issuance of licenses in certain instances, with report of committee recommending passage.

Palmer of Lee asked and obtained unanimous consent to withdraw the amendment filed by him, Tierney of Webster, and McNeal of Wright, found on pages 464 through 467 of the Journal of February 13, and to withdraw the amendment to the amendment filed by him, found on page 467 of the Journal of February 13.

Palmer of Lee offered the following amendment and moved its adoption:

Amend subsection one (1) of section one (1) of Senate File 3 by adding the following: "Nothing in this definition shall be construed to include ordinary playing cards."

Amendment adopted.

Pendleton of Buena Vista offered the following amendment and moved its adoption:

Amend Senate File 3 by adding the following new section:

"The intentional possession or willful keeping of a gambling device upon any unlicensed premises used for business purposes is hereby declared to be a nuisance and is cause for an injunction to issue restraining the owner of the premises and the lessee from doing or continuing to do any of the acts prohibited by law, and all the proceedings for injunctions, temporary and permanent, and for fines and costs for violation of same, as defined by law, shall be applicable to such owner of premises or lessee. The provisions of chapter 128 of the Code of 1950 shall be applicable for the purpose of enforcing injunctions issued under this section and for the purpose of abating nuisances as herein defined."

Bass of Montgomery raised a point of order that the amendment was not germane to the bill under consideration.

The Speaker ruled the point of order not well taken and declared the amendment germane.

Roll call demanded by Davis of Fayette and Palmer of Lee.

On the question "Shall the amendment be adopted?"

Rule 18 invoked.

The ayes were, 11:

Abel Loss Moore of Louisa Shepard Oeth Tate
Davis Miller of Shelby Pendleton

The nays were, 95:

AubreyBloedelBrownBurrisBassBoothbyBrownlieBurrowsBerryBrockmeyerBuckButler



Clark of Klemesrud Nelson of Schroeder Appanoose Clark of Marion Koch Woodbury Schwengel Kosek Nicholson Sherod Shifflett Kuester Nielsen Cornick Langland Norland Sloane Lisle Nystrom Oberman Smith Crabb Lucken Soeth Crosier Stevens Darrington Ludwig Olson Oppedahl Palmer Mallonee Stiffler Eckels Fairchild Martin Strawman Fiene McEleney Patrick Tierney McFarlane Uhlenhopp Frey Paul Van Zwol Gallup Mensing Pedrick Voigtmann Walker Goode Metz Pieper Hanna Meyer Poston Miller of Walter Hansen Putney Hanson Black Hawk Ramseyer Washburn Harris Moore of Butler Weiss Ringgenberg Weston Hendrix Mooty Robinson White Huisman Morris Ryan Nelson of Jasper Sar Young Jones Judd Mr. Speaker

Absent or not voting, 2:

Heinz

Munger

Loss

McNeal

Moore of Louisa

Amendment lost.

Sloane of Polk offered the following amendment and moved its adoption:

Amend Senate File 3, section one (1), line four (4), by adding the word "dice" after the words "klondike tables".

Nielsen

Oeth

Roll call demanded by Harris of Adair and Sloane of Polk.

On the question "Shall the amendment be adopted?"

The ayes were, 10:

Aubrey

Davis

Brookings

The nays were, 95: Abel Crabb Klemesrud Miller of Shelby Bass Crosier Koch Moore of Butler Berry Darrington Kosek Mooty Bloedel **Eckels** Kuester Morris Boothby Fairchild Langland Munger Brockmeyer Fiene Lisle Nelson of Jasper Brown Frey Lucken Nelson of Brownlie Gallup Ludwig Woodbury Buck Mallonee Nicholson Goode Norland Burris Hanna Martin Burrows Hansen McEleney Nystrom Butler Hanson McFarlane Oberman Clark of Harris Mensing Olson Hendrix Appanoose Metz Oppedahl Clark of Marion Huisman Palmer Meyer Cooksey Jones Miller of Patrick Black Hawk Cornick Judd Paul

Pendleton

Sloane

Pedrick
Pieper
Poston
Putney
Ramseyer
Ringgenberg
Ryan

Schroeder Shepard Sherod Shifflett Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

Absent or not voting, 3:

Heinz

Robinson

Schwengel

Amendment lost.

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?"

Gallup

Goode

Hanna

Hansen

Hanson

Hendrix

Huisman

Harris

The ayes were, 104:

Abel Aubrey Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cooksev Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey

Jones Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Metz Meyer

Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Norland Nystrom Oberman Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ramseyer

Ringgenberg

Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

Robinson

The nays were, 2:

Nielsen

Oeth

Absent or not voting, 2:

Heinz

Judd

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

Strawman of Jones asked and obtained unanimous consent to

have the following statement, with reference to the passage of Senate File 3, the import of which was approved unanimously by the House, printed in the Journal:

That it is the intention of this body that the inclusion by name of certain gambling devices shall not be construed to exclude any other gambling device not specifically named.

CONSIDERATION OF BILLS

House File 20, a bill for an act relating to the issuance of stock by certain corporations and the payment therefor, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury asked and obtained unanimous consent to withdraw the amendment filed by him January 24, found on page 181 of the Journal.

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, 98:

Abel Moore of Butler Ryan Aubrey Hansen Moore of Louisa Sar Bass Schroeder Harson Mooty Berry Morris Harris Schwengel Bloedel Hendrix Nelson of Jasper Shepard Brockmeyer Huisman Nelson of Sherod Woodbury Brown Jones Sloane Brownlie Judd Nicholson Smith Buck Klemesrud Nielsen Soeth Burrows Koch Norland Stevens Kosek Butler Nystrom Stiffler Clark of Kuester Oberman Strawman Appanoose Langland Oeth Tate Clark of Marion Lisle Olcon Tierney Cooksev Loss Oppedahl Uhlenhopp Cornick Ludwig Van Zwol Palmer Voigtmann Mallonee Crabb Patrick Walker Darrington Martin Paul Davis McEleney Pedrick Walter Eckels McFarlane Pendleton Washburn Fairchild McNeal Pieper Weiss Weston Fiene Mensing Putney Frey Ramseyer White Metz Gallup Ringgenberg Young Goode Miller of Shelby Robinson Mr. Speaker

The nays were, 5:

Brookings Crosier

Burris

Absent or not voting, 5:

Bcothby

Heinz

Lucken

Munger

Shifflett

Miller of Black Hawk

Poston



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

House File 19, a bill for an act to amend section four hundred ninety-one point twenty-five (491.25), Code 1950, relating to renewal of articles of incorporation and by defining the words "real value of the stock", with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury asked and obtained unanimous consent to withdraw the amendment filed by him January 24, found on page 181 of the Journal.

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, 99:

Abel Hanna Moore of Louisa Sar Aubrey Hansen Mooty Schroeder Bass Hanson Morris Schwengel Bloedel Nelson of Jasper Harris Shepard Boothby Huisman Nelson of Sherod Brockmeyer Jones Woodbury Shifflett Brown Judd Nicholson Sloane Brownlie Klemesrud Nielsen Smith Buck Koch Norland Soeth Burris Kosek Nystrom Stevens Burrows Kuester Oberman Stiffler Butler Langland Oeth Strawman Clark of Lisle Olson Tate Appanoose Loss Oppedahl Tierney Clark of Marion Lucken Patrick Uhlenhopp Cooksey Martin Paul Van Zwol McEleney Cornick Pedrick Voigtmann Crabb McFarlane Walker Pendleton Darrington McNeal Pieper Walter Washburn Davis Mensing Poston Eckels Metz Putney Weiss Fairchild Meyer Ramseyer Weston Miller of Fiene Ringgenberg White Black Hawk Robinson Young Frey Gallup Miller of Shelby Ryan Mr. Speaker Moore of Butler Goode

The nays were, none.

Absent or not voting, 9:

Berry Heinz I.udwig Munger Brookings Hendrix Mallonee Palmer Crosier

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

MOTION WITHDRAWN

Sloane of Polk asked and obtained unanimous consent to withdraw the motion to reconsider the vote by which House File 172 passed the House, made by him and found on page 457 of the Journal of February 13.

HOUSE FILE 1 WITHDRAWN

Strawman of Jones asked and obtained unanimous consent to withdraw House File 1 from further consideration by the House.

HOUSE FILE 63 WITHDRAWN

Tierney of Webster asked and obtained unanimous consent to withdraw House File 63 from further consideration by the House.

REPORTS OF COMMITTEES

Nelson 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 176, a bill for an act to amend chapter four hundred seventeen (417), Code 1950, relating to cities operating under the commission plan of municipal government and having a population of one hundred twenty-five thousand (125,000) or more by making said chapter four hundred seventeen (417) apply and relate to cities having a population of one hundred twenty-five thousand (125,000) or more even though not operating under the commission plan of government; and to amend section four hundred seventeen point fifty-four (417.54), Code 1950, by further particularizing as to and defining the property which is exempt from other taxes on account of the two and three-fourths per cent (2% %) gross revenue tax on bus operations of street railways or passenger carriers in cities having a population of one hundred twenty-five thousand (125,000) or over; and to redefine the carriers which shall be subject to the two and three-fourths per cent (2%%) gross revenue tax on bus operations, begs leave to report it has had 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. F. NELSON, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 89, a bill for an act to promote and protect the life, health and safety of persons in the use and occupancy of buildings used by the public; to establish a state building code under the requirements of this act, prescribing minimum standards in the construction, reconstruction, alter-



ation, addition and repair of buildings used by the public; to define the scope of this act and the state building code established hereunder; to create a state building code council, defining its powers and duties; and fixing the compensation of the members thereof; to provide for the appointment of a state building commissioner to administer the provisions of this act, and defining his powers and duties; to provide for the registration and appointment of local building officials and licensed inspectors to carry out the local administration and enforcement of the provisions of this act; to define the powers and duties of local authorities in the administration and enforcement of the provisions of this act, and to permit the combination of cities, towns and counties in the appointment of a single building official under the provisions of this act; to designate the county engineer as the acting building official in cities, towns and counties where no building official is otherwise appointed; to provide for the issuance of building permits for the construction, reconstruction, alteration, addition and repair of buildings used by the public; to provide for the issuance of certificates of occupancy; to provide for the collection of permit fees by cities, towns and counties; to grant the right of appeal from the action of the local building officials and of local boards of appeal; and to fix the penalties for violations of the provisions of this act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 89 by striking everything after the enacting clause and inserting in lieu thereof the contents of Senate File 145.

Further amend by striking section fifty (50).

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 313, a bill for an act to amend chapter six hundred five (605), Code 1950, relating to certain requirements for district, superior and municipal court judges, begs leave to report it 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 whon so amended the bill do pass.

Amend House File 313 by striking the words "one hundred twenty (120)" in line fourteen (14) and inserting in lieu thereof the word "ninety (90)".

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 314, a bill for an act to amend section seven hundred fourteen point twenty-five (714.25), Code 1950, relating to hunting upon cultivated or inclosed land, begs leave to report it has had 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 PALMER, JR., Chairman.



Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 183, a bill for an act to amend section two hundred ninety-eight point one (298.1), Code 1950, relating to school 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 be amended as follows, and when so amended the bill do pass.

Amend House File 183 by striking all of lines five (5), six (6), seven (7), eight (8), nine (9) and ten (10) of section three (3) and substituting in lieu thereof the following:

"Further amend subsection three (3) of said section by striking all after the word 'dollars' in line two (2) and substituting in lieu thereof the following: 'except corporations not maintaining an approved high school, two hundred dollars, and such additional amount as will be necessary to pay the cost of tuition for pupils attending high schools; provided, however, that compliance with chapter twenty-four (24), Code 1950, shall be observed.'"

Further amend House File 183 by adding the following new section:

"Sec. 4. Amend section two hundred ninety-eight point two (298.2), Code 1950, by striking the period at the end of said section and adding the following: '; provided that the comptroller may, upon recommendation of the county board of education, authorize such district to levy an amount in excess of thirty-five per cent.'"

EARL A. MILLER, Chairman.

Gallup of Jefferson, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 119, a bill for an act to amend section sixteen point twenty-four (16.24), Code 1950, relating to the free distribution by the State Superintendent of Printing of the Code and the Acts of each 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 be indefinitely postponed.

LEE GALLUP, Chairman.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 201, a bill for an act relating to the public archives and authorizing destruction of certain thereof after custody for a fixed period, and for amending section three hundred three point ten (303.10), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEE GALLUP, Chairman.



Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 244, a bill for an act to amend chapter eleven (11), Code 1950, relating to examination of cities, townships and schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. Amend House File 244 by inserting in section one (1), line three (3), following the word "All" the word "public".
- 2. Further amend section one (1) by striking the word "public" in line nine (9).

LEE GALLUP, Chairman.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 272, a bill for an act to amend section one hundred sixteen point six (116.6) and section one hundred sixteen point eleven (116.11), Code 1950, relating to the practice of accountancy, begs leave to report it 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. Amend House File 272, section one (1), line four (4), by inserting after the word "person" the word "who".
- 2. Further amend by striking all of section two (2) and inserting in lieu thereof the following:
- Sec. 2. Section one hundred sixteen point eleven (116.11), Code 1950, is amended by inserting in line sixteen (16) after the words "auditor of state" the following: "or file with the auditor of state a certificate issued by an insurance carrier stating that a policy has been issued to such person insuring his liability to the extent of said sum".

LEE GALLUP, Chairman.

AMENDMENTS FILED

- 1 Amend House File 47 by striking all of section one (1)
- 2 and renumbering the remaining sections accordingly.

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend House File 53 by adding at the end
- 2 thereof the following new section:
- 3 Sec. 65. Section six hundred two point seventeen (602.17),
- 4 Code 1950, is amended by adding the following sentence: "This
- 5 section shall not apply to cities where the municipal court is
- 6 established by operation of law by conversion of another court
- 7 previously existing under any other name."

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend House File 129 by amending the amendment of the
- 2 committee on judiciary 2 by striking the word "twenty-five"



- 3 in line three (3) thereof and substituting in lieu thereof
- 4 the words "twelve and one-half."

NELSON of Woodbury.

- 1 Amend House File 138 by adding the following new section:
- 2 Sec. 2. Further amend section six hundred eighteen
- 3 point two (618.2) by striking the period in line three (3)
- 4 thereof and adding the following:
- 5 "and upon conviction thereof shall be punished
- 6 by a fine of not more than \$100 or by imprisonment
- 7 in the county jail for not more than 30 days
- 8 or both."

1

VAN ZWOL of O'Brien.

- Amend House File 143 by striking all after the enacting clause and substituting in lieu thereof the following:
- clause and substituting in lieu thereof the following:
 Section 1. Chapter three hundred fifty-eight B (358B),
- 4 Code 1950, is hereby amended by adding thereto the following
- 5 new section: "Whenever any city or town having established a
- 6 library board and being a part of the county library district,
- 7 shall decide to withdraw from the county library district, it
- 8 may do so by giving notice by registered mail to the board of
- 9 library trustees of said county library district and to the
- 10 county auditor of the county or counties in which said district
- 11 lies by not later than July 10 of any year, which said notice
- 12 shall be given by the governing body of the said city or town
- 13 notifying the board of library trustees of the said county
- 14 library district of its withdrawal from the said county library
- 15 district."
- 16 Sec. 2. Upon said notice and process as herein had, the
- 17 said city or town shall cease to be a part of or included in
- 18 the said county library district.

NELSON of Woodbury.

- Amend House File 248, section four (4), by adding the
- 2 following new paragraph at the end thereof:
- 3 "Section four hundred seventy-four point ten (474.10),
- 4 Code 1950, is further amended by adding at the end thereof
- 5 the following words: 'All charges for any service or
- 6 facility rendered or to be rendered within the meaning of
- 7 this chapter shall be reasonable and just, and every unjust
- 8 and unreasonable charge for such service or facility is
- 9 prohibited and declared to be unlawful. The commission,
- 10 upon such reasonable notice as it may prescribe, may, upon
- 11 its own motion or upon the application of any person, firm
- 12 or corporation interested therein, revise, change or add to
- 13 any rate or charge established by any public utility falling
- 14 within the contemplation of this chapter; and any such
- 15 revised, changed or added rate or charge shall have the same
- 16 force and effect as the rate or charge originally
- 17 established."

COOKSEY of Clay.

5

- 1 Amend House File 270 by adding after the word "due" in
- 2 line thirteen (13) of section one (1) the following words:
- 3 "or become due, if the assessment has been made,".

NELSON of Woodbury.

- 1 Amend House File 304 as follows:
- 2 1. Strike from line four (4) of section ten (10) the word
- 3 and figure "six (6)" and insert in lieu thereof the word and
- 4 figure "ten (10)".
 - 2. Strike the semicolon (;) from line fourteen (14) of
- 6 section ten (10) and insert in lieu thereof the following:
- 7 ". The board of library trustees shall, on or before the first
- 8 day of August in each year, make an estimate of the amount it
- 9 deems necessary for the maintenance of the library and shall
- 10 transmit said estimate together with a statement of the amount
- 11 necessary for the purposes authorized by subsection three (3) to
- 12 the council. In no event shall the amount of tax allocated for
- 13 maintenance purposes exceed the amount that would be derived from
- 14 a three mill levy at current valuations, nor shall the amount
- 15 allocated for purposes of subsection three (3) exceed the amount
- 16 that would be derived from a levy of three-fourths mill at cur-
- 17 rent valuations."

NELSON of Woodbury. Crosier of Linn.

- 1 Amend House File 306 by striking everything after the
- 2 comma (,) in line six (6) and all of lines seven (7), eight (8),
- 3 nine (9) and ten (10) of section one (1) and substituting in
- 4 lieu thereof the following: "the remaining installments shall
- 5 become due and payable at once."

NELSON of Woodbury.

- 1 Amend House File 338 by striking the word and numbers
- 2 "twenty-eight (28)" in line nine (9) of subsection two (2) of
- 3 section two (2) and substituting in lieu thereof the following:
- 4 "thirty (30)."

NELSON of Woodbury.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Thursday, February 15, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 15, 1951.

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

Prayer was offered by the Reverend J. Arthur Eveland, pastor of the First Evangelical United Brethren Church, Muscatine.

The Journal of February 14 was corrected and approved.

PRESENTATION OF VISITORS

Stevens of Greene presented to the House the American government class of Scranton High School, accompanied by E. Allen Colbert, superintendent, and Norman Phillip Sandberg, principal.

Mallonee of Audubon presented to the House twenty-two seventh and eighth grade students from Viola Township Consolidated School, Gray, accompanied by V. W. Suhr, superintendent, and Carma Hogueisson, teacher.

Walker of Hamilton presented to the House the senior class of Stratford High School, accompanied by J. J. Jorgensen, superintendent.

Tierney of Webster presented to the House twenty members of the senior class of Gowrie High School, accompanied by Ted Macur, teacher.

Butler of Pocahontas presented to the House twenty-two members of the American government class of Plover Consolidated School, accompanied by B. E. Martin, superintendent, and thirty-one members of the American government class of Pocahontas High School, accompanied by Waldo Mick, superintendent.

POINT OF PERSONAL PRIVILEGE

Butler of Pocahontas rose to a point of personal privilege and announced to the House that today was the birthday of the Honorable Raymond Cornick of Henry, the Honorable Clifford N. Nystrom of Boone, and the Honorable Conway E. Morris of Dallas.

Buck of Marshall, Clark of Appanoose, Koch of Palo Alto and Brownlie of Madison escorted Mr. Cornick, Mr. Nystrom and Mr. Morris to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Cornick, Mr. Nystrom and Mr. Morris.

PETITIONS

Butler of Pocahontas presented a telegram signed by seven insurance agencies of Pocahontas County urging support of House File 231.

Referred to the committee on insurance.

Nicholson of Taylor presented a petition signed by twelve residents of Taylor ('ounty opposing passage of House File 285.

Referred to the committee on tax revision.

Nicholson of Taylor presented nine post cards signed by residents of Lenox urging support of Senate File 3.

Referred to the committee on judiciary 2.

Ludwig of Johnson presented approximately one hundred fifty letters containing several hundred signatures on the part of the non-academic personnel on the campus of the State University of Iowa in Iowa City, petitioning for a twenty cent per hour raise in salary.

Referred to the committee on appropriations.

Buck of Marshall presented a petition signed by seventeen residents of Marshalltown opposing federal controls of rent.

Passed on file.

Harris of Adair presented a petition signed by the Adair County board of supervisors urging support of House File 353 and Senate File 208.

Referred to the committee on social security.

Judd of Clinton presented a petition signed by ninety-five residents of Camanche protesting any change in regard to special charter cities.

Referred to the committee on cities and towns.

Schwengel of Scott presented a resolution by the Scott County volunteer firemen's association urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 89, 176, 183, 201, 244, 272, 313 and 314, under Rule 72.

McFarlane of Black Hawk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 14

Whereas, the Fifty-fourth General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Wednesday, March 14, 1951, and of their custom to formally meet with the General Assembly;

Now, 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 14, 1951, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program on that date.

Laid over under Rule 34.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Washburn of Mills offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Rudolph C. Hopp, of Mills County, who was a member of the Forty-fifth session of the General Assembly, passed away on July 5, 1949;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Washburn of Mills, Miller of Black Hawk and McFarlane of Black Hawk.

Young of Union offered the following House memorial resolution and moved its adoption;



HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable George C. Figgins, of Union County, who was a member of the Forty-third and Forty-fourth sessions of the General Assembly, passed away on March 15, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Young of Union, Shifflett of Ringgold and Nicholson of Taylor.

ADOPTION OF HOUSE RESOLUTION

Metz of Decatur called up for consideration House Resolution 6, found on page 471 of the Journal of February 14, and moved its adoption.

Resolution adopted.

HOUSE FILE 209 RE-REFERRED

Hanson of Lyon asked and obtained unanimous consent to rerefer House File 209 to the committee on judiciary 2.

EXTENSION OF TIME

Stevens of Greene asked and obtained unanimous consent to grant the committee on labor additional time for the study of House File 72.

SPECIAL ORDERS

McFarlane of Black Hawk asked and obtained unanimous consent that House File 166 be made a special order of business for Friday, February 16, at 10:30 a.m.

Miller of Black Hawk moved that House File 420 be made a special order of business for Wednesday, February 21, at 10:30 a.m.

Motion prevailed.

Hanson of Lyon moved that House File 421 and House File 422 be made a special order of business for Tuesday, February 20, at 10:30 a.m.



Division was asked by Walker of Hamilton and Harris of Adair.

Those voting aye, 77; nay, 20.

Motion prevailed.

REPORT OF THE INVESTIGATING COMMITTEE ON THE HOUSE LIGHTING SYSTEM

Wednesday, February 14, 1951

MR. SPEAKER: The committee appointed for the purpose of investigating the lighting system in the House of Representatives, as performed by the house improvement committee, makes the following report:

We find that in prior sessions it has been difficult to secure the necessary improvements for the most efficient operation of the Assembly. A number of times there have been committees appointed to make these improvements but the committees have been left without authority and without funds. Consequently, nothing has been accomplished until the present house improvement committee was empowered by House File 611, chapter 22, sections four (4) and five (5) of the Laws of the Fifty-third General Assembly.

Your committee finds that under House File 611, lines nine (9) to thirteen (13), inclusive, of the Fifty-third General Assembly, it was necessary for the house improvement committee to have the express approval of the joint legislative committee on retrenchment and reform before they could expend any money for equipment and improvements.

Your committee finds that no prices were ever submitted to the house improvement committee or to the committee on retrenchment and reform for equipment supplied by Collins & Co., for use in lighting the house chamber.

No price ever having been approved, your committee therefore is of the opinion that the State of Iowa should pay to Collins & Co. the reasonable market value of all equipment furnished by Collins & Co. for the house chamber lighting system, as could have been purchased on the open market as of the dates of the respective orders for such equipment.

This committee has investigated the reasonable market price of the equipment used in the house chamber, and finds that the equipment could have been purchased through regular trade channels for the following prices, or less:

	9	Price Pecommended by Committee	Price Asked by Collins & Co.
50	(Century Lighting, Inc., of New York		
	New York, Catalog No. 970), 6"-750/		
	1,000 watt downlites, straight down	@ \$65.58	@ \$94.05
	projection, top access plaster cones	\$3,279.00	\$4,702.50

8	(Century Lighting, Inc., of New York, New York, Catalog No. 396), louvered	*	•
	accentilites and plaster rings	240.45	345.20
1	Distribution panel, surface. 400 amp. main lugs only 3 wire, S/N with 8-100 amp 2 pole safuswitch branches; 8-70 amp 2 pole electrically held con-		
	tactors; 8 60108 panels	1,582.88	1,734.87

(Note: The above prices recommended by this committee to be paid are based on costs to Collins & Co. plus approximately 15 per cent, which this committee finds to be the fair and reasonable market value for the reason that this equipment was shipped direct from the manufacturer to the State of Iowa.)

Your committee therefore recommends that the State of Iowa shall not pay to Collins & Co. more than the fair and reasonable market value, as recommended by your committee.

Your committee finds that the Fifty-third General Assembly, under House File 611, directed members of its own assembly to perform an executive task. This committee recommends that, in the future, the legislature should not impose upon its own members the duties of performing executive tasks, but it should delegate those duties to the executive department where they rightfully belong.

When we consider that this committee was composed of five members living in O'Brien, Pottawattamie, Mitchell, Linn and Wayne Counties, and realizing the distance these members had to travel for a committee meeting, we feel that they have rendered a creditable service to the State of Iowa.

H. A. Moore, Chairman.
HOWARD C. BUCK.
FAY L. HARRIS.
L. DEE MALLONEE.
A. L. MENSING.
RUSSELL A. PATRICK.
TED SLOANE.

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 225, a bill for an act relating to capital stock.

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

Senate File 226, a bill for an act relating to the regulation and supervision of corporations for pecuniary profit.

CARROLL A. LANE, Secretary.



SENATE MESSAGES CONSIDERED

Senate File 222, a bill for an act providing for the repeal of sections four hundred ninety-one point forty-six (491.46), four hundred ninety-one point forty-seven (491.47), four hundred ninety-one point fifty (491.50), and part of section four hundred ninety-one point fifty-three (491.53), Code 1950, relating to the furnishing of stockholders' lists, stock books and transfers of shares and the right of inspection of such records, and the enactment of substitutes therefor providing for the preparation and keeping of capital stock and stock ownership and transfer records and for the examination of corporation records by stockholders.

Read first time and referred to committee on private corporations.

Senate File 223, a bill for an act relating to the regulation and supervision of foreign corporations and to amend various sections of chapter four hundred ninety-four (494), Code 1950, relating thereto.

Read first time and passed on file.

Senate File 224, a bill for an act providing for the repeal of sections four hundred ninety-one point forty-four (491.44) and four hundred ninety-one point forty-five (491.45), Code 1950, relating to the posting of by-laws and statements of capital stock and indebtedness of corporations.

Read first time and referred to committee on private corporations.

Senate File 226, a bill for an act relating to the regulation and supervision of corporations for pecuniary profit and to amend various sections of chapter four hundred ninety-one (491), Code 1950, relating thereto.

Read first time and passed on file.

INTRODUCTION OF BILLS

House File 423, by Tate of Cerro Gordo, McFarlane of Black Hawk, Oberman of Des Moines and Judd of Clinton, a bill for an act to amend section four hundred sixteen point one hundred twenty-nine (416.129), Code 1950, relating to the providing of fire and police uniforms and equipment by cities.

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



House File 424, by Schwengel of Scott and Schroeder of Scott (Hedin), a bill for an act amending section five hundred four point two (504.2), Code 1950, giving perpetual duration to corporations not for pecuniary profit, construing certain words of chapter five hundred four (504), Code 1950, under given circumstances, prescribing the notice to be given on dissolution of a corporation and repealing sections five hundred four point seventeen (504.17) and five hundred four point eighteen (504.18), Code 1950.

Read first time and referred to committee on private corporations.

House File 425, by Smith of Dickinson, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Lake Park, in the county of Dickinson, State of Iowa, authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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 426, by Butler of Pocahontas and Frey of Pottawattamie, a bill for an act to amend section one hundred ten point eighteen (110.18), Code 1950, relating to public nuisance in regard to fish and game regulations.

Read first time and referred to committee on fish and game.

House File 427, by Putney of Tama, a bill for an act to amend section one hundred ninety-eight point eight (198.8), Code 1950, in regard to manner of submitting statements relative to the amount due on feed inspection.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 428, by Paul of Poweshiek, Brown of Mahaska and McFarlane of Black Hawk, a bill for an act to amend chapter ninety-seven (97), Code 1950, relating to the old age and survivor's insurance system which regulates the collections of contributions for said system and the payments of benefits thereunder.

Read first time and referred to committee on social security.



House File 429, by Smith of Dickinson, Miller of Black Hawk, Paul of Poweshiek, Meyer of Sac and Strawman of Jones, a bill for an act to amend section one hundred sixty-four point eight (164.8), section one hundred sixty-four point seventeen (164.17), section one hundred sixty-four point eighteen (164.18), section one hundred sixty-four point twenty (164.20), section one hundred sixty-four point twenty one (164.21), and section one hundred sixty-four point twenty-six (164.26), Code 1950, relating to the eradication of Bang's disease.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 430, by committee on roads and highways, a bill for an act to amend section three hundred twenty-one point four hundred sixty-three (321.463), Code 1950, relating to the maximum legal weight of any axle or vehicle or combination of vehicles, and providing penalties for violations, and to amend section three hundred twenty-one point four hundred sixty-five (321.465), Code 1950, relating to the weighing of vehicles.

Read first time and placed on the calendar.

House File 431, by Morris of Dallas, a bill for an act to amend sections three hundred fifty-nine point forty-six (359.46) and three hundred fifty-nine point forty-seven (359.47), Code 1950, relating to compensation of township trustees and clerks.

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

House File 432, by Judd of Clinton, Burris of Jackson and Oeth of Dubuque, a bill for an act to amend section four hundred nineteen point seventy-four (419.74), Code 1950, relating to election to determine abandonment of city manager plan and shortening the period in which an election may be held.

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

House File 433 by Paul of Poweshick, Moore of Butler and Schwengel of Scott, a bill for an act to amend chapter two hundred sixty (260), Code 1950, all relating to the Board of Educational Examiners and certification of teachers.

Read first time and referred to committee on schools, libraries, state educational institutions.



House File 434, by Cooksey of Clay, a bill for an act relating to use of live pigeons in training hunting dogs and to amend section one hundred nine point twenty-one (109.21), Code 1950.

Read first time and referred to committee on fish and game.

House File 435, by Sloane of Polk and Ryan of Polk, a bill for an act to amend sections three hundred seventy-five point one (375.1) and three hundred seventy-five point six (375.6), Code 1950, relating to continuance of musical education of children during vacation periods and to municipal bands.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 436, by Nelson of Woodbury, a bill for an act to amend section one hundred seven point twelve (107.12) and one hundred seven point thirteen (107.13), Code 1950, relating to compensation of employees of the state conservation commission.

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

House File 437, by Lucken of Plymouth, Ryan of Polk, McEleney of Clinton and Tate of Cerro Gordo, a bill for an act to provide for staggered terms of office for commissioners charged with the construction and operation of memorial buildings and monuments, amending section thirty-seven point nine (37.9), Code 1950.

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

SENATE AMENDMENT CONSIDERED

Palmer of Lee called up for consideration House File 9, a bill for an act to amend section seven hundred eighty-nine point thirteen (789.13), Code 1950, relating to the imposition of sentences for crimes the maximum punishment for which is life imprisonment, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 9, section 1, by striking from lines 6, 7 and 8 the following: "provided, however, the defendant has not previously been convicted of a felony within the United States or its territories,".

Motion prevailed and the House concurred.



Schwengel of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel	Gallup	Moore of Butler	Sar
Aubrey	Goode	Moore of Louisa	Schroeder
Bass	Hanna	Mooty	Schwengel
Berry	Hanson	Morris	Shepard
Bloedel	Harris	Munger	Sherod
Boothby	Hendrix	Nelson of Jasper	Shifflett
Brockmeyer	Huisman	Nelson of	Sloane
Brookings	Jones	Woodbury	Smith
Brown	Judd	Nicholson	Soeth
Brownlie	Koch	Norland	Stevens
Buck	Kosek	Nystrom	Stiffler
Burris	Kuester	Oberman	Strawman
Burrows	Langland	Olson	Tate
Butler	Lisle	Oppedahl	Uhlenhopp
Clark of	Loss	Palmer	Van Zwol
Appanoose	Ludwig	Patrick	Voigtmann
Clark of Marion	Mallonee	Paul	Walker
Cornick	Martin	Pedrick	Walter
Crabb	McEleney	Pendleton	Washburn
Crosier	McFarlane	Pieper	Weiss
Davis	McNeal	Poston	Weston
Eckels	Mensing	Putney	White
Fairchild	Metz	Ramseyer	Mr. Speaker
Fiene	Miller of Shelby	Ringgenberg	atti na camenda Striot Million

The nays were, none.

Absent or not voting, 15:

Cooksey	Klemesrud	Nielsen	Ryan
Darrington	Lucken	Oeth	Tierney
Frev	Mever	Robinson	Young
Hansen	Miller of		
Heinz	Black Hawk		

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

CONSIDERATION OF BILLS

House File 237, a bill for an act to amend chapter five hundred ninety (590), Code 1950, relating to wills—legalizing acts, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel Gallup Moore of Louisa Ryan Aubrev Goode Mooty Sar Schroeder Morris Bass Hanna Munger Schwengel Berry Hanson Nelson of Jasper Bloedel Harris Shepard Boothby Hendrix Nelson of Sherod Woodbury Shifflett Brockmever Huisman Nicholson Sloane Brookings Jones Judd Norland Smith Brown Nystroni Koch Soeth Brownlie Stiffler Buck Kosek Oberman Burris Kuester Olson Tate Langland Oppedahl Tierney Burrows Butler Palmer Uhlenhopp Lisle Patrick Van Zwol Clark of Loss Paul Voigtmann Appanoose Mallonee Clark of Marion Pedrick Walker Martin Walter Cornick McElenev Pendleton McFarlane Pieper Washburn Crabb Poston Weiss McNeal Crosier Weston Darrington Mensing Putney White Davis Metz Raniseyer Miller of Shelby Eckels Ringgenberg Young Moore of Butler Mr. Speaker Fiene Robinson Frey

The nays were, none.

Absent or not voting, 13:

Cooksey Klemesrud Miller of Oeth
Fairchild Lucken Black Hawk Stevens
Hansen Ludwig Nielsen Strawman
Heinz Meyer

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

House File 318, a bill for an act relating to claims against estates, guardianships or trusts; limiting the time within which action may be taken on such claims; and limiting the time within which action may be taken to contest the final settlement or discharge of an administrator, executor, guardian or trustee, with report of committee recommending passage, was taken up for consideration.

Uhlenhopp 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, 102:

Abel Berry
Aubrey Bloedel
Bass Boothby

Brockmeyer Brookings Brown

Brownlie Buck Burris

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Nelson of Burrows Judd Schroeder Woodbury Butler Klemesrud Schwengel Koch Clark of Nicholson Shepard Appanoose Kosek Nielsen Sherod Shifflett Clark of Marion Kuester Norland Cooksey Langland Nystrom Sloane Cornick Lisle Oberman Smith Soeth Crabb Loss Oeth Crosier Ludwig Olson Stevens Darrington Mallonee Oppedahl Stiffler Tate Davis Martin Palmer Tierney Eckels McElenev Patrick McFarlane Uhlenhopp Fairchild Paul Pedrick Fiene McNeal Van Zwol Frey Mensing Pendleton Voigtmann Gallup Metz Pieper Walker Goode Meyer Poston Walter Hanna Miller of Shelby Putney Washburn Moore of Butler Moore of Louisa Hanson Ramseyer Weiss Harris Ringgenberg Weston White Hendrix Mooty Robinson Huisman Morris Rvan Young Nelson of Jasper Jones Mr. Speaker

The nays were, none.

Absent or not voting, 6:

Hansen Lucken Miller of Munger Heinz Black Hawk Strawman

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

House File 319, a bill for an act relating to examinations for school teachers and to amend sections two hundred fifty-seven point four (257.4) and two hundred sixty point four (260.4), Code 1950, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel Burris Davis Hendrix Aubrev Burrows Eckels Huisman Fairchild Bass Butler Jones Berry Clark of Fiene Judd Bloedel Appanoose Frey Klemesrud Boothby Clark of Marion Gallup Koch Brockmeyer Cooksey Goode Kosek Brookings Cornick Hanna Kuester Brown Crabb Hansen Langland Brownlie Crosier Hanson Lisle Buck Darrington Harris Loss

Ludwig	Nelson of Jasper	Pieper	Stevens
Mallonee	Nelson of	Poston	Stiffler
Martin	Woodbury	Putney	Tate
McEleney	Nicholson	Ramseyer	Tierney
McFarlane	Nielsen	Ringgenberg	Uhlenhopp
McNeal	Norland	Robinson	Van Zwol
Mensing	Nystrom	Ryan	Voigtmann
Metz	Oberman	Sar	Walker
Meyer	Oeth	Schroeder	Walter
Miller of	Olson	Schwengel	Washburn
Black Hawk	Oppedahl	Shepard	Weiss
Miller of Shelby	Palmer	Sherod	Weston
Moore of Butler	Patrick	Shifflett	White
Moore of Louisa	Paul	Sloane	Young
Mooty	Pedrick	Smith	Mr. Speaker
Morris	Pendleton	Soeth	TO STATE OF THE STATE OF THE STATE OF

The nays were, none.

Absent or not voting, 4:

Heinz Lucken Munger Strawman

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

SENATE FILE 223 SUBSTITUTED FOR HOUSE FILE 317

Palmer of Lee asked and obtained unanimous consent to substitute Senate File 223 for House File 317, for the suspension of Rule 44 and the immediate consideration of Senate File 223, a bill for an act relating to the regulation and supervision of foreign corporations and to amend various sections of chapter four hundred ninety-four (494), Code 1950, relating thereto.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel Clark of Goode Ludwig Aubrey Hanna Martin Appanoose Clark of Marion Bass Hanson McEleney Berry Cooksey Harris McNeal Bloedel Cornick Hendrix Mensing Metz Boothby Crabb Jones Brockmeyer Crosier Judd Meyer Brookings Darrington Klemesrud Miller of Davis Koch Black Hawk Brown Miller of Shelby Moore of Butler Brownlie Eckels Kosek Buck Fairchild Kuester Burris Fiene Langland Moore of Louisa Burrows Frey Lisle Mooty Butler Gallup Loss Morris



Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer

Patrick Paul Pedrick Pendleton Pieper Poston Putney Ramseyer Ringgenberg Robinson Ryan Sar

Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Tate Tier nev

Uhlenhopp Van Zwol Voigtmann Walker . Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 8:

Hansen Heinz

Huisman Mallonee Lucken McFarlane Munger Strawman

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

SENATE FILE 226 SUBSTITUTED FOR HOUSE FILE 187

Palmer of Lee asked and obtained unanimous consent to substitute Senate File 226 for House File 187, for the suspension of Rule 44 and the immediate consideration of Senate File 226, a bill for an act relating to the regulation and supervision of corporations for pecuniary profit and to amend various sections of chapter four hundred ninety-one (491), Code 1950, relating thereto.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel Cornick Aubrey Crabb Bass Crosier Berry Darrington Bloedel Davis Boothby Eckels Fairchild Brockmeyer Brown Fiene Brownlie Frey Buck Gallup Goode Burris Burrows Hanna Hansen Butler Clark of Hanson Harris Appanoose Hendrix Clark of Marion Huisman ('ooksey

Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken

Miller of Black Hawk Moore of Butler Moore of Louisa Mooty Nelson of Jasper Nelson of Woodbury Ludwig Nicholson Mallonee Nielsen Norland Martin McEleney Oberman McFarlane Oeth McNeal Olson Oppedahl Mensing

Metz

Meyer

Ringgenberg Palmer Sloane Voigtmann Patrick Robinson Smith Walker Ryan Soeth Walter Paul Stevens Washburn Pedrick Sar Schroeder Stiffler Weiss Pendleton Schwengel Tate Weston Pieper Poston Shepard Tierney White Sherod Uhlenhopp Young Putney Shifflett Van Zwol Mr. Speaker Ramseyer

The nays were, none.

Absent or not voting, 7:

Brookings Miller of Shelby Munger Strawman Heinz Morris Nystrom

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

House File 88, a bill for an act to amend section three hundred forty-seven point seven (347.7), Code 1950, to raise the limitation on the power to levy annually special taxes for the improvement and maintenance fund of county public hospitals in counties having a population of one hundred thirty-five thousand (135,000) inhabitants or over, 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, 94:

Abel Goode Miller of Ryan Aubrey Hanna Black Hawk Sar Miller of Shelby Schroeder Bass Hansen Moore of Butler Schwengel Berry Hanson Shepard Bloedel Harris Moore of Louisa Boothby Hendrix Mooty Sherod Sloane Brockmeyer Huisman Morris Nelson of Jasper Smith Brookings Jones Nicholson Soeth Brown Judd Stevens Buck Klemesrud Norland Burris Koch Nystrom Stiffler Burrows Kosek Oeth Tierney Kuester Uhlenhopp Butler Olson Clark of Marion Van Zwol Langland Oppedahl Voigtmann Coeksey Loss Patrick Cornick Lucken Paul Walker Crabb Ludwig Pedrick Walter Washburn Crosier Mallonee Pendleton Darrington Weiss McEleney Pieper Weston Eckels McFarlane Poston Fairchild McNeal Putney White Fiene Mensing Ramseyer Young Metz Mr. Speaker Frey Ringgenberg Gallup Meyer Robinson

The nays were, 1:

Clark of Appanoose

Absent or not voting, 13:

Brownlie Martin
Davis Munger
Heinz Nelson of
Lisle Woodbury

Nielsen Shifflett Oberman Strawman Palmer Tate

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

SENATE FILE 96 SUBSTITUTED FOR HOUSE FILE 102

Brookings of Pottawattamic asked and obtained unanimous consent to substitute Senate File 96 for House File 102.

Senate File 96, a bill for an act to amend chapter one hundred fifty-one (151), Code 1950, relating to the practice of chiropractic, was taken up for consideration.

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

On the question "Shall the bill pass?"

Gallup

Goode

Hanna

The ayes were, 103:

Abel Aubrey Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey

Hansen Hanson Harris Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Metz Meyer

Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton

Pieper

Poston

Putney

Miller of

Ramseyer Ringgenberg Robinson Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stiffler Tate Tierney Uhlenhopp Van Zwol Voigtmann Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 5:

Heinz Munger Stevens

Strawman

Walker

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

House File 117, a bill for an act to amend chapter three hundred thirty-one (331), Code 1950, by adding thereto the following new sections relating to establishing districts for members of boards of supervisors elected at large, with report of committee recommending passage, was taken up for consideration.

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

Mooty

On the question "Shall the bill pass?"

Hanna

Harris

Jones

Judd

Koch

Lisle

Loss

Kuester

Lucken

Ludwig

Hanson

Hendrix

Huisman

Klemesrud

The ayes were, 93:

Abel Aubrey Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Clark of Marion Cornick Crabb Crosier Darrington

Mallonee
Martin
McEleney
McNeal
Mensing
Meyer
Miller of
Black Hawk
Miller of Shelby
Moore of Louisa

Morris Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ramseyer Ringgenberg

Robinson

Sar Schroeder Schwengel Shepard Sherod Sloane Smith Soeth Stevens Stiffler Tate Tierney Uhlenhopp Van Zwol Voigtmann Walter Washburn Weiss Weston White Young Mr. Speaker

Ryan

The nays were, 1:

Hansen

Davis

Fiene

Gallup

Frey

Eckels

Fairchild

Absent or not voting, 14:

Butler Clark of Appanoose Cooksey Goode Heinz Kosek Langland McFarlane Metz Moore of Butler Munger Shifflett Strawman Walker The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 125, a bill for an act to amend section one hundred forty-one point nineteen (141.19), Code 1950, relating to permits received from other states for dead bodies being shipped into the state, with report of committee recommending passage, was taken up for consideration.

McNeal 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:

Abel Aubrey Bass Berry Bloedel Boothby Brookings Brownlie Buck Burris Burrows Clark of Appanoose Clark of Marion Cornick Crabb Darrington Eckels Fiene Frey Gallup	Hanson Huisman Jones Judd Klemesrud Koch Kuester Langland Lisle Loss Ludwig Mallonee Martin McEleney McNeal Mensing Metz Meyer Miller of Shelby Moore of Butler Moore of Louisa	Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Paul Pedrick Pendleton Pieper Poston Putney Ramseyer Ringgenberg Ryan	Schroeder Schwengel Shepard Sherod Sloane Smith Soeth Stevens Stiffler Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walker Washburn Weiss Weston White Young
Frey	Moore of Butler	Ringgenberg	White
Hanna Hansen	Mooty Morris	Sar	Mr. Speaker

The nays were, 3:

Brown Crosier Kosek

Absent or not voting, 17:

Brockmeyer Goode McFarlane Patrick Butler Harris Miller of Robinson Cooksev Black Hawk Shifflett Heinz Davis Hendrix Munger Strawman Fairchild Lucken

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



REPORTS OF COMMITTEES

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 320, a bill for an act to make permanent a certain temporary transfer of funds of Monroe County, Iowa, made by authority of the state comptroller, begs leave to report it 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 320, section two (2), line six (6), by adding the words "without expense to the state."

C. M. STRAWMAN, Chairman.

Moore of Butler, from the committee on police regulation, suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance, to whom was referred House File 289, a bill for an act to establish a state commission on alcoholism; to provide for its powers, duties and organization and to make annual appropriation for such 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 bill do pass.

Amend House File 289 by inserting after the word "appropriated" in line three (3) of section four (4) the following: "from revenues of the liquor central commission".

H. A. MOORE, Chairman.

Also:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance, to whom was referred House File 262, a bill for an act to amend section seven hundred fourteen point twenty-three (714.23), Code 1950, relating to misdemeanors committed in cemeteries, begs leave to report it has had 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.

Also:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance, to whom was referred House File 352, a bill for an act to amend section eighty point nine (80.9), Code 1950, 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 be amended as follows, and when so amended the bill do pass.

Amend House File 352 by striking everything in line two (2) of section one (1) after the word "by" and inserting in lieu thereof the following:



"striking the comma in line six (6), section eighty point nine (80.9), Code 1950, and inserting in lieu thereof the following: 'and Iowa highway safety patrol.'."

H. A. MOORE, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

- MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 199, a bill for an act to amend section six hundred sixty-eight point three (668.3), Code 1950, relating to the appointment of a guardian for a minor owning property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.
- 1. Amend House File 199, section one (1), by inserting after the words "of the minor" in line seven (7) the words "or to the natural guardian, or to the person with whom said minor resides".
- 2. Further amend by surrounding the phrase "for such minor" in line seven (7) with commas (,).
- 3. Further amend by striking the word "parent" in line eight (8) and in line eleven (11) and substituting in lieu thereof the word "person".

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 190, a bill for an act to amend chapter five hundred ninety-eight (598), Code 1950, relating to divorce and annulment of marriages, begs leave to report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 212, a bill for an act to amend sections five hundred ninety-five point three (595.3) and five hundred ninety-five point eight (595.8), Code 1950, relating to marriages, begs leave to report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 235, a bill for an act to amend section seven hundred thirty-two point seventeen (732.17), Code 1950, relating to the definition of "fireworks", begs leave to report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 401, a bill for an act to amend section six hundred thirty-eight point forty-one (638.41), Code 1950, relating to payment of small legacies to minors or incompetents, begs leave to report it has had 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 PALMER, JR., Chairman.

Schwengel of Scott, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance to whom was referred House File 292, a bill for an act to amend section five hundred twelve point nine (512.9), Code 1950, relating to qualifications for membership in fraternal beneficiary societies and limiting medical 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 do pass.

FRED SCHWENGEL, Chairman.

Walker of Hamilton, from the committee on motor vehicles, commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade, to whom was referred House File 247, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to inspection of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 247, section three (3), subsection g, line one hundred two'(102), by striking the word and number "five (5)" and inserting in lieu thereof the word and number "fifteen (15)".

JOHN A. WALKER, Chairman.

Nelson 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 287, a bill for an act relating to the civil service rights of persons appointed to office by the mayor under section three hundred sixty-three point thirteen (363.13), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

H. F. NELSON, Chairman.

Olson of Mitchell, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 135, a bill for an act providing a deduction from taxable moneys and credits in an amount equal to taxes to be paid in the current

tax year and to amend section four hundred twenty-nine point four (429.4), Code 1950, begs leave to report it 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 tax revision to whom was referred House File 243, a bill for an act to amend chapter four hundred twentynine (429), Code 1950, relating to taxation of moneys and credits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALLERT G. OLSON, Chairman.

Also:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 267, a bill for an act to amend chapter four hundred twenty-seven (427), Code 1950, relating to property exempt and taxable, begs leave to report it 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 tax revision to whom was referred House File 344, a bill for an act to amend section four hundred fifty point four (450.4), Code 1950, by providing for reciprocal exemptions from inheritance tax upon the passing of property to societies, institutions or associations organized or incorporated under the laws of other states for charitable, religious or educational purposes or to trustees for such uses in other states, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALLERT G. OLSON, Chairman.

Also:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 357, a bill for an act to amend chapter four hundred twenty-seven point one (427.1), subsection seventeen (17), Code 1950, relating to personal tax exemption for United States armed forces members on farming utensils, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

ALLERT G. OLSON, Chairman.

Also:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 359, a bill for an act to amend section four hundred twenty-five point eleven (425.11), Code 1950, relating to homestead tax credits, begs leave to report it has had the same under consideration and has in-



structed 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 tax revision to whom was referred House File 364, a bill for an act to amend section two hundred thirty-two point thirty-six (232.36), Code 1950, relating to the annual tax which the board of supervisors may levy for the maintenance of a juvenile detention home and school, and to provide for an increase in the permissible tax levy 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 do pass.

ALLERT G. OLSON, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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, 161 and 167.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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, 161 and 167.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: February 15, 1951, House Files 111, 213, 215, 217 and 221.

AMENDMENTS FILED

- 1 Amend House File 32, section one (1), by inserting
- 2 after the colon (:) in line four (4) the words "used for
- 3 agricultural purposes,".

PALMER of Lee.

- 1 Amend House File 325 by striking sections
- 2 three (3), four (4) and six (6).

CLARK of Appanoose.



1

2

5

- 1 Amend House File 325 by adding a new section as follows:
- 2 Amend section eighty-two point one (82.1), Code 1950,
- 3 by striking the word "five" (5) in line three (3) and
- 4 inserting in lieu thereof the word "three" (3); and by
- 5 striking the word "two" (2) in line three (3) and substitut-
- 6 ing in lieu thereof the word "one" (1). Further by striking
- 7 from line four (4) of said section the word "two" (2) and
- 8 inserting in lieu thereof the word "one" (1).

COMMITTEE ON MINES AND MINING.

Amend House File 196 as follows:

1. Strike all of section eleven (11) and insert in lieu

3 thereof the following:

4 "Sec. 11. Transition from election in March, 1951. All

municipal corporations except those operating under the provisions

6 of chapter four hundred nineteen (419), Code 1950, in which the

7 last regular municipal election was held in March, 1951,

8 shall hold the next regular municipal election in November, 1953,

9 as provided in section eight hereof, and the terms of office

10 of all elective officers of said municipal corporations are

11 hereby extended to December 31, 1953. At said election, the

12 mayor, one-half of the members of the council, as nearly as may

13 be, and other elective officers shall be elected for four-year

14 terms of office, and the rest of the members of the council shall

15 be elected for two-year terms, as provided in section twelve (12),

16 hereof. All succeeding municipal elections shall be held as

17 provided in section eight (8) hereof." (Temporary.)

18 2. Strike all of section fourteen (14) and insert in lieu 19 thereof the following:

20 "Sec. 14. Certain cities with election in March, 1951. All municipal corporations operating under the provisions of chapter

22 four hundred nineteen (419), Code 1950, in which the last regular

23 municipal election was held in March, 1951, shall hold their next

24 regular municipal election in November, 1953, as provided in

25 section eight (8) hereof. In such municipal corporations the

26 terms of incumbent elective officers are hereby extended as

27 follows: Terms of office which expire on the first Monday in

28 April, 1953, are extended to December 31, 1953; and terms of

29 office which expire on the first Monday in April, 1955, are extended 30 to December 31, 1955. Thereafter all regular municipal elections

31 shall be held in such municipal corporations in November as

32 provided in section eight (8) hereof." (Temporary.)

33 3. Strike from line five (5) of section thirty-five (35)

34 the word "councilman" and insert in lieu thereof the words "any

35 municipal office".

NELSON of Woodbury. Crosier of Linn.

- Amend House File 422 by inserting therein the following new 2 section:
 - 1. "Sec. 8. Chapter three hundred forty (340), Code 1950,



is amended by inserting therein the following new section: "'Salaries of all county officers and employees as fixed 5 6 by the law shall hereafter be adjusted on a yearly basis as 7 follows: "'The auditor of state shall, during the month of March, 1952, 8 9 after the release of figures by the United States department of labor, bureau of labor statistics, on the average consumers 10 price index for 1951 make comparisons as to the average per cent of increase or decrease in the consumers price index for 1951 12 with 1950, if the change amounts to three per cent (3%) or more, 13 the percentage of change shall be applied to the salary scale as established by the law for county officers and employees 15 16 for counties having a population of twenty thousand (20,000) 17 to twenty-five thousand (25,000). The increase or decrease indicated by this comparison in dollars and cents shall then 18 be applied to salaries of all county officers and employees 19 20 beginning April 1, 1952, and until April 1, 1953. The auditor 21 of state shall notify each county auditor and board of supervisors before April 1, 1952, what the salary scale shall be 23 for each respective county as indicated under the foregoing 24 formula. 25 "'This procedure shall be followed from year to year.'" LUCKEN of Plymouth.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Friday, February 16, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 16, 1951.

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

Prayer was offered by the Speaker.

Ringgenberg of Story asked and obtained unanimous consent that the prayer offered by the Speaker be printed in the Journal.

Our dear Heavenly Father, we humbly come before Thee, thanking Thee for the multitude of blessings we enjoy, humbly acknowledging our weaknesses, and calling on Thee for wisdom and strength. We are thankful for the opportunities given us for public service. Help us to be ever faithful to our responsibilities of public trust and willing to accept personal sacrifice for the common good. Cleanse us, our Heavenly Father, of vainglory and selfishness, so that when our life work is over we may hear from Thee: "Well done, thou good and faithful servant. Thou hast been faithful over a few things. I will make thee ruler over many things. Enter thou into the joy of thy Lord." In Jesus' name and for His sake, we ask it. Amen.

The Journal of February 15 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Burris of Jackson on request on Clark of Marion; Cornick of Henry on request of Harris of Adair; Frey of Pottawattamie on request of Tate of Cerro Gordo.

PRESENTATION OF VISITOR

Brockmeyer of Howard presented to the House the Honorable Luke Caffrey, former member of the House from Howard County.

PETITIONS

Tate of Cerro Gordo presented a petition signed by thirteen members of the North Iowa Radio Transmitting Association, Mason City, urging support of House File 290.

Referred to the committee on motor vehicles, commerce and trade.

Schwengel of Scott presented a petition signed by fifteen mem-

bers of the Scott County board of social welfare staff urging support of House File 261 and Senate File 242.

Referred to the committee on cities and towns.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 190, 199, 212, 235, 247, 262, 287, 289, 292, 320, 344, 352, 357, 364 and 401, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 134.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

McFarlane of Black Hawk called up for consideration House Concurrent Resolution 14, found on page 488 of the Journal of February 15, and moved its adoption.

Resolution adopted.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Tate of Cerro Gordo offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Charles W. Files, of Cerro Gordo County, who was a member of the Forty-third session of the General Assembly, passed away on July 10, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Tate of Cerro Gordo, Kuester of Cass and Poston of Wayne.

Davis of Fayette offered the following House memorial resolution and moved its adoption:



HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Fred Wehling of Bremer County, who was a member of the Forty-seventh session of the General Assembly, passed away on September 15, 1947;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Davis of Fayette, Moore of Butler and Fiene of Chickasaw.

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 54, a bill for an act relating to fees and mileage for jurors.

CARROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 225, a bill for an act to amend chapter four hundred ninety-two (492), Code 1950, relating to capital stock.

Read first time and referred to committee on private corporations.

EXTENSION OF TIME

Gallup of Jefferson asked and obtained unanimous consent to grant the committee on departmental affairs additional time for the study of House File 296.

HOUSE FILE 148 WITHDRAWN

Crabb of Guthrie asked and obtained unanimous consent to withdraw House File 148 from further consideration by the House.

HOUSE FILE 274 WITHDRAWN

McFarlane of Black Hawk asked and obtained unanimous consent to withdraw House File 274 from further consideration by the House.



INTRODUCTION OF BILLS

House File 438, by Jones of Clarke, Judd of Clinton, Frey of Pottawattamie and Aubrey of Wapello, a bill for an act to amend section ninety-six point five (96.5), Code 1950, to provide that benefits may not be denied in cases of labor disputes where lock-outs occur or employees are discharged pending negotiation for settlement in labor disputes.

Read first time and referred to committee on labor.

House File 439, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend section ninety-eight point thirty-nine (98.39), Code 1950, relating to manufacturers' free distribution of cigarettes.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 440, by Eckels of Hancock, a bill for an act to amend section seventy-seven point ten (77.10), Code 1950, relating to notaries public.

Read first time and referred to committee on private corporations.

House File 441, by Palmer of Lee, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith.

Read first time and referred to committee on judiciary 1.

House File 442, by Smith of Dickinson, Huisman of Osceola, Morris of Dallas and Cornick of Henry, a bill for an act to amend section four hundred twenty-two point forty-three (422.43), Code 1950, relating to taxation of receipts of amusement devices.

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

House File 443, by Cooksey of Clay, Munger of Woodbury and McFarlane of Black Hawk, a bill for an act to amend section six hundred twenty-seven point six (627.6), Code 1950, relating to exemption of household furniture.

Read first time and referred to committee on judiciary 1.

House File 444, by Nelson of Woodbury and Munger of Woodbury, a bill for an act to provide for the appointment of a board



of auditorium trustees in municipal corporations and to prescribe the organization, powers and duties of such boards.

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

House File 445, by Sloane of Polk, Nelson of Woodbury, Ryan of Polk, Uhlenhopp of Franklin, McNeal of Wright, Robinson of Delaware and Schroeder of Scott, a bill for an act to amend section five hundred ninety-eight point one (598.1), Code 1950, relating to jurisdiction in divorce cases.

Read first time and referred to committee on judiciary 2.

House File 446, by Kosek of Linn, a bill for an act to amend chapter four hundred twenty-two (422), Code 1950, relating to personal net income tax.

Read first time and referred to committee on tax revision.

House File 447, 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 placed on the calendar.

House File 448, by Poston of Wayne, Klemesrud of Winnebago, Bass of Montgomery, Ringgenberg of Story, Norland of Worth, Kuester of Cass, Butler of Pocahontas, Hendrix of Muscatine, Mallonee of Audubon and Moore of Butler, a bill for an act relating to the rule making power conferred upon the Iowa liquor control commission and for amending sections one hundred twenty-three point five (123.5) and one hundred twenty-three point seventeen (123.17), Code 1950.

Read first time and referred to committee on departmental affairs.

House File 449, by committee on motor vehicles, commerce and trade, a bill for an act to regulate motor carriers and to repeal chapters three hundred twenty-five (325), three hundred twenty-six (326), and three hundred twenty-seven (327), Code 1950.

Read first time and placed on the calendar.

House File 450, by Klemesrud of Winnebago, a bill for an act



to amend chapter two hundred sixty-four (264), Code 1950, by inserting therein a new section relating to transfer of college credits.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 451, by Ryan of Polk, Sloane of Polk and Palmer of Lee, a bill for an act to amend section two hundred forty-seven point twenty-one (247.21), Code 1950, relating to the custody of persons paroled by a court and providing for the appointment and fixing the compensation of parole officers in counties having a population of one hundred twenty-five thousand (125,000) or more.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 452, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point one hundred seventeen (321.117) and section three hundred twenty-one point one hundred nineteen (321.119), Code 1950, relating to certain motor vehicle registration fees.

Read first time and placed on the calendar.

House File 453, by committee on motor vehicles, commerce and trade, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road and chapter three hundred twenty-two (322), Code 1950, relating to motor vehicle dealers and to define the terms "used motor vehicle" or "second-hand motor vehicle."

Read first time and placed on the calendar.

House File 454, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point three hundred forty-two (321.342), Code 1950, relating to the stopping of vehicles at certain railroad crossings.

Read first time and placed on the calendar.

Miller of Shelby in the chair.

CONSIDERATION OF BILLS

House File 130, a bill for an act to amend section one hundred forty-seven point three (147.3), Code 1950, relating to qualifications to practice a profession, and providing that men, as well as women,



may be licensed as practitioners of cosmetology upon reaching eighteen years of age, 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, 96:

Abel Moore of Butler Rvan Aubrev Hendrix Moore of Louisa Sar Bass Huisman Mooty Schroeder Berry Schwengel Jones Morris Bloedel Judd Munger Shepard Nelson of Jasper Boothby Klemesrud Sherod Brockmeyer Koch Nicholson Shifflett Brookings Kosek Nielsen Sloane Brown Kuester Norland Soeth Brownlie Langland Oberman Stevens Buck Lisle Oeth Stiffler Burris Olson Strawman Loss Burrows Ludwig Oppedahl Tate Butler Mallonee Palmer Tierney Clark of Marion Uhlenhopp Martin Patrick Cooksey McEleney Paul Van Zwol Crabb McFarlane Pedrick Voigtmann Crosier McNeal Pendleton Walker Darrington Mensing Pieper Walter Davis Metz Poston Washburn Eckels Meyer Putney Weiss Fiene Miller of Ramseyer Weston Gallup Black Hawk Ringgenberg White Miller of Shelby Goode Robinson Young Hanna

The nays were, none.

Absent or not voting, 12:

Clark of Frey Lucken Nystrom
Appanoose Hansen Nelson of Smith
Cornick Hanson Woodbury Mr. Speaker
Fairchild Heinz

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

House File 160, a bill for an act to amend section three hundred sixty point eight (360.8), Code 1950, relating to tax levied for repair, furnishing and care of township buildings, with report of committee recommending passage, was taken up for consideration.

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

Amend House File 160, section one (1), line four (4), by striking the word "one-half" and inserting in lieu thereof the word "one-fourth".

Paul of Poweshiek moved the previous question.

Motion prevailed.

Amendment lost.

Goode of Davis moved the previous question.

Motion prevailed.

Meyer 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, 80:

Abel	Harris	Mooty	Ryan
Aubrey	Hendrix	Morris	Sar
Bass	Huisman	Nelson of Jasper	Schroeder
Berry	Judd	Nicholson	Schwengel
Bloedel	Kuester	Nielsen	Sherod
Boothby	Langland	Norland	Sloane
Brockmeyer	Lisle	Nystrom	Soeth
Brookings	Loss	Oberman	Stevens
Brown	Lucken	Oeth	Stiffler
Brownlie -	Ludwig	Olson	Strawman
Buck	Martin	Oppedahl	Tate
Burris	McEleney	Patrick	Uhlenhopp
Burrows	McNeal	Paul	Van Zwol
Butler	Mensing	Pedrick	Voigtmann
Crabb	Meyer	Pendleton	Walker
Crosier	Miller of	Pieper	Walter
Eckels	Black Hawk	Poston	Washburn
Fairchild	Miller of Shelby	Putney	Weiss
Gallup	Moore of Butler	Ramseyer	Weston
Goode	Moore of Louisa	Ringgenberg	Young
Hanson			

The nays were, 15:

Clark of Marion	Hanna	Kosek	Shepard
Cooksey	Hansen	Mallonee	Shifflett
Darrington	Jones	Metz	White
Fiene	Koch	Robinson	

Absent or not voting, 13:

Clark of	Frey	Munger	Smith
Appanoose	Heinz	Nelson of	Tierney
Cornick	Klemesrud	Woodbury	Mr. Speaker
Davis	McFarlane	Palmer	

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

CONSIDERATION OF SPECIAL ORDER

The hour of 10:30 a.m. having arrived, the Speaker announced the special order for the consideration of House File 166, a bill for an act designating the state department of social welfare as the state agency to make application to the secretary of agriculture of the United States for the return of the assets of the Iowa Rural Rehabilitation Corporation now dissolved and providing for the future administration of such assets, with report of committee recommending amendment and passage.

Bass of Montgomery offered the following amendment proposed by the committee on social security and moved its adoption:

Amend House File 166, section six (6), by inserting the names of the following newspapers in the spaces left therefor: "Milford Mail, Milford" and "Daily Iowegian and Citizen, Centerville".

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 98:

Abel Miller of Shelby Hanson Ryan Aubrev Harris Moore of Butler Sar Bass Hendrix Moore of Louisa Schroeder Bloedel Huisman Mooty Schwengel Boothby Jones Morris Shepard Brockmeyer Judd Nelson of Jasper Sherod Brookings Klemesrud Nicholson Shifflett Brownlie Koch Nielsen Sloane Buck Kosek Norland Smith Burris Kuester Nystrom Soeth Burrows Langland Oberman Stevens Butler Lisle Oeth Stiffler Clark of LOSS Olson Strawman Lucken Oppedahl Appanoose Tierney Clark of Marion Ludwig Palmer Uhlenhopp Cooksev Mallonee Patrick Van Zwol Voigtmann Walker Crabb Martin Paul Crosier McEleney Pedrick McFarlane Darrington Pendleton Walter McNeal Davis Pieper Washburn Fairchild Mensing Poston Weiss Fiene Metz Putney Weston Gallup Meyer Ramseyer White Miller of Ringgenberg Goode Young Hanna Black Hawk Robinson Hansen

The nays were, none.



Absent or not voting, 10:

Berry Eckels Munger Tate Brown Frey Nelson of Mr. Speaker

Cornick Heinz Woodbury

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

House File 324, a bill for an act relating to revocation of certificates of building and loan associations and to amend section five hundred thirty-four point one hundred one (534.101), Code 1950, was taken up for consideration.

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

On the question "Shall the bill pass ?"

The ayes were, 96:

Abel Hanson Miller of Shelby Sar Moore of Butler Harris Schroeder Aubrev Moore of Louisa Bass Hendrix Schwengel Bloedel Shepard Huisman Mooty Morris Boothby Jones Sherod Nelson of Jasper Brockmeyer Judd Shifflett Nicholson Sloane Brookings Klemesrud Nielsen Smith Brownlie Koch Buck Kosek Norland Soeth Burris Kuester Nystrom Stevens Burrows Langland Oberman Stiffler Strawman Butler Lisle Oeth Clark of Marion Olson Loss Tate Cooksey Lucken Oppedahl Tierney Uhlenhopp Crabb Ludwig Palmer Crosier Mallonee Patrick Van Zwol Martin Paul Voigtmann Darrington Davis McEleney Pendleton Walter Eckels McFarlane Pieper Washburn McNeal Weiss Fairchild Poston Fiene Mensing Putney Weston Gallup Metz Ringgenberg White Meyer Robinson Young Goode Miller of Hanna Ryan

The nays were, none.

Hansen

Absent or not voting, 12:

Berry Cornick Nelson of Ramseyer
Brown Frey Woodbury Walker
Clark of Heinz Pedrick Mr. Speaker
Appanoose Munger

Black Hawk

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

House File 323, a bill for an act relating to the duties of the

township trustees and to amend section three hundred fifty-nine point seventeen (359.17), Code 1950, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 93:

Abel	Harris	Moore of Butler	Sar
Aubrey	Hendrix	Moore of Louisa	Schroeder
Bass	Huisman	Mooty	Schwengel
Berry	Jones	Morris	Shepard
Bloedel	Judd	Nelson of Jasper	Sherod
Boothby	Klemesrud	Nicholson	Shifflett
Brookings	Koch	Nielsen	Sloane
Brownlie	Kosek	Norland	Smith
Buck	Kuester	Nystrom	Soeth
Burris	Langland	Oberman	Stevens
Burrows	Lisle	Oeth	Stiffler
Butler	Loss	Oppedahl	Strawman
Clark of Marion	Lucken	Palmer	Tate
Crabb	Ludwig	Patrick	Tierney
Crosier	Mallonee	Paul	Uhlenhopp
Darrington	Martin	Pedrick	Van Zwol
Davis	McEleney	Pendleton	Voigtmann
Fairchild	McFarlane	Pieper	Walker
Fiene	Mensing	Putney	Walter
Gallup	Metz	Ramseyer	Washburn
Goode	Meyer	Ringgenberg	Weiss
Hanna	Miller of	Robinson	White
Hansen	Black Hawk	Ryan	Young
Hanson	Miller of Shelby	51470000	-

The nays were, none.

Absent or not voting, 15:

Brockmeyer	Cornick	McNeal	Olson
Brown	Eckels	Munger	Poston
Clark of	Frey	Nelson of	Weston
Appanoose	Heinz	Woodbury	Mr. Speaker
Cooksey			

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

House File 322, a bill for an act relating to the number of lighted lamps required on a motorcycle and to amend section three hundred twenty-one point four hundred nineteen (321.419), Code 1950, was taken up for consideration.

Ringgenberg 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:

Abel Hendrix Sar Mooty Aubrev Jones Morris Schroeder Bass Judd Munger Schwengel Berry Klemesrud Nelson of Jasper Shepard Bloedel Koch Nelson of Sherod Kosek Woodbury Brockmeyer Shifflett Nicholson Brookings Kuester Sloane Brown Nielsen Langland Smith Brownlie Lisle Norland Soeth Burris Loss Nystrom Stevens Stiffler Burrows Lucken Oeth Butler Ludwig Olson Strawman Clark of Marion Mallonee Oppedahl Tate Martin Palmer Tierney Crabb McEleney Crosier Patrick Uhlenhopp Darrington McFarlane Paul Van Zwol Pedrick Davis McNeal Voigtmann Fairchild Mensing Pendleton Walker Metz Pieper Walter Fiene Meyer Poston Washburn Gallup Miller of Weiss Goode Putney Hanna Black Hawk Ramseyer Weston Miller of Shelby White Hansen Ringgenberg Moore of Butler Hanson Robinson Young Moore of Louisa Ryan Harris

The nays were, none.

Absent or not voting, 11:

Boothby Cooksey Frey Oberman
Buck Cornick Heinz Mr. Speaker
Clark of Eckels Huisman
Appanoose

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

House File 60, a bill for an act to amend chapter one hundred seven (107), Code 1950, to provide for participation in the Federal Restoration Act, with report of committee recommending passage, was taken up for consideration.

Meyer of Sac offered the following amendment and moved its adoption:

Amend House File 60, section one (1), line fifteen (15), by adding after the figure "107.19" the following: "Code 1950".

Amendment adopted.

Meyer of Sac moved the previous question.

Motion prevailed.

Buck 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, 97:

Abel Harris Aubrev Huisman Bass Jones Berry Judd Bloedel Klemesrud Brockmeyer Koch Kuester Brookings Langland Brown Brownlie Lisle Buck Loss Burris Lucken Burrows Ludwig Butler Mallonee Clark of Marion Martin McEleney Crabb Crosier McFarlane McNeal Darrington Mensing Davis Eckels Metz Fairchild Meyer Fiene Miller of Gallup Black Hawk Goode Miller of Shelby Moore of Butler Hanna Moore of Louisa Hansen

Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Palmer Patrick Paul Pedrick Pendleton Pieper

Poston

Putney

Ramseyer

Robinson

Rvan

Ringgenberg

Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young

Sar

The nays were, 1:

Kosek

Absent or not voting, 10:

Boothby Cooksey Hanson Oppedahl Clark of Cornick Heinz Mr. Speaker Appanoose Frey Hendrix

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

House File 137, a bill for an act to amend section four hundred two point three (402.3), Code 1950, relating to street railway regulations, with report of committee recommending amendment and passage, was taken up for consideration.

Patrick of Sioux offered the following amendment proposed by the committee on public utilities, telephone, telegraph and express, and moved its adoption:

Amend House File 137, section one (1), by striking from the end of line twelve (12) the period (.) and inserting in lieu thereof the words: "other

than for the purpose of leaving said vehicle when said vehicle is not more than fifty (50) feet from a passenger unloading zone."

Amendment adopted.

Patrick of Sioux asked and obtained unanimous consent to withdraw the amendment filed by him, and found on page 291 of the Journal of January 31.

Crosier 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:

Abel Hanna Miller of Aubrev Hansen Black Hawk Hanson Moore of Butler Bass Berry Harris Moore of Louisa Bloedel Hendrix Mooty Boothby Huisman Morris Brockmeyer Jones Munger Brookings Judd Nelson of Jasper Brown Koch Nelson of Brownlie Kosek Woodbury Buck Kuester Nicholson Burris Langland Nielsen Burrows Lisle Nystrom Butler Loss Oberman Clark of Marion Ludwig Oeth Cooksey Mallonee Olson Crabb Martin Oppedahl Crosier McEleney Patrick Darrington McFarlane Paul Davis McNeal Pedrick Eckels Mensing Pendleton Fairchild Metz Pieper Fiene Mever Putney Gallup Ramsever

Ringgenberg Robinson Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Washburn Weston White Young

The nays were, none.

Absent or not voting, 16:

Clark of Heinz
Appanoose Klemesrud
Cornick Lucken
Frey Miller of Shelby
Goode

Norland Palmer Poston Voigtmann

Walker Walter Weiss Mr. Speaker

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

House File 179, a bill for an act to amend section ninety-two point eleven (92.11), Code 1950, relating to employment of persons under sixteen (16) years of age, 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, 84:

Abel Fiene Aubrev Gallup Bass Hansen Berry Hanson Bloedel Harris Boothby Hendrix Brockmeyer Huisman Brookings Jones Brown Judd Brownlie Koch Buck Kosek Burris Kuester Burrows Langland Butler Loss Clark of Marion Ludwig Martin Cooksev Crabb McEleney McFarlane Crosier Darrington McNeal Meyer Miller of Davis Eckels Black Hawk Fairchild

Miller of Shelby Sar Moore of Louisa Schroeder Mooty Schwengel Nicholson Shepard Nielsen Sherod Norland Sloane Nystrom Soeth Oeth Stevens Stiffler Olson Palmer Strawman Patrick Tate Paul Tierney Pedrick Uhlenhopp Van Zwol Pendleton Pieper Walker Washburn Poston Putney Weiss

Ramseyer

Robinson

Ryan

Ringgenberg

The nays were, 7:

Hanna Mensing Mallonee Morris Nelson of Jasper Voigtmann Oppedahl

Absent or not voting, 17:

Clark of Heinz
Appanoose Klemesrud
Cornick Lisle
Frey Lucken
Goode Metz

Moore of Butler S Munger S Nelson of W Woodbury M

Shifflett Smith Walter Mr. Speaker

Weston

White

Young

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

House File 192, a bill for an act to amend section three hundred sixty-five point thirteen (365.13), Code 1950, relating to chiefs of police and chiefs of fire departments under civil service, and section three hundred sixty-five point seventeen (365.17), Code 1950, relating to qualifications of fire and police department employees under civil service, with report of committee recommending passage, was taken up for consideration.

Tate 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, 86:

Abel Hanson Miller of Shelby Aubrev Harris Moore of Butler Schroeder Bass Hendrix Moore of Louisa Schwengel Berry Jones Mooty Shepard Bloedel Judd Morris Sherod Boothby Koch Munger Shifflett Brookings Kosek Nelson of Sloane Brown Kuester Woodbury Smith Brownlie Langland Nicholson Soeth Buck Lisle Nielsen Stiffler Burris Norland Loss Strawman Butler Lucken Nystrom Tate Clark of Marion Ludwig Oberman Tierney Crabb Uhlenhopp Mallonee Oeth Crosier Oppedahl Martin Van Zwol Darrington Voigtmann McEleney Paul Davis Pedrick Walker McFarlane Washburn Eckels McNeal Pendleton Fiene Weiss Mensing Pieper Gallup Weston Metz Putney White Goode Miller of Robinson Hanna Black Hawk Ryan Hansen

The nays were, 6:

Burrows Fairchild Nelson of Jasper Ringgenberg Cooksey Huisman

Absent or not voting, 16:

Brockmeyer Heinz Palmer Stevens Patrick Walter Clark of Klemesrud Meyer Poston Young Appanoose Mr. Speaker Cornick Olson Ramsever

Frev

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

House File 81, a bill for an act to amend section four hundred seventy-seven point twenty-two (477.22), Code 1950, relating to headlights for rail employees when using track power cars at night, with report of committee recommending amendment and passage, was taken up for consideration.

Aubrey of Wapello offered the following amendments proposed by the committee on railroads and moved their adoption:

- 1. Amend the title of House File 81 by inserting after the figures and comma "(477.22)," the words and figures "and section four hundred seventy-seven point twenty-five (477.25)".
- 2. Further amend House File 81 by striking all of section one (1) and substituting in lieu thereof the following sections:

Section 1. Section four hundred seventy-seven point twenty-two (477.22), Code 1950, is amended and revised and codified to read as fol-

lows: "Headlights. It shall be the duty of every person, firm, or corporation owning or operating any line of railway within the state, except lines under twenty miles in length operated wholly within this state, to equip all locomotives, power vehicles, power cars, or other equipment used as the equivalent of or in place of a locomotive, when used in the transportation of passengers, employees or freight, with a headlight of sufficient candle power, measured with a reflector, to throw a light in clear weather that will enable the operator of same to plainly discern an object the size of a man lying prone on the track at a distance of eleven hundred feet from the headlight, and thereafter to maintain and use such headlights upon every such locomotive, vehicle, car, or other equipment; provided, however, that track power cars when used during the nighttime by employees in the performance of work, shall be equipped with an electric headlight of sufficient candle power, measured with a reflector to throw a light in clear weather that will enable the operator to see an obstruction on the track for a distance of five hundred (500) feet."

Sec. 2. Section four hundred seventy-seven point twenty-five (477.25), Code 1950, is amended by inserting after the word "locomotive" in line four (4) the words "or track power work car".

Sec. 3. This act shall not be effective until January 1, 1952.

Amendments adopted.

Aubrey of Wapello offered the following amendment and moved its adoption:

Amend the title of House File 81 by striking all after the words "1950," in line four (4), and inserting in lieu thereof the following: "relating to headlights for railroad locomotives, power vehicles, power cars, and other equivalent equipment."

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 95:

Abel Crabb Koch Black Hawk Aubrey Crosier Kosek Moore of Butler Bass Darrington Kuester Moore of Louisa Mooty Berry Davis Langland Bloedel Eckels Lisle Morris Boothby Fairchild Munger Lucken Brockmeyer Fiene Nelson of Jasper Ludwig Mallonee Brookings Gallup Nelson of Brown Hanna Martin Woodbury Brownlie McEleney Nicholson Hanson Buck Harris McFarlane Norland Burris ' Hendrix McNeal Nystrom Huisman -Oberman Burrows Mensing Butler Jones Metz Oeth Clark of Marion Judd Meyer Olson Klemesrud Miller of Oppedahl Cooksey



Palmer Robinson Smith Van Zwol Paul Ryan Soeth Voigtmann Walker Pedrick Schroeder Stevens Stiffler Washburn Pendleton Schwengel Pieper Shepard Strawman Weiss Poston Sherod Tate Weston Putney Shifflett Tierney White Uhlenhopp Ramseyer Sloane Young Ringgenberg

The nays were, none.

Absent or not voting, 13:

Clark of Goode Miller of Shelby Sar Walter
Cornick Heinz Patrick Mr. Speaker
Frey Loss

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

House File 97, a bill for an act to amend chapter two hundred ninety-four (294), Code 1950, relating to teachers and providing for sabbatical leaves of absence of teachers and providing for necessary regulations and rules governing the same, with report of committee recommending amendment and passage, was taken up for consideration.

Munger of Woodbury offered the following amendments proposed by the committee on schools, libraries, state educational institutions, and moved their adoption:

- 1. Amend House File 97, section one (1), line thirty-nine (39), by striking the words "limit the number of" and inserting in lieu thereof the word "grant".
- 2. Amend House File 97, section one (1), line forty (40), by striking the word "granted" and by striking the word "less" and inserting in lieu thereof the word "more".

Amendments adopted.

Munger 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, 94:

Abel Brownlie Crosier Hansen Aubrey Buck Darrington Hanson Bass Burris Davis Harris Berry Eckels Hendrix Burrows Bloedel Butler Fairchild Huisman Boothby Clark of Marion Fiene Jones Brockmeyer Cooksey Gallup Klemesrud Crabb Hanna Koch Brown

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Kosek Moore of Louisa Pedrick Soeth Mooty Kuester Pendleton Stevens Langland Morris Pieper Stiffler Poston Strawman Lisle Munger Nelson of Jasper Tate Loss Putney Ramseyer Nelson of Tierney Lucken Uhlenhopp Woodbury Ludwig Ringgenberg Mallonee Nicholson Robinson Van Zwol Martin Nielsen Ryan Voigtmann McEleney Norland Schroeder Walker Nystrom McFarlane Schwengel Walter Shepard McNeal Oberman Washburn Weiss Mensing Oeth Sherod Shifflett White Metz Olson Oppedahl Meyer Sloane Young Miller of Paul Smith

Black Hawk
The nays were, 1:

Goode

Absent or not voting, 13:

Brookings Frey Moore of Butler Sar
Clark of Heinz Palmer Weston
Appanoose Judd Patrick Mr. Speaker
Cornick Miller of Shelby

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

REPORTS OF COMMITTEES

Hanson of Lyon, 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 128, a bill for an act to amend section six hundred five point two (605.2), Code 1950, to provide expenses for 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 be indefinitely postponed.

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 115, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1950, relating to salaries of the clerk and bailiff of the 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 be amended as follows, and when so amended the bill do pass.

Amend House File 115 by striking subsection one (1) through subsection six (6) and inserting in lieu thereof the following:

1. Strike from line sixteen (16) the word "twenty-seven" and insert in lieu thereof the word "thirty-five".



- 2. Strike from line seventeen (17) the word "thirty-two" and insert in lieu thereof the words "four thousand".
- 3. Strike from line twenty (20) the word "thirty-seven" and insert in lieu thereof the word "forty-five".
- 4. Strike from line twenty-three (23) the word "twenty-five" and insert in lieu thereof the word "thirty-three".
- 5. Strike from line twenty-four (24) the word "twenty-seven" and insert in lieu thereof the word "thirty-five".
- 6. Strike from line twenty-seven (27) the words "three thousand" and insert in lieu thereof the word "thirty-eight".

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 268, a bill for an act to amend section three hundred forty point two (340.2), Code 1950, relating to compensation of county officers, deputies and 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.

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 326, a bill for an act to amend section three hundred seventy point five (370.5), Code 1950, relating to compensation of park commissioner, begs leave to report it has had 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. C. HANSON, Chairman.

Munger of Woodbury, from the committee on consolidation and coordination of state government, submitted the following report:

MR. SPEAKER: Your committee on consolidation and coordination of state government to whom was referred Senate File 2, a bill for an act relating to the administration of state budget and finances and to assign or transfer certain duties relating thereto to the auditor of state, state comptroller, or 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 be amended as follows, and when so amended the bill do pass.

Amend Senate File 2 as follows:

- 1. Amend the title to Senate File 2 by striking the same and inserting in lieu thereof the following: "An Act relating to the administration of state budget, finances and fiscal control and to assign certain duties relating thereto to the state comptroller."
- 2. Further amend Senate File 2 by striking all after the enacting clause and inserting in lieu thereof the following:
- Section 1. Amend section eleven point five (11.5), Code 1950, by inserting after the period (.) in line seven (7) the following new sentence: "Each department and institution of the state shall keep its records and accounts in a current condition."



- Section 2. Amend section eight point six (8.6), Code 1950, as follows:
- 1. Amend subsection six (6) by inserting a period (.) after the word "state" in line nine (9) and striking in lines nine (9), ten (10), eleven (11), twelve (12) and thirteen (13) the words "and to centralize all disbursements of the state government other than the disbursements of the state fair board, the institutions under the state board of education and state conservation commission."
- 2. Amend subsection seven (7) by adding a new subsection as follows: "The comptroller shall assign an employee or employees of his office to check and preaudit feceipts and expenditures, whether public or private, of the state fair board and the institutions under the state board of education. The employee or employees of the comptroller as hereinbefore provided shall be under the direction and supervision of the comptroller and act as an agent of said comptroller. The state fair board and the institutions under the state board of education shall furnish said employee or employees of the comptroller with office space and such help and assistance as may be necessary to properly perform the duties herein specified."

Section 3. Amend section eight point five (8.5), Code 1950, by adding thereto a new subsection as follows:

"Division of Personnel. There shall be a personnel division in the office of the state comptroller which shall be organized as follows:

- "1. Director. The division shall be in the charge of an administrative officer appointed by the comptroller with the approval of the governor, and shall be known as the director of personnel.
- "2. Through the personnel director, the governor with the cooperation of the executive council shall adopt and establish a plan of classification and compensation for each position and type of employment in state government, except for positions for which the salaries or compensation is fixed by statute, and shall prescribe therein the necessary salary schedules, fixing a minimum and maximum for each class of employees doing the same general type of work. With the approval of the governor, the personnel director shall make such regulations and adopt such methods of qualifying employees for positions as will make the plan effective, and shall prescribe rules to provide for personnel administration which shall include rules governing appointments, promotions, demotions, transfers, separations, vacations and sick leave as provided by law, and hours of employment.

"The plan adopted for personnel administration shall be based on merit system principles and standards.

- "3. The employees under the attorney general and the employees of institutions under the state board of education, other than the State Sanitarium at Oakdale, Iowa, shall not come under the division of personnel.
- "4. Merit System. The present joint merit system now effective in state agencies expending federal funds shall remain in full force and effect so far as they apply to such agencies until such time as the plan and rules promulgated under the provisions of the preceding sections are approved by the appropriate federal agencies."

Section 4. Amend section two hundred sixty-two point twenty-three (262.23), subsection two (2), Code 1950, by inserting after the word



"only" in line one (1) the words "after preaudit by the state comptroller and".

Section 5. Amend section one hundred seventy-three point eleven (173.11), subsection two (2), Code 1950, by striking the period (.) at the end of said subsection and inserting in lieu thereof a comma (,) and adding the following: "provided that all claims against the state fair board shall be checked and preaudited by the state comptroller before such claims are approved and before warrants for the same are signed by the president and secretary."

Section 6. Amend section one hundred twenty-three point ten (123.10), Code 1950, by striking the words "said commission" in line eleven (11) thereof and inserting in lieu thereof the words "the state division of personnel".

ROBERT P. MUNGER, Chairman.

Brookings of Pottawattamie, 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 288, a bill for an act to provide for the termination of contracts for the construction of public improvements when construction or work thereon is stopped because of a national emergency, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection 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 be amended as follows, and when so amended the bill do pass.

- 1. Amend House File 288, section seven (7), subsection one (1) thereof, by striking from line three (3) the following: "public schools, corporations," and inserting in lieu thereof the following: "public school corporations,".
- 2. Further amend by striking section eight (8) and inserting in lieu thereof, the following: "This act being deemed of immediate importance shall be in force and effect upon its publication in the Clayton County Register, a newspaper published at Elkader, Iowa, and in the Oakland Acorn, a newspaper published at Oakland, Iowa."

HOWARD E. BROOKINGS, Chairman.

Nelson 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 22, a bill for an act to amend section three hundred sixty-five point one (365.1), Code 1950, relating to civil service commissioners 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 be amended as follows, and when so amended the bill do pass.

Amend House File 22 by adding the following new section:

Sec. 3. Section three hundred sixty-five point one (365.1), Code 1950,



is hereby amended by striking from line six (6) the word "shall" and inserting in lieu thereof the word "may".

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 142, a bill for an act to amend section three hundred twenty-one point two hundred thirty-six (321.236), Code 1950, relating to the powers of local authorities, and to amend section three hundred eighty-nine point thirty-nine (389.39), Code 1950, relating to powers of local authorities to regulate the use of streets and highways, begs leave to report it has had 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. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 149, a bill for an act to amend section three hundred twenty-one point two hundred thirty-six (321.236), Code 1950, relating to powers of local authorities, and to amend section three hundred eighty-nine point thirty-nine (389.39), Code 1950, relating to the powers of local authorities to regulate the use of streets and highways, begs leave to report it 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 149 as follows:

- 1. By removing quotation marks and period (.) at the end of line six (6), section one (1), and substituting a comma (,) for the period so removed and adding the following: "provided that neither registration or license nor penalty shall exceed one dollar."
- 2. By removing the quotation marks and period (.) at the end of line five (5), section two (2), and substituting a comma (,) for the period so removed and adding the following: "provided that neither registration or license nor penalty shall exceed one dollar."

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 196, a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof, and to repeal certain sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419) and four hundred twenty (420), Code 1950, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code to conform 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 be amended as follows, and when so amended the bill do pass.

Amend House File 196 as follows:

1. By striking the period (.) after the word "elections" in line eleven



- (11) of section nineteen (19) and adding the following new sentence: "That the provisions of sections twenty (20), twenty-one (21), twenty-two (22), twenty-three (23), twenty-four (24), twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28) and twenty-nine (29), so far as they pertain to primary elections, shall be applicable for cities having a population of ten thousand (10,000) or less, when a petition signed by qualified voters equaling in number at least two per cent (2%) of the votes cast for mayor in the last regular city election has been filed with the city clerk and which petition shall be filed within forty-eight (48) hours after the closing date for the filing of nomination papers."
- 2. By striking the period (.) in line three (3) of section nine (9) and inserting in lieu thereof a comma (,) and the following words "and except the term for mayor shall be two years."
- 3. By striking the words "The mayor," from line eight (8) of section ten (10).
- 4. By striking section thirty-nine (39), and renumbering the remaining sections.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 263, a bill for an act to amend section four hundred eleven point six (411.6), Code 1950, relating to retirement systems for policemen and firemen and 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 do pass.

H. F. Nelson, Chairman.

McEleney of Clinton, from the committee on public health, pharmacy, submitted the following report:

MR. SPEAKER: Your committee on public health, pharmacy, to whom was referred House File 73, a bill for an act to amend chapter one hundred fifty-five (155), Code 1950, relating to pharmacy, to require the licensing, inspection and regulation of pharmacies, prescribing the standards, powers of the board and fees, and providing for regulations, enforcement procedure and penalties, begs leave to report it 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 post-poned.

LEO P. McELENEY, Chairman.

Young of Union, 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 144, a bill for an act to amend chapter four hundred forty-one (441) and section four hundred forty-two point one (442.1), relating to the revision of certain aspects of the county assessor's office, begs leave to report it 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. Amend House File 144 by striking therefrom sections one (1), two (2), three (3), five (5) and six (6).
- 2. Further amend House File 144 by amending the title to read "A Bill For An Act to amend section four hundred forty-one point six (441.6), Code 1950, relating to salaries of county assessors."

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred Mouse File 234, a bill for an act to amend section four hundred five point three (405.3), Code 1950, relating to the appointment of city assessors, and section four hundred five point eight (405.8), Code 1950, relating to the appointment of deputy assessors, and section four hundred forty-one point three (441.3), Code 1950, relating to the appointment of county assessors or deputy county assessors, and to remove the requirements in such statutes that assessors or deputy assessors must be residents or qualified electors of the assessment 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 be indefinitely postponed.

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 316, a bill for an act to amend section four hundred forty-one point nine (441.9), Code 1950, relating to duties of county assessor and further to correlate the activities of the offices of county assessor and county auditor, begs leave to report it 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 post-pomed.

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 333, a bill for an act to amend section three hundred thirty-two point three (332.3), Code 1950, relating to the hours the county courthouses shall remain open for transaction of 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 do pass.

JOHN E. YOUNG, Chairman.

SPECIAL ORDER

Munger of Woodbury asked and obtained unanimous consent that Senate File 2 be made a special order of business for Thursday, February 22.



REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 3 and House File 9.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 3 and House File 9.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 16th day of February, 1951, sent to the Governor for his approval: House Files 9, 36, 161 and 167.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 28 by striking out the word
- 2 "Gambling" in line four (4) thereof and by inserting
- 3 in lieu thereof the following words: "Coin Operated
- 4 Devices".

COOKSEY of Clay.

1 Amend House File 360 by striking section three (3).

PALMER of Lee.

- 1 Amend House File 393 as follows:
- 2 1. By striking the period (.) at the end of the title and
- 3 inserting in lieu thereof the following: "; to provide for
- 4 engineering survey and preliminary work preparatory to dredging
- 5 Lizard Lake in Pocahontas County and make appropriation
- 6 therefor; to provide for an appropriation to purchase land on
- 7 the site in Montgomery County where engineering plans have been
- 8 completed; to provide additional appropriation for dredging
- 9 Little Wall Lake in Hamilton County; to provide additional



appropriation for dredging Silver Lake in Dickinson County; to 10 11 provide for additional riprap on Brown's Lake in Woodbury 12 County and make an appropriation therefor." 13 2. Section two (2), line three (3), is amended by 14 striking the following: "thirty thousand dollars (\$30,000.00)" and inserting in lieu thereof the following: "fifteen thousand 15 16 dollars (\$15,000.00)". 17 3. By inserting the following new sections: 18 "Sec. 3. There is hereby appropriated, out of any funds in the general funds of the State of Iowa, not otherwise 19 20 appropriated, an additional sum of thirty-seven thousand dollars 21 (\$37,000.00), or so much thereof as may be necessary, for payment 22 of expenses for dredging Little Wall Lake in Hamilton County. 23 "Sec. 4. There is hereby appropriated, out of any funds in the general funds of the State of Iowa, not otherwise 24 25 appropriated, an additional sum of forty thousand dollars 26 (\$40,000.00), or so much thereof as may be necessary, for pay-27 ment of expenses for dredging Silver Lake in Dickinson County. 28 "Sec. 5. There is hereby appropriated, out of any funds 29 in the general funds of the State of Iowa, not otherwise 30 appropriated, the sum of twenty-five thousand dollars (\$25,000.00). 31 or so much thereof as may be necessary for payment of expenses 32 for a preliminary survey regarding the dredging of Lizard 33 Lake in Pocahontas County. 34 "Sec. 6. There is hereby appropriated, out of any funds 35 in the general funds of the State of Iowa, not otherwise 36 appropriated, the sum of twenty thousand dollars (\$20,000.00), 37 or so much thereof as may be necessary, to provide additional 38 shore riprap on Brown's Lake in Woodbury County. 39 "Sec. 7. There is hereby appropriated, out of any funds 40 in the general funds of the State of Iowa, not otherwise

appropriated, the sum of one hundred fifteen thousand dollars
(\$115,000.00), or so much thereof as may be necessary, to
purchase land on the site in Montgomery County where engineering
plans, for creation of a lake, have been completed."

BUTLER of Pocahontas.
WALKER of Hamilton.
BASS of Montgomery.
NYSTROM of Boone.
SMITH of Dickinson.
SLOANE of Polk.
RYAN of Polk.
NELSON of Woodbury.
MUNGER of Woodbury.
WALTER of Hardin.
RINGGENBERG of Story.
WASHBURN of Mills.

- 1 Amend House File 394 by inserting after the word
- 2 "plat," in line seven (7) thereof the following: "or
- 3 until sold by the owner platting the same,".

MCNEAL of Wright. RYAN of Polk.

- 1 Amend House File 422 as follows:
- 2 1. Strike from line 6 of section 1 the word "thirty-two"
- 3 and insert in lieu thereof the word "thirty-six"; strike from
- 4 line 8 of section 1 the word "forty-two" and insert in lieu
 - thereof the word "forty-eight"; and strike the words "forty-four
- 6 hundred" appearing at the end and the beginning of lines 10 and
- 7 11 and insert in lieu thereof the words "five thousand".
- Strike from section 3, subsections 1 to 13, inclusive,
- 9 and insert in lieu thereof the following:
- 10 "1. Less than ten thousand, thirty-six hundred dollars.
- 11 "2. Ten thousand and less than fifteen thousand, thhirty-
- seven hundred fifty dollars.
 "3. Fifteen thousand and less than twenty thousand,
- 14 thirty-nine hundred dollars.
- 15 "4. Twenty thousand and less than twenty-five thousand,
- 16 four thousand dollars.
- 17 "5. Twenty-five thousand and less than thirty thousand, 18 forty-two hundred dollars.
- 19 "6. Thirty thousand and less than thirty-five thousand, 20 forty-three hundred dollars.
- 21 "7. Thirty-five thousand and less than forty thousand, 22 forty-five hundred dollars.
- 23 "8. Forty thousand and less than forty-five thousand, forty-six hundred fifty dollars.
- 25 "9. Forty-five thousand and less than fifty thousand, forty-eight hundred dollars.
- 27 "10. Fifty thousand and less than sixty thousand, fifty-one hundred dollars.
- 29 "11. Sixty thousand and less than seventy thousand, 30 fifty-four hundred dollars.
- 31 "12. Seventy thousand and less than eighty thousand, 32 fifty-seven hundred dollars.
- 33 "13. Eighty thousand and over, six thousand dollars."
- 34 3. Strike from line 5 of section 4 the words "not more 35 than".
- 35 than".
- 2. Strike from section 5 all of subsections 1 to 14, 37 inclusive, and insert in lieu thereof the following:
- 38 "1. Less than ten thousand, thirty-six hundred dollars.
- 39 "2. Ten thousand and less than fifteen thousand, 40 thirty-seven hundred fifty dollars.
- 41 "3. Fifteen thousand and less than twenty thousand,
- 42 thirty-nine hundred dollars.
 48 "4. Twenty thousand and less than twenty-five thousand,
 44 four thousand fifty dollars.

45 "5. Twenty-five thousand and less than thirty thousand, 46 forty-two hundred dollars.

47 "6. Thirty thousand and less than thirty-five thousand, 48 forty-three hundred fifty dollars.

49 "7. Thirty-five thousand and less than forty thousand, 50 forty-five hundred dollars.

51 "8. Forty thousand and less than forty-five thousand, 52 forty-six hundred fifty dollars.

53 "9. Forty-five thousand and less than fifty thousand, forty-eight hundred dollars.

55 "10. Fifty thousand and less than sixty thousand, fiftyone hundred dollars.

57 "11. Sixty thousand and less than seventy thousand, 58 fifty-four hundred dollars.

59 "12. Seventy thousand and less than eighty thousand, 60 fifty-seven hundred dollars.

61 "13. Eighty thousand and less than one hundred twenty-five 62 thousand, sixty-two hundred dollars.

63 "14. One hundred twenty-five thousand and over, sixty-six hundred dollars."

5. Strike from line 10 of section 6 the words "twenty-five hundred fifty" and insert in lieu thereof the words "three thousand"; strike from line 11 of section 6 the words "thirty-one hundred fifty" and insert in lieu thereof the words "thirty-six hundred"; and strike from lines 15 and 16 of section 6 the words "thirty-two hundred twenty-five" and insert in lieu thereof the words "thirty-six hundred".

72 6. Strike from line 8 of section 7 the words "thirty-two hundred twenty-five" and insert in lieu thereof the words "thirty-six hundred".

VAN ZWOL of O'Brien. OLSON of Mitchell. DARRINGTON of Harrison. HANSEN of Carroll. Loss of Kossuth. SLOANE of Polk. SCHWENGEL of Scott. NELSON of Woodbury. MILLER of Black Hawk. Jump of Clinton. OBERMAN of Des Moines. CROSIER of Linn. KOSEK of Linn. RYAN of Polk. SCHROEDER of Scott. Burrows of Benton. MENSING of Cedar.

On motion by Goode of Davis, the House adjourned until 11:00 a.m., Monday, February 19, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 19, 1951.

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

Prayer was offered by the Reverend John J. Nels, pastor of the St. Mary's Catholic Church, Centerville.

The Journal of February 16 was corrected and approved.

PRESENTATION OF VISITORS

Oeth of Dubuque presented to the House the Honorable John L. Duffy, former member of the House from Dubuque County.

Schwengel of Scott presented to the House the Honorable Walter Dietz, former member of the House from Scott County.

PETITIONS

Hansen of Carroll presented a petition signed by thirty-two residents of Carroll County urging support of Senate File 109.

Referred to the committee on judiciary 2.

Fiene of Chickasaw presented eight telegrams from insurance agencies in Chickasaw County urging support of House File 231.

Referred to the committee on insurance.

Bass of Montgomery presented a petition signed by eighty-eight residents of Montgomery County urging support of the Stanton Lake project.

Referred to the committee on conservation, drainage and flood control.

Harris of Adair presented a petition signed by sixteen members of the Federated Garden Club of Greenfield opposing passage of Senate Files 14, 15 and 19, and urging support of Senate File 158.

Referred to the committee on cities and towns.

Weiss of Crawford presented a petition signed by twenty-six

members of the Crawford County Garden Club urging support of Senate File 158.

Referred to the committee on mines and mining.

McFarlane of Black Hawk presented a petition signed by thirteen residents of Oskaloosa and fifty residents of Keokuk urging support of House File 127.

Referred to the committee on social security.

Young of Union presented a petition signed by one hundred eighty-one residents of Creston urging support of the homestead exemption law and to reduce state income tax.

Referred to the committee on ways and means.

Paul of Poweshiek presented a petition signed by twenty employees of Poweshiek County urging that House File 422 be amended to provide for a \$1,200 increase in salaries.

Referred to the committee on compensation of public officers and employees.

PROOFS OF PUBLICATION

Published copy of House File 334 and verified proof of publication of said bill in The Mount Pleasant Daily News on February 16, 1951, 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 349 and verified proof of publication of said bill in The Pella Chronicle on February 15, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 22, 115, 142, 144, 149, 196, 263, 268, 288, 326 and 333, and Senate File 2, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 70.

Moore of Butler offered the following House concurrent resolution:



HOUSE CONCURRENT RESOLUTION 15

Whereas, the state capitol building is in need of extensive repairs;

Therefore, Be It Resolved by the House, the Senate Concurring, that there is hereby created a committee of six (6), three (3) to be appointed by the President of the Senate and three (3) to be appointed by the Speaker of the House, who, together with the state architect, shall make a survey of the needed repairs on the inside and outside of the capitol building.

This committee shall specifically list the repairs vital to the preservation of the capitol building and shall submit the same to the executive council, which is hereby authorized and directed to make these repairs during the ensuing biennium and prior to the next session of the legislature.

Laid over under Rule 34.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Cornick of Henry offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable William Carden of Henry County, who was a member of the Twenty-ninth, Thirtieth, Thirty-first, Forty-second, Forty-second Extra, Forty-third, Forty-fourth, Forty-fifth and Forty-fifth Extra sessions of the General Assembly, passed away on March 19, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Cornick of Henry, Mc-Farlane of Black Hawk and Oberman of Des Moines.

Putney of Tama submitted the following report:

REPORT OF COMMITTEE ON RULES

To the Speaker of the House:

The committee on rules of the House of the Fifty-fourth General Assembly begs leave to report that they have had the rules of the House under consideration and recommend that the rules of the House of the Fifty-third General Assembly be adopted as the rules of the House of the Fifty-fourth General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 63 is amended by striking the last sentence of Rule 63 on page 72, 1949 Iowa Rules of Procedure, Fifty-third General Assembly, and insert-

ing in lieu thereof: "All of the assisting clerks in his staff shall be under his direction, and he shall assign to them their several duties in connection with the work of the office of the Chief Clerk."

Rule 33 is rewritten as follows: "Upon written request of five members, the presiding officer shall compel the attendance of absent members for the consideration of specified bills or resolutions.

"A call of the House shall specify the propositions to which it is to apply, and must be put into effect before roll call is taken on any such proposition. Said request may be filed with the Chief Clerk any time before final action upon the proposed measures. The Chief Clerk shall immediately, after said filing, notify the House."

Rule.25 is amended by striking the entire sentence beginning on line 19 and ending on line 24 as follows: "On a motion for the previous question, and prior to submitting the same, a call of the House shall be in order; but after such motion shall have been adopted no call shall be in order prior to the decision of the main question." Further amend Rule 25 by striking the period following the word "discussion" at the end of the rule and inserting in lieu thereof the following: "before the previous question is put."

Rule 34 is amended by striking from lines 3 and 4 the following: "lie on the table one day before consideration" and inserting in lieu thereof the following, "not be acted upon until at least one day after the printed journal containing said proposition or resolution has been placed on the desks of the members of the House".

Respectfully submitted, LAWRENCE PUTNEY, Chairman, Rules Committee.

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 14, providing for a joint session on Wednesday, March 14, 1951, to which the Pioneer Lawmakers will be invited.

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 to permit trolling from power boats and sail boats on the waters of the State of Iowa where the use of outboard motors is permitted.

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 relating to the duties of the county assessor.

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 general provisions of the practice acts to change the provisions governing medical examiners.

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 issuing a patent of title.

Also: 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 relating to the change in the name of the profession of "podiatry" to that of "chiropody".

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

Senate File 243, a bill for an act relating to the release and discharge of investments and liens of fiduciaries, and to legalize releases of liens heretofore made by fiduciaries.

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

House File 169, a bill for an act relating to the change in name of the Soldiers' Orphans Home to the Iowa Annie Wittenmyer Home.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 169

Amend House File 169 as follows:

1. Strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. Section two hundred eighteen point one (218.1), Code 1950, is amended by striking all of subsection eleven (11) and inserting in lieu thereof the following: '11. The Iowa Annie Wittenmyer Home.'

"Sec. 2. Section two hundred eighteen point eighty (218.80), Code 1950, is amended by striking from lines three (3) and four (4) of subsection one (1) the words 'soldiers' orphans home' and inserting in lieu thereof the following: 'The Iowa Annie Wittenmyer Home'.

"Sec. 3. Section two hundred fifty-five point twenty-eight (255.28), Code 1950, is amended by striking from lines three (3) and four (4) the words 'the soldiers' orphans home' and inserting in lieu thereof the following: "The Iowa Annie Wittenmyer Home'.

"Sec. 4. Section four hundred forty-four point twelve (444.12), Code 1950, is amended by striking from line nineteen (19) the words, 'the Iowa soldiers' orphans home' and inserting in lieu thereof the following: 'The Iowa Annie Wittenmyer Home'.

2. Amend the title by striking all after the words "An Act" and inserting in lieu thereof the words "relating to the change in name of the soldiers' orphans home to The Iowa Annie Wittenmyer Home."

SENATE MESSAGE CONSIDERED

Senate File 54, a bill for an act to amend section six hundred seven point five (607.5), Code 1950, relating to fees and mileage for jurors.

Read first time and referred to committee on judiciary 2.



INTRODUCTION OF BILLS

House File 455, by Nelson of Woodbury and Crosier of Linn, a bill for an act relating to special assessment of public improvements in municipal corporations, and to repeal chapters three hundred ninety-one (391), three hundred ninety-one A (391A), and four hundred seventeen (417), Code 1950, relating thereto, and to enact a substitute in lieu thereof, and to repeal certain other sections of the Code relating thereto, and to amend certain sections of the Code relating thereto.

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

House File 456, by Nelson of Woodbury and Crosier of Linn, a bill for an act relating to the form and issuance of municipal bonds; to amend certain sections of the Code relating thereto; to repeal certain sections of the Code relating thereto, and to enact a substitute therefor.

Read first time and referred to committee on banks, building and loan.

House File 457, by committee on roads and highways, a bill for an act to amend section three hundred twenty-four point two (324.2), Code 1950, relating to the limit on amounts of fuel which busses and trucks may bring into the state in the fuel tanks of such vehicles.

Read first time and placed on the calendar.

House File 458, by committee on roads and highways, a bill for an act to amend sections three hundred twenty-one point four hundred seventy-six (321.476) and three hundred twenty-one point four hundred seventy-seven (321.477), Code 1950, relating to the weighing of vehicles.

Read first time and placed on the calendar.

House File 459, by committee on roads and highways, a bill for an act to amend section three hundred twenty-one point twenty (321.20), Code 1950, relating to information to be given on application for truck registration.

Read first time and placed on the calendar.

House File 460, by Sloane of Polk and Ryan of Polk, a bill for an



act to amend section three hundred forty point nine (340.9), Code 1950, relating to the salary of a county attorney.

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

House File 461, by Frey of Pottawattamie, Schroeder of Scott, Jones of Clarke and Judd of Clinton, a bill for an act to amend section ninety-six point three (96.3), ninety-six point seven (96.7) and ninety-six point nineteen (96.19), Code 1950, relating to unemployment compensation and unemployment benefits; to redetermine benefits payable for partial unemployment; to change the limitation on benefit credits; and the manner in which benefits are charged; and to increase the allowable weekly benefit amount.

Read first time and referred to committee on social security.

House File 462, by Brown of Mahaska, Olson of Mitchell, Hansen of Carroll and Patrick of Sioux (Watson of Pottawattamie), a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1950, relating to eminent domain for electric transmission lines, and extending such right to non-profit cooperatives and cooperatives operating for profit, and further providing for an increase in the amount of land that may be condemned.

Read first time and referred to committee on judiciary 2.

House File 463, by Hanson of Lyon, Meyer of Sac, Miller of Black Hawk, Munger of Woodbury, McFarlane of Black Hawk, Sar of Floyd, Sloane of Polk and Weston of Buchanan, a bill for an act to make an appropriation for the agricultural experiment station at Iowa State College, Ames, Iowa.

Read first time and referred to committee on appropriations.

House File 464, by Sloane of Polk and Ryan of Polk, a bill for an act to amend chapter ninety-seven (97), Code 1950, relating to old age and survivors' insurance and providing refunds in certain situations.

Read first time and referred to committee on social security.

Judd of Clinton 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 Judd of Clinton, Sar of Floyd and Brownlie of Madison.

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

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

Senator Oltman of Buena Vista moved that a committee of six be appointed to notify Erle Cocke, Jr., national commander of the American Legion, Governor William S. Beardsley and Robert H. Bush, American Legion Department Commander of Iowa, that the joint convention was ready to receive them.

Motion prevailed and the President appointed Senators Oltman of Bnena Vista, Hattery of Story and Bateson of Hardin, on the part of the Senate, and Representatives Lucken of Plymouth, Burrows of Benton and Ramseyer of Washington, on the part of the House.

The committee waited upon Mr. Cocke, Governor Beardsley and Mr. Bush and escorted them to the Speaker's station.

President Hart then presented Lieutenant Governor William H. Nicholas, who made the following remarks:

NATIONAL COMMANDER COCKE, GOVERNOR BEARDSLEY, MR. SPEAKER, MEMBERS OF THE JOINT CONVENTION:

Before I introduce our honored speaker, there are several notable guests here today, and, as I call their names, will they please stand, and will you hold your applause until they have all been introduced.

Don Wilson, national chairman of the foreign relations committee; Chet Trumbull, department commander of South Dakota; Sid Smith, department commander, Idaho; Bill Elkins, department commander, Texas; Robert Bush, department commander, Iowa; Paul A. Turnquist, national executive committeeman from Iowa.



At this time it gives me great pleasure to present to you Erle Cocke, Jr., from Dawson, Georgia, national commander of the American Legion. Commander Cocke has a brilliant war record, was a prisoner of war, wounded on several occasions, spent months in Army hospitals, and is now one of the most vigorous commanders of the American Legion that the American Legion has ever had. National Commander Erle Cocke, Jr., of Dawson, Georgia.

Commander Cocke addressed the joint convention as follows:

MR. PRESIDENT, YOUR EXCELLENCY THE GOVERNOR, THE SPEAKER, LADIES AND GENTLEMEN OF THIS DISTINGUISHED ASSEMBLAGE:

I assure you it's a genuine pleasure to be here. On such occasions as this it is in most remembrance to be in a building that looks so much like the state capitol where the legislature meets in Georgia, and I am sure that sometimes it probably acts that way, too, with the exception that we only have one Republican in the House of Representatives in our great state. And we have the misfortune, or fortune, of ever having had two governors at the same time. But I assure you it is a genuine pleasure to come before such a distinguished group wherein, on behalf of the American Legion, I have had the opportunity of speaking before some eighteen state legislatures similar to yours and on the problems of the day. I recognize it's not an honor that you bestow upon me as an individual, but upon the organization of the American Legion. Not only for all that it stands for on the national level, but that here in Iowa you have done a great job, and I certainly come to say that your department is one of the most outstanding in American Legion activities, and one that we recognize as being one of the leaders in the forefront of the American Legion's national position. Then, too, the Department of Iowa has asked me to come before you and thank you for the splendid cooperation that you have rendered in their behalf in the past legislation that they have recommended; so I assure you it is a pleasure to come and be a part of such an assemblage.

The national commander of the American Legion has many chores to perform, particularly when you recognize that this is the forty-second state that I have been in in fifteen weeks. It means that you have an opportunity to see America at the grass roots, to see America where most Americans really come from, and not those that ultimately end up in Washington. We believe that the American Legion reflects what the American people are really like as no other organization on the national scene today. It reflects the position of the crossroads of America, as well as the courthouses and the main streets. That reflection, when interpreted, means a prepared and more determined people than we've ever had before-one that is destined to rise to such an occasion as will present itself to us in a seven to ten year type of conflict, the type of conflict that as a nation it's important for all of us to see that we are prepared, and we are probably in better shape today than most people realize, because the year 1951 is not like the year 1942. It would be better compared to the year 1944, or certainly the latter weeks of 1943, if we mean our progress in industrial production. It's important to be sure that we do afford ourselves a genuine opportunity to be prepared and to foster and perpetuate as soon as possible the type of Americanism



that will make this nation gigantic in its influence to carry on the leadership for which we have asked ourselves in international problems. That leadership today demands the cooperation of every citizen of this nation and, as we go about the means of gearing ourselves to war, we find a new thought and new action throughout this nation of ours, one that says it's high time that we all guit talking about whom are we going to fight and recognize the fact that we have been fighting a Soviet influence and a Soviet-dominated world for now some eight months. It's important, to be sure, that we recognize that if we are to operate in Europe as we have operated in the Pacific we might again tie the hands of another commander as to who sends troops and where they should be sent, that certainly the question should be decided prior to the time that General Eisenhower sets up his headquarters in Paris, because if you don't, you will be tying the hands of General Eisenhower on the matter of whether he will have the quantity of troops to maintain the position of the United States in Europe, or you'll be putting him in the same basket in which you have already put General MacArthur. In a matter of six hours the first case of international banditry, that of North Korea, was handled in quick and decisive action, so fast that Malik couldn't even get a message back to Moscow and find out whether he should go to the meeting and veto or not. That's how fast it was. Then we went through a process of three and a half months of fighting both with the Red Chinese in Korea and with the Red Chinese sympathizers at the U. N. And finally we had a group that went along with us in a watered-down resolution. It's rather funny that, as we have reviewed the situation today and can easily understand the calculated risk such as they talked about when Chiang Kai-shek first offered to place 300,000 troops from a base of some 600,000 at our disposal, we declined because Red China might be offended by the action. Well, we've been fighting Red China four and a half months. We have even had Red China declared an aggressor for some six or seven constant periods of operation. It is a matter of some six weeks now that we have had backing and support in a general way and in a crystal form for three weeks, and yet there has been no blockade of Chinese ports, and there has been no bombing of China. Yet, now the American people feel a little closer to what's going on, a little more feeling in their appreciation for the fact that it's important to work together and to draw together all elements in the nation that will work together for the defense of this nation, and, as we go about the mission in the Legion at this time, we believe that the American public wants to know what is going on. They want also the facts as we recognize them and to know the type of people that we are fighting: we might as well recognize what we're fighting just as Stalin puts out the information himself. His propaganda statement of several days ago is the same type of propaganda shield that we have found on many occasions, wherein they make one statement today to offset something that's probably going on somewhere else. It's important that we as a nation take a minute or two to reflect on what has happened. makes a statement that they're not fighting-any Reds-except individual volunteers. Well, let's assume that all of those people that are fighting there in Korea volunteered their services. Well, why shouldn't we take



upon ourselves the chance to fight the Communistic infiltration on an individual level and be sure that every individual is so put together that he will fight as an individual for purposes of eliminating many from the chance of making war on this nation? I can talk to you a few minutes about civil defense. I can talk to you about the importance of being sure that you as a nation today have a civil defense program powerful enough not to be outmoded by the time it will be used, one that must be constantly kept up to date for a period of ten, fifteen or twenty years, and certainly that's important. I'm sure that before your splendid legislature you'll consider the possibility of bomb shelters. Bomb shelters may be effective and helpful, but did you ever think that it would probably be a better idea that if we're going to assume the position of looking after people and fighting individual Communists it would be a good idea to build a few jails and put all these individuals in the same spot?

It's impossible today to speak on every issue, and know all of the answers. We of the Legion do not. We feel that the position we have taken in the defense of this nation and for the urging of preparedness rests with the representatives in our legislatures and at every echelon of government wherein you have a responsibility to assume for defense purposes for your state and for your communities; therefore, it behooves all of us to assume the responsibilities today of knowing what's going on, to be informed and, as we're informed, to discount in advance the problems that we will face, problems that will last us for probably the extent of your generation, and certainly bring in more problems that you as a group will have to face in the future, but you certainly are making a step forward when you solve them well in advance. So I come before you as a member of the American Legion, speaking out for the patriotic Americans who feel that Communism should be attacked, and that, as it is attacked, it's attacked as far forward as possible. We've lost ground in the last five years of a cold war, two and a half years of which we operated without even recognizing that it was a cold war. And now, as we reflect, those of us who were in the second world war, who thought we did a pretty good job in the conflict between 1941 and 1945. we now realize that we didn't do such a good job, if you look at a balance sheet on what's happened since, and the land that has been captured by the Kremlin-directed warmongers of that nation and then realize that they have taken more ground and captured more people than were liberated from the Axis; it makes the '41-'45 war a little less effective, except to those that have paid the supreme sacrifice. We cannot underestimate the gallantry of those who have gallantly defended this nation in the past. It's going to take more gallant people; the youth of your state will serve and train during the next two to five years, and they will do it in the same spirit of interest of protecting America as they have in every generation before and as the generations will pass on, because the heel of oppression will never rest in this nation as long as the American Legion can fold and mold the democratic voice of the American people as they see it. I say to you, rather sincerely, that today is a most important day in the lives of all of us. We must recognize that we must



begin to let the individual Communist report what we have, report the fact that if Russia starts a shooting war against us she is signing her own death warrant, and that as she recognizes that we have just lit up the skies in Nevada, wherein we have just changed the complexion of time and space, that as we add more implements of war, we are adding more implements for the destruction of Russia. I hope that all of their fine, infiltrated rats that have come into our midst will report back that America is ready, and that they will never lead the field in industrial power. They probably have us now at a two to one lead in terms of production of war materials. We'll probably come to a one-toone basis in production with Russia before next September, and therefore, it behooves all of us to be sure that we lose no more manpower and that we lose no more time and that each of those precious items is stockpiled, salvaging this nation in an international situation. And so, on behalf of the American Legion, as we come before such a distinguished group, recognizing that we could have stressed many more problems of importance, those problems of importance which lay in the balance of the justice wherein this nation has made itself free and independent in the past, and it's important to you to see your responsibility and your charge. Such charge shall never be pushed another step forward, because it must be a man's position to take a stand against individual Communists if that is the way they want to fight them. We must also guard against the tyranny that may come from any direction, and that as you build that system you're also building the type of principles and using the recommendations of men that have seen the experiences of war. We get credit for being rather high on Joe Stalin's warmonger list, but we are there for one purpose, and we don't care much about the positive Americanism that we manufacture: we are manufacturing the thought of salvation, the type that the spiritual interest of this nation will also uphold when our backs are to the wall. I said to you that we have backed up far enough. It's of a major importance to this nation today to be sure that everything is made a bulwark of firm and solid cementto be sure that we yield no more, that we give no more inches, because if we lose any more inches, we can expect to lose several miles. We've lost all the miles that we can. Today it's imperative to be sure as a nation that we stand up and are counted and to be sure that those nations that are with us will not be reluctant as they rearm themselves, but that they be enthusiastic as they rearm themselves. They should be as enthusiastic for their own salvation as we are for ours. Until we have such enthusiasm, then the mission of the American people today has not been transplanted throughout the people that think as we do throughout this world, and I say to you, rather sincerely again, that it's important that the people of this country recognize that as you build a system of civil defense you're building your own protection. That protection will ultimately mean the first step toward the survival of this community and this nation, and I assure you that, as long as the American Legion is here, the battle of survival will not go by default. Thank you very much.

The minutes of the joint convention were read and approved.



Goode of Davis moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Lynes in the chair.

SPECIAL ORDER POSTPONED

Goode of Davis asked and obtained unanimous consent to change the date of special order on House Files 421 and 422 from Tuesday, February 20, 1951, to Tuesday, March 6, 1951.

ADOPTION OF COMMITTEE REPORT

Moore of Butler called up for consideration the report of the investigating committee on the House lighting system, found on pages 490 and 491 of the Journal of February 15, and moved its adoption.

Report adopted and committee discharged.

MOTION TO RECONSIDER

We move to reconsider the vote by which House File 97 passed the House.

GLENN E. ROBINSON. W. C. HENDRIX.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the report of joint committee on rules.

CARROLL A. LANE, 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-fourth 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-third General Assembly be adopted as the joint rules of the Senate and House of the Fifty-fourth General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 12 of the joint rules of the Senate and House of the Fifty-third General Assembly is amended by striking the words and figures "of \$2.00



per page" in lines 20 and 21 thereof, and inserting in lieu thereof the following: "which shall be fixed under the current contract for legislative printing for the bills".

Respectfully submitted,
STANLEY L. HART, Chairman,
On the part of the Senate.
LAWRENCE PUTNEY, Chairman,
On the part of the House.

Passed on file.

REPORTS OF COMMITTEES

Moore of Butler, from the committee on police regulation, suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance, to whom was referred House File 345, a bill for an act to amend chapter six hundred ninety-five (695), Code 1950, relating to weapons, firearms, and toy pistols, begs leave to report it 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.

Young of Union, 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 203, a bill for an act to amend sections three hundred forty-nine point three (349.3) and three hundred forty-nine point six (349.6), Code 1950, relating to the official papers of counties and the selection thereof and the determination of contests over such selection; to permit boards of supervisors of certain counties of the state to limit the number of official papers in any one city or town to one such newspaper, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN E. YOUNG, Chairman.

Brookings of Pottawattamie, 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 379, a bill for an act to legalize and authorize operation of a public park in Wright County, Iowa, in accordance with the terms set forth in the deed conveying said premises to Boone Township, Wright County, Iowa; Vernon Township, Humboldt County, Iowa; and the incorporated town of Renwick, Humboldt 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.

HOWARD E. BROOKINGS, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred Seaste File 203, a bill for an act to amend section two hundred seventy-five point three (275.3), Code 1950, section two hundred seventy-five point ten (275.10), Code 1950, section two hundred seventy-five point four (275.4), Code 1950, repeal section four (4), chapter one hundred fifty (150), Acts of the Fifty-second (52nd) General Assembly and amend section two hundred seventy-four point sixteen (274.16), Code 1950, section two hundred seventy-three point thirteen (273.13) relating to the reorganization of school districts and changing the boundary lines of school corporations and the duties of the county board of education in relation thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same deposes.

EARL A. MILLER, Chairman.

Davis of Fayette, from the committee on public utilities, telephone, telegraph and express, submitted the following report:

MR. SPEAKER: Your committee on public utilities, telephone, telegraph, and express, to whom was referred House File 366, a bill for an act to amend chapter three hundred ninety-seven (397), Code 1950, relating to street railways, motor busses and trackless trolley systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

J. C. DAVIS, Chairman.

Lucken of Plymouth, 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 Joint Resolution 8, a joint resolution to authorize the action of the World War I "Bonus Board" to accept for consideration for payment the application of George Dewey Ellis for the bonus payable to veterans of World War I, notwithstanding the provisions of chapter two hundred nineteen (219), section two (2), Acts of the Fiftieth General Assembly, contrary hereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

J. HENRY LUCKEN, Chairman.

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred House File 293, an act to amend section four hundred



twenty-seven point three (427.3), Code 1950, relating to military service tax exemptions, begs leave to report it has had 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. HENRY LUCKEN, Chairman.

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred House File 178, an act to amend section two hundred twenty-nine point twenty (229.20), Code 1950, relating to beneficiaries of veterans bureau by correctly designating the committing body of insane persons as "commission" or "body", instead of 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 deposs.

J. HENRY LUCKEN, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 96, 223 and 226.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, Chairman Senate Committee.

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 96, 223 and 226.

AMENDMENTS FILED

- 1 Amend House File 51 by striking the word "carries"
- 2 from the divisional heading lying ahead of section six (6)
- 3 and inserting in lieu thereof the word "carriers".

SLOANE of Polk.

- 1 Amend House File 154 by striking all of section two (2)
- 2 thereof and inserting in lieu thereof the following:
- 3 "Sec. 2. Any damage to highways, highway structures or
- 4 underpasses caused by the increase in height of any vehicle
- 5 provided for by this act shall be borne by the operator or
- 6 owner of such vehicle."

BROOKINGS of Pottawattamie.



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Amend House File 154 by striking the word "other" in
    line six (6), section one (1), and inserting in lieu thereof
   the word "motor".
                                        BROOKINGS of Pottawattamie.
      Amend House File 325, section
    four (4), lines three (3) to six (6), inclusive, by striking
    all after the comma, and inserting in lieu thereof the
    following: "No person shall be appointed to the position
    of mine inspector who has attained the age of sixty-five
   (65) years."
                                                  AUBREY of Wapello.
 1
      1. Amend House File 389.
 2
    section twenty-five (25), line six (6), by adding a comma (,)
    after the word "persons".
 3
 4
      2. Further amend said section, line sixteen (16), by
 5
    adding a comma (.) after the word "of".
 6
      3. Further amend said section, line twenty-four (24),
 7
    by striking the word "ben" and inserting in lieu thereof the
 8
    word "be".
9
      4. Amend House File 389,
10
    section thirty-three (33), line nine (9), by adding a comma
    (,) after the word "hearing".
11
12
      5. Amend House File 389.
13
    section forty-one (41), line four (4), by adding a comma (,) after
14
    "court"; further amend said line by adding a comma (,) after
    the word "appeal": further amend said section, line nine (9).
15
16
    by adding a comma (,) after the word "appeal".
17
      6. Amend House File 389.
18
    section forty-three (43), line thirteen (13), by striking the
19
    word "lawful" and inserting in lieu thereof the word
20
    "unlawful".
21
      7. Amend House File 389,
22
    section forty-six (46), line five (5), by striking the last word
23
    and inserting in lieu thereof the words "to the";
24
    further amend said section, line seventeen (17), by adding a
25
    comma (,) after the word "direct".
26
      8. Amend House File 389,
27
    section fifty-two (52), line nine (9), by striking the word
28
    "voting".
29
      9. Amend House File 389,
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9. Amend House File 389,
30 section sixty-four (64), line nineteen (19), by striking the
31 period (.) at the end thereof and adding thereto the following:
32 ", to be paid to the state treasurer."; further amend said
33 section, line twenty-one (21), by adding after the word
44 "dollars" the following: "to be paid to the state treasurer".
45 10. Amend House File 389,
46 section seventy-two (72), line seven (7), by striking the

- 37 word "an" and inserting in lieu thereof the word "any";
- 38 further amend said section, line nine (9), by adding after
- 39 the word "investigation" the following: ", appraisal or service.
- 40 The commission shall ascertain such expense"; further amend
- 41 said section, line sixty-one (61), by adding a comma (,) after
- 42 the word "a"; further amend said section, line one hundred
- 43 sixteen (116) and line one hundred seventeen (117), by striking
- 44 the following: "present a claim to the next legislative
- 45 session" and insert in lieu thereof the following: "sue the
- 46 state in an action at law".
- 47 11. Amend House File 389.
- 48 section seventy-three (73), line twenty (20), by adding a
- 49 comma (,) after the word "require"; further amend said
- 50 section, line twenty-six (26), by adding a comma (,) after the
- 51 word "costs".

HANSEN of Carroll. METZ of Decatur.

- 1 Amend House File 390, section one
- 2 (1), subsection four (4), line seventeen (17), by adding after the
- 3 word "by" the word "a".
- 4 Amend House File 390, section two
- 5 (2), subsection one (1), line six (6) thereof, by striking
- 6 therefrom the period (.) and adding the following: "and in
- 7 that name may sue or be sued."

HANSEN of Carroll. METZ of Decatur.

- 1 Amend House File 421 by adding the following new section:
- 2 "Sec. 15. This act being deemed of immediate importance
- 3 shall become effective from and after its publication in the
- 4 Ida Grove Pioneer Record, a newspaper published at Ida Grove, 5 Iowa, and in the Pomeroy Herald, a newspaper published at
- 6 Pomeroy, Iowa."

COMMITTEE ON COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES.

- 1 House File 422 is amended as follows:
- 2 1. Amend the title by inserting in line seven (7) after
- 3 the figures "(340.8)," the following: "three hundred forty
- 4 point nine (340.9),".
- 5 2. Further amend the title by striking the period (.)
- 6 from the end thereof and adding thereto the following:
- 7 "county attorneys and assistant county attorneys."
 - 3. Insert the following new section at the end thereof:
- 9 "Sec. 8. Section three hundred forty point nine (340.9),
- 10 Code 1950, is amended by striking subsections one (1) to
- 11 fifteen (15), inclusive, and inserting in lieu thereof the
- 12 following:

8

- 13 "1. Less than ten thousand, thirty-two hundred dollars.
- 14 "2. Ten thousand and less than fifteen thousand, thirty-

- 15 three hundred fifty dollars.
- 16 "3. Fifteen thousand and less than twenty thousand,
- 17 thirty-five hundred dollars.
- 18 "4. Twenty thousand and less than twenty-five thousand,
- 19 thirty-six hundred fifty dollars.
- 20 "5. Twenty-five thousand and less than thirty thousand, 21 thirty-eight hundred dollars.
- 22 "6. Thirty thousand and less than thirty-five thousand,
- 23 thirty-nine hundred fifty dollars.
- 24 "7. Thirty-five thousand and less than forty thousand, forty-one hundred dollars.
- 26 "8. Forty thousand and less than forty-five thousand, 27 forty-two hundred fifty dollars.
- 28 "9. Forty-five thousand and less than fifty thousand,
- 29 forty-four hundred dollars.
 30 "10. Fifty thousand and less than sixty thousand, forty-
- 31 five hundred fifty dollars.
 32 "11. Sixty thousand and less than seventy thousand,
- 32 "11. Sixty thousand and less than seventy thousand, 33 forty-seven hundred dollars.
- 34 "12. Seventy thousand and less than eighty thousand, 35 forty-nine hundred dollars.
- 36 "13. Eighty thousand and less than one hundred thousand, 37 fifty-two hundred dollars.
- 38 "14. One hundred thousand and less than one hundred 39 fifty thousand, fifty-eight hundred dollars.
- 40 "15. One hundred fifty thousand and over, sixty-two hundred dollars."

BUTLER of Pocahontas.

- 1 Amend House File 422 by adding the following new section:
- 2 "Sec. 8. This act being deemed of immediate importance
- 3 shall become effective from and after its publication in the
- 4 Buffalo Center Tribune, a newspaper published at Buffalo
- 5 Center, Iowa, and the Lyon County Reporter, a newspaper
- 6 published at Rock Rapids, Iowa."

COMMITTEE ON COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, February 20, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 20, 1951.

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

Prayer was offered by the Reverend S. P. Williamson, pastor of the First Christian Church, Fairfield.

The Journal of February 19 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hanson of Lyon for four days on request of Meyer of Sac.

PRESENTATION OF VISITORS

Eckels of Hancock presented to the House ten members of the American government class of Britt High School.

PETITIONS

Harris of Adair presented a petition signed by fifty-seven members of O.B.C. and owners of outboard motors of Bridgewater urging passage of House File 291.

Referred to the committee on fish and game.

Buck of Marshall presented a petition signed by thirty-two residents of Marshalltown opposing federal controls of rent.

Passed on file.

Schwengel of Scott presented a resolution adopted by the Independent School District of Dubuque objecting to an increase in supplemental aid to schools and urging an increase in general aid to schools.

Referred to the committee on schools, libraries, state educational institutions.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 178, 203, 293, 366 and 379, House Joint Resolution 8, and Senate File 203, under Rule 72.



BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 119.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the state comptroller:

OFFICE STATE COMPTROLLER

February 20, 1951.

To the Secretary of the Senate and Chief Clerk of the House of Representatives.

In accordance with the provisions of chapter 25, Code of 1950, there are submitted herewith claims acted upon by the State Appeal Board on February 16, 1951. Each claim bears the recommendation of the board.

Claims of a general nature are numbers 127, 130, 142, 145, 147 to 152, inclusive, and 165.

R. E. JOHNSON, Chairman, State Appeal Board.

No.	Name of Claimant and Nature of Claim	Amount of Claim
127	J. M. Snow, Des Moines, Iow Injury to left hand while an mate of the Iowa State Penit tiary	in- en-
130	Independent School District, Ames, Iowa—Tuition of pup attending school, children of students and instructors at Iowa State College who are residing on the campus	ils
142	Independent School District, Iowa City, Iowa—Tuition of pupils attending school, children of students and instruct at the University who are residing on the campus	tors
145	Chicago, Rock Island & Paci R. R. Co., Chicago, Ill.—Tran portation for two Iowa Guar officers per request of the Adjutant General's office, papers necessary for paymen were lost	ns- rd
147	Estel Funeral Home, Marsh town, Iowa—Funeral service Amelia Sawyer, old age	all- es,
	recipient	150.00

1	No.	Name of Claimant and Nature of Claim	Amount of Claim
1	148	Town of Montrose, Montrose, Iowa—Refund of sales tax paid on purchase of fire truck	123.00
1	149	Sheriff of Marshall County, Marshalltown, Iowa—For serving of papers relative to hearings of the Cosmetology Department	6.00
1	150	Emil Hawkinson, Forest City, Iowa—Claimant states deer ate 750 bushels of corn in his field	840.00
1	151	County Treasurer, Howard County—Agricultural land tax credit refund for tax years 1949 and 1950	2,744.49
1	52	County Treasurer, Mitchell County—Agricultural land tax credit refund for tax year 1950	664.68
1	65	Wm. H. Jacobs, Inwood, Iowa—Claimant states deer frightened his cattle causing one steer to die and damaging fences	400.00

Passed on file.

Hendrix of Muscatine offered the following House concurrent resolution, proposed by himself, Moore of Louisa, Goode of Davis, Robinson of Delaware, Munger of Woodbury, Bass of Montgomery, Mallonee of Audubon, McFarlane of Black Hawk, Miller of Black Hawk, Boothby of Cherokee, Lucken of Plymouth, Lisle of Page, Davis of Fayette, and Shifflett of Ringgold (Lord, Prentis, Elthon, Walter, Fishbaugh, Van Eaton and Hedin):

HOUSE CONCURRENT RESOLUTION 16

A concurrent resolution making application to the Congress of the United States for the calling of a convention to propose an amendment to the Constitution of the United States.

Whereas, Article V of the Constitution of the United States reads in part as follows: "The Congress * * * on the application of the legislatures of two-thirds of the several states, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this constitution, when ratified by the legislatures of three-fourths of the several states * * * "; and

Whereas, the legislature of the State of Iowa, in view of the increasing tax problems of the state, caused in large part by the invasion of tax sources by the federal government, believes that its problems as well as



the problems of other states similarly situated, can be solved only by some restraint upon present unrestrained exercise of the taxing power by the federal government; and

Whereas, the federal government is using and has been using for a number of years the taxing power to produce revenue beyond a legitimate necessity of a federal government, other than defense needs, and has been using the funds so raised to invade the province of legislation of the states and to appropriate in many fields that which amounts to a dole to the states of the money raised therefrom to accomplish many purposes, most of them worthy, but by the described process making the money available only under conditions which result in a control by the federal government from centralized agencies in Washington, in many cases unfit, and in other cases unable to administer the laws according to the local needs because of varying conditions in the country as a whole; resulting in inequities in the administration of the very benefits purported to be granted; and

Whereas, state and local needs are disadvantaged because the people are already taxed far beyond the real need for any purpose other than forcing the centralization of all government in Washington; and

Whereas, the framers of the Constitution of the United States clearly foresaw the possibility of a condition similar to that herein described, and made provision in the Constitution for safeguarding the states against any oppression or invasion of rights by the federal government;

Therefore, Be It Resolved, by the Legislature of the State of Iowa, that said legislature, hereby and pursuant to Article V of the Constitution of the United States, makes application to the Congress of the United States to call a convention for the proposing of the following amendment to the Constitution of the United States.

ARTICLE

- Section 1. The power to levy taxes and appropriate the revenues therefrom heretofore granted to the Congress by the states in the several articles of this constitution is hereby limited.
- Sec. 2. This article shall be in effect except during a state of war, hereafter declared, when it shall be suspended. The suspension thereof shall end upon the termination of the war but not later than three months after the cessation of hostilities may be declared by proclamation of the President or by concurrent resolution of the Congress or by concurrent action of the legislatures of 32 states.
- Sec. 3. Notwithstanding the provisions of Article V, this article may be suspended for a time certain or amended at any time by concurrent action of the legislatures of three-fourths of the states.
- Sec. 4. There shall be set aside in the treasury of the United States a separate fund into which shall be paid 25 per cent of all taxes collected by authority derived from the sixteenth amendment to this constitution, except as provided in section 5, and 25 per cent of all sums collected by the United States from any other tax levied for revenue.
- Sec. 5. There shall be set aside in the treasury of the United States a separate fund into which shall be paid all sums received from taxes



levied on personal incomes in excess of 50 per cent thereof and from taxes levied on income or profits of corporations in excess of 38 per cent thereof.

Sec. 6. Before paying any sums into the funds created by sections 4 and 5 hereof, the treasurer of the United States shall deduct therefrom 20 per cent which shall be used in payment of the principal of the national debt of the United States.

Sec. 7. No tax shall hereafter be imposed on that portion of the incomes of individuals which does not exceed, in the case of unmarried persons the sum of \$600 per annum, and in the case of married persons the sum of \$1,200 per annum jointly. A minimum deduction of \$600 per annum shall be allowed for each dependent.

- Sec. 8. The treasurer of the United States shall once in each year, from the separate fund created by section 4 hereof, pay to each of the several states one-fourth of one per cent of said fund and from the remainder of said fund shall pay to each state a portion of such remainder determined by the population of each state in ratio to the entire population of the several states according to the last federal decennial census or any subsequent general census authorized by law.
- Sec. 9. The treasurer of the United States shall, from the separate fund created by section 5 hereof, pay to each state, once in each year, a sum equal to the amount of money in such fund which was collected from persons or corporations within such state.
- Sec. 10. Any sums paid hereunder to the several states shall be available for appropriation only by the legislatures thereof. The legislatures may appropriate therefrom for any purpose not forbidden by the constitutions of the respective states and may appropriate therefrom for expenditures within the states for any purpose for which appropriations have heretofore been made by the Congress except such purposes as are specifically reserved by this constitution for the exclusive power of Congress. The people of each state may limit the expenditures of funds herein made available to the legislature, but shall not direct the appropriations thereof.
- Sec. 11. Each legislature shall have power by rule or resolution to provide for the assembly thereof in special sessions for the purpose of considering amendments to, the suspension of or the ratification of amendments proposed to this article.
- Sec. 12. Each legislature shall have power to elect one or more persons to represent such legislature in any council or convention of states created by concurrent action of the legislatures of 32 states for the purpose of obtaining uniform action by the legislatures of the several states in any matters connected with the amendment of this article.
- Sec. 13. The Congress shall not create, admit or form new states from the territory of the several states as constituted on the first day of January, 1949, and shall not create, form or admit more than three states from the territories and insular possessions under the jurisdiction of the United States on the first day of January, 1949, or from territory thereafter acquired without the express consent of the legislatures of three-fourths of the several states.



Sec. 14. On and after January 1, 1949, the dollar shall be the unit of the currency. The gold content of the dollar as fixed on January 1, 1949, shall not be decreased.

Sec. 15. Concurrent action of the legislatures of the several states as used herein shall mean the adoption of the same resolution by the required number of legislatures. A limit of time may be fixed by such resolution within which such concurrent action shall be taken. No legislature shall revoke the affirmative action of a preceding legislature taken therein.

Sec. 16. During any period when this article is in effect the Congress may, by concurrent resolution adopted by two-thirds of both houses wherein declaration is made that additional funds are necessary for the defense of the nation, limit the amount of money required by this article to be returned to the several states. Such limitation shall continue until terminated by the Congress or by concurrent action of a majority of the legislatures of the several states. Upon termination of any such limitation the Congress may not thereafter impose a limitation without the express consent by concurrent action of a majority of the legislatures of the several states.

Sec. 17. This article is declared to be self-executing; and be it further Resolved, that attested copies of this concurrent resolution be sent to the presiding officers of each house of the Congress and to each member of the Iowa delegation in Congress, and that printed copies thereof, showing that said concurrent resolution was adopted by the legislature of Iowa, be sent to each house of each legislature of each state of the United States; and be it further

Resolved, that this application hereby made by the legislature of the State of Iowa shall constitute a continuing application in accordance with Article V, of the Constitution of the United States, until at least two-thirds of the legislatures of the several states shall have made similar applications pursuant to said Article V; and be it further

Resolved, that since this is an exercise by a state of the United States of a power granted to it under the Constitution the request is hereby made that the official journals and record of both houses of Congress shall include the resolution or a notice of its receipt by the Congress, together with similar applications from other states, so that the Congress and the various states shall be apprised of the time when the necessary number of states shall have so exercised their power under Article V of the Constitution; and be it further

Resolved, that since this method of proposing amendments to the Constitution has never been completed to the point of calling a convention and no interpretation of the power of the states in the exercise of this right has ever been made by any court or any qualified tribunal, if there be such, and since the exercise of the power is a matter of basic sovereign rights and the interpretation thereof is primarily in the sovereign government making such exercise and since the power to use such right in full also carries the power to use such right in part the legislature of the State of Iowa interprets Article V to mean that if two-thirds of the states make application for a convention to propose an identical amendment to the Constitution for ratification with a limitation that such amend-



ment be the only matter before it, that such convention would have power only to propose the specified amendment and would be limited to such proposal and would not have power to vary the text thereof nor would it have power to propose other amendments on the same or different propositions; and be it further

Resolved, that the legislature of the State of Iowa does not, by this exercise of its power under Article V, authorize the Congress to call a convention for any purpose other than the proposing of the specific amendment which is a part thereof; nor does it authorize any representative of the State of Iowa who may participate in such convention to consider or to agree to the proposing of any amendment other than the one made a part hereof; and be it further

Resolved, that by its actions in these premises, the legislature of the State of Iowa does not in any way limit in any other proceeding its right to exercise its power to the full extent; and be it further

Resolved, that the Congress, in exercising its power of decision as to the method of ratification of the proposed article by the legislatures or by conventions, is hereby requested to require that the ratification be by the legislatures.

Laid over under Rule 34.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Bass of Montgomery called up for consideration the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 12

Whereas, it has now become evident that certain sinister forces designing to destroy our form of government and put in its place some form of socialist or communist dictatorship by misuse of the provisions of Article Six of the Constitution of the United States relating to the making of treaties, and

Whereas, the decisions of the Supreme Court of the United States and of certain state courts have shown the imminent danger of said objective being accomplished without the consent of the people and without the Congress being aware of the import of certain provisions of the Charter of the United Nations, the Genocide, Human Rights, Right to Organize, International Trade Organization Conventions and other covenants and conventions upon our form of government, and

Whereas, said danger is imminent and immediate

Be It Resolved by the House, the Senate Concurring: That the Congress of the United States be and it is hereby petitioned and urged to immediately submit to the several states an amendment to the Constitution of the United States and the following form of said amendment is hereby suggested, to-wit:

1. The basic principles of this Constitution, namely, the establishment of a representative form of a federal government, consisting of the Congress, the Executive, and the Judiciary, and of the sovereignty of the governments of the several states of the character guaranteed by the

Constitution; the express limitations of the Constitution on the powers of Congress: the guarantees of individual liberties contained in this Constitution and in the Bill of Rights, set forth in the first Ten Amendments, and the independence of the Federal Judiciary, shall not be abolished nor altered by any treaty or executive agreement.

2. The power of the Senate to ratify treaties shall be exercised only by two-thirds of the entire membership of the Senate and not by two-thirds only of the members present.

3. The Supreme Court shall have and promptly exercise original jurisdiction to pass upon the validity of all treaties and executive agreements upon application by the President or of the Governor of any state made within six months of the date of the proclamation of any treaty or executive agreement.

Be It Further Resolved, that certified copies of the foregoing resolution be immediately forwarded by the Secretary of State of the State of Iowa, under the Great Seal, to the President of the United States, the President of the Senate of the United States, and the Speaker of the House of Representatives of the United States.

Bass of Montgomery asked and obtained unanimous consent to withdraw the amendment filed by him, found on page 382 of the Journal of February 7.

Bass of Montgomery offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 12 by striking the first paragraph thereof and substituting in lieu thereof the following:

"Whereas, the constitution and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the constitution or laws of any state to the contrary notwith-standing, and".

Amendment adopted.

Bloedel of Fremont moved the adoption of the resolution as amended.

Resolution adopted.

ADOPTION OF RULES COMMITTEE REPORT

Putney of Tama called up for consideration the following committee report:

REPORT OF COMMITTEE ON RULES

To the Speaker of the House:

The committee on rules of the House of the Fifty-fourth General Assembly begs leave to report that they have had the rules of the House



under consideration and recommend that the rules of the House of the Fifty-third General Assembly be adopted as the rules of the House of the Fifty-fourth General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 63 is amended by striking the last sentence of Rule 63 on page 72, 1949 Iowa Rules of Procedure, Fifty-third General Assembly, and inserting in lieu thereof: "All of the assisting clerks in his staff shall be under his direction, and he shall assign to them their several duties in connection with the work of the office of the Chief Clerk."

Rule 33 is rewritten as follows: "Upon written request of five members, the presiding officer shall compel the attendance of absent members for the consideration of specified bills or resolutions.

"A call of the House shall specify the propositions to which it is to apply, and must be put into effect before roll call is taken on any such proposition. Said request may be filed with the Chief Clerk any time before final action upon the proposed measures. The Chief Clerk shall immediately, after said filing, notify the House."

Rule 25 is amended by striking the entire sentence beginning on line 19 and ending on line 24 as follows: "On a motion for the previous question, and prior to submitting the same, a call of the House shall be in order; but after such motion shall have been adopted no call shall be in order prior to the decision of the main question." Further amend Rule 25 by striking the period following the word "discussion" at the end of the rule and inserting in lieu thereof the following: "before the previous question is put."

Rule 34 is amended by striking from lines 3 and 4 the following: "lie on the table one day before consideration" and inserting in lieu thereof the following, "not be acted upon until at least one day after the printed journal containing said proposition or resolution has been placed on the desks of the members of the House".

Respectfully submitted, LAWRENCE PUTNEY, Chairman, Rules Committee.

Putney of Tama offered the following amendments and moved their adoption:

Amend the report by striking the following from the committee amendment to Rule 25: "Further amend Rule 25 by striking the period following the word 'discussion' at the end of the rule and inserting in lieu thereof the following: 'before the previous question is put.'"

Further amend the report by adding to the committee amendment to Rule 33 the following: "A call of the House shall be raised by an affirmative vote of fifty-five or more members."

Amendments adopted.

Putney of Tama moved the adoption of the committee report as amended.

Report adopted.



ADOPTION OF REPORT ON JOINT RULES

Putney of Tama called up for consideration the following report and moved its adoption:

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-fourth 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-third General Assembly be adopted as the joint rules of the Senate and House of the Fifty-fourth General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 12 of the joint rules of the Senate and House of the Fifty-third General Assembly is amended by striking the words and figures "of \$2.00 per page" in lines 20 and 21 thereof, and inserting in lieu thereof the following: "which shall be fixed under the current contract for legislative printing for the bills".

Respectfully submitted,
STANLEY L. HART, Chairman,
On the part of the Senate.
LAWRENCE PUTNEY, Chairman,
On the part of the House.

Report adopted.

SPECIAL ORDER

Tate of Cerro Gordo asked and obtained unanimous consent to have House File 140 made a special order of business for Wednesday, March 7.

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 6, authorizing payment of Senate and House bills.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 60, a bill for an act to permit trolling from power

boats and sail boats on the waters of the State of Iowa where the use of outboard motors is permitted.

Read first time and passed on file.

Senate File 113, a bill for an act to amend section four hundred forty-one point nine (441.9), Code 1950, relating to the duties of the county assessor, and to provide for the county assessor to be clerk of the county conference board.

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

Senate File 156, a bill for an act to amend section one hundred forty-seven point seventeen (147.17), Code 1950, relating to general provisions of the practice acts to change the provisions governing medical examiners.

Read first time and referred to committee on public health, pharmacy.

Senate File 161, a bill for an act authorizing a patent to issue to the Southeast quarter (SE½) of the Southwest quarter (SW½) of Section sixteen (16), Township seventy-eight (78) North, Range two (2), West of the 5th P.M., Muscatine County, Iowa.

Read first time and passed on file.

Senate File 243, a bill for an act to amend section six hundred eighty-two point twenty-six (682.26), Code 1950, relating to the release and discharge of investments and liens of fiduciaries, and to legalize releases of liens heretofore made by fiduciaries.

Read first time and referred to committee on judiciary 1.

SENATE FILE 60 SUBSTITUTED FOR HOUSE FILE 291

Goode of Davis asked and obtained unanimous consent to substitute Senate File 60 for House File 291.

HOUSE FILE 358 REFERRED TO COMMITTEE

Gallup of Jefferson asked and obtained unanimous consent to recall House File 358 from the committee on departmental affairs and to refer the bill to the committee on judiciary 1.



HOUSE FILE 86 RECALLED FROM SENATE

Sloane of Polk asked and obtained unanimous consent to recall House File 86 from the Senate.

INTRODUCTION OF BILLS

House File 465, by Sherod of Van Buren (Doud), a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of \$22,000 of revenue waterworks bonds of the town of Keosauqua, Iowa, and declaring said bonds issued pursuant to said proceedings to be enforcible obligations against the net revenue of the water plant and system of said town of Keosauqua, Iowa.

Read first time and referred to committee on judiciary 2.

House File 466, by Oppedahl of Humboldt, a bill for an act to amend section four hundred four point five (404.5), Code 1950, relating to tax levy to maintain city halls.

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

House File 467, by Moore of Butler, Bass of Montgomery and Norland of Worth, a bill for an act to amend section one hundred twenty-four point thirty (124.30), Code 1950, relating to mandatory revocation of a class "B" beer permit.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 468, by committee on aeronautics, a bill for an act to transfer from the general fund of the State of Iowa to the state aviation fund the sum of fifteen thousand dollars (\$15,000) each year of the biennium beginning July 1, 1951, and ending June 30, 1953.

Read first time and referred to committee on appropriations.

House File 469, by Shepard of Lucas, Olson of Mitchell and Moore of Butler, a bill for an act providing for state equalization building aid to further assist districts which have qualified for state general building aid, but which are financially unable to carry out approved programs of school building construction and/or rehabilitation; providing for the administration of such aid by the

state department of public instruction; and making the appropriation for such aid.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 470, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section four hundred sixteen point one hundred thirty-six (416.136), Code 1950, relating to taxation to provide a zoo.

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

House File 471, by Tierney of Webster and Berry of Calhoun, a bill for an act to repeal section ninety-seven point ten (97.10), Code 1950, prohibiting the deduction of the Iowa old age and survivors' insurance tax for state income tax purposes.

Read first time and referred to committee on tax revision.

House File 472, by Cooksey of Clay and Stevens of Greene, a bill for an act to amend section three hundred twenty-one point three hundred sixty-two (321.362), Code 1950, relating to unattended motor vehicles.

Read first time and referred to committee on judiciary 1.

House File 473, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section four hundred twenty-two (422), Code 1950, relating to an income tax to support public schools.

Read first time and referred to committee on tax revision.

House File 474, by Sloane of Polk and Ryan of Polk, a bill for an act to amend section two hundred forty-one point three (241.3), Code 1950, relating to assistance for blind persons.

Read first time and referred to committee on social security.

House File 475, by Loss of Kossuth, Eckels of Hancock and Walker of Hamilton, a bill for an act to amend section four hundred forty-one point six (441.6), Code 1950, relating to bond and salary of the county assessor.

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

House File 476, by Weston of Buchanan, Poston of Wayne, Aubrey of Wapello and Smith of Dickinson, a bill for an act to



amend certain sections of the Code 1950, relating to presence of minors in pool halls and billiard rooms.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 477, by Schwengel of Scott and Schroeder of Scott, a bill for an act to amend section five hundred ninety-five point two (595.2), Code 1950, relating to the minimum age of marriage.

Read first time and referred to committee on judiciary 2.

House File 478, by Lisle of Page, Gallup of Jefferson and Mc-Farlane of Black Hawk, a bill for an act to amend section ninety-seven point twenty-one (97.21), Code 1950, relating to limitation on amounts retired persons and dependents may earn otherwise and continue to draw benefits and raising said amount from twenty-five dollars (\$25) and fifteen dollars (\$15) to fifty dollars (\$50).

Read first time and referred to committee on social security.

House File 479, by Washburn of Mills, a bill for an act to legalize the action of the board of supervisors of Mills County in authorizing salary payment to certain deputy county officers.

Read first time and referred to committee on judiciary 2.

House File 480, by McNeal of Wright, a bill for an act to amend section four hundred nineteen point three (419.3), Code 1950, relating to election ballots in city manager plan by popular election.

Read first time and referred to committee on elections, political and judicial districts.

House File 481, by McFarlane of Black Hawk, Schwengel of Scott, Aubrey of Wapello, Miller of Black Hawk, Stevens of Greene, Palmer of Lee, Uhlenhopp of Franklin, Lisle of Page, Poston of Wayne, Sar of Floyd, Brown of Mahaska, Clark of Marion, Nelson of Woodbury, Munger of Woodbury, Metz of Decatur, Sloane of Polk, Cooksey of Clay, Ryan of Polk, Butler of Pocahontas, Kuester of Cass, Hendrix of Muscatine, Nelson of Jasper, Hansen of Carroll, Bass of Montgomery, Putney of Tama, Frey of Pottawattamie, McEleney of Clinton, Kosek of Linn, Brookings of Pottawattamie, Judd of Clinton, Davis of Fayette, Olson of Mitchell, Schroeder of Scott, Goode of Davis and Pedrick of Wapello, a bill for an act to create an industrial safety board within the department of labor,



to prescribe its powers and duties and to provide penalties for violations of its rules and regulations.

Read first time and referred to committee on labor.

PROOFS OF PUBLICATION

Published copy of House File 479 and verified proof of publication of said proposed bill in The Glenwood Tribune on February 15, 1951, 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 465 and verified proof of publication of said proposed bill in the Van Buren County Register, Keosauqua, on February 15, 1951, 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 86 and verified proof of publication of said bill in the Des Moines Daily Record on February 19, 1951, 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 FOR SPECIAL ORDER

McNeal of Wright moved that House File 231 be made a special order of business for Wednesday, March 7.

Roll call demanded by Stevens of Greene and McNeal of Wright.

On the question "Shall House File 231 be made a special order?"

The ayes were, 42:

Abel	Kosek	Nystrom	Stiffler
Aubrey	Lisle	Palmer	Tate
Berry	McElefley	Paul	Tierney
Burris	McFarlane	Pedrick	Uhlenhopp
Butler	McNeal	Pendleton	Van Zwol
Clark of Marion	Metz	Ramseyer	Walker
Crosier	Miller of	Ryan	Washburn
Davis	Black Hawk	Schroeder	Weston
Fairchild	Moore of Louisa	Schwengel	White
Fiene	Mooty	Sloane	Mr. Speaker
Judd	Munger	Smith	

The nays were, 55:

Bass	Cooksey	Hendrix	Martin
Bloedel	Cornick	Huisman	Mensing
Boothby	Crabb	Jones	Meyer
Brockmeyer	Darrington	Koch	Miller of Shelby
Brownlie	Eckels	Kuester	Moore of Butler
Buck	Frey	Langland	Morris
Burrows	Gallup	Loss	Nelson of Jasper
Clark of	Hanna	Ludwig	Nicholson
Appanoose	Harris	Mallonee	Nielsen

Norland Oberman Oeth Olson Oppedahl Patrick Pieper Poston Ringgenberg Robinson

Sar Shepard Sherod Shifflett Soeth Stevens Strawman Walter Weiss Young

Absent or not voting, 11:

Brookings Brown Goode Hansen Hanson Heinz Klemesrud Lucken Nelson of Woodbury Putney Voigtmann

Motion lost.

. HOUSE FILE 231 DEFERRED

McNeal of Wright moved to defer House File 231 until Friday, February 23, the bill to retain its place on the calendar.

Roll call demanded by Poston of Wayne and Harris of Adair.

On the question "Shall House File 231 be deferred?"

The ayes were, 54:

Abel
Aubrey
Brown
Butler
Clark of
Appanoose
Clark of Marion
Cooksey
Crosier
Davis
Fairchild
Fiene
Frey
Goode

Hansen
Judd
Klemesrud
Kosek
Lisle
Martin
McEleney
McFarlane
McNeal
Metz
Miller of
Black Hawk
Moore of Butler
Moore of Louisa

Mooty
Munger
Nelson of Jasper
Nystrom
Oberman
Palmer
Pedrick
Pendleton
Pieper
Ramseyer
Ryan
Sar
Schroeder
Schwengel

Shepard Sloane Stiffler Tate Tierney Uhlenhopp Van Zwol Walker Walter Washburn Weiss Weston White Mr. Speaker

The nays were, 40:

Bass
Bloedel
Boothby
Brockmeyer
Brownlie
Burrows
Cornick
Crabb
Darrington
Gallup

Harris
Hendrix
Huisman
Jones
Koch
Kuester
Langland
Ludwig
Mallonee

Hanna

Mensing
Meyer
Morris
Nicholson
Nielsen
Norland
Oeth
Olson
Oppedahl
Patrick

Poston Ringgenberg Robinson Sherod Shifflett Soeth Stevens Strawman Voigtmann Young

Absent or not voting, 14:

Berry Brookings Buck

Burris

Eckels Hanson Heinz Loss Lucken Miller of Shelby Nelson of Woodbury Paul Putney Smith

Motion prevailed.

CONSIDERATION OF BILLS

House File 27, a bill for an act to amend subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1950, relating to exemptions from moneys and credits taxation of the capital stock in certain manufacturing corporations, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

			1000 F
Abel	Goode	Moore of Louisa	Ryan
Aubrey	Hanna	Mooty.	Sar
Bass	Harris	Morris	Schroeder
Berry	Hendrix	Munger	Schwengel
Bloedel	Huisman	Nelson of Jasper	Sherod
Brown	Jones	Nicholson	Shifflett
Buck	Judd	Nielsen	Smith
Burrows	Kosek	Nystrom	Soeth
Butler	Kuester	Oberman	Stevens
Clark of	Langland	Oeth	Stiffler
Appanoose	Lisle	Oppedahl	Strawman
Cooksey	Loss	Palmer	Tate
Cornick	Ludwig	Paul	Uhlenhopp
Crosier	Martin	Pedrick	Van Zwol
Darrington	McEleney	Pendleton	Voigtmann
Davis	McFarlane	Pieper	Walter
Fairchild	McNeal	Putney	Weiss
Fiene	Mensing	Ringgenberg	Weston
Frey	Metz	Robinson	White
Gallup	Miller of		Mr. Speaker
-	Black Hawk		

The nays were, 12:

Clark of Marion

Brownlie	Mallonee	Shepard	Walker
Hansen	Miller of Shelby	Sloane	Washburn
Koch	Patrick	Tierney	Young
Absent or not	voting, 18:		
Boothby	Crabb	Lucken	Norland
Brockmeyer	Eckels	Meyer	Olson
Brookings	Hanson	Moore of Butler	Poston
Burris	Heinz	Nelson of	Ramseyer

Klemesmid

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

Woodbury

House File 31, a bill for an act to amend section two hundred twenty-three point sixteen (223.16), Code 1950, to provide for the creation of a lien for the cost of care of inmates in Woodward state hospital and Glenwood state school, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel	Goode	Miller of	Ryan
Bass	Hanna	Black Hawk	Sar
Berry	Hansen	Miller of Shelby	Schroeder
Bloedel	Hendrix	Moore of Louisa	Schwengel
Boothby	Huisman	Mooty	Shepard
Brockmeyer	Jones	Morris	Sherod
Brookings	Judd	Munger	Shifflett
Brown	Klemesrud	Nicholson	Sloane
Brownlie	Koch	Nielsen	Smith
Burrows	Kosek	Norland	Soeth
Butler	Kuester	Nystrom	Stiffler
Clark of	Langland	Oberman	Strawman
Appanoose	Lisle	Oeth	Tate
Clark of Marion	Loss	Olson	Uhlenhopp
Cooksey	Lucken	Palmer	Van Zwol
Cornick	Mallonee	Patrick	Voigtmann
Crosier	Martin	Pendleton	Walter
Darrington	McEleney	Pieper	Washburn
Davis	McFarlane	Putney	Weiss
Fairchild	McNeal	Ramseyer	White
Frey	Metz	Ringgenberg	Young
Gallup	Meyer	Robinson	Mr. Speaker

The nays were, 8:

Crabb	Ludwig	Nelson of Jasper	Poston
Fiene	Moore of Butler	Pedrick	Tierney

Absent or not voting, 14:

Aubrev	Hanson	Nelson of	Stevens
Buck	Harris	Woodbury	Walker
Burris	Heinz	Oppedahl	Weston
Eckels	Mensing	Paul	

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

House File 69, a bill for an act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to the appointment of probation officers in juvenile court and their salaries and expenses, with report of committee recommending amendment and passage, was taken up for consideration.

Van Zwol of O'Brien offered the following amendment proposed by the committee on judiciary 2 and moved its adoption:



Amend House File 69, section one (1), by striking in line fourteen (14) the words "population of the respective counties served and".

Amendment adopted.

Mallonee of Audubon offered the following amendment and moved its adoption:

Amend House File 69, section one (1), line eight (8), by striking the words and figures "seventy-five per cent (75%)" and inserting in lieu thereof the words and figures "sixty per cent (60%)".

Pendleton of Buena Vista offered the following amendment as a substitute for the amendment and moved its adoption:

Amend House File 69, section one (1), line fifteen (15), by adding at the end thereof the following sentence: "The salary of such probation officer shall not exceed forty-two hundred dollars (\$4,200)."

Meyer of Sac moved the previous question.

Motion prevailed.

Substitute amendment adopted.

Van Zwol 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, 103:

Abel Aubrev Hansen Bass Harris Berry Hendrix Bloedel Huisman Boothby Jones Brockmeyer Judd Brown Klemesrud Brownlie Koch Buck Kosek Burris Kuester Burrows Langland Butler Lisle Clark of Loss Appanoose Lucken Clark of Marion Ludwig Cooksey Mallonee Cornick Martin Crabb McEleney Crosier McFarlane McNeal Darrington Davis Mensing Fairchild Metz Fiene Meyer Frey Miller of Gallup Black Hawk Goode Miller of Shelby

Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ramseyer Ringgenberg

Robinson

Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker The nays were, none.

Absent or not voting, 5:

Brookings Eckels Hanson

Heinz

Moore of Butler

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

SENATE FILE 161 SUBSTITUTED FOR HOUSE FILE 180

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of the rules, for the substitution of Senate File 161 for House File 180, and for its immediate consideration.

Senate File 161, a bill for an act authorizing a patent to issue to the Southeast quarter (SE¼) of the Southwest quarter (SW¼) of Section sixteen (16), Township seventy-eight (78) North, Range two (2), West of the 5th P.M., Muscatine County, Iowa, 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?"

Gallup Goode

The ayes were, 98:

Abel Aubrey Bass Berry Bloedel Boothby Brockmeyer Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey

Hanna Hansen Harris Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Loss Lucken Martin McEleney McFarlane McNeal Mensing Metz Meyer Miller of Black Hawk Moore of Louisa Mooty Morris Nelson of Jasper Nelson of Woodbury Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Ramseyer Ringgenberg Robinson

Miller of Shelby

Moore of Butler

Sar Schroeder Schwengel Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

Ryan

The nays were, none.

Absent or not voting, 10:

Brookings Lisle Munger Putney
Hanson Ludwig Nicholson Shepard
Heinz Mallonee

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

Moore of Butler asked and obtained unanimous consent to recall Senate File 72 from the committee on judiciary 2 and for its immediate consideration.

Senate File 72, a bill for an act to legalize and validate the proceedings, taken by the town council of the town of Greene, Butler County, Iowa, for the construction of extensions and improvements to the municipal waterworks and to authorize the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforcible obligations of said town, 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, 100:

Abel Goode Aubrey Hanna Bass Hansen Berry Harris Bloedel Huisman Boothby Jones Brockmeyer Judd Brown Klemesrud Brownlie Koch Buck Kosek Burrows Kuester Butler Langland Clark of Lisle Appanoose Loss Clark of Marion Lucken Ludwig Cooksey Cornick Mallonee Crabb Martin Crosier McEleney McFarlane Darrington Davis Mensing Eckels Metz Fairchild Meyer Fiene Miller of Frey Black Hawk Gallup Miller of Shelby

Moore of Louisa Mooty Morris Munger Nelson of Jasper Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ramseyer Ringgenberg Robinson

Moore of Butler

Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker The nays were, none.

Absent or not voting, 8:

Brookings Heinz McNeal Soeth

Burris Hendrix Nelson of Woodbury

The bill having received a constitutional majority was declared to have passed the House and the title 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 returns herewith House File 86, a bill for an act to legalize the action of the board of supervisors of Polk County, in accordance with your request.

CARROLL A. LANE, Secretary.

REPORTS OF COMMITTEES

Weston of Buchanan, from the committee on agriculture 2, horticulture and dairy, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 309, a bill for an act to amend section one hundred ninety point one (190.1), Code 1950, relating to ice cream manufacture and storage, begs leave to report it 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 309, section 1, lines thirty-one (31) and thirty-two (32), by striking the words "by the dairy industry department of Iowa State College", and inserting in lieu thereof the words "in section one hundred ninety-two point seven (192.7), Code 1950".

L. O. WESTON, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 305, a bill for an act to amend section one hundred ninety-two point eleven (192.11), Code 1950, relating to sanitary regulations with regard to the storage of ice cream and ice milk, begs leave to report it 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.

L. O. WESTON, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Sengte File 11, a bill for an act relating to the liability of estates of non-

resident motorists in Iowa and to amend section three hundred twentyone point four hundred ninety-nine (321.499), Code 1950, begs leave to
report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 114, a bill for an act to amend section one hundred thirty-five point eighteen (135.18), Code 1950, having to do with exemption date of application affecting boundary rivers, begs leave to report it 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 placing a period (.) after the word "four" (4) in line four (4) and striking the remainder of section one (1).

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 126, a bill for an act to amend section six hundred four point eight (604.8), Code 1950, relating to judiciary in Polk 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.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 157, a bill for an act to amend section six hundred forty-nine point two (649.2), Code 1950, relating to affidavits attached to petitions in actions to quiet title, begs leave to report it has had 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 385, a bill for an act to provide for the filing and enforcement of a lien upon farm crops for the value of fuel and lubricants furnished for the operation of farm machinery in the production of said crops, begs leave to report it has had 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 PALMER, JR., Chairman.

Brookings of Pottawattamie, 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 383, a bill for an act to provide for the construc-



tion of a new livestock pavilion on the state fairgrounds and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass, after approval by the appropriations committee.

HOWARD E. BROOKINGS, Chairman.

House File 383 referred to the committee on appropriations.

Van Zwol of O'Brien, 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 328, a bill for an act to amend section one hundred nine point forty-eight (109.48), Code 1950, relating to the possession limit on rabbits, begs leave to report it 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. Amend House File 328, section one (1), line six (6), by striking the figure "20" and inserting in lieu thereof the figure "12".
 - 2. Further amend by adding the following new section:
- Sec. 2. Said section is further amended by striking from the table at the end of the section under the heading "Rabbits, bag limit" the figure "10" and inserting in lieu thereof the figure "6".

JACOB VAN ZWOL, Chairman.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File 336, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1950, relating to open seasons and providing for a continuous open season on raccoon, begs leave to report it 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.

JACOB VAN ZWOL, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 349, 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, begs leave to report it has had 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 131. a bill for an act to amend section six hundred two point seventeen (602.17); Code 1950, relating to municipal courts, begs leave to report it has had the same under consideration and has instructed me to



report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

1. Amend House File 131 by striking the title and substituting in lieu thereof the following:

"An Act to amend section six hundred one point one (601.1), Code 1950, relating to holding of court."

2. Further amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section six hundred one point one (601.1), Code 1950, is hereby amended by striking the period (.) at the end of said section and adding thereto the following: 'and his place of holding court shall be in the township in which he is elected only'."

C. M. STRAWMAN, Chairman.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 417, a bill for an act to authorize the purchase of a tract of land to be used as the site for an institutional sewage disposal plant at the Clarinda 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 pess.

G. T. KUESTER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 168.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 168.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: February 19, 1951, House Files 9, 36, 161 and 167.



AMENDMENTS FILED

- 1 Amend the committee amendment to Senate File 2 by striking
- 2 from section three (3), subsection three (3), lines fifty-nine
- 3 (59) and sixty (60), the words "other than the State Sanitorium
- 4 at Oakdale, Iowa,".

LUDWIG of Johnson.

- 1 Amend Senate File 203 as follows:
- 2 1. By adding the following sentence after the word
- 3 "instruction" in line seven (7) of section three (3):
- 4 "Within ten (10) days after the county board has approved
- 5 their tentative plan they shall file such plan with the
- 6 state department of public instruction."
- 7 2. By adding the following new section:
- 8 "Sec. 7. This act being deemed of immediate importance
- 9 shall be in full force and effect from and after its
- 10 publication in the Lockridge Times, a newspaper published
- 11 at Lockridge, Iowa, and the Hudson Herald, a newspaper
- 12 published at Hudson, Iowa."

PAUL of Poweshiek.
MILLER of Black Hawk.

- 1 Amend House File 360 as follows:
- 2 1. By striking the word "deny" in line twenty (20) of
- 3 section two (2) and inserting in lieu thereof the following:
- 4 "provide for the denial of".
- 5 2. By inserting following the word "nonresidents"
- 6 in line twenty-one (21), section two (2), the following: "at any time".
- 7 3. By striking the word "the" at the end of line forty-two (42)
- 8 of section two (2) and inserting in lieu thereof the following:
- 9 "violations of such laws, rules or regulations by any
- 10 carrier may be a ground for denial of registration exemption
- 11 to such carrier. The".

GOODE of Davis.

- 1 1. Amend House File 452 by adding thereto a new section
- 2 as follows: "Section three hundred twenty-one point
- 3 one hundred seventeen (321.117), Code 1950, is amended by
- 4 adding in line six (6) after the word 'hearses' the words
- 5 'hearse ambulances and ambulances'."
- 6 2. Amend section one (1) by adding after the period in
- 7 line four (4) the following: "After said hearse has been
- 8 registered five (5) times the annual fee shall be as follows:
- 9 for the sixth (6th) registration thirty-five dollars (\$85);
- 10 for the seventh (7th) registration thirty dollars (\$30):
- 11 for the eighth (8th) and subsequent registrations twenty-
- 12 five dollars (\$25)."
- 13 8. Further amend House File 452 by adding thereto
- 14 a new section as follows: "Section three hundred twenty-one
- 15 point one hundred nineteen (321.119), Code 1950, is amended by
- 16 inserting in line seven (7) after the word 'dollars' the follow-

- 17 ing: 'After said motor truck has been registered five (5) times the annual fee shall be as follows: for the sixth (6th) registra-18 tion thirty-five dollars (\$35); for the seventh (7th) 19 20 registration thirty dollars (\$30); for the eighth (8th) and all subsequent registrations twenty-five dollars (\$25)." 21 22 4. Further amend House File 452 by adding thereto a new section as follows: "Section three hundred twenty-23 one point one hundred nineteen (321.119), Code 1950, is amended by inserting in line nine (9) after the word 'dollars' the following: 'After said motor truck has been registered five (5) times 26
- 26 ing: 'After said motor truck has been registered five (5) times 27 the annual fee shall be as follows: for the sixth (6th) registra-
- 28 tion sixty-five dollars (\$65); for the seventh (7th) registra-
- 29 tion sixty dollars (\$60); for the eighth (8th) and all
- 30 subsequent registrations fifty-five dollars (\$55)."

ABEL of Clayton. WESTON of Buchanan.

Amend House File 227 by striking all after the enacting 1 2 clause and substituting in lieu thereof the following: Section 1. In all actions or in proceedings in probate 3 where an order, judgment or decree has been entered prior to 4 5 July 4, 1951, based upon service of notice by publication as provided by rule sixty (60) of the Iowa Rules of Civil 6 7 Procedure or any statute authorizing publication of notice 8 or upon service of notice by publication or posting pursuant 9 to authorization or direction of any court of competent jurisdiction in the State of Iowa, all such orders, judgments 10 11 or decrees are hereby declared valid and of full force and effect, unless an action shall be commenced within the time 12 13 provided in section two (2) hereof to question such order, 14 judgment or decree, or any right or status created, confirmed 15 or existing thereunder. 16 Sec. 2. No action shall be maintained in any court to 17 question any such order, judgment or decree, or any right or 18 status created, confirmed or existing thereunder unless such 19 action shall be commenced within one (1) year from July 4, 1951. 20 The provisions of section six hundred fourteen 21 point eight (614.8), Code 1950, as to the rights of minors and 22 insane persons and any other provision of law fixing or 23 extending the time within which actions may be commenced shall 24 not be applicable to extend the time within which any such 25 action shall be commenced beyond one (1) year after July 4, 1951. 26 Sec. 4. This act shall not affect pending litigation 27 and shall not operate to revive rights or claims previously 28 barred, or permit any action to be brought or maintained upon any claim or cause of action which was barred by any rule, 29 30 law or statute in force prior to July 4, 1951. 31 Sec. 5. If any clause, sentence, paragraph, section or 32 part of this act shall for any reason be adjudged by any court 33 of competent jurisdiction to be invalid, such judgment shall

- 84 not affect, impair or invalidate the remainder of the act,
- 35 but shall be confined in its operation to the clause, sentence,
- 36 paragraph, section or part thereof directly involved in the
- 37 controversy in which said judgment has been rendered.

PALMER of Lee.

- 1 Amend House File 420 by striking all of section twelve (12)
- 2 and inserting in lieu thereof the following:
- Sec. 12. The superintendent shall hold a masters
- 4 degree or its equivalent in education or some related
- 5 field; he shall have had at least five years' experience
- 6 in educational administration. He shall hold or be
- 7 eligible to hold a regular Iowa superintendent's certifi-
- 8 cate based upon training. Assistant superintendents shall
- 9 have the same qualifications.

MUNGER of Woodbury.

- 1 Amend House File 373, section one (1), by striking
- 2 from lines nine (9), ten (10) and eleven (11) the
- 3 following: "provided that the state board has approved
- 4 and that it and its agents are permitted freely to visit.
- 5 and inspect such institution and,".
- 6 Further amend House File 373 by striking the word
- 7 "health" in line fifteen and inserting in lieu
- 8 thereof the word "control".

VOIGTMANN of Iowa.

OBERMAN of Des Moines.

PALMER of Lee.

MCFARLANE of Black Hawk.

- 1 Amend House File 420 as follows:
- 2 1. Section three (3), line eight (8), by striking the figures
- 3 "1953" at the end of said line and inserting in lieu
- 4 thereof the figures "1952".
- 5 2. Section five (5), line twelve (12), by striking the words
- 6 and figures "second Monday of March, 1952.", and inserting
- 7 in lieu thereof the words and figures "second Monday of
- 8 June, 1951."
- 9 3. Section five (5), line seventeen (17), by striking the
- 10 figures "1952" and inserting in lieu thereof the figures
- 11 "1951".

MOORE of Butler.

Amend House File 421 by striking all of section fourteen (14).

SCHWENGEL of Scott.

SCHROEDER of Scott.

HARRIS of Adair.

Sloane of Polk asked and obtained unanimous consent to have the following minutes of the pages' mock session printed in the Journal:

PAGES' MOCK SESSION

The mock session was called to order at 12:45 p.m. by the Talker, Norman Farley. The Representatives for the occasion were: Jackie Day, as Katheryn Metz; Jack Canon, as W. C. Hendrix; Dean Mechem, as Theo. Klemesrud; Lewis Miller, as William Judd; George Price, as Earl Miller; Terry Priebe, as J. E. Hansen; Steve Robinson, as Ted Sloane; Jim Silcott, as Gene Poston.

Kay Alt dramatically portrayed Sergeant-at-Arms Cornell. Rose LaRue served as Chief Clerk.

PRESENTATION OF VISITORS

Dennis Montgomery, Dave Abram and Don Abram, Pages from the . Senate, were introduced by the gentleman from Polk.

Myra Parrott, as a former legislator, Annie Wittenmyer, whose birthday was today, was introduced by the lady from Decatur. The assembly sang "Happy Birthday" to her.

A few bills and resolutions were passed after a good deal of confused discussion.

Appreciation was expressed by all of the Pages for the grand cooperation of all those who made this a success.

On motion of Jim Silcott, the House adjourned at 1:45 p.m.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, February 21, 1951.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 21, 1951.

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

Prayer was offered by the Reverend C. William Bast, pastor of the First Congregational Church, Mitchellville.

The Journal of February 20 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Voigtmann of Iowa on request of Mensing of Cedar; Mooty of Grundy on request of Sar of Floyd; Oppedahl of Humboldt on request of Eckels of Hancock.

PRESENTATION OF VISITORS

Young of Union presented to the House the Honorable E. L. Edwards, former member of the House from Union County.

Clark of Marion presented to the House the students of Lincoln Rural School, Marion County, accompanied by their teacher, Mrs. Ruby Ver Steeg.

PETITIONS

Stiffler of Warren presented a petition signed by one hundred eighty-two students of Indianola High School urging support of Senate Joint Resolution 1.

Referred to the committee on judiciary 2.

Frey of Pottawattamie presented a petition signed by twenty residents of Council Bluffs urging support of House File 428.

Referred to the committee on social security.

Frey of Pottawattamie presented a telegram from twenty residents of Minden urging support of Senate File 203.

Referred to the committee on schools, libraries, state educational institutions.



Tate of Cerro Gordo presented a telegram from thirty-one residents of Clear Lake urging support of House File 291.

Referred to the committee on fish and game.

Voigtmann of Iowa presented a petition signed by twelve members of the East Amana fire department urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Voigtmann of Iowa presented a petition signed by twenty-eight residents of Marengo urging passage of legislation setting speed limits at sixty miles per hour in daytime and fifty miles per hour for night driving.

Referred to the committee on motor vehicles, commerce and trade.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 114, 126, 131, 157, 309, 328, 349, 383, 385 and 417, and Senate File 11, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 135, 243, 267 and 359.

PROOFS OF PUBLICATION

Published copy of House File 362 and verified proof of publication of said bill in The Messenger-News, Des Moines, on February 8, 1951, 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 425 and verified proof of publication of said bill in the Lake Park News on February 15, 1951, 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.

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 165, a bill for an act relating to the forms of government, classification and fiscal year of municipal corporations and to the election of officers thereof.

CARROLL A. LANE, Secretary.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION

Moore of Butler called up for consideration House Concurrent Resolution 15, found on page 543 of the Journal of February 19, and moved its adoption.

Resolution lost.

MOTION TO RECONSIDER

I move to reconsider the vote by which House File 27 passed the House.

C. M. STRAWMAN.

INTRODUCTION OF BILLS

House File 482, by Burris of Jackson, a bill for an act to amend chapter one (1), section fifty (50), Acts of the Fifty-third General Assembly, relating to compensation of members of board of social welfare.

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

House File 483, by committee on agriculture 2, horticulture and dairy, a bill for an act to amend chapter one hundred ninety-two (192) and section one hundred ninety-five point seven (195.7), Code 1950, relating to the handling and sale of market milk.

Read first time and placed on the calendar.

House File 484, by Munger of Woodbury and Nelson of Woodbury, a bill for an act to amend section four hundred four point five (404.5), Code 1950, and to authorize an auditorium fund and an auditorium building fund for municipal corporations.

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

House File 485, by Meyer of Sac, Olson of Mitchell, Boothby of Cherokee, Soeth of Emmet and Ringgenberg of Story, a bill for an act to amend section three hundred seventeen point four (317.4) and section three hundred seventeen point eighteen (317.18), Code 1950, relating to the control and destruction of noxious weeds.

Read first time and referred to committee on agriculture 1.



House File 486, by Miller of Black Hawk, a bill for an act to amend section one hundred ninety point one (190.1), Code 1950, relating to ice cream manufacture and storage.

Read first time and referred to committee on public health, pharmacy.

House File 487, by Martin of Monroe, a bill for an act authorizing a patent to issue to the southeast quarter (SE¼) of the southeast quarter (SE¼) of section nine (9), township seventy-one (71) north, range eighteen (18), west of the fifth (5th) principal meridian, Monroe County, Iowa.

Read first time and referred to committee on judiciary 2.

House File 488, by Norland of Worth and Tate of Cerro Gordo, a bill for an act to amend section one hundred sixteen point nine (116.9), Code 1950, relating to the qualifications for examination to practice as a certified public accountant.

Read first time and referred to committee on departmental affairs.

House File 489, by Nelson of Woodbury and Munger of Woodbury, a bill for an act to amend section three hundred sixty-five A point one (365A.1), Code 1950, relating to group insurance in certain cities.

Read first time and referred to committee on insurance.

House File 490, 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, 1951, and ending June 30, 1953.

Read first time and placed on the calendar.

House File 491, by committee on appropriations, a bill for an act making appropriation to defray expense of inaugural ceremonies.

Read first time and placed on the calendar.

House File 492, by committee on appropriations, a bill for an act transferring moneys from the industry revolving funds created and established at the state penitentiary at Fort Madison and at the state reformatory at Anamosa to the general fund of the state.

Read first time and placed on the calendar.



House File 493, by committee on social security, a bill for an act to repeal section ninety-seven point ten (97.10), Code 1950, prohibiting the deduction of the Iowa old age and survivors' insurance tax for state income tax purposes.

Read first time and placed on the calendar.

House File 494, by committee on social security, a bill for an act to amend section ninety-six point five (96.5), Code 1950, relating to employment security and providing disqualification therefor.

Read first time and placed on the calendar.

House File 495, by committee on social security, a bill for an act to amend section ninety-six point sixteen (96.16), Code 1950, relating to employment security and providing a penalty for the making of a false statement or representation.

Read first time and placed on the calendar.

House File 496, by Palmer of Lee, a bill for an act to amend the military code of lowa, chapter twenty-nine (29), Code 1950.

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

House File 497, by Walker of Hamilton, Stevens of Greene, Putney of Tama, Sloane of Polk and Judd of Clinton, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and referred to committee on motor vehicles, commerce and trade.

SENATE AMENDMENTS CONSIDERED

Schwengel of Scott called up for consideration House File 169, a bill for an act relating to the change in name of the Soldiers' Orphans Home to the Iowa Annie Wittenmyer Home, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 169 as follows:

1. Strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. Section two hundred eighteen point one (218.1), Code 1950, is amended by striking all of subsection eleven (11) and inserting in lieu thereof the following: '11. The Iowa Annie Wittenmyer Home.'

"Sec. 2. Section two hundred eighteen point eighty (218.80), Code 1950, is amended by striking from lines three (3) and four (4) of sub-

section one (1) the words 'soldiers' orphans home' and inserting in lieu thereof the following: 'The Iowa Annie Wittenmyer Home'.

- "Sec. 3. Section two hundred fifty-five point twenty-eight (255.28), Code 1950, is amended by striking from lines three (3) and four (4) the words 'the soldiers' orphans home' and inserting in lieu thereof the following: 'The Iowa Annie Wittenmyer Home'.
- "Sec. 4. Section four hundred forty-four point twelve (444.12), Code 1950, is amended by striking from line nineteen (19) the words 'the Iowa soldiers' orphans home' and inserting in lieu thereof the following: 'The Iowa Annie Wittenmyer Home'."
- 2. Amend the title by striking all after the words "An Act" and inserting in lieu thereof the words "relating to the change in name of the soldiers' orphans home to The Iowa Annie Wittenmyer Home."

Motion prevailed and the House concurred.

Schwengel of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Fairchild Abel Mensing Ringgenberg Aubrey Fiene Metz Robinson Bass Frev Miller of Sar Black Hawk Berry Gallup Schroeder Bloedel Hanna Miller of Shelby Schwengel Moore of Butler Boothby Hansen Shepard Moore of Louisa Brockmeyer Harris Sherod Brookings Hendrix Morris Shifflett Huisman Nelson of Jasper Sloane Brown Brownlie Jones Nielsen Soeth Buck Judd Norland Stiffler Klemesrud Burris Nystrom Tate Burrows Koch Oberman Tierney Butler Kuester Oeth Uhlenhopp Van Zwol Clark of Langland Olson Appanoose Loss Palmer Walker Clark of Marion Lucken Patrick Walter Cornick Ludwig Paul Weiss Crabb Mallonee Pendleton Weston Martin Pieper White Crosier Darrington McEleney Putney Young McFarlane Davis Ramseyer Mr. Speaker Eckels McNeal

The nays were, none.

Absent or not voting, 20:

Cooksey Meyer Nicholson Smith Goode Mooty Oppedahl Stevens Hanson Munger Pedrick Strawman Heinz Nelson of Poston Voigtmann Kosek Woodbury Washburn Ryan Lisle

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

RECORD EXPUNGED

Sloane of Polk asked and obtained unanimous consent to expunge the record showing House File 86 placed on its last reading and passed by the House.

CONSIDERATION OF BILLS

The House resumed consideration of House File 86, a bill for an act to legalize the action of the board of supervisors of Polk County in contracting for and making expenditures for the erection of a maintenance shed and storage yard for the housing and maintenance of secondary road equipment and materials for said county.

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:

Abel Fiene Mensing Sar Aubrev Metz Schroeder Frey Gallup Meyer Bass Schwengel Berry Goode Miller of Shepard Bloedel Black Hawk Hanna Sherod Moore of Butler Boothby Hansen Sloane Brookings Harris Moore of Louisa Smith Brown Huisman Morris Soeth Brownlie Nelson of Jasper Jones Stevens Buck Judd Nielsen Stiffler Burris Klemesrud Norland Tate Tierney Burrows Koch Nystrom Butler Kuester Oberman Uhlenhopp Langland Van Zwol Clark of Olson Lisle Palmer Walker Appanoose Clark of Marion Loss Patrick Walter Cornick Lucken Paul Washburn Crabb Ludwig Pendleton Weiss Crosier Mallonee Pieper Weston Darrington Martin White Putney Davis McEleney Ramseyer Young Eckels McFarlane Ringgenberg Mr. Speaker Fairchild McNeal Rvan

The nays were, 1: Miller of Shelby



Absent or not voting, 18:

Brockmeyer Kosek Nicholson Robinson Mooty Oeth Shifflett Cooksey Oppedahl Hanson Munger Strawman Nelson of Pedrick Heinz Voigtmann Woodbury Poston Hendrix

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

CONSIDERATION OF SPECIAL ORDER

The Speaker announced the special order for the consideration of House File 420, a bill for an act to establish a department of public instruction of the State of lowa; to establish a board of public instruction, provide for the election of members thereof, and prescribe the powers and duties of said board; to provide for the appointment of a superintendent of public instruction and assistant superintendents and such other staff members and employees as necessary, and to prescribe the powers and duties of such superintendents and staff members; to abolish the board of educational examiners and the board for vocational education and to transfer duties of said boards to the board of public instruction; to amend certain sections of the Code of 1950 relating thereto, and to repeal certain sections of said Code to effect the general purposes of this act.

Walker of Hamilton offered the following amendment and moved its adoption:

Amend House File 420, section twenty-four (24), lines two (2) and three (3), by striking in line two (2) all the rest of the sentence after the word "not" and substituting in lieu thereof the following: "more than the attorney general's salary."

Brookings of Pottawattamie moved the previous question.

Motion prevailed.

Roll call demanded by Hansen of Carroll and Sloane of Polk.

On the question "Shall the amendment be adopted?"

The ayes were, 43:

Bloedel Clark of Eckels Langland Boothby Fiene Lisle Appanoose Clark of Marion Loss Brown Gallup Buck Cornick Hanna Mallonee Mensing Miller of Shelby Burrows Darrington Harris Butler Kosek Davis

Morris Norland Oeth Olson Palmer Patrick Pedrick Pieper Robinson Shepard

Hendrix

Sherod Shifflett Smith Soeth Stevens

Miller of

Black Hawk

Tierney Walker Walter Washburn White

The nays were, 56:

Abel
Aubrey
Bass
Berry
Brockmeyer
Brookings
Brownlie
Burris
Cooksey
Crabb
Crosier
Fairchild
Frey
Goode
Hansen

Huisman
Jones
Judd
Klemesrud
Koch
Kuester
Lucken
Ludwig
Martin
McEleney
McFarlane

Moore of Louisa
Munger
Nelson of Jasper
Nelson of
Woodbury
Nielsen
Nystrom
Oberman
Paul
Pendleton
Poston
Ramseyer

Ringgenberg Ryan Sar Schroeder Schwengel Sloane Stiffler Strawman Tate Van Zwol Weiss Weston Young Mr. Speaker

Absent or not voting, 9:

Hanson Heinz Mooty Nicholson

McNeal

Metz

Meyer

Oppedahl Putney Uhlenhopp Voigtmann

Amendment lost.

Moore of Butler

Kuester of Cass offered the following amendment and moved its adoption:

Amend House File 420, section twenty-four (24), lines two (2) and three (3), by striking the words and figures "less than seventy-five hundred dollars (\$7,500)" and inserting in lieu thereof the words and figures "more than twelve thousand dollars (\$12,000)".

Sloane of Polk offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 420 by striking the words and figures "twelve thousand dollars (\$12,000)" and inserting in lieu thereof the words and figures "fourteen thousand dollars (\$14,000)".

Tate of Cerro Gordo moved the previous question.

Motion prevailed.

Amendment to the amendment lost.

Roll call demanded by Walter of Hardin and Hansen of Carroll.

On the question "Shall the amendment be adopted?"

The ayes were, 72:

Abel Aubrey Bass Berry Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows

Moore of Louisa Clark of Koch Schroeder Kosek Appanoose Morris Schwengel Cooksey Kuester Munger Shepard Cornick Langland Nelson of Shifflett Woodbury Crabb Lisle Stevens Crosier Lucken Norland Stiffler Darrington Ludwig Oberman Tate Oeth Davis Mallonee Tierney Eckels Martin Palmer Uhlenhopp Fairchild McFarlane Paul Van Zwol McNeal Frey Pieper Weiss Gallup Metz Poston Weston Ramseyer Hanna Meyer White Hansen Miller of Ringgenberg Young Black Hawk Harris Robinson Mr. Speaker Moore of Butler Judd Ryan

The nays, were, 26:

Bloedel McEleney Patrick Smith Butler Pedrick Soeth Mensing Hendrix Miller of Shelby Pendleton Strawman Walker Huisman Nelson of Jasper Sar Walter Jones Nielsen Sherod Nystrom Klemesrud Sloane Washburn Olson Loss

Absent or not voting, 10:

Clark of Marion Hanson Nicholson Putney
Fiene Heinz Oppedahl Voigtmann
Goode Mooty

Amendment adopted.

Munger of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 420 by striking all of section twelve (12) and inserting in lieu thereof the following:

Sec. 12. The superintendent shall hold a masters degree or its equivalent in education or some related field; he shall have had at least five years' experience in educational administration. He shall hold or be eligible to hold a regular Iowa superintendent's certificate based upon training. Assistant superintendents shall have the same qualifications.

Bass of Montgomery offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 420, line six (6), by striking the words "in educational administration" and inserting in lieu thereof the words "as a superintendent".

Amendment to the amendment lost.

Amendment adopted.

Walker of Hamilton offered the following amendment and moved its adoption:

Amend House File 420 as follows:

1. Strike section five (5) and insert in lieu thereof the following:

"The members of the state board of public instruction shall be elected at the general election in 1952 and each fourth (4th) year thereafter one (1) member shall be chosen from each congressional district of the state or, in the event of redistricting, from state board of public instruction districts as hereinbefore provided."

Miller of Black Hawk moved the previous question.

Motion prevailed.

Roll call demanded by Van Zwol of O'Brien and Walker of Hamilton.

On the question "Shall the amendment be adopted?"

The ayes were, 20:

Bloedel	Fiene	Miller of Shelby	Sherod
Burris	Gallup	Oeth	Shifflett
Clark of	Hanna	Pedrick	Walker
Appanoose	Harris	Pieper	Weiss
Clark of Marion	Loss	Shepard	White
Eckele			

The nays were, 69:

Abel	Frey	Metz	Ringgenberg
Aubrey	Goode	Meyer	Robinson
Bass	Hendrix	Miller of	Ryan
Berry	Huisman	Black Hawk	Sar
Boothby	Jones	Moore of Butler	Schroeder
Brockmeyer	Judd	Moore of Louisa	Schwengel
Brookings	Koch	Morris	Sloane
Brownlie	Kosek	Nelson of Jasper	Smith
Buck ·	Langland	Nelson of	Stiffler
Burrows	Lisle	Woodbury	Strawman
Butler	Lucken	Nielsen	Tate
Cooksey	Ludwig	Nystrom	Tierney
Cornick	Mallonee	Oberman	Uhlenhopp
Crabb	Martin	Palmer	Van Zwol
Crosier	McEleney	Paul	Washburn
Darrington	McFarlane	Pendleton	Weston
Davis	McNeal	Poston	Young
Fairchild	Mensing	Ramsever	-

Absent or not voting, 19:

Brown	Kuester	Olson	Stevens
Hansen	Mooty	Oppedahl	Voigtmann
Hanson	Munger	Patrick	Walter
Heinz	Nicholson	Putney	Mr. Speaker
Klemesrud	Norland	Soeth	

Amendment lost.

On motion by Goode of Davis, the House recessed until 1:15 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of House File 420, a bill for an act to establish a department of public instruction of the State of Iowa; to establish a board of public instruction, provide for the election of members thereof, and prescribe the powers and duties of said board; to provide for the appointment of a superintendent of public instruction and assistant superintendents and such other staff members and employees as necessary, and to prescribe the powers and duties of such superintendents and staff members; to abolish the board of educational examiners and the board for vocational education and to transfer duties of said board to the board of public instruction; to amend certain sections of the Code of 1950 relating thereto, and to repeal certain sections of said Code to effect the general purposes of this act.

Moore of Butler offered the following amendments filed by him and moved their adoption:

Amend House File 420 as follows:

- 1. Section three (3), line eight (8), by striking the figures "1958" at the end of said line and inserting in lieu thereof the figures "1952".
- 2. Section five (5), line twelve (12), by striking the words and figures "second Monday of March, 1952.", and inserting in lieu thereof the words and figures "second Monday of June, 1951."
- 3. Section five (5), line seventeen (17), by striking the figures "1952" and inserting in lieu thereof the figures "1951".

Amendments adopted.

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

Amend House File 420, section eleven (11), line two (2), as follows: Insert after the word "term" the following: "each term not to exceed six years,".

Amendment adopted.

Patrick of Sioux offered the following amendment and moved its adoption:

Amend House File 420, section twenty-one (21), line four (4), by adding after the word "compensation" the following: ", with the ap-



proval of the comptroller and the executive council, with the exception of the department heads,".

Amendment adopted.

Pendleton of Buena Vista offered the following amendment and moved its adoption:

Amend House File 420 by adding thereto a new section as follows:

"Nothing in this act shall grant to the State Board of Public Instruction or to the State Superintendent of Public Instruction the authority to compel reorganization of school districts except as provided by law."

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 420, section twenty-two (22), lines two (2) and three (3), by striking the words "whose appointments shall be approved by" and inserting in lieu thereof the following: ", subject to the approval of".

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, 87:

Abel Aubrey Bass	Goode Hansen Hendrix	Meyer Miller of Black Hawk	Poston Putney Ramseyer
Berry	Huisman	Moore of Butler	Ringgenberg
Bloedel	Jones	Moore of Louisa	Robinson
Boothby	Judd	Mooty	Ryan
Brockmeyer	Klemesrud	Morris	Sar
Brookings	Koch	Nelson of Jasper	Schroeder
Brown	Kosek	Nelson of	Schwengel
Brownlie	Kuester	Woodbury	Shifflett
Buck	Langland	Nicholson	Sloane
Burris	Lisle	Nielsen	Soeth
Burrows	Loss	Norland	Stevens
Butler	Lucken .	Nystrom	Stiffler
Clark of Marion	Ludwig	Oberman	Strawman
Cooksey	Mallonee	Oeth	Tate
Cornick	Martin	Olson	Uhlenhopp
Crabb	McEleney	Palmer	Van Zwol
Crosier	McFarlane	Patrick	Weiss
Davis	McNeal	Paul	White
Eckels	Mensing	Pedrick	Young
Fairchild Frey	Metz	Pendleton	Mr. Speaker

The nays were, 15:

Clark of Tierney Gallup Pieper Appanoose Walker Hanna Shepard Darrington Harris Sherod Walter Fiene Miller of Shelby Smith Washburn

Absent or not voting, 6:

Hanson Munger Voigtmann Weston Heinz Oppedahl

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

VOTE RECONSIDERED

Goode of Davis moved to reconsider the vote by which House Concurrent Resolution 15 failed to pass the House.

Motion prevailed, and House Concurrent Resolution 15 was taken up for consideration.

HOUSE CONCURRENT RESOLUTION 15

Whereas, the state capitol building is in need of extensive repairs;

Therefore, Be It Resolved by the House, the Senate Concurring, that there is hereby created a committee of six (6), three (3) to be appointed by the President of the Senate and three (3) to be appointed by the Speaker of the House, who, together with the state architect, shall make a survey of the needed repairs on the inside and outside of the capitol building.

This committee shall specifically list the repairs vital to the preservation of the capitol building and shall submit the same to the executive council, which is hereby authorized and directed to make these repairs during the ensuing biennium and prior to the next session of the legislature.

Moore of Butler offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 15 by striking paragraph two (2) and inserting in lieu thereof the following:

"This committee shall specifically list the repairs vital to the preservation of the capitol building and shall submit the same back to the Fiftyfourth General Assembly for consideration, and such projects as are approved by the General Assembly shall be carried out by the executive council during the next biennium thereafter."

Amendment adopted.

Moore of Butler moved the adoption of the resolution as amended.

Resolution adopted.

REPORTS OF COMMITTEES

. Nelson 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 375, a bill for an act to amend section three hundred ninety point twelve (390.12), Code 1950, relating to use of parking meter funds in cities under ten thousand (10,000) population, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 55, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections of chapter three hundred sixty-six (366), Code 1950, relating thereto, and to amend certain sections of said chapter, begs leave to report it 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 55 as follows:

- 1. By striking the word "and" in line three (3), section two (2), and substituting in lieu thereof the word "or".
 - 2. By adding to section four (4) the following new subsection:
- "6. Publication by a municipal corporation of its ordinances or a complete revision or rearrangement or grouping of same under appropriate titles, parts, chapters and sections in the form of a bound or loose-leaf municipal code, or as a new edition of such municipal code, shall be deemed a sufficient publication and in lieu of publication in a newspaper. provided that: (a) Copies of such bound or loose-leaf codes shall be kept available at the clerk's office for public inspection and for sale at cost to the public; (b) A copy of such municipal code shall be furnished to the state law library, the municipal library, if any, and to a newspaper of general circulation in the municipality; (c) Copies of all amendments, new ordinances, and a list of repealed ordinances shall be provided, on or before the tenth day of the month succeeding final action thereon by the council, in the form of pamphlets or loose-leaf inserts, and made available to the public in the same manner as provided in paragraphs (a) and (b) hereof; (d) In the event that revised or rearranged municipal ordinances are published in the form of a bound or loose-leaf municipal code, publication shall be made in the manner provided by law for the publication of municipal ordinances stating the fact that such revised or rearranged publication of municipal code is now on file as provided in subsections (a), (b) and (c) and that this shall constitute sufficient publication of the same."

H. F. NELSON, Chairman.



Moore of Butler, from the committee on police regulation, suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance to whom was referred House File 377, a bill for an act to provide for the confinement of persons who are dangerous criminal sexual psychopaths or dangerous criminal defective delinquents, begs leave to report it 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 377 by inserting after the comma (,) in line eleven (11) of section six (6) the following: "during which time the defendant shall be required to report periodically to a responsible party appointed by the court to ascertain his condition,".

H. A. MOORE, Chairman.

Meyer of Sac, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 354, a bill for an act to amend chapter one hundred seventy-six (176), Code 1950, relative to farm aid associations and amending the law relative to the annual meetings of such associations, the amounts to be appropriated for such associations and the method of disbursing the money appropriated, begs leave to report it 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 354, section three (3), by striking therefrom lines four (4) to eight (8), inclusive, and substituting in lieu thereof the following: "In counties having a population of twenty-five thousand (25,000) or over, said board shall appropriate annually the sum of five thousand dollars (\$5,000), and may appropriate annually an additional two thousand dollars (\$2,000); in counties having a smaller population, said board shall appropriate annually the sum of three thousand dollars (\$3,000), and may appropriate annually an additional two thousand dollars (\$2,000); provided, that in counties holding court in two (2) cities and having a population greater than sixty thousand (60,000) wherein two (2) farm aid associations have been organized and shall have qualified hereunder for the appropriations, said board shall appropriate annually the sum of seven thousand dollars (\$7,000), and may annually appropriate an additional four thousand dollars (\$4,000)."

Further amend said section three (3) by striking the word "amount" in line nine (9) thereof and substituting the word "amounts" in lieu thereof; and by striking the word "association" in lines eleven (11) and twelve (12) thereof and substituting the word "associations" in lieu thereof. Further amend said section three (3) by striking therefrom lines twenty-six (26) to thirty-three (33), inclusive.

DWIGHT W. MEYER, Chairman.

McFarlane of Black Hawk, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security to whom was referred House File 346, a bill for an act to amend section ninety-seven point forty-five (97.45), Code 1950, relating to retirement benefits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. McFARLANE, Chairman.

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 37, a bill for an act to amend section six hundred twenty-seven point ten (627.10), Code 1950, relating to exemptions of earnings of head of a family and providing for a ten per cent (10%) garnishment for debts incurred for family necessities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. McFarlane, Chairman.

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 175, a bill for an act to amend section six hundred point three (600.3), Code 1950, relating to consent, when necessary, for adoption, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

ARCH W. McFARLANE, Chairman.

Kosek of Linn, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations to whom was referred Senate File 224, a bill for an act providing for the repeal of sections four hundred ninety-one point forty-four (491.44) and four hundred ninety-one point forty-five (491.45) of the Code of Iowa, 1950, relating to the posting of by-laws and statements of capital stock and indebtedness 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.

ERNEST KOSEK, Chairman.

Also:

MR. SPEAKER: Your committee on private corporations to whom was referred Seaste File 222, a bill for an act providing for the repeal of sections four hundred ninety-one point forty-six (491.46), four hundred ninety-one point forty-seven (491.47), four hundred ninety-one point fifty (491.50), and part of section four hundred ninety-one point fifty-three (491.53), Code 1950, relating to the furnishing of stockholders' lists, stock books and transfers of shares and the right of inspection of such records, and the enactment of substitutes therefor providing for the preparation



and keeping of capital stock and stock ownership and transfer records and for the examination of corporation records by stockholders, begs leave to report it has had 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 KOSEK, Chairman.

Butler of Pocahontas, from the committee on banks, building and loan, submitted the following report:

MR. SPEAKER: Your committee on banks, building and loan, to whom was referred House File 376, a bill for an act to amend chapter six hundred eighty-two (682), Code 1950, relating to securities and investments of trust funds, to authorize agreements between the principal or principals and surety or sureties for the deposit and joint control of funds and 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.

GUY G. BUTLER, Chairman.

Also:

MR. SPEAKER: Your committee on banks, building and loan, to whom was referred House File 147, 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 sixteen (536.16), and five hundred thirty-six point eighteen (536.18), Code 1950, relating to the regulation of the business of making loans of three hundred dollars (\$300) or less so as to provide for the regulation of the business of making loans of five hundred dollars (\$500) or less; to define the term "small loans" to be loans of five hundred dollars (\$500) or less; to provide that the maximum rate of interest or charges on any part of the unpaid principal balance of the loan in excess of three hundred dollars (\$300) shall be one per cent (1%) per month until such time as the state banking board shall fix a different rate; and for this purpose to amend section five hundred thirty-five point six (535.6), Code 1950, so as to make the provisions of section five hundred thirty-five point six (535.6), Code 1950, applicable to loans of more than five hundred dollars (\$500) rather than loans of more than three hundred dollars (\$300), begs leave to report it 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.

GUY B. BUTLER, Chairman.

Brown of Mahaska, 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 311, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of the 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 recom-



mendation that the same be amended as follows, and when so amended the bill de pass:

Amend House File 311, section one (1), by striking the words "both ends" in line six (6) and substituting in lieu thereof the words "entering end".

CARROLL L. BROWN, Chairman.

Gallup of Jefferson, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 374, a bill for an act to repeal certain sections of the Code 1950 relating to school bus drivers, begs leave to report it 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.

LEE GALLUP, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 77, a bill for an act relating to teachers' pension and annuity retirement systems created under chapter two hundred ninety-four (294), Code 1950, to permit payment of accumulated funds to predesignated beneficiaries in the event of death prior to retirement, begs leave to report it 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.

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 278, a bill for an act to permit school districts to grant adjusted salary or bonuses to teachers and employees in addition to the amounts specified in their contracts for the school year 1950-1951; and permitting school districts that do not and will not have sufficient available funds to include such additional amount necessary to pay said adjusted salary or bonuses in their budget to be made up in July, 1951, under the heading or item of "Additional Salary Allowance for 1950-1951," and providing that in the absence of fraud said item and said amount shall not be questioned at the time of hearing on said budget and permitting said school districts to anticipate the collection of the amount in said item by issuing warrants to their teachers and employees in a total amount not exceeding the amount in said item as adjusted salary or bonus over the amount specified in their contracts, and providing that if said warrants are stamped "Unpaid for insufficient funds" that said warrants shall draw interest at the rate of four per cent (4%) per annum, and further providing that no purchaser, endorsee or assignee of said warrants shall either directly or indirectly purchase the same for less than the face value of said warrants 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 be indefinitely postponed.

EARL A. MILLER, Chairman .:.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 450, a bill for an act to amend chapter two hundred sixty-four (264), Code 1950, by inserting therein a new section relating to transfer of college credits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. Amend House File 450, section one (1), line four (4), by inserting before the word "Any" the words "After July 4, 1951."
- 2. Amend House File 450, section one (1), line five (5), by inserting after the word "any" the word "undergraduate."

EARL A. MILLER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 72 and 161.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 72 and 161.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 20th day of February, 1951, sent to the Governor for his approval: House File 168.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

	AMBILDITIO
1	Amend House File 22 as follows:
2	1. Amend the title by striking from lines one (1) and
8	two (2) the words and figures "three hundred sixty-five point
4	one (365.1)," and inserting in lieu thereof the words and
5	figures "three hundred sixty-five point three (365.8),".
6	2. Strike everything after the enacting clause and
7	substitute in lieu thereof the following: "Section 1. Section
8	three hundred sixty-five point three (365.3). Code 1950, is
9	hereby amended by adding a sentence to said section as follows:
10	Any city having a population of less than eight thousand
11	(8,000) which has adopted by ordinance the provisions of this
12	chapter may not discontinue civil service except by a majority
13	vote of the city electorate at a regular city election."
	COMMITTEE ON CITIES AND TOWNS.
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1	Amend House File 113 by inserting in line ten (10)
2	after the first word "the" the following: "county
8	organization of".
	WALTER of Hardin.
1	Amend House File 97 by striking lines twenty-three (23)
2	to thirty-three (86), inclusive.
	ROBINSON of Delaware. HENDRIX of Muscatine.
1	Amend House File 430, section one (1), subsection one (1), as
	follows:
2	1. By inserting after the word "AXLE" in line eleven
8	(11) the words "AND TANDEM AXLE".
4	2. By inserting after the word "GROSS" in line
5	twenty-two (22) the words "OR GROUP OF AXLES".
	Brookings of Pottawattamie.
	A
1	Amend House File 99 by striking all after the
2	enacting clause and inserting in lieu thereof:
8	Sec. 1. Section sixty-four point eleven (64.11), Code 1950, is
4 5	amended by inserting after the word "treasurer"
6	in line one (1) the words "and deputy county treasurer".
0	
	TIERNEY of Webster.
1	Amend House File 498 by striking the word "twenty-five" in
2	line two (2) and figures "25" in line three (3) and inserting in
8	lieu thereof the word and figures "twenty-four (24)".
	PUTNEY of Tama.

Amend the amendment to House File 422 filed February 2 16, 1951, by Van Zwol of O'Brien, et al., by adding 3 the following new sections at the end thereof:

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- 7. Amend the title of House File 422 by inserting in
 line seven (7) after the figures "(340.8)" the following:
- 6 "Three hundred forty point nine (340.9)." And further mend said title by striking the period (.) from the
- 8 end thereof and adding thereto the following:
- 9 "County Attorneys and Assistant County Attorneys."
- 8. Amend House File 422 by adding the following:
- 11 "Sec. 8. Section three hundred forty point nine
- 12 (340.9), Code 1950, is amended by striking subsections
- 13 1 to 15, inclusive, and inserting in lieu thereof the 14 following:
 - 1. Less than ten thousand, thirty-six hundred dollars.
- 2. Ten thousand and less than fifteen thousand,
 thirty-seven hundred fifty dollars.
- 3. Fifteen thousand and less than twenty thousand, thirty-nine hundred dollars.
- Twenty thousand and less than twenty-five thousand,
 four thousand fifty dollars.
- 22 5. Twenty-five thousand and less than thirty thousand, 23 forty-two hundred dollars.
- 6. Thirty thousand and less than thirty-five thousand,
 forty-three hundred fifty dollars.
- 7. Thirty-five thousand and less than forty thousand,
 forty-five hundred dollars.
 - 8. Forty thousand and less than forty-five thousand, forty-six hundred fifty dollars.
 - 9. Forty-five thousand and less than fifty thousand, forty-eight hundred dollars.
 - 10. Fifty thousand and less than sixty thousand, fifty-one hundred dollars.
- 34 11. Sixty thousand and less than seventy thousand, 35 fifty-four hundred dollars.
- 36 12. Seventy thousand and less than eighty thousand, 37 fifty-seven hundred dollars.
- 38 13. Eighty thousand and less than one hundred thousand, 39 sixty-two hundred dollars.
- 40 14. One hundred thousand and less than one hundred fifty
 41 thousand, sixty-eight hundred dollars.
- 42 15. One hundred fifty thousand and over, seventy-two hundred dollars."

SCHEOEDER of Scott.
VAN ZWOL of O'Brien.
NELSON of Woodbury.
UHLENHOPP of Franklin.
JUDD of Clinton.
RYAN of Polk.
MUNGER of Woodbury.
SCHWENGEL of Scott.

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Amend House File 467 by adding thereto a new section
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   as follows:
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     "Section 2. Further amend section one hundred twenty-four
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point thirty (124,30), Code 1950, by adding thereto a new subsection, as follows:

5 6 "The sentencing judge or the clerk of his court, if 7 there be one, shall forthwith certify to the authorities

issuing said permit a true copy of the judgment sentencing

9 the defendant for violation of any of the provisions of

this chapter. The court shall also, in pronouncing sentence, 10

11 provide for the immediate surrender to the issuing authorities

12 of the defendant's permit, issued to him under the provisions

of this chapter." 13

SLOANE of Polk.

1 Amend the amendment filed by the committee on consolidation 2 and coordination of state government to Senate File 2 by striking 3 all of section 3 thereof, and by inserting in lieu thereof the 4 following:

"Section 3. Amend section eight point five (8.5), Code 1950, 5 6 by adding thereto a new subsection as follows:

7 "Division of Personnel. There shall be a personnel division. 8 in the office of the state comptroller. The division of personnel 9 shall be headed by a personnel director, who shall be chosen on 10 the basis of training, experience and qualifications for the 11 position, and shall have had at least four years' experience in 12 personnel management or equivalent experience, and shall preferably 13 have had specialized training in personnel administration. The 14 personnel director shall be appointed by the Executive Council.

15 "1. The personnel director, subject to the approval of the 16 Executive Council, shall:

"a. Except for positions for which the compensation is fixed 17 by statute, test and pass upon the qualifications of all applicants 18 for appointment to and promotions in the various positions in the 19 20 several agencies of the state government.

"b. Establish employment and reemployment lists from which appointments are to be made to the various positions in the state service.

24 "c. Prepare and maintain a roster of all employees in the state service, showing for each employee his name, post office address, title of position held, rate of compensation, changes in status, compensation or title, transfers, sick leave and vacations, and The second of the second of the second any other pertinent facts.

"d. Ascertain the correctness and validity of all pay rolls before they may be lawfully authorized for payment, or supply to another division the proper data for so doing.

- "e. Make studies for each class of position of the rates
 being paid for similar or comparable services elsewhere and
 other information pertaining to proper rates of compensation,
 and prepare a schedule of compensation for each class of
 position with a minimum salary rate, a maximum salary rate,
 and such intermediate salary rates as are deemed necessary
 and equitable.
- "f. Devise, install and administer service-rating systems
 and training courses for employees as far as practicable, based
 on merit system principles and standards.
- 42 "g. Arrange for and pass upon transfers and regulate annual 43 sick leaves and special leaves of absence, hours of work, lay-44 offs and removals.
- 45 "h. Transfer employees temporarily from one department to 46 another, when necessary to expedite the work of any department.
- 47 "i. Certify to each state agency such employees as the agency 48 deems necessary for efficient service.
- "j. Make investigations pertaining to personnel, salary
 scales and employment conditions in the state service.
- "k. Prepare, adopt and administer such rules and regulations
 as are necessary to carry out the provisions of this section.
- "1. The present joint merit system now effective in state
 agencies expending federal funds shall remain in full force and
 effect so far as they apply to such agencies until such time as
 the plan and rules promulgated under the provisions of the preceding sections are approved by the appropriate federal agencies."

 SLOANE of Polk.
 - Amend the committee amendment filed by the committee on consolidation
 - 2 and coordination of state government to Senate File 2, section three
 - 3 (3), subsection one (1), as follows:
 - 4 1. Strike lines thirty-eight (38) to forty-one (41), inclusive, and insert in lieu
- 5 thereof the following:
- 6 "1. Director. The division shall be in charge of an ad-
- 7 ministrative officer appointed by the executive council and shall
- 8 be known as the director of personnel."
- 9 2. Amend section three (3), subsection two (2), by striking the
- 10 ing words in lines forty-two (42) and forty-three (43) "governor with the cooperation of
- 11 the executive council" and inserting in lieu thereof the words
- 12 "executive council".

18 3. Strike from line forty-nine (49) the word "governor," and insert 14 in lieu thereof "executive council".

SLOANE of Polk.
BUTLER of Pocahontas.
KOSEK of Linn.
PALMER of Lee.
MENSING of Cedar.
HENDRIX of Muscatine.
TIERNEY of Webster.
PENDLETON of Buena Vista.
KLEMESRUD of Winnebago.
WALKER of Hamilton.
TATE of Cerro Gordo.
JUDD of Clinton.
WASHBURN of Mills.
ABEL of Clayton.
MCNEAL of Wright.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Thursday, February 22, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 22, 1951.

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

Prayer was offered by the Reverend Otto Frerking, pastor of the Cleghorn Presbyterian Church, Cleghorn.

The Journal of February 21 was corrected and approved.

PRESENTATION OF VISITORS

Miller of Black Hawk presented to the House twelve students from the American history class of Finchford Consolidated School, Janesville, accompanied by Harry Haven, superintendent.

POINTS OF PERSONAL PRIVILEGE

Munger of Woodbury rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable Earl A. Miller of Black Hawk.

Tate of Cerro Gordo rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable L. W. Abel of Clayton.

Fiene of Chickasaw rose under the question of personal privilege and announced to the House that today was the birthday of the Honorable Martin E. Sar of Floyd.

Metz of Decatur rose under the question of personal privilege and announced to the House the birthday of the Honorable Max M. Soeth of Emmet.

Fairchild of Ida escorted Mr. Miller to the well of the House; Pendleton of Buena Vista escorted Mr. Abel to the well of the House; Fiene of Chickasaw escorted Mr. Sar to the well of the House; Metz of Decatur escorted Mr. Soeth to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Miller, Mr. Abel, Mr. Sar and Mr. Soeth.

OBSERVANCE OF WASHINGTON'S BIRTHDAY

Brownlie of Madison rose under the question of personal privilege and made the following remarks:

Today is the anniversary of the birthday of the Father of Our Country, and I would like to ask unanimous consent of the House that a short time be set aside for the observance of this day.

Brownlie of Madison yielded the floor to Schwengel of Scott, who addressed the House as follows:

At the suggestion of the Speaker and several members of the House who desire to recognize this day as a memorable day in the life of our nation, commemorating the life that has been given us in the person whom we are pleased to call the Father of Our Country, I have prepared a few remarks which I hope will be appropriate at this time.

Today, when we pause and reflect on the conditions of the world, when everything seems so dark and discouraging and so much seems to depend on the decisions of diplomats and governments, and when the people are tired of war and rumors of war, and when we yearn for peace and there seems to be no peace, it is well for us to pause for a moment in the haze of misunderstanding to seek out the guide posts and try to set ourselves straight by the admonitions of great people.

As we contemplate and study the life of George Washington, we think of him first as a great and honorable citizen, as a farmer and surveyor, as a soldier and in that capacity as the greatest commander-in-chief of the armies in the history of our nation, as a builder of a nation, never a man of many words but a man of deep thought, and of his final and logical contribution as the first chief executive of our great nation.

When we call these things to your attention a panorama of historical scenes passes before our eyes, pictures of many dramatic things come to mind, such as Washington crossing the Delaware, Washington leading his armies, Washington with his generals, Washington at his beloved Mount Vernon, Washington at the Constitutional Convention, and, finally, Washington, the seat of our government, where has been erected a great obelisk built to his memory, pointing upward the destiny of this nation.

One of the, if not the greatest contributions that he made to our system was his absolute denial and refusal to be considered to the least degree or in any sense as a monarch. He admonished those who had that in mind to forget it and build a nation on a philosophy and upon an idea. So it might be well at this time to call attention to some of the things he stood for.

Of war he had this to say: "As the complexion of European politics seems now—my first wish is to see this plague to mankind banished from off the earth, and the sons and daughters of this world employed in more pleasing and innocent amusements than in preparing implements and exercising them for the destruction of mankind. That problem was important then, and is still an important one that challenges the peoples of the world."

On liberty he had this to say: "Liberty when it begins to take root is a planned and rapid growth. We might pause and ask ourselves how well have we cultivated the seed of liberty."

On justice he said: "The due administration of justice is the firmest pillar of good government. This is seemingly elementary but important to call to our attention periodically."

In his Farewell Address he admonished that the "free constitution which is the work of your hands may be sacredly maintained—that its administration in every department may be stamped with wisdom and virtue, and that the happiness of the people of these states under the auspices of liberty may be made complete."

On the idea of government he had this to say: "The very idea of the power and right of the people to establish government presupposes the duty of every individual to obey the established government." He meant that toward the preservation of that government and the preservation of a happy state it is necessary that you resist with care the spirit of innovations upon its principles, however precious the pretext may be.

As we read his life story, we cannot help but be imbued with the fact that the right of the individual was paramount in his mind, and that if we, as a people, understood and conducted ourselves as true citizens under the laws of God, we would create an atmosphere that would lead to political prosperity.

George Washington knew the real problems of this nation. He held in check the spirit of Jefferson who wanted to go to the extreme of free government which might have set the atmosphere for a French Revolution here in America. On the other hand, he saw the extreme philosophy of Alexander Hamilton as a detriment to the growth and establishment of liberty. He was the captain of the Ship of Liberty, and he steered it well. Today, in the legislative halls and among the roll of nations, because we had noble souls and great leaders like Washington, we in America stand out in bold relief as the hope of the free peoples of the world, for it is here that we recognize that, if there is to be understanding and wars are finally to cease, we must admit that the American Proposition isn't just for America. It is a universal one for all mankind.

John Adams, that eminent patriot and personal friend of Washington, said: "America has a mission to present the Proposition to the rest of the world." Ralph Waldo Emerson, a personal admirer of Washington, and after discussion on the subject, summarized by saying: "The office of America is to liberate."

The Father of Our Country knew and understood that if a way of life was to continue it must have a strong moral girding. Again may I refer to his Farewell Address when he had this to say on that subject: "Of all the disposition and habits which lead to political prosperity, religion and morality are indispensable supports. In vain would the man claim the tribute of patriotism who should labor to subvert these great pillars of human happiness, these firm props of the duties of men and citizens."

He knew and understood the importance of enlightened citizenry, the undergirding influence of education. On one occasion he made this observation: "Virtue or morality is a necessary spring of government, the rule indeed extends with more or less force to every species of government—promote then, as an object of primary importance, institutions for the general diffusion of knowledge. In proportion as the structure of government gives force to public opinion it is essential that public opinion should be enlightened."



There is much more that could be said and probably more effectively than I have said it, and there are virtually hundreds of admonitions of Washington's that could be referred to. But time does not permit, so in closing may I just summarize briefly and call attention to the fact that here was a man who was captain of the Ship of State, who was firmly grounded in the principles of morality and a doctrine of faith. He has inspired us to become the great nation that we are. May we always in our deliberations, in looking forward to doing a more effective job for the people, remember the guide posts and the admonitions, the sacrifices and the lessons given us by great men in the past who have laid the foundation on which we can continue to build here on this continent, and by example and influence have a part in rebuilding and re-establishing understanding among the people of the world so that we may hasten the day when spears shall be beaten into pruning hooks and swords into plow-shares.

We can best remember George Washington by remembering the things he stood for and the inspiration he has given us to be the great nation that we are.

PETITIONS

McFarlane of Black Hawk presented a petition signed by forty members of Local Union 384, journeymen and apprentices of the pipe fitting industry, urging support of House File 246.

Referred to the committee on public health, pharmacy.

Walter of Hardin presented a resolution from the Iowa Falls fire department, consisting of twenty-two members, urging support of House File 89.

Referred to the committee on judiciary 1.

Walter of Hardin presented a resolution from the Iowa Falls fire department, consisting of twenty-two members, urging support of House File 233.

Referred to the committee on motor vehicles, commerce and trade.

Miller of Black Hawk presented a petition signed by forty members of Local Union 384, journeymen and apprentices of the pipe fitting industry, urging support of House File 246.

Referred to the committee on public health, pharmacy.

McFarlane of Black Hawk presented a petition signed by thirtyfour members of the Parent-Teachers' Association of Arcadia urging support in its entirety of Senate File 203 as passed by the Senate.



Referred to the committee on schools, libraries, state educational institutions.

Buck of Marshall presented a petition signed by six residents of Marshalltown opposing federal controls of rent.

Passed on file.

PROOF OF PUBLICATION

Published copy of House File 379 and verified proof of publication of said bill in The Renwick Times on February 22, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 37, 55, 175, 311, 346, 354, 375, 376, 377, 450 and Senate Files 222 and 224, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 73, 128, 234 and 316.

Van Zwol of O'Brien offered the following House resolution:

HOUSE RESOLUTION 7

Whereas, the House improvement committee of the Fifty-third General Assembly, now discharged, was definitely assured by the custodian of the state house that the air conditioning equipment for the House chamber needed no repairs and was efficient and adequate to do an excellent job, and

Whereas, the members of the House of Representatives, the clerks and all other personnel employed in the House chamber have been conscious of discomfort from too much heat and foul air to the extent of where it has been necessary for some of the house members to shed their coats during the session hours, and

Whereas, the discomfort from this excessive heat and impure air should so far as possible be remedied in the future days of the present session.

Now, Therefore, Be It Resolved: That the custodian who is in charge of the state house, including the House chamber, and who is responsible for the comfort of the members of the House of Representatives, in the heating and ventilation of the chamber, should prove to the former House improvement committee and all of those concerned that the air conditioning unit serving the House chamber is in good condition and is capable of doing an efficient job. That the heat be controlled at a comfortable

temperature, and foul and stuffy air be replaced with properly heated fresh air.

Laid over under Rule 34.

HOUSE FILE 27 RECALLED FROM SENATE

Strawman of Jones asked and obtained unanimous consent to recall House File 27 from the Senate.

EXPLANATION OF VOTE ON HOUSE FILE 420

Due to the fact that politics is the thinking of the people, and House File 420 is removing the election of the superintendent of public instruction from the people on a partisan basis to an appointive office by a state board of education and placing it in school politics, and that during the period of 1915 to 1926 the state superintendent was appointed, and then this system was discarded. Under the system that passed the House, it might require 10 to 15 years to remove a state superintendent from office, and the fact that a salary ceiling of \$12,000 was placed on this office which could easily become the salary of this department and other departments of state, it is my conviction that I vote "no" on this bill.

PAUL M. WALTER.

INTRODUCTION OF BILLS

House File 498, by Shepard of Lucas and Loss of Kossuth, a bill for an act to amend section three hundred twenty-one point one (321.1), Code 1950, relating to motor vehicle definitions of words and phrases.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 499, by Pendleton of Buena Vista, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18), Code 1950, providing for a maximum levy of ten (10) mills for the purpose of retiring schoolhouse bonds.

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

House File 500, by Hendrix of Muscatine and Boothby of Cherokee, a bill for an act to amend section three hundred eight A point one (308A.1), Code 1950, relating to sales tax revenue for road use tax fund.

Read first time and referred to committee on tax revision.

House File 501, by Uhlenhopp of Franklin, Crabb of Guthrie,



Weston of Buchanan, Ludwig of Johnson, Olson of Mitchell, Paul of Poweshiek, Moore of Butler and Norland of Worth, a bill for an act to provide for the establishment of a minimum foundation program for the State of Iowa for the purpose of equalizing educational opportunity and the equalization of the tax burden in the several school districts of the state; to establish a joint financial responsibility between the state and the several school districts of the state for the support of said foundation program; to establish the ability of the several assessment units of the state to support education; to provide for the method of raising local funds for the support of the foundation program; to provide for the distribution of said funds to the local school districts of the assessment units; to establish the procedure for distributing state aid moneys; and to repeal chapter two hundred eighty-six (286), Code 1950, and chapter two hundred eighty-six A (286A), Code 1950.

Read first time and referred to committee, on tax revision.

House File 502, by Butler of Pocahontas, Pedrick of Wapello and Tierney of Webster, a bill for an act providing for state general building aid to assist school districts in financing approved programs of school building construction and/or rehabilitation, providing for the administration of such aid by the state department of public instruction, and making the appropriation for such aid.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 503, by Lisle of Page, Patrick of Sioux, Walker of Hamilton, McFarlane of Black Hawk and Schroeder of Scott, a bill for an act to amend chapter ninety-seven (97), Code 1950, relating to old age and survivors' insurance and providing for refunds.

Read first time and referred to committee on social security.

House File 504, by Tierney of Webster, a bill for an act to amend section one hundred nine point ninety-two (109.92), Code 1950, relating to trapping for animals.

Read first time and referred to committee on fish and game.

House File 505, by Tierney of Webster, a bill for an act relating to the use of vending machines in the sale of cigarettes, providing for the licensing of such machines, and providing a penalty for the illegal operation thereof.

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



House File 506, by Ryan of Polk and Sloane of Polk, a bill for an act to amend section three hundred fifty-nine point forty-three (359.43), Code 1950, relating to township levy for fire apparatus and services.

Read first time and referred to committee on county and town-ship affairs.

House File 507, by Berry of Calhoun and Uhlenhopp of Franklin, a bill for an act to amend section seventy-nine point one (79.1), Code 1950, relating to paid vacations.

Read first time and referred to committee on departmental affairs.

House File 508, by Ryan of Polk, Ringgenberg of Story and Sloane of Polk, a bill for an act to amend section ninety-four point six (94.6), Code 1950, relating to limitation on fees charged by employment agencies and excepting therefrom supervision and care of minors.

Read first time and referred to committee on labor.

House File 509, by committee on railroads, a bill for an act to amend section three hundred eighty-nine point forty-one (389.41), Code 1950, relating to grade crossing protection, and to provide for division of the costs thereof.

Read first time and placed on the calendar.

House File 510, by Olson of Mitchell, a bill for an act to provide for the creation of a county conservation board, and prescribing the powers, duties and terms of office of said board.

Read first time and referred to committee on conservation, drainage and flood control.

House File 511, by Brookings of Pottawattamie, a bill for an act to amend section four hundred sixty-seven A point five (467A.5), Code 1950, relating to election of soil conservation commissioners.

Read first time and referred to committee on conservation, drainage and flood control.

House File 512, by Sloane of Polk, a bill for an act to amend Senate File 3, as passed by the Fifty-fourth General Assem-

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bly and now on file in the office of the secretary of state, relating to gambling devices.

Read first time and referred to committee on judiciary 2.

House File 513, by Moore of Butler, a bill for an act to amend section one hundred twenty-four point thirty-nine (124.39), Code 1950, relating to the booths and windows of establishments where beer is sold under a class "B" license.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 514, by Bass of Montgomery, Kuester of Cass, Paul of Poweshiek, Strawman of Jones, Mallonee of Audubon, Poston of Wayne, Moore of Butler, Smith of Dickinson, Stevens of Greene, Olson of Mitchell, Shifflett of Ringgold, Van Zwol of O'Brien, Bloedel of Fremont, Gallup of Jefferson, Morris of Dallas, Ringgenberg of Story, Brownlie of Madison, Uhlenhopp of Franklin, Crabb of Guthrie, Cooksey of Clay and Metz of Decatur, a bill for an act to amend chapter eighty (80), Code 1950, relating to the department of public safety, and the duties of said department with regard to the enforcement of the beer and liquor laws of the State of Iowa.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 515, by Kosek of Linn, a bill for an act to amend chapter three hundred ninety point eight (390.8), Code 1950, relating to use of funds derived from the operation of parking meters.

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

House File 516, by Putney of Tama, a bill for an act relating to bribery of participants in amateur and professional games and fixing the penalties therefor.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 517, by Brookings of Pottawattamie, a bill for an act to amend section thirty-five A point four (35A.4), Code 1950, relating to persons entitled to receive World War II compensation.

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



House File 518, by committee on ways and means, a bill for an act to amend section four hundred twenty-three point two (423.2), Code 1950, relating to the definition of the term "purchased for use in this state" as the same relates to the imposition of a use tax on tangible personal property purchased for use in Iowa.

Read first time and referred to committee on tax revision.

House File 519, by McEleney of Clinton, Schwengel of Scott and Davis of Fayette, a bill for an act to amend the law as it appears in chapter three hundred ninety-two (392), Code 1950, relating to joint use of municipal sewers and providing for an extension of the power of certain cities and towns to contract with each other for protection of the public water supply.

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

MESSAGES FROM 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 18, a bill for an act to provide for the government of municipal corporations under the council-manager by popular election form of municipal government.

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 to provide for the government of cities and towns under the commission form of municipal government.

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

Senate File 28, a bill for an act to provide for the government of cities and towns under the mayor-council form of municipal government.

CARROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 165, a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof, and to repeal certain sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419) and four hundred twenty (420), Code 1950, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code to conform thereto.

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



Hendrix of Muscatine asked and obtained unanimous consent for the reconsideration of the vote by which House File 97 was placed on its last reading and passed by the House, in accordance with the motion filed by him and Robinson of Delaware February 19, 1951.

CONSIDERATION OF BILLS

The House resumed consideration of House File 97, a bill for an act to amend chapter two hundred ninety-four (294), Code 1950, relating to teachers and providing for sabbatical leaves of absence of teachers and providing for necessary regulations and rules governing the same.

Hendrix of Muscatine offered the following amendment filed by him and Robinson of Delaware and moved its adoption:

Amend House File 97 by striking lines twenty-three (28) to thirty-three (38), inclusive.

Amendment adopted.

Munger 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:

Abel Gallup Aubrey Goode Bass Hama' Berry Harris Bloedel Hendrix Boothby Huisman Brockmeyer Judd Brown Klemesrud Brownlie . Koch: Buck Kosek Burris Kuester Burrows Langland Butler Lisle . Clark of Loss Appanoose Lucken Clark of Marion Ludwig Cooksey Mallonee Cornick Martin Crabb McElenev Crosier McFarlane Darrington McNeal Davis Mensing Eckels Metz Fairchild Meyer Miller of Fiene Frey Black Hawk

Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Jasper Nicholson Nielsen . Norland Nystrom Oberman Oeth Oppedahl Palmer Patrick Paul Pedrick Pendleton. Pieper Poston Putney Ramseyer

Ringgenberg

Ryan

Schroeder Schwengel . Shepard Sherod Shifflett Sloane Smith Soeth . Stevens Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker The nays were, none.

Absent or not voting, 9:

Brookings Heinz Hansen Jones

Nelson of Woodbury

Robinson Stiffler

Hanson

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

Senate File 71, 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 school building bonds of the Consolidated School District of Newhall, in the county of Benton, State of Iowa, and declaring said bonds issued and sold pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 88:

Abel

Bass Frey Berry Gallup Bloedel Goode Boothby Hanna Brockmeyer Hansen Brookings Hendrix Brown Huisman Brownlie Jones ... Buck Judd Burris Klemesrud Burrows Koch Butler Kosek Clark of Kuester . Appanoose Langland Clark of Marion Lisle Cooksey Loss Crabb Lucken Crosier Ludwig Darrington Mallonee : Davis Martin Eckels McEleney Fairchild McNeal

Metz Moore of Louisa Mooty Morris Munger Nelson of Jasper Schroeder Nelson of Woodbury Nicholson Nielsen Norland Oberman Oeth Olson Oppedahl. Palmer . Paul Pedrick Pendleton Pieper Poston Putney

Robinson Ryan Sar Schwengel Sloane Smith Soeth Stevens Strawman Tate Tierney Uhlenhopp Voigtmann Walker Walter Washburn Weston ... Young Mr. Speaker

Ramseyer

Ringgenberg

The nays were, none.

Absent or not voting, 20:

Hanson Aubrev Cornick Harris

Heinz McFarlane

Mensing Meyer



Miller of Nystrom Sherod Van Zwol
Black Hawk Patrick Shifflett Weiss
Miller of Shelby Shepard Stiffler White

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

CONSIDERATION OF SPECIAL ORDER

The Speaker announced the special order for the consideration of Senate File 2, a bill for an act relating to the administration of state budget and finances and to assign or transfer certain duties relating thereto to the auditor of state, state comptroller or treasurer of state, with report of committee recommending amendment and passage.

Munger of Woodbury offered the following amendments proposed by the committee on consolidation and coordination of state government:

Amend Senate File 2 as follows:

- 1. Amend the title to Senate File 2 by striking the same and inserting in lieu thereof the following: "An Act relating to the administration of state budget, finances and fiscal control and to assign certain duties relating thereto to the state comptroller."
- 2. Further amend Senate File 2 by striking all after the enacting clause and inserting in lieu thereof the following:
- Section 1. Amend section eleven point five (11.5), Code 1950, by inserting after the period (.) in line seven (7) the following new sentence: "Each department and institution of the state shall keep its records and accounts in a current condition."
 - Section 2. Amend section eight point six (8.6), Code 1950, as follows:
- 1. Amend subsection six (6) by inserting a period (.) after the word "state" in line nine (9) and striking in lines nine (9), ten (10), eleven (11), twelve (12) and thirteen (13) the words "and to centralize all disbursements of the state government other than the disbursements of the state fair board, the institutions under the state board of education and state conservation commission."
- 2. Amend subsection seven (7) by adding a new subsection as follows: "The comptroller shall assign an employee or employees of his office to check and preaudit receipts and expenditures, whether public or private, of the state fair board and the institutions under the state board of education. The employee or employees of the comptroller as hereinbefore provided shall be under the direction and supervision of the comptroller and act as an agent for said comptroller. The state fair board and the institutions under the state board of education shall furnish said employee or employees of the comptroller with office space and such help and assistance as may be necessary to properly perform the duties herein specified."



Section 3. Amend section eight point five (8.5), Code 1950, by adding thereto a new subsection as follows:

"Division of Personnel. There shall be a personnel division in the office of the state comptroller which shall be organized as follows:

- "1. Director. The division shall be in the charge of an administrative officer appointed by the comptroller with the approval of the governor, and shall be known as the director of personnel.
- "2. Through the personnel director, the governor with the cooperation of the executive council shall adopt and establish a plan of classification and compensation for each position and type of employment in state government, except for positions for which the salaries or compensation is fixed by statute, and shall prescribe therein the necessary salary schedules, fixing a minimum and maximum for each class of employees doing the same general type of work. With the approval of the governor, the personnel director shall make such regulations and adopt such methods of qualifying employees for positions as will make the plan effective, and shall prescribe rules to provide for personnel administration which shall include rules governing appointments, promotions, demotions, transfers, separations, vacations and sick leave as provided by law, and hours of employment.

"The plan adopted for personnel administration shall be based on merit system principles and standards.

- "3. The employees under the attorney general and the employees of institutions under the state board of education, other than the State Sanitarium at Oakdale, Iowa, shall not come under the division of personnel.
- "4. Merit System. The present joint merit system now effective in state agencies expending federal funds shall remain in full force and effect so far as they apply to such agencies until such time as the plan and rules promulgated under the provisions of the preceding sections are approved by the appropriate federal agencies."

Section 4. Amend section two hundred sixty-two point twenty-three (262.23), subsection two (2), Code 1950, by inserting after the word "only" in line one (1) the words "after presudit by the state comptroller and".

Section 5. Amend section one hundred seventy-three point eleven (173.11), subsection two (2), Code 1950, by striking the period (.) at the end of said subsection and inserting in lieu thereof a comma (,) and adding the following: "provided that all claims against the state fair board shall be checked and preaudited by the state comptroller before such claims are approved and before warrants for the same are signed by the president and secretary."

Section 6. Amend section one hundred twenty-three point ten (123.10), Code 1950, by striking the words "said commission" in line eleven (11) thereof and inserting in lieu thereof the words "the state division of personnel".

Sloane of Polk asked and obtained unanimous consent to withdraw the amendment to the amendment filed by him, found on pages 611 and 612 of the Journal of February 21.



Ludwig of Johnson offered the following amendment to the amendment filed by him and moved its adoption:

Amend the committee amendment to Senate File 2 by striking from section three (3), subsection three (3), lines fifty-nine (59) and sixty (60), the words "other than the State Sanitorium at Oakdale, Iowa,".

Amendment to amendment adopted.

Sloane of Polk offered the following amendment to the amendment filed by him, et al., and moved its adoption:

Amend the committee amendment filed by the committee on consolidation and coordination of state government to Senate File 2, section three (3), subsection one (1), as follows:

- 1. Strike lines thirty-eight (38) to forty-one (41), inclusive, and insert in lieu thereof the following:
- "1. Director. The division shall be in charge of an administrative officer appointed by the executive council and shall be known as the director of personnel."
- 2. Amend section three (3), subsection two (2), by striking the following words in lines forty-two (42) and forty-three (43) "governor with the cooperation of the executive council" and inserting in lieu thereof the words "executive council".
- 3. Strike from line forty-nine (49) the word "governor," and insert in lieu thereof "executive council".

Meyer of Sac moved the previous question.

· Motion prevailed.

Roll call demanded by Munger of Woodbury and Brookings of Pottawattamie.

On the question "Shall the amendment to the amendment be adopted?"

Rule 18 invoked.

The ayes were, 46:

Abel McNeal Pieper Hanna Aubrev Hansen Mensing Harris Bass Miller of Robinson Bloedel Hendrix Black Hawk Shifflett Boothby Judd Sloane Mooty Tate Brockmeyer Klemesrud Nicholson Koch Burris Nielsen Tierney Butler Kosek Oberman Voigtmann . Clark of Marion Langland Oeth Walker Darrington Loss Oppedahl Washburn McElenev White Davis Palmer Fiene McFarlane Pendleton

The nays were, 58:

Schroeder Gallup Morris Schwengel Brookings Goode Munger Nelson of Jasper Huisman Shepard Brown Brownlie Jones Nelson of Sherod Buck Kuester Woodbury Smith Norland . Soeth Burrows Lisle Stevens Clark of Lucken Olson Patrick Appanoose Stiffler Ludwig Cooksev Mallonee Paul Strawman Uhlenhopp Cornick Martin Pedrick Crabb Metz Putney Van Zwol Walter Crosier Meyer Ramsever Miller of Shelby Weiss Eckels Ringgenberg Fairchild Moore of Butler Ryan Weston Young Moore of Louisa Sar

Absent or not voting, 4:

Hanson

Heinz

Nystrom

Mr. Speaker

Amendment to amendment lost.

Munger of Woodbury moved the adoption of the committee amendments as amended.

Roll call demanded by Munger of Woodbury and Paul of Poweshiek.

On the question "Shall the amendments be adopted?"

The ayes were, 87:

Abel Goode Miller of Ringgenberg Bass Hanna Black Hawk Robinson Berry Hansen Moore of Butler Ryan Bloedel Huisman Moore of Louisa Sar Boothby Schroeder Jones Mooty Brockmeyer Klemesrud Morris Schwengel Munger Brookings Koch Shepard Sherod Brown Kosek Nelson of Jasper Brownlie Kuester Nelson of Soeth Buck Langland Woodbury Stevens Stiffler Burrows Lisle Nicholson Clark of Loss Nielsen Strawman Lucken Norland Appanoose Tate Clark of Marion Ludwig Uhlenhopp Oberman Cooksey Oeth Van Zwol Mallonee Cornick Martin Voigtmann Olson Crabb Walker McEleney Oppedahl Walter Crosier McFarlane Palmer Weiss Darrington McNeal Patrick Weston Eckels Mensing Paul White Pedrick Fiene Metz Frey Meyer Putney Young Gallup Ramseyer

The nays were, 12:

Aubrey Harris Pendleton Sloane
Butler Judd Pieper Tierney
Davis Miller of Shelby Shifflett Washburn

Absent or not voting, 9:

Burris Fairchild

Hanson

Hendrix

Nystrom Poston

Smith Mr. Speaker

Amendments adopted.

Munger 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:

Abel Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Ruck Burrows Clark of Appanoose Cooksey Cornick Crosier Eckels Fairchild

Goode Hendrix Huisman Jones Klemesrud Koch Kosek Kuester Langland Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Metz

Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Oberman Olson Oppedahl Patrick Paul Pedrick Putney Ramseyer Ringgenberg Ryan Sar

Moore of Butler , Schroeder Schwengel Sherod Shifflett Smith Soeth Stevens Stiffler Strawman Tate Uhlenhopp Van Zwol Voigtmann Walker Walter Weiss Weston White Young Mr. Speaker

The nays were, 25:

Aubrev Burris Butler Clark of Marion Crabb Darrington Davis

Fiene Hanna Hansen Harris Judd LOSS

Meyer

Miller of

Black Hawk

Mensing Miller of Shelby Nielsen Norland Oeth Palmer

Pendleton Pieper Shepard Sloane Tierney Washburn

Absent or not voting, 6:

Hanson Heinz

Frev

Gallup

Lisle Nystrom Poston

Robinson

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

Strawman of Jones moved to reconsider the vote by which Senate File 2 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

EXPLANATION OF VOTE

I voted "yes" on the committee amendment to Senate File 2 because I was assured that it is the intent of the authors of this bill that the word "preaudit" as used therein is to be interpreted as a "preaudit for information only and not involving any veto power" as relating to the institutions under the Board of Education.

G. M. LUDWIG.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate returns herewith House File 27, a bill for an act relating to exemptions from moneys and credits taxation of the capital stock in certain manufacturing corporations, in accordance with your request.

CARROLL A. LANE, Secretary.

REPORTS OF COMMITTEES

Hanson of Lyon, 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 146, 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 1950, relating to compensation of shorthand reporters of the district courts, and to amend section six hundred five point ten (605.10), Code 1950, relating to expense 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 146, section one (1), by striking from line three (3) the word "twenty" and inserting in lieu thereof the words "seventeen fifty".

Further amend House File 146, section two (2), by striking from line four (4) the words "forty-eight hundred" and inserting in lieu thereof the words "forty-two hundred".

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 181, a bill for an act to amend section six hundred one point one hundred thirty-one (601.131), Code 1950, relating to salaries for justices of the peace and constables, begs leave to report it 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 all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section six hundred one point one hundred thirty-one (601.131), Code 1950, is amended as follows:

- 1. Strike from subsection three (3), paragraph (a), lines two (2) and three (3), the words "twenty-two hundred fifty" and insert in lieu thereof the words "twenty-seven hundred", and further amend said paragraph by striking from lines three (3) and four (4) the words "eighteen hundred seventy-five dollars" and insert in lieu thereof the words "twenty-two hundred fifty dollars".
- 2. Strike from subsection three (3), paragraph (b), lines three (3) and four (4), the words "eighteen hundred seventy-five dollars" and insert in lieu thereof the words "twenty-two hundred fifty dollars" and further amend said paragraph by striking from line four (4) the words "fifteen hundred" and inserting in lieu thereof the words "eighteen hundred".
- 3. Strike from subsection three (3), paragraph (c), line three (3), the words "fifteen hundred" and insert in lieu thereof the words "eighteen hundred", and further amend said paragraph by striking from line four (4) the words "twelve hundred fifty" and inserting in lieu thereof the words "fifteen hundred".
- 4. Strike from subsection three (3), paragraph (d), line three (3), the words "twelve hundred fifty" and insert in lieu thereof the words "fifteen hundred", and further amend said paragraph by striking from lines three (3) and four (4) the words "one thousand" and inserting in lieu thereof the words "twelve hundred".

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 253, a bill for an act to amend section six hundred seven point five (607.5), Code 1950, relating to compensation of petit 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.

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 348, a bill for an act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to the appointment and compensation of juvenile court probation officers and secretaries, begs leave to report it has had 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. C. HANSON, Chairman.

Eckels of Hancock, from the committee on conservation, drainage and flood control, submitted the following report:

MR. SPEAKER: Your committee on conservation, drainage and flood control to whom was referred House File 367, a bill for an act to amend



section four hundred twenty-two point nine (422.9) relating to deductions from gross income for income tax purposes of expenses incurred by farmers for the purpose of soil and water 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.

PENN ECKELS, Chairman.

Also:

MR. SPEAKER: Your committee on conservation, drainage and flood control to whom was referred House File 393, a bill for an act to provide for an engineering survey preparatory to the establishment of a state owned lake in Polk County and to make 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 be amended as follows, and when so amended the bill do pass.

Amend House File 393 as follows:

- 1. By striking the period (.) at the end of the title and inserting in lieu thereof the following: "; to provide for engineering survey and preliminary work preparatory to dredging Lizard Lake in Pocahontas County and make appropriation therefor; to provide for an appropriation to purchase land on the site in Montgomery County where engineering plans have been completed; to provide additional appropriation for dredging Little Wall Lake in Hamilton County; to provide additional appropriation for dredging Silver Lake in Dickinson County; to provide for additional riprap on Brown's Lake in Woodbury County and make an appropriation therefor."
- 2. Section two (2), line three (3), is amended by striking the following: "thirty thousand dollars (\$30,000)" and inserting in lieu thereof the following: "fifteen thousand dollars (\$15,000)".
 - 3. By inserting the following new sections:
- "Sec. 3. There is hereby appropriated, out of any funds in the general funds of the State of Iowa, not otherwise appropriated, an additional sum of thirty-seven thousand dollars (\$37,000), or so much thereof as may be necessary, for payment of expenses for dredging Little Wall Lake in Hamilton County.
- "Sec. 4. There is hereby appropriated, out of any funds in the general funds of the State of Iowa, not otherwise appropriated, an additional sum of forty thousand dollars (\$40,000), or so much thereof as may be necessary, for payment of expenses for dredging Silver Lake in Dickinson County.
- "Sec. 5. There is hereby appropriated, out of any funds in the general funds of the State of Iowa, not otherwise appropriated, the sum of twenty-five thousand dollars (\$25,000), or so much thereof as may be necessary for payment of expenses for a preliminary survey regarding the dredging of Lizard Lake in Pocahontas County.
- "Sec. 6. There is hereby appropriated, out of any funds in the general funds of the State of Iowa, not otherwise appropriated, the sum of twenty thousand dollars (\$20,000), or so much thereof as may be necessary, to provide additional shore riprap on Brown's Lake in Woodbury County.



"Sec. 7. There is hereby appropriated, out of any funds in the general funds of the State of Iowa, not otherwise appropriated, the sum of one hundred fifteen thousand dollars (\$115,000), or so much thereof as may be necessary, to purchase land on the site in Montgomery County where engineering plans, for creation of a lake, have been completed."

PENN ECKELS, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 334, a bill for an act authorizing a patent to issue to lot twenty-nine (29), being the southwest quarter (SW%) of the southeast quarter (SE%) of section sixteen (16), township seventy-three (73), north, range seven (7) west, of the 5th P. M., Henry 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 362, a bill for an act to legalize the action of the board of supervisors of Polk County, Iowa, in making certain expenditures at the Polk County Home from the county poor 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 425, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Lake Park, in the county of Dickinson, State of Iowa, authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 465, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of \$22,000 of revenue waterworks bonds of the town of Keosauqua, Iowa, and declaring said bonds issued pursuant to said proceedings to be enforcible obligations against the net revenue of the water plant and system of said town of Keosauqua, 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.

C. M. STRAWMAN, Chairman.



Langland of Winneshiek, from the committee on elections, political and judicial districts, submitted the following report:

MR. SPEAKER: Your committee on elections, political and judicial districts, to whom was referred House File 327, a bill for an act to amend sections forty-eight point eleven (48.11), forty-eight point twelve (48.12) and forty-eight point thirteen (48.13), Code 1950, relating to permanent registration, begs leave to report it 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. Amend House File 327, section one (1), line three (3), by striking the word "twentieth" (20th) and inserting in lieu thereof the word "four-teenth" (14th).
- 2. Amend section two (2), line three (3), by striking the word "twentieth" (20th) and inserting in lieu thereof the word "fourteenth" (14th).
- 3. Amend section three (3), lines three (3), five (5) and seven (7), by striking the word "nineteen" (19) and inserting in lieu thereof the word "thirteen" (13).
- 4. Further amend by adding a new section: Section forty-eight point seven (48.7) is hereby amended by striking from line eleven (11) thereof the word "ten" (10) and inserting in lieu thereof the word "fourteen" (14); further amend said section, line eighteen (18), by striking the word "ten" (10) and inserting in lieu thereof the word "fourteen" (14).

 C. M. LANGLAND, Chairman.

Also:

MR. SPEAKER: Your committee on elections, political and judicial districts, to whom was referred **House File 380**, a bill for an act to amend section forty-three point twenty-nine (43.29), Code 1950, relating to the rotation of candidates' names on ballots in territories 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**.

Walker of Hamilton, from the committee on motor vehicles, commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade, to whom was referred House File 64, a bill for an act to amend section three hundred twenty-one point one hundred ninety-one (321.191), Code 1950, relating to fees for operator's and chauffeur's licenses, begs leave to report it 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 emessed as follows, and when so amended the bill do pass.

Amend House File 64, section one (1), line four (4), by striking the word "two" and inserting in lieu thereof the word "one".

JOHN A. WALKER, Chairman.

C. M. LANGLAND, Chairman.

Algo

MR. SPEAKER: Your committee on motor vehicles, commerce and trade,



to whom was referred **Heuse File 177**, a bill for an act relating to the construction and maintenance of garages for storage, repair and servicing of motor vehicles and other equipment of cities and towns, and to amend section four hundred seven point three (407.3), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade, to whom was referred House File 241, a bill for an act to amend section three hundred twenty-one point one hundred thirty-four (321.134), Code 1950, relating to gross weight registrations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade, to whom was referred House File 269, a bill for an act to amend section three hundred twenty-one point twenty-one (321.21), Code 1950, relating to registration of motor vehicles and trailers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade; to whom was referred House File 410, a bill for an act to amend section three hundred twenty-one point three hundred ten (321.810), Code 1950, relating to weight limit on pickup truck registration, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same becameded as follows, and when so amended the bill do pass.

Amend House File 410, section one (1), line four (4), by striking the words and figures "fifteen hundred (1,500)." and inserting in lieu thereof the words and figures "two thousand (2,000)."

JOHN A. WALKER, Chairman.

Schwengel of Scott, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance to whom was referred Heuse File 26, a bill for an act to amend chapter three hundred twenty-one A (321A), Code 1950, by inserting therein two new sections relating to motor vehicle liability insurance and the requirement for obtaining said insurance by a lending agency or vendor; and penalty for violation thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.



Amend House Fite 26 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred twenty-one A (321A), Code 1950, is amended by adding thereto the following:

"Whenever any person shall loan money on a motor vehicle or retain a lien for any of the unpaid purchase price of a motor vehicle and the transaction does not include the sale of liability insurance coverage which will protect the borrower or vendee under the Iowa Financial Responsibility Act, the instrument evidencing such transaction shall contain a clear and concise statement of that fact, which statement shall be in larger type than the type used in the remaining provisions of the instrument. Said statement may be affixed to the statement with a printed stamp if the borrower or vendee signs his name on an appropriate space provided for therein and the color of ink used in affixing such stamp is different from that which is used in printing the remaining provisions of said instrument. The form and content of the statement herein provided for shall be approved by the Commission of Public Safety."

Sec. 2. Any person violating any provision of this act shall be deemed guilty of a misdemeanor and shall be punished by a fine of not exceeding fifty dollars.

Further amend House File 26 by striking all of the title and inserting in lieu thereof the following:

An Act to amend chapter three hundred twenty-one A (321A), Code 1950, relating to motor vehicle financial responsibility to provide that whenever any person shall loan money on a motor vehicle or obtain a lien for any of the unpaid purchase price of a motor vehicle and the transaction does not include liability insurance coverage which will protect the borrower or vendee under the Iowa Financial Responsibility Act, a statement of that fact shall be contained in the instrument evidencing the transaction, and providing a penalty for violation of the same.

FRED SCHWENGEL, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Seaste File 107, a bill for an act relating to actions against the State of Iowa and amending sections six hundred thirteen point eight (613.8) and six hundred thirteen point nine (613.9), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopess.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 339, a bill for an act to amend section six hundred thirteen point eleven (613.11), Code 1950, relating to recovery for injury or death of husband, begs leave to report it 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 339, section one (1), line three (3), by striking the words "inserting in lieu thereof" and substituting the words "adding thereto".

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 369, a bill for an act to amend section two hundred forty-seven point twenty (247.20), Code 1950, relating to court 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.

ERNEST PALMER, JR., Chairman.

McFarlane of Black Hawk, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security to whom was referred House File 264, a bill for an act to amend sections eighty-five point thirty-four (85.34), eighty-five point thirty-five (85.35) and eighty-five point thirty-seven (85.37), Code 1950, relating to workmen's compensation so as to increase benefit payments for permanent total disability, for permanent partial disabilities, and so as to increase the weekly compensation amount, begs leave to report it 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. Amend the title to House File 264 to read as follows: "A Bill for an Act to amend sections eighty-five point twenty-seven (85.27), Code 1950, eighty-five point thirty-one (85.31), Code 1950, eighty-five point thirty-four (85.34), Code 1950, eighty-five point thirty-five (85.35), Code 1950, eighty-five point thirty-seven (85.37), Code 1950, and eighty-five point sixty-four (85.64), Code 1950, relating to workmen's compensation so as to increase medical and hospital allowances, to provide for furnishing prosthetic devices, to change method of paying dependent parents in the event of the death of minor employees, to increase benefit payments for permanent total disability and for permanent partial disability, to increase the weekly compensation amount, and to liberalize the provisions of the second injury fund."
- 2. House File 264 is amended by striking all after the enacting clause and inserting in lieu thereof the following:
- "Section 1. Section eighty-five point twenty-seven (85.27), Code 1950, is hereby amended by inserting after the period (.) in line four (4) thereof the following: 'The employer shall also furnish reasonable and necessary crutches, artificial members and appliances but shall not be required to furnish more than one permanent prosthetic device.'

"Further amend section eighty-five point twenty-seven (85.27), Code 1950, by adding at the end of the first paragraph thereof the following sentence: "The commissioner may, upon application and upon reasonable



proofs being furnished of necessity therefor, allow and order additional surgical, medical, osteopathic, chiropractic and hospital services and supplies, but not to exceed an aggregate cost of one thousand dollars (\$1,000) in addition to the amounts hereinbefore allowed.'

"Section 2. Section eighty-five point thirty-one (85.31), Code 1950, is hereby amended by striking paragraph number two (2) and inserting in lieu thereof the following:

"'2. When the injury causes the death of a minor employee whose earnings were received by the parent and such parent was wholly dependent upon the earnings of the minor employee for support at the time of his injury, the compensation to be paid such parent shall be the weekly compensation for an adult with like earnings.'

"Section 3. Section eighty-five point thirty-four (85.34), Code 1950, is hereby amended by striking from line five (5) thereof the word 'four' and inserting in lieu thereof the word 'five'.

"Section 4. Section eighty-five point thirty-five (85.35), Code 1950, is hereby amended by striking all thereof after line eight (8) and inserting in lieu thereof the following:

- "'1. For the loss of a thumb, weekly compensation during sixty weeks.
- "'2. For the loss of a first finger, commonly called the index finger, weekly compensation during thirty-five weeks.
- "'8. For the loss of a second finger, weekly compensation during thirty weeks.
- "'4. For the loss of a third finger, weekly compensation during twenty-five weeks.
- "'5. For the loss of a fourth finger, commonly called the little finger, weekly compensation during twenty weeks.
- "'6. The loss of the first or distal phalange of the thumb or of any finger shall equal the loss of one-half of such thumb or finger and compensation shall be one-half of the time for the loss of such thumb or finger.
- "'7. The loss of more than one phalange shall equal the loss of the entire finger or thumb.
- "'8. For the loss of a great toe, weekly compensation during forty weeks.
- "'9. For the loss of one of the toes other than the great toe, weekly compensation during fifteen weeks.
- "'10. The loss of the first phalange of any toe shall equal the loss of one-half of such toe and the compensation shall be one-half of the time provided for the loss of such toe.
- "'11. The loss of more than one phalange shall equal the loss of the entire toe.
- "'12. For the loss of a hand, weekly compensation during one hundred seventy-five weeks.
- "13. The loss of two-thirds of that part of an arm between the shoulder joint and the elbow joint shall equal the loss of an arm and the compensation therefor shall be weekly compensation during two hundred thirty weeks.
- "'14. For the loss of a foot, weekly compensation during one hundred fifty weeks.

- "15. The loss of two-thirds of that part of a leg between the hip joint and the knee joint shall equal the loss of a leg, and the compensation therefor shall be weekly compensation during two hundred weeks.
- "'16. For the loss of an eye, weekly compensation during one hundred twenty-five weeks.
- "'17. For the loss of an eye, the other eye having been lost prior to the injury, weekly compensation during two hundred weeks.
- "'18. For the loss of hearing in one ear, weekly compensation during fifty weeks, and for the loss of hearing in both ears, weekly compensation during one hundred seventy-five weeks.
- "'19. The loss of both arms, or both hands, or both feet, or both legs, or both eyes, or of any two thereof, caused by a single accident, shall equal a permanent total disability, to be compensated as such.
- "'20. In all other cases of permanent partial disability, the compensation shall bear such relation to the periods of compensation stated in the above schedule as the disability bears to those produced by the injuries named in the schedule.'
- "Section 5. Section eighty-five point thirty-seven (85.37), Code 1950, is hereby amended by striking from line six (6) thereof the word 'sixty' and inserting in lieu thereof the words 'sixty-six and two-thirds'; also by striking from line eight (8) the word 'twenty-four' and inserting in lieu thereof the word 'twenty-eight'.
- "Section 6. Section eighty-five point sixty-four (85.64), Code 1950, is hereby amended by striking from line four (4) the words 'and totally'; by striking from lines sixteen (16) and seventeen (17) the words 'permanent total disability' and inserting in lieu thereof the words 'the degree of permanent disability involved'."

ARCH W. McFarlane, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 169.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 169.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:



Mr. SPRAKER: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of February, 1951, sent to the Governor for his approval: House File 169.

ELMER A. BASS, Chairman.

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: February 21, 1951, House File 168.

AMENDMENTS FILED

- 1 Amend House File 52 by adding thereto a new
- 2 section as follows:
- 3 "Section three hundred sixty-five point six (365.6),
- 4 subsection one (1), Code 1950, is hereby amended by
- 5 inserting in line four (4) of paragraph (a) thereof,
- 6 after the words 'market master', the words 'city
- 7 manager and administrative assistants to the manager'."

SLOANE of Polk. RYAN of Polk.

- Amend House File 152 by adding thereto the following new 2 sections:
- 8 Section 2. Section one hundred seventy-four point ten (174.10),
- 4 Code 1950, is hereby amended by striking from the said section
- 5 the period (.) in line ten (10) and inserting in lieu thereof
- 6 a comma (,), and adding to the said section the following: "or
- 7 societies located in counties where there are two (2) farm aid
- 8 associations and two (2) extension services, in which event
- 9 county aid shall be allowed for each society."
- 10 Sec. 8. Section one hundred seventy-four point ten (174.10),
- 11 Code 1950, is further amended by striking the period (.) at the
- 12 end of said section and adding in lieu thereof a comma (,) and
- 13 the following: "except in counties where there are two (2)
- 14 farm aid associations and two (2) extension services, in which
- 15 event each society shall be entitled to receive the state aid
- 16 hereinabove provided for."
- 17 Sec. 4. Section one hundred seventy-four point eleven
- 18 (174.11), Code 1950, is hereby amended by adding to the said
- 19 section following the comma (,) in line fourteen (14) the
- 20 following: "except in those counties which have two (2) farm
- 21 aid associations and two (2) extension services, in which event

to est common against de la "."

- 22 each fair shall be entitled to the full amount of the state aid
- 28 available hereinabove provided for,".

BROOKINGS of Pottawattamie.

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Amend House File 247, section three (3), line thirty-three 2 (33), by inserting after the period following the word
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3 "certificate" the following:

4 "Provided, however, that nothing herein contained shall be construed as granting authority to the commissioner to require

6 the installation of any testing devices, other than those which

7 may be currently in general and customary use and acceptance in

8 this state, prior to the granting of a certificate of appointment."

LISLE of Page, MOORE of Louisa.

Amend House File 343 by amending the title as follows:

2 1. By striking the word "repeal" in line one (1) thereof 3 and substituting in lieu thereof the word "amend"; and by 4 striking the comma (,) in line two (2) following the word "cor-5 oners" and inserting in lieu thereof a period (.); and by strik-

6 ing the balance of said title.

2. By striking all of House File 343 following the
 enacting clause and substituting in lieu thereof the following:

Section 1. Chapter three hundred thirty-nine (339), Code 1950, is hereby amended by adding the following new section:

"It shall be a necessary qualification for the office of coroner that such person as may be elected to the office of

14 coroner shall be a licensed physician; provided, however, that 15 this qualification shall not apply to assistants or employees

16 of said coroner".

BLOEDEL of Fremont.

Amend House File 366 by adding the following:

Sec. 3. Section three hundred ninety-seven point one (397.1), Code 1950, is hereby amended by adding at the end thereof the following: "In the event that the city or town

5 purchases street railways, motor buses or trackless trolley

6 systems, and there is existing at the time of said purchase

7 a collective bargaining agreement covering the employees of

8 said system so purchased, said city and town shall have the

9 power to continue said collective bargaining agreement, and

shall have the power to bargain collectively in the future

11 with the representatives of the employees own choosing, and

12 the results of such collective bargaining efforts may be

13 reduced to writing and executed in the form of an agreement."

SLOANE of Polk. RYAN of Polk.

Amend House File 420 by striking section twenty-one (21) and inserting in lieu thereof the following new section:

8 "Sec. 21. The state superintendent shall appoint all

4 employees, with due regard to their qualifications for the 5 duties to be performed, designate their titles and prescribe

6 their duties. He shall determine the compensation of two

- 7 department heads, and the compensation of all other employees
- 8 shall be subject to the approval of the comptroller and the
- 9 executive council. If deemed advisable, the superintendent
- 10 may, for cause, effect the removal of any employee in the
- 11 state department of public instruction. The total amount of
- 12 compensation for employees shall be subject to the limitation
- 13 of the appropriation and other funds available for the
- 14 maintenance of the department. The appointment, promotion,
- 15 demotion, change in salary status or removal for cause of any
- 16 employee shall be subject to the approval of the state board."

PATRICK of Sioux.

- 1 Amend House File 422 as follows:
- 2 1. Strike from line six (6) of section one (1) the word "thirty-two"
- and insert in lieu thereof the word "thirty-six"; strike from
- 4 line eight (8) of section one (1) the word "forty-two" and insert in lieu
- 5 thereof the word "forty-six"; and strike the word "forty-two"
- 6 appearing at the end and the beginning of lines ten (10) and eleven (11) of
- 7 section one (1) and insert in lieu thereof the word "forty-eight".
- Strike from section three (3) all of subsections ten (10) to thirteen (13),
- 9 inclusive, and insert in lieu thereof the following:
- 10 "10. Fifty thousand and less than sixty thousand, forty-
- 11 seven hundred dollars.
- 12 "11. Sixty thousand and less than seventy thousand, five
- 13 thousand dollars.
- 14 "12. Seventy thousand and less than eighty thousand,
- 15 fifty-three hundred dollars.
- 16 "13. Eighty thousand and over, fifty-six hundred dollars."
- 3. Strike from line five (5) of section four (4) the words "not more
- 18 than".
- 4. Strike from section five (5) all of subsections ten (10) to fourteen (14).
- 20 inclusive, and insert in lieu thereof the following:
- 21 "10. Fifty thousand and less than sixty thousand,
- 22 forty-seven hundred dollars.
- 23 "11. Sixty thousand and less than seventy thousand, five
- 24 thousand dollars.
- 25 "12. Seventy thousand and less than eighty thousand,
- 26 fifty-three hundred dollars.
- 27 "18. Eighty thousand and less than one hundred twenty-five
- 28 thousand, fifty-eight hundred dollars.
- 29 "14. One hundred twenty-five thousand and over, sixty-eight
- 30 hundred dollars."
- 5. Strike from line ten (10) of section six (6) the words "twenty-five
- 32 hundred fifty" and insert in lieu thereof the words "three

- 33 thousand"; strike from line eleven (11) of section six (6) the words "thirty-one
- 34 hundred fifty" and insert in lieu thereof the words "thirty-six
- 35 hundred"; and strike from lines fifteen (15) and sixteen (16) of section six (6) the words
- 36 "thirty-two hundred twenty-five" and insert in lieu thereof the
- 37 words "thirty-six hundred".
- 38 6. Strike from line eight (8) of section seven (7) the words "thirty-two
- 39 hundred twenty-five" and insert in lieu thereof the words
- 40 "thirty-six hundred".

COMMITTEE ON COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Friday, February 23, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 23, 1951.

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

Prayer was offered by the Reverend Norman Brooks, paster of the Congregational Church, Oakland.

The Journal of February 22 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Nystrom of Boone on request of Butler of Pocahontas; Metz of Decatur on request of Tierney of Webster; Sar of Floyd on request of Mooty of Grundy; Ryan of Polk on request of Pedrick of Wapello.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House twenty-two members of the speech class of Woodside High School, Polk County, accompanied by George W. Davis, superintendent.

POINT OF PERSONAL PRIVILEGE

Tierney of Webster asked and obtained unanimous consent to invite the Fort Dodge Junior College Choir to give a concert in the House chamber at 12:45 p.m., Tuesday, March 6.

PETITIONS

Buck of Marshall presented a petition signed by thirty-nine residents of Marshalltown opposing federal controls of rent.

Passed on file.

Mooty of Grundy presented twelve telegrams from residents of Wellsburg urging support of Senate File 203 without amendments.

Referred to the committee on schools, libraries, state educational institutions.

McFarlane of Black Hawk presented a petition signed by fifty-

eight members of the A.C.E. branches of Waterloo, Cedar Falls and Hudson urging support of all bills concerning financial aid to schools.

Referred to the committee on schools, libraries, state educational institutions.

Morris of Dallas presented a petition signed by twenty-nine township clerks and trustees urging support of House File 431.

Referred to the committee on compensation of public officers and employees.

Clark of Appanoose presented a petition signed by twenty-two residents of Ackworth urging support of House File 75.

Referred to the committee on social security.

McFarlane of Black Hawk presented a petition signed by nine Iowa highway employees of Hampton urging revision of the bill concerning old age and survivors' insurance.

Referred to the committee on social security.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 26, 64, 146, 177, 181, 241, 253, 264, 327, 334, 339, 348, 362, 369, 380, 393, 410, 425 and 465, and Senate File 107, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 345.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Lucken of Plymouth offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Albert T. Stokes of Plymouth County, who was a member of the Thirty-fifth and Thirty-sixth sessions of the General Assembly, passed away on July 16, 1949;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare



suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Lucken of Plymouth, Munger of Woodbury and Boothby of Cherokee.

Huisman of Osceola offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Dr. Daniel Clarence Steelsmith of Osceola County, who was a member of the Thirty-fifth and Thirty-sixth sessions of the General Assembly, passed away on March 12, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Huisman of Osceola, Smith of Dickinson and Van Zwol of O'Brien.

STEERING COMMITTEE APPOINTED

In accordance with Rule 52, the Speaker announced the appointment of the following members to the steering committee:

Strawman of Jones, chairman; Patrick of Sioux, ranking member; Brown of Mahaska; Crabb of Guthrie; Judd of Clinton; Hanson of Lyon; Klemesrud of Winnebago; Kosek of Linn; Lisle of Page; Mensing of Cedar; Meyer of Sac; Moore of Butler; Nelson of Woodbury; Norland of Worth; Palmer of Lee; Ringgenberg of Story; Shepard of Lucas; Sherod of Van Buren; Van Zwol of O'Brien; Walter of Hardin; Weston of Buchanan.

HOUSE FILE 325 EXEMPTED

Aubrey of Wapello asked and obtained unanimous consent that House File 325 be exempted from the jurisdiction of the steering committee and that the bill retain its place on the calendar.

EXTENSION OF TIME

House File 194 and House File 195 having been retained in committee for more than eighteen legislative days, Ludwig of Johnson called the attention of the House to Rule 56.



Butler of Pocahontas moved that the committee on banks, building and loan be granted additional time for the study of House File 194 and House File 195.

Motion prevailed.

ANNOUNCEMENT BY CHIEF CLERK

The Chief Clerk announced the receipt of the following concurrent resolution passed by the South Dakota legislature, transmitted by the Secretary of State of South Dakota:

HOUSE CONCURRENT RESOLUTION 4

Introduced by Mr. Indseth

A CONCURRENT RESOLUTION

A Concurrent Resolution memorializing the legislatures of the several states of the United States to memorialize the Congress of the United States to require military service of all qualified citizens without regard for race, creed or color.

Be It Resolved by the House of Representatives of the State of South Dakota, the Senate Concurring Therein:

Whereas, in these days of pressing national emergency and undeclared war, with the prospect of general war ever present and American citizens already dying in the service of their country, the most fundamental duty of a citizen is that of military service, if mentally and physically qualified therefor; and

Whereas, certain groups refuse to perform this primary duty of an American citizen, taking refuge in their religious affiliations as justification for such refusal; and

Whereas, there are numerous necessary military tasks, sometimes dangerous, which are performed without the bearing of arms or the attendant obligation of participating in the taking of life of an enemy; and

Whereas, it is discrimination in the most vicious degree that any person should enjoy the benefits of life in these United States without assuming the primary obligations thereof while others are required to perform their full duty as citizens;

Now, Therefore, Be It Resolved, that the House of Representatives of the Thirty-second session of the South Dakota legislature, the Senate concurring therein, do urge and recommend that the several states of the United States memorialize the Congress that at least general non-combatant service without exception because of race, creed or color be required of all conscientious objectors.

Be It Further Resolved, that copies of this concurrent resolution be forwarded to the governors of the several states of the United States and

other presiding officers of the various legislative assemblies of the several states of the United States.

HUGH H. STOKES, Speaker, House of Representatives. W. J. MATSON, Chief Clerk, House of Representatives. REX TERRY, President of Senate. NIELS P. JENSEN, Secretary of Senate.

Referred to the committee on military and veterans affairs.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 15, providing for a joint committee to be appointed to survey the needed repairs on the inside and outside of the capitol building.

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 mayors and police courts of cities and towns.

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

Senate File 32, a bill for an act to make all general laws pertaining to municipal corporations applicable to cities organized under special charter, as well as to cities organized under other specific and exceptional forms of municipal government.

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

Senate File 33, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections and to amend certain sections of chapter three hundred sixty-six (366), Code 1950.

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

Senate File 163, a bill for an act relating to the general powers of municipal corporations.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 18, a bill for an act to provide for the government of municipal corporations under the council-manager by popular election form of municipal government, and to repeal various sections of chapter four hundred nineteen (419), Code 1950, relating



thereto, and to enact substitutes therefor and to amend various other sections of the Code relating thereto.

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

Senate File 20, a bill for an act to provide for the government of cities and towns under the commission form of municipal government, and to repeal various sections of chapter four hundred sixteen (416), Code 1950, relating thereto and to enact a substitute therefor.

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

Senate File 28, a bill for an act to provide for the government of cities and towns under the mayor-council form of municipal government, and to repeal various sections of chapter three hundred sixty-three (363), Code 1950, relating thereto and to enact a substitute therefor.

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

Senate File 23, a bill for an act relating to the mayors and police courts of cities and towns, and to repeal various sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419) and four hundred twenty (420), Code 1950, and to amend chapter three hundred sixty-seven (367), Code 1950.

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

Senate File 32, a bill for an act to make all general laws pertaining to municipal corporations applicable to cities organized under special charter (with certain exceptions and limitations) as well as to cities organized under other specific and exceptional forms of municipal government; and to repeal various sections of chapter four hundred twenty (420), Code 1950, relating to cities organized under special charter; and to enact substitutes for certain of the sections so repealed; and to amend various other sections of the Code by striking therefrom references to cities organized under special charter or organized under other specific and exceptional forms of municipal government; and to authorize editorial revision of the Code to strike such references in general.

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

Senate File 33, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections of chapter



three hundred sixty-six (366), Code 1950, relating thereto, and to amend certain sections of said chapter.

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

Senate File 163, a bill for an act relating to the general powers of municipal corporations and to repeal chapter three hundred sixty-eight (368) of the Code, relating thereto, and certain other sections of the Code, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code relating thereto.

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

INTRODUCTION OF BILLS

House File 520, by Pedrick of Wapello, Clark of Appanoose, McEleney of Clinton, Bloedel of Fremont, Judd of Clinton and Ryan of Polk, a bill for an act to create a state trade commission; to define its powers and duties; and to define and prohibit unfair sales and unfair trade practices; to prevent the advertising or offering for sale or selling of merchandise below actual cost, for the purpose of or having the effect of injuring competitors or destroying competition; and to provide remedies and imposing penalties for violations thereof.

Read first time and referred to committee on judiciary 1.

House File 521, by McNeal of Wright, a bill for an act to promote safety and eliminate fire hazards and to regulate the practice of electricians in the State of Iowa, and to provide for penalties for the violation thereof.

Read first time and referred to committee on judiciary 1.

House File 522, by Munger of Woodbury and Nelson of Woodbury, a bill for an act to amend chapters eighty-five (85) and eighty-six (86), Code 1950, so as to provide a method of obtaining jurisdiction over non-resident employers under the Workmen's Compensation and Occupational Disease Compensation Laws.

Read first time and referred to committee on social security.

House File 523, by Brookings of Pottawattamie, Brown of Mahaska, Paul of Poweshiek and Weston of Buchanan, a bill for an act to amend section six hundred one point one hundred thirty-one (601.131), Code 1950, relating to the compensation of justices of the peace.



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

House File 524, by Soeth of Emmet (Ridout), a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to regulation of registration fees of trucks in storage for part of the licensed year and to provide for penalty for violation thereof.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 525, by Frey of Pottawattamie and Brookings of Pottawattamie, a bill for an act to amend section three hundred seventy point thirteen (370.13), Code 1950, relating to the leasing of public parks under the jurisdiction of park boards.

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

House File 526, by Pedrick of Wapello and Ryan of Polk, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 527, by Ryan of Polk and Sloane of Polk, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, so as to authorize the issuance of permits for the operation of electric trolley buses or trackless trolley buses, on certain rural highways.

Read first time and referred to committee on public utilities, telephone, telegraph and express.

House File 528, by Kosek of Linn, a bill for an act to amend chapter ninety-seven (97), Code 1950, relating to old age and survivors' insurance and providing separation benefits.

Read first time and referred to committee on social security.

House File 529, by Hanna of Adams, Berry of Calhoun; Weiss of Crawford, Davis of Fayette, Tierney of Webster and Buck of Marshall, a bill for an act prohibiting the installation or equipment connected therewith of any television set, or any device designed for



video reception, and for amending chapter three hundred twenty-one (321), Code 1950.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 530, by committee on judiciary 2, a bill for an act to amend section five hundred four point one (504.1), Code 1950, relating to corporations not for pecuniary profit.

Read first time and placed on the calendar.

House File 531, by committee on social security, a bill for an act to amend section ninety-seven point forty-five (97.45), Code 1950, relating to old age and survivors' insurance.

Read first time and placed on the calendar.

House File 532, by committee on social security, a bill for an act to amend chapter two hundred thirty-nine (239), Code 1950, relating to aid to dependent children.

Read first time and placed on the calendar.

House File 533, by Miller of Black Hawk and Goode of Davis, a bill for an act to amend section two hundred seventy-three point thirteen (273.13), Code 1950, with reference to county boards of education renting books and instructional aids to the pupils of the various districts.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 534, by Ludwig of Johnson, a bill for an act to authorize the state board of education to erect, maintain and operate an addition to the Memorial Union Building at Iowa City, Iowa, on a self-liquidating basis and to borrow money and pledge the rents and profits and assess the students for said purpose.

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

House File 535, by Ludwig of Johnson, a bill for an act to amend chapter one hundred thirty-five B (135B), Code 1950, relating to licensure and regulation of hospitals by adding a new code section making the act advisory only and not mandatory as to hospitals under the jurisdiction of the state board of education and the board of control.



Read first time and referred to committee on judiciary 2.

House File 536, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point two hundred forty-nine (321.249), Code 1950, relating to the establishment of school zones.

Read first time and placed on the calendar.

House File 537, by committee on motor vehicles, commerce and trade, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and placed on the calendar.

House File 538, by Klemesrud of Winnebago, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to trucks hauling grain.

Read first time and referred to committee on agriculture 1.

House File 539, by Ludwig of Johnson, a bill for an act to amend chapter one hundred forty-two (142), Code 1950, relating to the use of dead bodies for scientific purposes.

Read first time and referred to committee on public health, pharmacy.

House File 540. by Sloane of Polk and Ryan of Polk, a bill for an act to amend section three hundred fifty-seven point two (357.2), Code 1950, with respect to payment of the cost of proposed water systems in districts which include publicly owned property.

Read first time and referred to committee on conservation, drainage and flood control.

House File 541, by Schwengel of Scott, Loss of Kossuth, Metz of Decatur and Schroeder of Scott, a bill for an act to provide for the creation of the Iowa State Public Utilities Commission; to define public utilities and provide for the regulation thereof; to provide for the appointment or election of members of such public utilities commission; to provide for the organization of such commission by its members and the appointment of employees thereof; to define the powers, duties, and jurisdiction of such commission; to prescribe the procedure of the commission; to provide for enforcement and appeal from orders of such public utilities commission; to fix and prescribe penalties for the violation of any of the provisions of this



act: to provide for the transfer to the Iowa State Public Utilities Commission of all proceedings pending before the Iowa State Commerce Commission: to abolish the Iowa State Commerce Commission; to transfer authority pertaining to milldams and races from the Iowa Natural Resources Council to the Iowa State Public Utilities Commission; to provide for the filing of rate schedules with the commission and to enforce adherence to such schedules: to prohibit discrimination, preference or advantage in the rendering of public utility service; to provide a method of effecting changes in rates or the establishment of a sliding scale of rates for public utility service under the supervision of the commission; to exempt this act from application to commerce with foreign nations or to interstate commerce; to declare the legislative intent that all parts of this act be constitutional exclusive of those parts of the act which may hereafter be held to be unconstitutional; to repeal all laws or parts of laws which are inconsistent with the provisions of this act, or to amend such laws or parts of laws to make them consistent with the provisions of this act.

Read first time and referred to committee on public utilities, telephone, telegraph and express.

House File 542, by Schwengel of Scott, Loss of Kossuth, Metz of Decatur and Schroeder of Scott, a bill for an act to provide for the regulation of the issuance of stocks, bonds and other evidence of indebtedness by public utilities by the Iowa State Public Utilities Commission, to provide for court review of commission orders in relation to the same, to provide penalties for failures to comply with the laws or commission orders concerning issuance of said securities and to repeal all laws or parts of laws heretofore made in conflict herewith.

Read first time and referred to committee on public utilities, telephone, telegraph and express.

House File 543, by committee on social security, a bill for an act to amend chapter two hundred forty-one (241), Code 1950, relating to aid to the blind.

Read first time and placed on the calendar."

House File 544, by committee on social security, a bill for an act to amend chapter two hundred forty-nine (249), Code 1950, relating to elimination of statutory income restrictions and United States citizenship for eligibility for old age assistance; and increasing the



efficiency of the administration of old age assistance by the state board of social welfare.

Read first time and placed on the calendar.

House File 545, by Butler of Pocahontas, Brown of Mahaska, Shepard of Lucas, Loss of Kossuth, Frey of Pottawattamie, Judd of Clinton, Bloedel of Fremont and Metz of Decatur, a bill for an act to amend chapter one hundred twenty-four (124), Code 1950, relating to beer, requiring the payment of cash therefor, and providing penalty for violation thereof, and to amend section one hundred twenty-four point two (124.2), Code 1950, by adding a definition of the word "cash".

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 9, by Clark of Appanoose, Clark of Marion and Nielsen of Monona, a joint resolution creating a special committee to investigate the problem of workmen's compensation benefit payments and employer insurance therefor.

Read first time and referred to committee on labor.

House Joint Resolution 10, by McFarlane of Black Hawk, Kuester of Cass and Miller of Shelby, a joint resolution creating a special committee to make a study of the operations of the Iowa old age and survivors' insurance system, to investigate into the proposal of uniting the Iowa old age and survivors' system with the federal social security system, and providing that such committee shall make a report of its findings to the Governor of Iowa and to the Fifty-fifth General Assembly, and appropriating the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary to carry out the provisions of this joint resolution.

Read first time and referred to committee on social security.

CONSIDERATION OF BILLS

House File 492, a bill for an act transferring moneys from the industry revolving funds created and established at the state peni-



tentiary at Fort Madison and at the state reformatory at Anamosa to the general fund of the state, was taken up for consideration.

Kuester of Cass offered the following amendments proposed by the committee on appropriations and moved their adoption:

Amend House File 492, section one (1), line four (4), by striking the words and figures "fifty thousand dollars (\$50,000)", and inserting in lieu thereof the words and figures "twenty-five thousand dollars (\$25,000)".

Amend section two (2), line four (4), by striking the words and figures "fifty thousand dollars (\$50,000)", and inserting in lieu thereof the words and figures "twenty-five thousand dollars (\$25,000)".

Amendments adopted.

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

On the question "Shall the bill pass?"

The ayes were, 98:

Abel Miller of Shelby Gallup Robinson Moore of Butler Schroeder Aubrey Goode Bass Moore of Louisa Hanna Schwengel Berry Hansen Mooty Shepard Bloedel Harris Morris Sherod Munger Boothby Hendrix Shifflett Nelson of Jasper Brockmeyer Huisman Sloane Nelson of Brookings Jones Smith Judd Woodbury Soeth Brown Brownlie Klemesrud Nicholson Stevens Buck Koch-Nielsen Stiffler Kosek Norland Burrows Strawman Kuester Oberman Tate Butler Langland Oeth Tierney Clark of Olson Lisle Uhlenhopp Appanoose Clark of Marion Oppedahl Loss Van Zwol Cooksey Ludwig Patrick Voigtmann Cornick Paul Mallonee Walker Pedrick Crabb Martin Walter Crosier McEleney Pendleton Washburn McNeal Pieper Weiss Darrington Mensing Davis Poston Weston Eckels Meyer Putney White Fairchild Miller of Ramseyer Young Black Hawk Fiene Mr. Speaker Ringgenberg Frey

The nays were, none.

Absent or not voting, 10:

Burris Lucken Nystrom Ryan Hanson McFarlane Palmer Sar Heinz Metz

The bill having received a constitutional majority was declared to have passed the House and the title agreed to. House File 491, a bill for an act making appropriation to defray expense of inaugural ceremonies, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 96:

Abel Gallup Miller of Robinson Black Hawk Aubrev Goode Schroeder Bass Hanna Miller of Shelby Schwengel Moore of Butler Berry Hansen Shepard ' Bloedel Harris Moore of Louisa Sherod Boothby Mooty Hendrix Shifflett Brockmeyer Huisman Morris Sloane Brookings Jones Munger Smith Nelson of Jasper Brown Judd Soeth Brownlie Klemesrud Nelson of Stevens Buck Koch Woodbury Stiffler Burrows Kosek Nielsen Strawman Butler Kuester Norland Tate Clark of Langland Oberman Tierney Appanoose Lisle Oeth Uhlenhopp Van Zwol Olson Clark of Marion Loss Ludwig Cooksey Oppedahl Voigtmann Cornick Mallonee Paul Walker Pedrick Crosier Martin Walter Washburn Darrington McEleney Pendleton McFarlane Davis Pieper Weiss McNeal Eckels Poston Weston Fairchild Mensing Putney White Fiene Meyer Ramsever Young Frey Ringgenberg Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Burris Heinz Nicholson Patrick
Crabb Lucken Nystrom Ryan
Hanson Metz Palmer Sar

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

House File 447, 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.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel Gallup Miller of Ramseyer Aubrey Goode Black Hawk Ringgenberg Bass Hanna Miller of Shelby Robinson Berry Hansen Moore of Butler Schroeder Bloedel Harris Moore of Louisa Schwengel Hendrix Boothby Mooty Sherod Shifflett Brockmeyer Huisman Morris Sloane Brookings Jones Munger Nelson of Jasper Judd Smith Brown Brownlie Klemesrud Nelson of Soeth Buck Koch Woodbury Stevens Burrows Kosek Nicholson Stiffler Butler Kuester Nielsen Strawman Clark of Langland Norland Tate Appanoose Lisle Uhlenhopp Oberman Clark of Marion Loss Oeth Van Zwol Cooksey Lucken Olson Voigtmann Walker Cornick Ludwig Oppedahl Palmer Crabb Mallonee Walter Crosier Martin Patrick Washburn Darrington McElenev Paul Weiss McFarlane Pedrick Davis Weston McNeal Eckels Pendleton White Fairchild Mensing Pieper Young Fiene Meyer Poston Mr. Speaker Frey Putney

The nays were, none.

Absent or not voting, 9:

Burris Metz Ryan Shepard Hanson Nystrom Sar Tierney Heinz

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

House File 490, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1951, and ending June 30, 1953, was taken up for consideration.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel Brockmeyer Burrows Cooksey Aubrev Brookings Butler Cornick Bass Brown Clark of Crabb Brownlie Berry Appanoose Crosier Boothby Buck Clark of Marion Darrington Davis Lucken Nielsen Sherod **Eckels** Ludwig Norland Shifflett Fairchild Mallonee Oberman Sloame Fiene Oeth Smith Martin Frey McEleney Olson Soeth Gallup McFarlane Oppedahl Stevens Goode McNeal Palmer Stiffler Hanna Mensing Patrick Strawman Hansen Meyer Paul Tate Miller of Tierney Harris Pedrick Black Hawk Pendleton Hendrix Uhlenhopp Miller of Shelby Moore of Butler Huisman Pieper Van Zwol Poston Jones Voigtmann Judd Moore of Louisa Putney Walker Klemesrud Mooty Ramseyer Walter Morris Washburn Koch Ringgenberg Nelson of Jasper Robinson Weiss Kosek Kuester Nelson of Schroeder Weston Woodbury White Langland Schwengel Lisle Nicholson Shepard Young Loss Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Bloedel Heinz Munger Kyan Burris Metz Nystrom Sar Hanson

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

HOUSE FILE 231 TABLED

House File 231, a bill for an act to amend chapter five hundred twenty-two (522), Code 1950, relating to the licensing of insurance agents, with report of committee recommending passage, was taken up for consideration.

McNeal of Wright offered the following amendments and moved their adoption:

Amend House File 231 by adding after the word "agents" appearing in line twenty-five (25) thereof the following: ", representatives or employees writing fire and concurrent windstorm and hail insurance".

Further amend House File 231 by adding at the end of section one (1) thereof the following: "The commissioner of insurance may waive the determination of qualifications as provided in section 522.6 with respect to a nonresident agent who holds a currently valid license as an insurance agent in the state in which he resides or has his principal business office, provided that such state issues nonresident licenses without like requirements to licensed residents of this state."

Bass of Montgomery offered the following amendment to the amendment and moved its adoption:



Amend the amendment to House File 231 by adding thereto the following:

"Further amend line twenty-five (25) by inserting after the word 'county' the words 'or state'."

Amendment to the amendment adopted.

Amendments adopted.

Strawman of Jones moved that House File 231 be laid on the table.

Roll call demanded by Sloane of Polk and Schwengel of Scott.

On the question "Shall House File 231 be laid on the table ?"

The ayes were, 54:

Bass	Hansen	Moore of Butler	Robinson
Berry	Harris	Mooty	Shepard
Boothby	Huisman	Nelson of Jasper	Sherod
Brockmeyer	Jones	Nicholson	Shifflett
Brownlie	Klemesrud	Nielsen	Smith
Buck	Kuester	Norland	Soeth
Burris	Langland	Oberman	Stevens
Clark of Marion	Lisle	Olson	Stiffler
Cornick	Lucken	Patrick	Strawman
Crabb	Martin	Paul	Uhlenhopp
Darrington	Mensing	Pieper	Van Zwol
Fairchild	Meyer	Poston	Voigtmann
Gallup	Miller of	Putney	Young
Hanna	Black Hawk	Ringgenberg	175

The nays were, 43:

Abel	Fiene	McFarlane	Pendleton
Aubrey	Frev	McNeal	Ramseyer
Bloedel	Goode	Miller of Shelby	Schroeder
Brookings	Hendrix	Moore of Louisa	Schwengel
Brown	Judd	Morris	Sloane
Burrows	Koch	Munger	-Tate
Butler	Kosek	Nelson of	Tierney
Clark of	Loss	Woodbury	Walter
Appanoose	Ludwig	Oeth	Washburn
Cooksey	Mallonee	Palmer	White
Crosier	McEleney	Pedrick	Mr. Speaker
Davis			

Absent or not voting, 11:

Eckels	Metz	Ryan	Weiss
Hanson	Nystrom	Sar	Weston
Heinz	Oppedahl	Walker	

Motion prevailed.

REPORTS OF COMMITTEES

Olson of Mitchell, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred Heuse File 95, a bill for an act to exempt certain moneys, 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 indefinitely pest-pound.

ALLERT G. OLSON, Chairman.

Also:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 471, a bill for an act to repeal section ninety-seven point ten (97.10), Code 1950, prohibiting the deduction of the Iowa old age and survivors' tax for state income tax 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.

ALLERT G. OLSON, Chairman.

Young of Union, 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 143, a bill for an act to amend chapter three hundred fifty-eight B (358B), Code 1950, relating to county libraries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 240, a bill for an act to amend section two hundred thirty-four point nine (234.9), Code 1950, relating to membership of county supervisors on county boards of social welfare, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 402, a bill for an act to amend section three hundred seventeen point nineteen (317.19), Code 1950, relating to the road clearing 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 pess.

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 411, a bill for an act relating to drive-in theatres, providing for the issuance of license and control thereof, and providing a penalty for the violation of the provisions of this act, begs leave to report



it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do peas.

JOHN E. YOUNG, Chairman.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred Senate File 113, a bill for an act to amend section four hundred forty-one point nine (441.9), Code 1950, relating to the duties of the county assessor, and to provide for the county assessor to be clerk of the county conference board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

JOHN E. YOUNG, Chairman.

McEleney of Clinton, from the committee on public health, pharmacy, submitted the following report:

MR. SPEAKER: Your committee on public health, pharmacy to whom was referred House File 343, a bill for an act to repeal chapter three hundred thirty-nine (339), Code 1950, relating to coroners, and to enact in lieu thereof a substitute creating a board on post-mortem examinations and to prescribe the board's duties, powers and functions; to provide for the appointment of a chief medical referee, his qualifications, powers, duties and functions and a central office and laboratory; to provide for the appointment of county medical referees, their qualifications, powers, duties and functions; and to make an appropriation from the general 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 whom so amended the bill do pass.

Amend House File 343 by amending the title as follows:

1. By striking the word "repeal" in line one (1) thereof and substituting in lieu thereof the word "amend"; and by striking the comma (,) in line two (2) following the word "coroners" and inserting in lieu thereof a period (.); and by striking the balance of said title.

2. By striking all of said House File 343 following the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter three hundred thirty-nine (339), Code 1950, is hereby amended by adding the following new section:

"It shall be a necessary qualification for the office of coroner that such person as may be elected to the office of coroner shall be a licensed physician; provided, however, that this qualification shall not apply to assistants or employees of said coroner."

LEO P. McELENEY, Chairman.

Nelson 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 Hesse File 43, a bill for an act to amend sections four hundred eighteen point one (418.1) and four hundred eighteen point three (418.3),

Code 1950, relating to the council-manager plan of municipal government by ordinance, begs leave to report it has had 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. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 48, a bill for an act to provide for the government of cities and towns under the mayor-council form of municipal government, and to repeal various sections of chapter three hundred sixty-three (363), Code 1950, relating thereto 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 be amended as follows, and when so amended the bill de pass.

Amend House File 48 as follows:

- 1. By striking section three (3) and inserting in lieu thereof the following:
- "Sec. 3. Appointment of officers. The mayor shall appoint the following officers:
- "1. A marshal, and such other police officers, including police matrons, as may be provided by ordinance.
- "2. Such other officers as the council may, by ordinance, direct him to appoint.

"The council shall elect all other officers.

"The prior civil service rights of any person appointed to any position under this section shall not be abridged by such appointment."

2. Further amend by striking section nine (9) and renumbering the remaining sections.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 191, a bill for an act to amend section four hundred four point five (404.5), Code 1950, relating to fire department maintenance fund and millage therein authorized, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 198, a bill for an act to define the general powers and duties of municipal officers and to repeal various sections of the Code relating thereto and to enact substitutes therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 198 as follows:

1. By inserting after the comma (,) in line twenty-nine (29), subsection seven (7), section one (1), the words "city clerk,".



2. By amending paragraph one (1) of the Nelson-Crosier amendment of January 29 as follows:

By striking the comma (,) in line five (5) and inserting after the word "allowed" the following words "and a summary of all receipts,".

By striking from line ten (10) the words "a newspaper" and inserting in lieu thereof the words "all newspapers".

By inserting after the comma (,) in line eleven (11) the words "all commercial radio stations in the municipality,".

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 204, a bill for an act to amend section four hundred ten point nineteen (410.19), Code 1950, relating to limitation of hours on duty of members of the fire 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.

H. F. NELSON, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 71.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 71.

AMENDMENTS FILED

- 1 Amend House File 143 by striking the period at the
- 2 end thereof, by substituting a comma in lieu thereof, and
- 3 by adding the following thereafter: "provided that before
- 4 such withdrawal shall be effective, the same must be
- 5 accepted in writing by the Board of Library Trustees, who
- 6 shall have discretion whether or not to do so."

OPPEDAHL of Humboldt.

- 1 Amend House File 183 by adding thereto the following section:
- 2 "Sec. 4. Amend section two hundred ninety-eight point one
- 3 (298.1), Code 1950, by inserting after the word 'required'



- 4 and before the word 'for' in line six (6) the following: 'to
- 5 be raised by taxation'."

Brown of Mahaska.

- 1 Amend House File 247 as follows:
- 2 1. Strike from section three (3), line one hundred nine (109),
- 3 the words "defined in this act" and insert in lieu thereof "as
- 4 provided by law".
- 5. 2. Strike from section three (3), line one hundred thirteen
- 6 (113), the words "as defined and required in this act" and insert
- 7 in lieu thereof "as provided by law".

LISLE of Page.

- 1 Amend Senate File 60 by adding the following section
- 2 three (8):
- 3 "Sec. 3. This act being deemed of immediate importance
- 4 shall be in full force and effect upon its passage and
- 5 publication in The Sheldon Mail, a newspaper published at
- 6 Sheldon, Iowa, and in The Thompson Courier, a newspaper
- 7 published at Thompson, Iowa."

GOODE of Davis.

- Amend House File 421 by striking all of section fourteen (14) and inserting in lieu thereof the following:
- 3 "Sec. 14. Section one hundred ten point five (110.5).
- 4 Code 1950, is amended by adding a new sentence after the
- 5 period (.) in line five (5) thereof as follows: 'As reim-
- 6 bursement for expenses incurred the county recorder shall
- 7 charge an additional ten per cent of the cost of each such
- 8 license sold through his office, to be retained for the use
- 9 and benefit of the county general fund."

Loss of Kossuth.

BERRY of Calhoun.

CRABB of Guthrie.

LUCKEN of Plymouth.

On motion by Goode of Davis, and in accordance with Senate Concurrent Resolution 9 duly adopted, the House adjourned until 2:00 p.m., Monday, March 5, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 5, 1951.

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

Prayer was offered by the Reverend Father Menster, director of Catholic Charities of Iowa and chaplain of Orphans' Home, Dubuque.

The Journal of February 23 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Burrows of Benton for five days due to illness; Moore of Butler for five days due to illness; Davis of Fayette on request of Morris of Dallas; Nystrom of Boone on request of Butler of Pocahontas.

PRESENTATION OF VISITORS

Stiffler of Warren presented to the House twenty-three students from Spring Hill High School, accompanied by Donald R. Stanley, coach.

PETITIONS

Miller of Black Hawk presented a petition signed by fifty-eight residents of Waterloo, Cedar Falls and Hudson urging support of legislation relative to state financial support of education, reorganization of state administration of public schools, and teacher welfare.

Referred to the committee on schools, libraries, state educational institutions.

Miller of Black Hawk presented four petitions signed by ninetysix nurses from the Nurses Registry of Waterloo and Iowa State Nurses Association urging amendment of Senate File 375 to eliminate the sections which would (1) abolish the secretary of the Board of Nurse Examiners, (2) abolish the Educational Director and (3) take handling of applications of nurses' licensure from the Board of Nurse Examiners.

Referred to the committee on departmental affairs.

Bass of Montgomery presented a petition signed by one hundred eight residents of Montgomery County urging support of the Stanton Lake project.

Referred to the committee on conservation, drainage and flood control.

Uhlenhopp of Franklin presented a petition signed by nine residents of Hampton urging support of adequate appropriations for the State University of Iowa and University Hospital to permit adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

Young of Union presented a petition signed by thirty-two residents of Creston urging support of adequate appropriations for the State University of Iowa and University Hospital to permit adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

Walker of Hamilton presented a petition signed by twenty-five residents of Hamilton County urging support of House File 294.

Referred to the committee on compensation of public officers and employees.

Olson of Mitchell presented a petition signed by eighteen residents of Riceville urging support of legislation fixing speed limits of 60 miles per hour in the daytime and 50 miles per hour for night driving.

Referred to the committee on motor vehicles, commerce and trade.

Miller of Black Hawk presented a petition signed by twenty-three faculty members of Jesup Consolidated School urging support of Senate File 392.

Referred to the committee on schools, libraries, state educational institutions.



Mallonee of Audubon presented a petition signed by twenty-one residents of Audubon County urging support of Senate File 203 as passed by the Senate.

Referred to the committee on schools, libraries, state educational institutions.

Tierney of Webster presented a petition signed by eight patrons of the Lanyon Consolidated School District urging support of Senate File 203.

Referred to the committee on schools, libraries, state educational institutions.

Hendrix of Muscatine presented a petition signed by sixteen residents of Muscatine County urging support of Senate File 258.

Referred to the committee on agriculture 1.

Hendrix of Muscatine presented a petition signed by twenty-four residents of Muscatine County opposing House File 345.

Referred to the committee on police regulation, suppression of crime and intemperance.

Sloane of Polk presented a petition signed by fifty members of the Cattell P.-T.A. opposing the amendments to House File 140 and asking that the bill be re-referred to the schools committee.

Referred to the committee on schools, libraries, state educational institutions.

Hendrix of Muscatine presented a petition signed by thirty-six residents of Muscatine County urging support of Senate File 258.

Referred to the committee on agriculture 1.

Norland of Worth presented a petition signed by twenty-two residents of Manly urging support of adequate appropriations for the State University of Iowa and University Hospital to permit adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees



on House Files 43, 48, 143, 191, 198, 204, 240, 343, 402, 411 and 471, and Senate File 113, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 305 and 336.

PROOFS OF PUBLICATION

Published copy of House File 320 and verified proof of publication of said bill in the Monroe County News on February 26, 1951, 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 Senate File 402 and verified proof of publication of said bill in The Jefferson Herald on February 22, 1951, 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 229 and verified proof of publication of said bill in the Terril Record on February 21, 1951, 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.

POINT OF PERSONAL PRIVILEGE

Pieper of Allamakee asked and obtained unanimous consent to have the following printed in the Journal:

Before the
Ways and Means Committee
of the
U. S. House of Representatives

Statement of Ernest Kosek,

Member of the House of Representatives,
Iowa State Legislature
and also representing

Governor William S. Beardsley, Governor
of the State of Iowa, and

Robert L. Larson, Attorney General
of the State of Iowa

My name is Ernest Kosek. I am serving my third term as member of the state legislature of the State of Iowa. I am chairman of the Linn County Board of Education and former member of Cedar Rapids Board of Education. I am here to represent the government of the State of Iowa at the request of the Honorable William S. Beardsley, Governor of the State of Iowa, and Robert L. Larson, Attorney General of the State of Iowa.

I understand that the Treasury Department is recommending an amendment of section 22(b)4(1) of the Internal Revenue Code to eliminate the tax exempt feature of the interest upon state, municipal and political subdivision obligations.

In the absence of any clear recommendation by the Treasury Department that they propose the taxation of outstanding obligations, I shall assume that there is no intention to consider any such breach of faith with investors in outstanding public securities, and shall restrict my discussion to the effect on the issuance of future obligations.

This is the most far-reaching and significant change in taxing policy that has been proposed in many years. However, previous attempts to exploit this form of taxation were made in 1939, 1940 and 1942, and as many of you will recall, these proposals were rejected after a thorough investigation by this committee and by the Senate Finance Committee.

Assuming that bonds hereafter issued would reach the present volume of outstanding obligations this proposal would ultimately affect about twenty billion dollars worth of state and municipal obligations. The average volume of new issues is approximately one billion dollars per year. This proposal would affect the finances and tax burden of every state, county, city, town and school district of the United States of America.

The economy of this situation is very simple. If the income from municipal obligations is made subject to federal income tax the municipality would be required to pay a higher rate of interest on its obligations almost in a direct ratio to what the government would collect.

Previous witnesses have referred to the fact that the present average rate of interest on municipal debt is about 2 per cent. I should like to stress, however, that this is only an average and like all averages has components of higher rates. Many of those higher rates are paid by the less well-known rural municipalities in my state, particularly the townships, towns and independent school districts. They are already bearing a burden of interest rates of approximately 3 per cent. If you remove the tax exempt feature as proposed, these political subdivisions would have to pay upwards of 4 per cent.

These lesser known rural political subdivisions would be forced to rates of interest comparable to the going rates on private mortgages in the area, many of which run 5 per cent. These are figures of the present times of unusually low interest rates throughout the country. The levels would be much higher in the future if we ever return to the conditions of the 1920's and 1930's.

Is it fair to these small municipalities, particularly the school districts, to increase their cost of education and other necessities? Is it fair to ask these municipalities and school districts to strain their limited resources when the revenue which the federal government would derive is so insignificant?

In my state we have had our share of the nation-wide problem of underpaid teachers and other school and municipal operating expenses. The State of Iowa has gone so far as to assist these municipalities by granting 25 per cent state aid to schools, but even that has not solved the local problem. Much remains to be done to keep the finances of these school

districts on a sound basis. The State of Iowa has a real estate tax limit of 5 per cent of the actual value. In many parts of the state this limit has been reached or is fast being approached. This is no self-imposed arbitrary limitation. It is a realistic appraisal of the ability of our property to stand the tax burden—a limit beyond which a tax could result in a capital levy.

All this has been true even with the help of tax exemption in financing the capital cost of these local subdivisions. It would be much more difficult if we had to contend with the taxability of our obligations.

The Committee must see how inconsistent it is to increase the financing costs for these municipalities and school districts on the one hand and to entertain the proposal to embark upon a program of federal aid to schools on the other. As a matter of fact, this inconsistency invites the suspicion that at least some of the support for the taxation of state and local obligations comes from those who believe in increasing federal aid and increasing federal controls which go with the federal aid and the substitution of centralized control for independent local control.

It seems to me that it is sound government to encourage these municipalities to solve their own problems, financial, social, public improvement and otherwise. That is the essence of democracy, in my humble opinion.

It would seem advisable to determine at the grass root level the cost of such improvements to issue only such municipal obligations as are considered necessary by those who understand the problems best. Thus we would avoid the cumbersome and expensive practice of having the federal government drain these resources in the form of federal income tax and then have the federal government pipe back a smaller portion to the states, municipalities and small school districts. If, as I suspect, the tax on our local obligations is only a prelude to the program of increased federal grants-in-aid, then the purpose of increasing the net federal revenues for emergency expenditures at the present time can not be advanced by such a tax.

While I am not an attorney, it is my understanding that it was just this inherent element of federal control in any such tax which induced the United States Supreme Court to hold a tax on state and local obligations unconstitutional.

Because of this holding of the Supreme Court, any hope for raising actual revenue during the present emergency should be abandoned. All you would have would be a distressing litigation and a conflict between the officers of the federal government and those of the states—a conflict which would be much better avoided during these times.

It is for these reasons that we in Iowa respectfully urge this committee to oppose the proposed removal of the tax exemption of state and municipal obligations.

ANNOUNCEMENT BY THE CHIEF CLERK

The Chief Clerk announced the receipt of the following resolution passed by the Nebraska Legislature, transmitted by the Clerk of the Legislature:



LEGISLATURE OF NEBRASKA SIXTY-SECOND SESSION

LEGISLATIVE RESOLUTION 3

Introduced by Charles F. Tvrdik of Douglas, William Moulton of Douglas, John P. McKnight of Nemaha

Whereas, during the past two seasons, football games played at Memorial Stadium of the University of Nebraska were televised, and

Whereas, it is impossible for all of the football fans of Nebraska to see the games at Memorial Stadium on account of the size, distance from the stadium and other physical circumstances, and

Whereas, all loyal Nebraskans like to see their university team in action on the gridiron and some may do this only by the medium of television, and

Whereas, the University of Nebraska has voted to carry out the policy of the National Collegiate Athletic Association to ban television of athletic games next year,

Now, Therefore, Be It Resolved by the Sixty-second Session of the Nebraska State Legislature:

- 1. That the University of Nebraska request a review of the findings of the Big Seven Conference in order to permit the television of home football games at Memorial Stadium at the University of Nebraska.
- 2. That a copy of this resolution, suitably engrossed, be sent to the legislatures in the states of Iowa, Missouri, Kansas, Oklahoma and Colorado urging such legislatures to take action in urging their universities who are members of the Big Seven Conference to permit television of home football games.
- 3. That a copy of this resolution suitably engrossed be sent to the chancellor of the University of Nebraska, and a copy to each of the presidents of the other universities in the Big Seven Conference urging such action of the Big Seven Conference.

CHARLES J. WARNER, President of the Legislature.

I, Hugo F. Srb, hereby certify that the above is a true and correct copy of the Legislative Resolution 3, which was passed by the Legislature of Nebraska in Sixty-second regular session on the twenty-sixth of February, 1951.

HUGO F. SRB, Clerk of the Legislature.

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 164, a bill for an act to define the general powers and duties of municipal officers.

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 relating to change of name of the state school for the blind to the Iowa Braille and Sight-Saving School.

CABROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 164, a bill for an act to define the general powers and duties of municipal officers and to repeal various sections of the Code relating thereto and to enact substitutes therefor.

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

INTRODUCTION OF BILLS

The following bills were introduced Friday, February 23, 1951, the last day preceding the spring recess. Due to the fact that they were not in legal form before the Journal of February 23 went to press they were read first time, committed or referred on Monday, March 5, 1951.

House File 546, by Sloane of Polk, Gallup of Jefferson, Walker of Hamilton, Kosek of Linn, Buck of Marshall, Mallonee of Audubon, Harris of Adair and Moore of Butler, a bill for an act to amend section nineteen point twenty (19.20), Code 1950, relating to bidding for public contracts.

Read first time and referred to committee on departmental affairs.

House File 547, by Palmer of Lee, a bill for an act to amend section two hundred ninety-seven point seven (297.7), Code 1950, providing for discretionary powers by local school boards in the procedure for letting contracts for the erection and repair of school houses.

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

House File 548, by Huisman of Osceola and Mallonee of Audubon, a bill for an act to amend section three hundred twenty-one point four hundred seventy-one (321.471), Code 1950, relating to restrictions on use of highways by local authorities and prescribing penalties for violations.

Read first time and referred to committee on judiciary 1.



House File 549, by Bass of Montgomery, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and referred to committee on motor vehicles, commerce and trade.

House File 550, by Aubrey of Wapello, Sloane of Polk, Ryan of Polk and Judd of Clinton, a bill for an act to prescribe minimum wage and maximum hour standards for all employees, to provide for the establishment of minimum wages by occupation, and to provide for enforcement of such provisions.

Read first time and referred to committee on labor.

House File 551, by committee on consolidation and coordination of state government, a bill for an act to create a legislative council for the State of Iowa, describing its membership, prescribing its power and duties, establishing a research and bill drafting service as a part thereof, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 552, by McFarlane of Black Hawk and Lisle of Page, a bill for an act to make available to residents of the State of Iowa federal funds to be used for aid to permanently and totally disabled; to appropriate county and state funds for said appropriation; to provide for the uniform administration throughout the State of Iowa of said fund for the benefit of the permanently and totally disabled under the supervision of the State Board of Social Welfare of the State of Iowa.

Read first time and referred to committee on social security.

House File 553, by Loss of Kossuth, Bass of Montgomery, Stevens of Greene, Eckels of Hancock and Moore of Louisa, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1950, relating to the powers and duties of school directors, by repealing section two hundred seventy-nine point thirty-four (279.34).

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 554, by Kuester of Cass, McFarlane of Black Hawk

and Miller of Shelby, a bill for an act to promote education of Christianity in schools.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 555, by Sloane of Polk, a bill for an act to amend section one hundred twenty-four point twenty-four (124.24), Code 1950, relating to permit fees for sale of malt beverages.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 556, by Sloane of Polk, Gallup of Jefferson, Walker of Hamilton, Kosek of Linn, Buck of Marshall, Mallonee of Audubon and Harris of Adair, a bill for an act to amend section nineteen point eighteen (19.18), Code 1950, relating to bidding for public contracts.

Read first time and referred to committee on departmental affairs.

House File 557, by Sloane of Polk, a bill for an act to amend section one hundred twenty-four point twenty (124.20), Code 1950, relating to prohibited sales and making it unlawful for a holder of a beer permit to operate on Sunday.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 558, by Brookings of Pottawattamie, a bill for an act to amend section five hundred seventy-three point two (573.2); Code 1950, and section three hundred eight A point ten (308A.10), Code 1950, relating to bonds on public contracts.

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

House File 559, by Nelson of Woodbury, a bill for an act to amend section six hundred eighty-four point eighteen (684.18), Code 1950, making the supreme court co-ordinator and providing for the appointment of a court supervisor.

Read first time and referred to committee on judiciary 1.

House File 560, by Buck of Marshall, McNeal of Wright, Walter of Hardin and Mensing of Cedar, a bill for an act to amend section



three hundred fifty-eight A point one (358A.1), Code 1950, relating to the number of inhabitants in a county for the purpose of zoning.

Read first time and referred to committee on county and town-ship affairs.

House File 561, by Weiss of Crawford, Hanna of Adams and Berry of Calhoun, a bill for an act to amend chapters two hundred sixty-three (263) and two hundred sixty-six (266), Code 1950, by providing for athletic contest between the state university and the state college at Ames, Iowa.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 562, by Pieper of Allamakee, a bill for an act to repeal chapter thirty-five (35), Code 1950, relating to the World War I Bonus Board.

Read first time and referred to committee on departmental affairs.

House File 563, by Morris of Dallas, Bass of Montgomery, Mallonee of Audubon and Uhlenhopp of Franklin, a bill for an act to camend section eight point six (8.6), Code 1950, relating to specific powers and duties of the state comptroller.

... Read first time and referred to committee on departmental affairs.

House File 564, by Morris of Dallas, Bass of Montgomery, Mallonee of Audubon and Uhlenhopp of Franklin, a bill for an act to amend chapter three hundred two (302). Code 1950, relating to school funds.

Read first time and referred to committee on departmental affairs.

House File 565, by Hansen of Carroll, a bill for an act to amend chapter seventy-nine (79), Code 1950, relating to wages and salaries of state employees.

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

House File 566, by committee on public health, pharmacy, a bill for an act to amend section one hundred three point five (103.5), Code 1950, relating to fire escapes.

Read first time and placed on the calendar.



House File 567, by Olson of Mitchell, Putney of Tama and Nelson of Jasper, a bill for an act to promote health and welfare by providing for blood tests to discover Rh blood factor in expectant mothers.

Read first time and referred to committee on public health, pharmacy.

House File 568, by Ryan of Polk and Sloane of Polk, a bill for an act to provide for employment of persons committed to a county or city jail and to provide for the support of their dependents from their earnings.

Read first time and referred to committee on police regulation, suppression of crime and intemperance.

House File 569, by Shifflett of Ringgold, a bill for an act to amend section three hundred sixty-three point forty-nine (363.49), Code 1950, relating to time of preserving city records.

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

House File 570, by Kosek of Linn and Ryan of Polk, a bill for an act to authorize boards of supervisors in any county to contribute to the support and maintenance of mental health clinics.

Read first time and referred to committee on public health, pharmacy.

House File 571, by Sloane of Polk, a bill for an act to amend chapter three hundred three (303), Code 1950, relating to the law, medical and traveling libraries and the department of history and archives.

Read first time and referred to committee on departmental affairs.

House File 572, by Hanna of Adams, a bill for an act to amend title nine (IX) of the Code 1950, by adding thereto a new chapter relating to sale barns and to provide for inspection of certain conditions therein.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 573, by committee on appropriations, a bill for an act to appropriate five hundred thousand dollars (\$500,000) from the general fund of the State of Iowa to the state board of control



for the scientific observation, rechecking and treatment of mentally ill persons.

Read first time and placed on the calendar.

House File 574, 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, 1951, and ending June 30, 1953, to the board of control for support, maintenance, repairs, replacements or alterations of institutions under said board of control.

Read first time and placed on the calendar.

House File 575, by Sloane of Polk, a bill for an act to amend section four hundred twenty-six point two (426.2), Code 1950, relating to agricultural land credits.

Read first time and referred to committee on agriculture 1.

House File 576, by Goode of Davis, a bill for an act to amend section one hundred forty-seven point twenty (147.20), Code 1950, relating to the nomination and appointment to the board of examiners for professions licensed by the state department of health.

Read first time and referred to committee on departmental affairs.

House File 577, by Putney of Tama, a bill for an act to amend section one hundred ninety-eight point eight (198.8), Code 1950, in regard to inspection fee on commercial feeds.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

House File 578, by Putney of Tama, a bill for an act to amend section one hundred ninety-nine point eight (199.8), Code 1950, relating to prohibited acts relative to agricultural seeds.

Read first time and referred to committee on agriculture 1.

House File 579, by Butler of Pocahontas, Sloane of Polk, Walker of Hamilton, Fiene of Chickasaw, Huisman of Osceola, Clark of Appanoose, Brockmeyer of Howard and Nicholson of Taylor, a bill for an act to increase the salary of highway patrol officers and make appropriations therefor.

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



House File 580, by Poston of Wayne, Ringgenberg of Story, Butler of Pocahontas, Crabb of Guthrie and Moore of Butler (Augustine, Doud, Colburn, Lynes and Mercer), a bill for an act to amend chapter one hundred twenty-three (123), Code 1950, to prevent the liquor control commission from discriminating against a citizen of Iowa and to provide a method of subpoenaing evidence from companies selling liquor or wine to Iowa.

Read first time and referred to committee on judiciary 2.

House File 581, by Nelson of Woodbury, a bill for an act to authorize the incorporation of industrial savings and loan associations which will have for their purpose the financing of buildings used for business, manufacturing, residential or agricultural purposes and be similar to and under the same supervision as provided for savings and loan associations now established for home financing.

Read first time and referred to committee on banks, building and loan.

House File 582, by Kosek of Linn (Doud), a bill for an act to repeal chapter one hundred seventy-two (172). Code 1950, relating to the operation of frozen food locker plants within the State of Iowa and inserting a new chapter in lieu thereof.

Read first time and referred to committee on public health, pharmacy.

House File 583, by Sloane of Polk, Poston of Wayne, Kuester of Cass, Aubrey of Wapello, Schroeder of Scott and Brown of Mahaska, a bill for an act to provide for conditions under which union security clauses may be written into a labor agreement between employers and unions and to provide qualifications and conditions under which labor organization dues, initiation fees and insurance premiums may be deducted from wages by employers and paid to organizations of employees or labor unions, to amend sections seven hundred thirty-six A point three (736A.3) and seven hundred thirty-six A point five (736A.5) and to repeal section seven hundred thirty-six A point four (736A.4), Code 1950, relating to labor agreements and labor union memberships:

Read first time and referred to committee on labor."

House File 584, by Sloane of Polk and Ryan of Polk, a bill for an act providing for state aid to distressed school districts, providing for the administration of such aid by the state department of



public instruction, and making an appropriation for the payment of such aid.

Read first time and referred to committee on schools, libraries, state educational institutions.

House File 585, by Nelson of Woodbury, Cooksey of Clay and Munger of Woodbury, a bill for an act to amend section six hundred two point forty-six (602.46), Code 1950, relating to salary of municipal court reporters in towns having a population of seventy thousand (70,000) or more.

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

House File 586, by Oppedahl of Humboldt and Nelson of Woodbury, a bill for an act to amend section three hundred ninety-two point one (392.1), Code 1950, relating to joint use of sanitary sewer system.

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

House File 587, by Schroeder of Scott and Tierney of Webster, a bill for an act requiring the operation of sewage treatment plants by licensed superintendents or operators; providing for the licensing of sewage treatment plant superintendents or operators; creating a board to examine applicants for plant superintendents or operators license; providing for rules and regulations for administering the act; providing for the issuance of a license upon meeting qualifications established by the board and the payment of license fees; and setting forth penalties for violation of the act.

Read first time and referred to committee on public health, pharmacy.

House File 588, by Nelson of Woodbury, Sloane of Polk, Munger of Woodbury, Ryan of Polk and Schwengel of Scott, a bill for an act to amend subsection two (2) of section four hundred twenty-seven point one (427.1), Code 1950, relating to the exemption from taxation of municipal and military property.

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

House File 589, by Nelson of Woodbury, a bill for an act to amend chapter four hundred forty-one (441), Code 1950, relating to county assessor.

Read first time and referred to committee on tax revision.



INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 11, by McNeal of Wright, a joint resolution to declare that federal rent control is no longer necessary in the State of Iowa, or any part thereof; to provide that the Governor shall immediately notify the housing expediter that federal rent control is no longer necessary in Iowa, or any part thereof; and to terminate federal rent control in accordance with sections two hundred four (204) (j) two (2) of the housing and rent act of 1949.

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

CONSIDERATION OF BILLS

House File 229, a bill for an act to legalize and validate the proceedings of the board of directors of consolidated school district of Lloyd Township, in the county of Dickinson, State of Iowa, authorizing and providing for the issuance, sale and delivery of school bonds and for the levy of taxes for the payment of said bonds and interest thereon, and declaring 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.

Smith of Dickinson offered the following amendment and moved its adoption:

Amend House File 229, section two (2), line five (5), by adding the following: ", without expense to the state."

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 88:

Fiene Abel Clark of Judd Bass Appanoose Frey Klemesrud Clark of Marion Berry Gallup Koch Bloedel Cooksey Goode Kosek Boothby Cornick Hanna Kuester Brockmeyer Crabb Hansen Langland Brownlie Crosier Hanson Lisle Buck Darrington Harris Loss Burris Hendrix Lucken Eckels Butler Fairchild Huisman Ludwig

Ramseyer Mallonee Nelson of Strawman Martin Woodbury Ringgenberg Tierney Uhlenhopp McEleney Nicholson Robinson Van Zwol McFarlane Nielsen Ryan Sar Voigtmann McNeal Norland Schroeder Walter Mensing Oberman Oeth Schwengel Washburn Meyer Moore of Louisa Olson Sherod Weiss Mooty Oppedahl Sloane Weston Morris Smith White Palmer Paul Soeth Young Munger Nelson of Jasper Pedrick Stevens Mr. Speaker Pieper Stiffler

The nays were, none.

Absent or not voting, 20:

Aubrey Jones Moore of Butler Putney Brookings Metz Nystrom Shepard Miller of Patrick Shifflett Brown Black Hawk Pendleton Tate Burrows Miller of Shelby Walker Poston Davis Heinz

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

House File 227, a bill for an act to legalize and validate orders, judgments and decrees entered prior to July 4, 1951, upon service of notice by publication or posting, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee asked and obtained unanimous consent to withdraw the amendment filed by him, found on pages:441 and 442 of the Journal of February 12.

Palmer of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 227 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. In all actions or in proceedings in probate where an order, judgment or decree has been entered prior to July 4, 1951, based upon service of notice by publication as provided by rule sixty (60) of the Iowa Rules of Civil Procedure or any statute authorizing publication of notice or upon service of notice by publication or posting pursuant to authorization or direction of any court of competent jurisdiction in the State of Iowa, all such orders, judgments or decrees are hereby declared valid and of full force and effect, unless an action shall be commenced within the time provided in section two (2) hereof to question such order, judgment or decree, or any right or status created, confirmed or existing thereunder.

Sec. 2. No action shall be maintained in any court to question any such order, judgment or decree, or any right or status created, confirmed



or existing thereunder unless such action shall be commenced within one (1) year from July 4, 1951.

Sec. 3. The provisions of section six hundred fourteen point eight (614.8), Code 1950, as to the rights of minors and insane persons and any other provision of law fixing or extending the time within which actions may be commenced shall not be applicable to extend the time within which any such action shall be commenced beyond one (1) year after July 4, 1951.

Sec. 4. This act shall not affect pending litigation and shall not operate to revive rights or claims previously barred, or permit any action to be brought or maintained upon any claim or cause of action which was barred by any rule, law or statute in force prior to July 4, 1951.

Sec. 5. If any clause, sentence, paragraph, section or part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of the act, but shall be confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved in the controversy in which said judgment has been rendered.

Amendment adopted.

Palmer of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 227 as follows:

Strike the period (.) at the end of the title and add the following: "and to limit the time within which actions may be brought to question such orders, judgments and decrees or rights or status arising thereunder."

Amendment adopted.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel Crabb Huisman Mensing Bass Crosier Judd Miller of Berry Darrington Klemesrud Black Hawk Bloedel Miller of Shelby Eckels Koch Boothby Fairchild Moore of Louisa Kosek Brockmeyer Fiene Kuester Mooty Brownlie Frey Langland Morris Buck Gallup Lisle Munger Lucken Nelson of Jasper Burris Goode Butler Ludwig Hanna . Nelson of Clark of Mallonee Woodbury Hansen Hanson Martin Nicholson Appanoose Clark of Marion Harris McEleney Nielsen Cooksey Heinz McFarlane Norland Cornick Hendrix McNeal Oeth

Smith Walker Olson Ringgenberg Walter Oppedahl Soeth Robinson Washburn Palmer Ryan Stevens Patrick Sar Stiffler Weiss Weston Paul Schroeder Strawman White Pedrick Schwengel Tierney Pieper Sherod Uhlenhopp Young Mr. Speaker Shifflett Van Zwol Poston Voigtmann Ramsever Sloane

The nays were, none.

Absent or not voting, 16:

Aubrey Davis Meyer Pendleton Brookings Jones Moore of Butler Putney Brown Loss Nystrom Shepard Burrows Metz Oberman Tate

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 legalize and validate orders, judgments and decrees entered prior to July 4, 1951, where acceptance of service of notice, delivery of copy thereof or posting or proof of posting was done by an attorney or his agent, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel Martin Olson Oppedahl Bass Gallup McEleney Berry Goode McFarlane Palmer Bloedel Hanna McNeal Patrick Boothby Hansen Mensing Paul Brockmeyer Hanson Meyer Pedrick Brown Harris Miller of Pieper Brownlie Heinz Black Hawk Poston Buck Hendrix . Miller of Shelby Ramseyer Burris Huisman Moore of Louisa Ringgenberg Butler Judd Mooty Robinson Klemesrud Clark of Morris Ryan Appanoose Koch Munger Sar Nelson of Jasper Clark of Marion Kosek Schroeder Cooksev Kuester Nelson of Schwengel Cornick Langland Woodbury Sherod Crosier Lisle Nicholson Shifflett Darrington Loss Nielsen Sloane Eckels Lucken Norland Smith Fairchild Ludwig Oberman Soeth Fiene Mallonee Oeth Stevens

Strawman Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter

Washburn Weiss Weston

White Young Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Aubrev Brookings Burrows Crabb

Davis Jones Metz

Moore of Butler Nystrom Pendleton

Putney Shepard Tate

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

House File 200, a bill for an act to amend section six hundred sixty-eight point thirty-three (668.33), Code 1950, relating to the termination of exhausted guardianships, 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?"

Hanna

Hansen

Hanson

Harris

Heinz

The aves were, 95:

Abel

Bass Berry Bloedel Boothby Brockmeyer Brown Brownlie Buck Burris Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Eckels Fairchild Fiene Frey

Huisman Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Meyer Miller of Black Hawk

Miller of Shelby Moore of Louisa Mooty Morris Munger Nelson of Jasper Shifflett Nelson of Woodbury Nicholson Nielsen Norland Oberman Oeth Olson Oppedahl Palmer Patrick : Paul sameiri

Pedrick Pieper Poston Ramseyer Ringgenberg Robinson

. 501 1

Ryan Sar Schroeder .. Schwengel

Sherod

Sloane Smith Soeth Stevens Stiffler Strawman Tierney Uhlenhopp Van Zwol Voigtmann

Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Gallup

Goode

Absent or not voting, 13:

Aubrey Brookings Burrows Hendrix Jones Metz Moore of Butler Nystrom Pendleton Putney Shepard Tate

Davis

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

House File 199, a bill for an act to amend section six hundred sixty-eight point three (668.3), Code 1950, relating to the appointment of a guardian for a minor owning property, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware offered the following amendments proposed by the committee on judiciary 1 and moved their adoption:

- . 1. Amend House File 199, section one (1), by inserting after the words "of the minor" in line seven (7) the words "or to the natural guardian, or to the person with whom said minor resides".
- 2. Further amend by surrounding the phrase "for such minor" in line seven (7) with commas (.).
- 3. Further amend by striking the word "parent" in line eight (8) and in line eleven (11) and substituting in lieu thereof the word "person".

Amendments adopted.

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

Lucken

On the question "Shall the bill pass?"

The ayes were, 94:

Abel Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington

Eckels Fairchild Fiene Frey Gallup Goode Hanna Hansen Hanson .. Harris Heinz Huisman Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss

Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Meyer Miller of Black Hawk Miller of Shelby Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of

Woodbury .

Nielsen

Olson Oppedahl Palmer Patrick Paul Pedrick Pieper Poston Ramseyer Ringgenberg Robinson Ryan Sar Schroeder Schwengel Sherod Shifflett Sloane

Oberman

Oeth

Smith Soeth Stevens Stiffler Strawman

Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Aubrey Burrows Davis Hendrix Jones Metz Moore of Butler Nicholson Norland Nystrom Pendleton Putney Shepard Tate

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

House File 401, a bill for an act to amend section six hundred thirty-eight point forty-one (638.41), Code 1950, relating to payment of small legacies to minors or incompetents, 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?"

Hanna

Hansen

Hanson

Harris

Heinz

Judd

Huisman

The ayes were, 94:

Abel Bass Berry Bloedel Boothby Brookings Brown Brownlie Buck Burris Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Eckels Fairchild Fiene Frev Gallup Goode

Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Meyer Miller of Black Hawk Miller of Shelby Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pieper Poston Ramseyer Ringgenberg Robinson

Ryan

Schroeder Schwengel Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Aubrey Hendrix Norland Putney
Brockmeyer Jones Nystrom Shepard
Burrows Metz Pendleton Tate

Davis Moore of Butler

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

House File 355, a bill for an act to amend, revise and codify chapter five hundred ninety-one (591), Code 1950, relating to the legalization of acts concerning corporations, was taken up for consideration.

Munger 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, 90:

Abel Goode Miller of Black Hawk Bass Hanna Schroeder Berry Hansen Miller of Shelby Schwengel Bloedel Moore of Louisa Sherod Hanson Brockmeyer Harris Shifflett Mooty Brookings Heinz ·Morris Sloane Brown Huisman Munger Smith Nelson of Jasper Brownlie Judd Soeth Buck Klemesrud Nelson of Stevens Burris Koch Woodbury Stiffler Butler Kosek Nicholson Strawman Clark of Kuester Nielsen Tierney Langland Oberman Uhlenhopp Appanoose Clark of Marion Lisle Oeth Van Zwol Oppedahl Voigtmann Walker Cooksey Loss Cornick Lucken Palmer Walter Crabb Ludwig Patrick Crosier Mallonee Paul Washburn Darrington Martin Pedrick Weiss Eckels McElenev Pieper Weston Fairchild McNeal White Ramseyer Fiene Mensing Ringgenberg Young Frey Gallup Meyer Ryan Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Aubrev Jones Nystrom . Putney Boothby McFarlane Robinson Burrows Metz Pendleton Shepard Moore of Butler Davis Poston Hendrix Norland

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



SENATE FILE 224 SUBSTITUTED FOR HOUSE FILE 356

Palmer of Lee asked and obtained unanimous consent to substitute Senate File 224 for House File 356.

Senate File 224, a bill for an act providing for the repeal of sections four hundred ninety-one point forty-four (491.44) and four hundred ninety-one point forty-five (491.45), Code 1950, relating to the posting of by-laws and statements of capital stock and indebtedness of corporations, was taken up for consideration.

Goode 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:

		4 .	ACT TO SECURITY OF THE PROPERTY OF THE PROPERT	
Abel	Goode		Miller of	Ryan
Bass	Hanna		Black Hawk	Sar
Berry	Hansen		Miller of Shelby	Schroeder
Bloedel	Hanson		Mooty	Schwengel
Brockmeyer	Harris		Morris	Sherod
Brookings	Heinz		Munger	Shifflett
Brown	Hendrix		Nelson of Jasper	Sloane
Brownlie	Huisman		Nelson of	Smith
Buck	Judd	•	Woodbury	Soeth
Burris	Klemesrud		Nicholson	Stevens
Butler	Koch		Nielsen	Stiffler
Clark of	Kosek		Oberman	Strawman
Appanoose	Kuester		Oeth	Tierney
Clark of Marion	Langland		Olson	Uhlenhopp
Cooksey	Lisle		Oppedahl	Van Zwol
Cornick	Loss		Palmer	Voigtmann
Crabb	Lucken	: <u> </u>	Patrick	Walker
Crosier	Ludwig	- 1	Paul	Walter
Darrington	Mallonee	,	Pedrick	Washburn
Eckels	Martin		Pieper	Weiss
Fairchild	McEleney	1	Poston	Weston
Fiene	McNeal		Ramseyer	White
Frey	Mensing	X8	Ringgenberg	Young
Gallup	Monor		Robinson	Mr. Speaker
Ganup	Meyer		ROBIIIOOR	mr. Speaker

The nays were, none.

Absent or not voting, 15:

Aubrey Jones Moore of Louisa Putney
Boothby McFarlane Norland Shepard
Burrows Metz Nystrom Tate

Davis Moore of Butler Pendleton

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

House File 245, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School

District of Hansell, in the county of Franklin, State of Iowa, authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

Uhlenhopp of Franklin offered the following amendment and moved its adoption:

Amend House File 245, section two (2), line five (5), by adding the following: ", without expense to the state."

Amendment adopted.

Uhlenhopp 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 aves were, 91:

THE WICE HELE,	o		
Abel Bass	Hanna Hansen	Miller of Black Hawk	Robinson Ryan
Berry	Hanson	Miller of Shelby	Sar
Bloedel	Harris	Moore of Louisa	Schroeder
Brockmeyer	Heinz	Mooty	Schwengel
Brookings	Hendrix	Morris	Sherod
Brownlie	Huisman	Munger	Smith
Buck	Judd	Nelson of Jasper	Soeth
Burris	Klemesrud	Nelson of	Stevens
Butler	Koch	Woodbury	Stiffler
Clark of	Kosek	Nicholson	Strawman
Appanoose	Kuester	Nielsen	Tierney
Clark of Marion	Langland	Oberman .	Uhlenhopp
Cooksey	Lisle	Oeth	Van Zwol
Cornick	Loss	Olson	Voigtmann
Crabb	Lucken	Oppedahl	Walker
Crosier	Ludwig	Palmer	Walter
Darrington	Mallonee	Patrick	Washburn
Eckels	Martin	Paul	Weiss
Fairchild	McEleney	Pedrick	Weston
Fiene	McNeal	Pieper	White
		· Poston	
Frey	Mensing		Young
Gallup	Meyer	Ramseyer	Mr. Speaker
Goode		Ringgenberg	

The nays were, none.

Absent or not voting, 17:

Jones Shepard Aubrey Norland McFarlane Nystrom Shifflett Boothby Pendleton Sloane Brown Moore of Butler Putney Tate Burrows Davis

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

Senate File 103, a bill for an act to legalize and validate the proceedings taken by the town council of the town of Ellsworth, Iowa, authorizing and providing for the issuance and sale of \$12,500 worth of general obligation bonds of said incorporated town, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 91:

Hanna .	Miller of	Ryan
		Sar
		Schroeder
		Schwengel .
		Sherod
		Sloane
		Soeth
		Stevens
		Stiffler
		Strawman
		Tierney
Langland		Uhlenhopp
Lisle	Olson	Van Zwol
Loss	Oppedahl	Voigtmann
Lucken	Palmer	Walker
Ludwig	Patrick	Walter
	Paul	Washburn
		Weiss
		Weston
		White
		Young
		Mr. Speaker
Macj CI	Pohingon	MI. Speaker
	Loss	Hansen Hanson Hanson Harris Heinz Heinz Huisman Judd Koch Kosek Kuester Langland Lisle Locken Lucken Lucken Ludwig Mallonee Martin McEleney McNelsen Mensing Moore of Louisa Moorty Mooty Hooty Hooty Moodbury Woodbury Nicholson Nicholson Nicholson Oeth Olson Oppedahl Lucken Palmer Ludwig Patrick Paul Pedrick Pieper McNeal Poston Ramseyer

The nays were, none.

Absent or not voting, 17:

Aubrey	Jones	Munger		Putney
Boothby	McFarlane	Norland		Shepard
Brown	Metz	Nystrom	*	Shifflett
Burrows	Moore of Butler	Pendleton		Tate
Davis				

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

House File 378, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance of bonds by the Consolidated School District of Union Township, in the



county of Plymouth, State of Iowa, for the purpose of building an addition to and making alterations in the existing school building of said school district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?"

The ayes were, 93:

Abel	Goode		Meyer	Ringgenberg
Bass	Hanna		Miller of	Robinson
Berry	Hansen		Black Hawk	Ryan
Bloedel	Hanson		Miller of Shelby	Sar
Boothby	Harris		Moore of Louisa	Schroeder
Brockmeyer	Heinz		Mooty	Schwengel
Brookings	Hendrix		Morris	Sherod
Brownlie	Huisman		Nelson of Jasper	Sloane
Buck	Judd		Nelson of	Smith
Burris	Klemesrud	20	Woodbury	Soeth
Butler	Koch	10	Nicholson	Stevens
Clark of	Kosek		Nielsen	Stiffler
Appanoose	Kuester		Oberman	Strawman
Clark of Marion	Langland		Oeth	Tierney
Cooksey	Lisle		Olson	Uhlenhopp
Cornick	Loss		Oppedahl	Van Zwol
Crabb	Lucken		Palmer	Voigtmann
Crosier	Ludwig		Patrick	Walker
Darrington	Mallonee		Paul	Washburn
Eckels	Martin		Pedrick	Weiss
Fairchild	McEleney		Pieper	Weston
Fiene	McFarlane		Poston	White
Frey	McNeal		Putney	Young
Gallup	Mensing		Ramseyer	Mr. Speaker

The nays were, none.

Absent or not voting, 15:

Aubrey		Jones	Norland	Shifflett
Brown	500	Metz	Nystrom	Tate
Burrows		Moore of Butler	Pendleton	Walter
Davis		Munger	Shenard	

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

House File 320, a bill for an act to make permanent a certain temporary transfer of funds of Monroe County, Iowa, made by authority of the state comptroller, with report of committee recommending amendment and passage, was taken up for consideration.

Martin of Monroe offered the following amendment proposed by the committee on judiciary 2 and moved its adoption: Amend House File 820, section two (2), line six (6), by adding the words "without expense to the state."

Amendment adopted.

Martin 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, 90:

	**	2011	W 4411 41
Abel	Hanna	Miller of	Robinson
Bass	Hansen	Black Hawk	Ryan
Berry	Hanson ·	Miller of Shelby	Sar
Bloedel	Harris	Moore of Louisa	Schroeder
Brockmeyer	Heinz	Mooty	Schwengel :
Brookings	Hendrix	Morris :	Sherod
Brownlie	Huisman	Nelson of Jasper	Sloane
Buck	Judd	Nelson of	Smith .
Burris	Klemesrud	Woodbury	Soeth
Butler	Koch	Nicholson	Stevens
Clark of	Kosek	Nielsen	Stiffler
Appanoose	Kuester	Oberman	Strawman
Clark of Marion	Langland	Oeth	Tierney
Cooksey	Lisle	Olson	Uhlenhopp
Cornick	Loss	Oppedahl	Van Zwol
Crabb	Lucken	Palmer	Voigtmann
Crosier	Ludwig	Patrick	Walker
Darrington	Mallonee	Paul	Washburn
Eckels	Martin	Pedrick	Weiss
Fairchild	McEleney	Pieper	Weston
Fiene	McFarlane	Putney	White
Frey	McNeal	Ramseyer	Young
Gallup	Mensing	Ringgenberg	Mr. Speaker
Goode		8808	Speaker

The nays were, none.

Absent or not voting, 18:

	2000 angai ni 2000.		
Aubrey	Jones	Norland	Shepard
Boothby	Metz	Nystrom	Shifflett
Brown	Meyer	Pendleton	Tate
Burrows	Moore of Butler	Poston	Walter
Davis	Munger		

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

House File 379, a bill for an act to legalize and authorize operation of a public park in Wright County, Iowa, in accordance with the terms set forth in the deed conveying said premises to Boone Township, Wright County, Iowa; Vernon Township, Humboldt County, Iowa; and the incorporated town of Renwick, Humboldt

County, Iowa, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 90:

Abel	Goode	Miller of Shelby	Ryan
Bass	Hanna	Moore of Louisa	Sar
Berry	Hansen	Mooty	Schroeder
Bloedel	Hanson	Morris	Schwengel
Boothby	Heinz	Nelson of Jasper	Sherod
Brockmeyer	Huisman	Nelson of	Sloane
Brookings	Judd	Woodbury	Smith
Brownlie .	Klemesrud	Nicholson	Soeth
Buck	Koch	Nielsen	Stevens
Burris	Kosek	Oberman	Stiffler
Butler	Kuester	Oeth	Strawman
Clark of	Langland	Olson	Tierney
Appanoose	Lisle	Oppedahl	Uhlenhopp
Clark of Marion	Loss	Palmer	Van Zwol
Cooksey	Lucken	Patrick	Voigtmann
Cornick	Ludwig	Paul	Walker
Crabb	Mallonee	Pedrick	Washburn
Crosier	Martin	Pieper	Weiss
Darrington	McEleney	Poston	Weston
Eckels	McFarlane	Putney	White
Fairchild	McNeal	Ramseyer	Young
Fiene	Mensing	Ringgenberg	Mr. Speaker
Frey	Miller of	Ringgenberg Robinson	
Gallup	Black Hawk		340

· The pays were, none.

Absent or not voting, 18:

Aubrey	Hendrix	Munger	Shepard
Brown	Jones	Norland	Shifflett
Burrows	Metz	Nystrom	Tate
Davis	Meyer	Pendleton	Walter
Harris	Moore of Butler	7.0	

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

House File 157, a bill for an act to amend section six hundred forty-nine point two (649.2), Code 1950, relating to affidavits attached to petitions in actions to quiet title, with report of committee recommending passage, was taken up for consideration.

Mensing 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, 91:

Abel Gallup Miller of Black Hawk Bass Goode Miller of Shelby Berry Hanna Bloedel Hanson Moore of Louisa Boothby Mooty Harris Brockmeyer Heinz Morris Huisman Nelson of Jasper Brookings Judd Brown Nelson of Brownlie Klemesrud Woodbury Buck Koch Nicholson Burris Kosek Nielsen Butler Kuester Oberman Clark of Langland Oeth Lisle Olson Appanoose Clark of Marion Loss Oppedahl Palmer Lucken Cooksev Cornick Ludwig Patrick Crabb Mallonee Paul Crosier Martin Pedrick Darrington McEleney Pieper Eckels McFarlane Putney McNeal Ramseyer Fairchild Fiene Mensing Ringgenberg Frev Robinson

Sar Schroeder Schwengel Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tierney Uhlenhopp Van Zwol Voigtmann Walker Washburn Weiss Weston White Young Mr. Speaker

Ryan

The nays were, none.

Absent or not voting, 17:

Aubrev Jones Munger Poston Burrows Metz Norland Shepard Mever Davis Nystrom Tate Moore of Butler Pendleton Walter Hansen Hendrix

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

House File 349, 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, with report of committee recommending passage, was taken up for consideration.

Clark 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, 89:

Abel Berry Boothby Brookings
Bass Bloedel Brockmeyer Brown

Brownlie	Huisman	Mooty	Sar
Buck	Judd	Morris	Schroeder
Burris	Klemesrud	Nelson of Jasper	Sherod
Butler	Koch	Nelson of	Shifflett
Clark of	Kosek	Woodbury	Sloane
Appanoose	Kuester	Nicholson	Smith
Clark of Marion	Langland	Nielsen	Soeth
Cooksey	Lisle	Oberman	Stevens
Cornick	Loss	Oeth	Stiffler
Crabb	Lucken	Olson	Tierney
Crosier	Ludwig	Oppedahl	Uhlenhopp
Darrington	Mallonee	Palmer	Van Zwol
Fairchild	Martin	Patrick	Voigtmann
Fiene	McEleney	Paul	Walker
Frey	McFarlane	Pedrick	Walter
Gallup	McNeal	Pieper	Washburn
Goode	Mensing	Poston	Weiss
Hanna	Miller of	Putney	Weston
Hansen	Black Hawk	Ramseyer	White
Harris	Miller of Shelby	Robinson	Young
Heinz	Moore of Louisa	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Aubrey	Hendrix	Munger	Schwengel
Burrows	Jones	Norland	Shepard
Davis	Metz	Nystrom	Strawman
Eckels	Mever	Pendleton	Tate
Hanson	Moore of Butler	Ringgenberg	

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

House File 334, a bill for an act authorizing a patent to issue to lot twenty-nine (29), being the southwest quarter (SW1/4) of the southeast quarter (SE1/4) of section sixteen (16), township seventy-three (73) north, range seven (7) west, of the 5th P.M., Henry County, Iowa, with report of committee recommending passage, was taken up for consideration.

Cornick 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, 91:

Abel	Brownlie	Cornick	Gallup
Bass	Buck	Crabb	Goode
Berry	Burris	Crosier	Hanna
Bloedel	Butler	Darrington	Hansen
Boothby	Clark of	Eckels	Hanson
Brockmeyer'	Appanoose	Fairchild	Harris
Brookings	Clark of Marion	Fiene	Heinz
Brown	Cooksey	Frey	Hendrix

Huisman Miller of Pedrick Stevens Judd Black Hawk Pieper Stiffler Miller of Shelby Klemesrud Strawman Poston Koch Moore of Louisa Putney Tierney Kosek Mooty Ramseyer Uhlenhopp Kuester Ringgenberg Van Zwoł Morris Langland Nelson of Jasper Robinson Voigtmann Walker Lisle Nelson of Ryan Woodbury Sar Walter Loss Nicholson Schroeder Washburn Ludwig Oberman Mallonee Schwengel Weiss Martin Oeth Sherod Weston McEleney Oppedahl Shifflett White McNeal Palmer Sloane Young Mensing Patrick Smith Mr. Speaker Paul Soeth

The nays were, 1:

Nielsen

Absent or not voting, 16:

Aubrey Lucken Moore of Butler Olson
Burrows McFarlane Munger Pendleton
Davis Metz Norland Shepard
Jones Meyer Nystrom Tate

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

House File 362, a bill for an act to legalize the action of the board of supervisors of Polk County, Iowa, in making certain expenditures at the Polk County Home from the county poor fund, with report of committee recommending passage, was taken up for consideration.

Ryan 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:

Abel Cooksey Huisman McNeal Bass Cornick Judd Mensing Berry Crabb Klemesrud Miller of Bloedel Crosier Koch Black Hawk Boothby Darrington Kosek Miller of Shelby Moore of Louisa Brockmeyer Eckels Kuester Brown Fiene Langland Mooty Lisle Brownlie Frey Morris Buck Gallup Loss Nelson of Jasper Ludwig Burris Goode Nelson of Butler Hanna Mallonee Woodbury Clark of Hansen Martin Nicholson Appanoose Heinz McElenev Nielsen Clark of Marion Hendrix McFarlane Oberman

Oeth	1. 1.	Ramseyer	Smith	Walker
Oppedahl	1808	Ringgenberg	Soeth	Walter
Palmer	+0	Robinson	Stevens	Washburn
Patrick		Ryan	Stiffler	Weiss
Paul		Sar	Strawman	Weston
Pedrick		Schroeder	Tierney	White
Pieper		Schwengel	Uhlenhopp	Young
Poston		Sherod	Van Zwol	Mr. Speaker
Putney		Sloane	Voigtmann	

The nays were, none.

Absent or not voting, 20:

Aubrey	Hanson	Meyer	Olson
Brookings	Harris	Moore of Butler	Pendleton
Burrows	Jones	Munger	Shepard
Davis	Lucken	Norland	Shifflett
Fairchild	Metz	Nystrom	Tate

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

House File 425, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Lake Park, in the county of Dickinson, State of Iowa, authorizing and providing for the issuance and delivery of school building bonds and for the levy of taxes for the payment of said bonds, and declaring the 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.

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

On the question "Shall the bill pass?"

The ayes were, 90:

Abel	Crabb	Koch	Miller of Shelby
Bass	Crosier	Kosek	Moore of Louisa
Berry	Darrington	Kuester	Mooty
Bloedel	Davis	Langland	Morris
Boothby	Eckels	Lisle	Nelson of Jasper
Brockmeyer	Fairchild	Loss	Nelson of
Brown	Fiene	Lucken	Woodbury
Brownlie	Frey	Ludwig	Nicholson
Buck	Gallup	Mallonee	Nielsen
Burris	Hanna	Martin	Oberman
Butler.	Hansen	McEleney	Oeth
Clark of	Hanson	McFarlane	Oppedahl
Appanoose	Heinz	McNeal	Palmer
Clark of Marion	Huisman	Mensing	Patrick
Cooksey	Judd	Miller of	Paul
Cornick	Klemesrud	Black Hawk	Pedrick

Pieper Schroeder Stiffler Poston Schwengel Strawman Tierney Putney Sherod Ramseyer Sloane Uhlenhopp Van Zwol Ringgenberg Smith Soeth Voigtmann Robinson Ryan Stevens Walker Sar

Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Aubrey Hendrix Munger Pendleton Brookings Jones Norland Shepard Burrows Metz Shifflett Nystrom Goode Meyer Olson Tate Harris Moore of Butler

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

House File 465, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of \$22,000 of revenue waterworks bonds of the town of Keosauqua, Iowa, and declaring said bonds issued pursuant to said proceedings to be enforcible obligations against the net revenue of the water plant and system of said town of Keosauqua, Iowa, with report of committee recommending passage, was taken up for consideration.

Sherod 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.

Loss

Lucken

On the question "Shall the bill pass?"

The ayes were, 90:

Abel Eckels Bass Fairchild Berry Fiene Bloedel Frey Brockmeyer Gallup Brookings Goode Brownlie Hanna Buck Hansen Burris Hanson Butler Harris Clark of Heinz Appanoose Huisman Clark of Marion Judd Cooksey Klemesrud Cornick Koch Crabb Kosek Crosier Kuester Darrington Langland

Ludwig
Mallonee
Martin
McEleney
McNeal
Mensing
Miller of
Black Hawk
Miller of Shelby
Moore of Louisa
Mooty
Morris
Nelson of Jasper

Nelson of

Nicholson

Woodbury

Nielsen Norland Oberman Oeth Oppedahl Palmer Patrick Paul Pedrick Pieper Poston Putney Ramseyer Ringgenberg Robinson Ryan Sar Schroeder

Schwengel	Stevens	Van Zwol	Weiss
Sherod	Stiffler	Voigtmann	Weston
Shifflett	Strawman	Walker	White
Sloane	Tierney	Walter	Young
Smith	Uhlenhopp	Washburn	Mr. Speaker
South			

The nays were, none.

Absent or not voting, 18:

Aubrey	Hendrix	Meyer	Olson
Boothby	Jones	Moore of Butler	Pendleton
Brown	Lisle	Munger	Shepard
Burrows	McFarlane	Nystrom	Tate
Davis	Metz		

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

REPORTS OF COMMITTEE

Brookings of Pottawattamie, 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 391, a bill for an act to amend chapter three hundred sixty (360), Code 1950, to provide for the purchasing of buildings to be used as township halls, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HOWARD E. BROOKINGS, Chairman.

Also:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 437, a bill for an act to provide for staggered terms of office for commissioners charged with the construction and operation of memorial buildings and monuments, amending section thirty-seven point nine (37.9), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HOWARD E. BROOKINGS, Chairman,

Also:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 444, a bill for an act to provide for the appointment of a board of auditorium trustees in municipal corporations and to prescribe the organization, powers and duties of such 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 poss.

HOWARD E. BROOKINGS, Chairman.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing



that he had approved the following bill: February 26, 1951, House File 169.

AMENDMENTS FILED

- 1 Amend House File 247 by adding to section three (3) after line one hundred twenty-two (122) a
- 2 new paragraph as follows:
- 3 "The commissioner, upon proper application, shall issue a
- 4 certificate of appointment as an official inspection station to
- 5 any person, association or corporation owning and operating more
- 6 than twenty-five motor vehicles, for purposes other than the
- 7 sale thereof, to make inspections of his or its own vehicles
- 8 only, pursuant to such rules as may be issued by the commissioner.
- 9 The commissioner, upon receipt of the fee required to be paid
- 10 to him by this act, shall issue to such person, association or
- 11 corporation a certificate of inspection and approval for each
- 12 of his or its motor vehicles which such person, association or
- 18 corporation certifies meets the inspection requirements of this
- 14 Act."

LISLE of Page.

- 1 Amend House File 421, section seven: (7), line nineteen
- 2 (19), by striking the period following the word "twenty-
- 3 five" and substituting in lieu thereof a semicolon and
- 4 by adding the following: "and amend subsection ten (10),
- 5 by inserting a comma after the word 'mile' in line twenty-
- 6 one (21) and adding thereafter the following 'with a
- 7 minimum charge of one dollar'."

LUCKEN of Plymouth.

- Amend House File 421 by striking therefrom section eight (8).
 - 2 Further amend House File 421 by striking from lines two (2),
 - 3 three (3) and four (4) of section nine (9) the following: "from
 - 4 line three (3) the word 'fifty' and inserting in lieu thereof the
 - 5 word 'seventy-five', and by striking".

GOODE of Davis.

- 1 Amend the amendment to House File 421 filed by Loss and
- 2 others, February 23, by adding after the word "sold" in line
- 3 eight (8) the words "or issued".
- 4 Further amend said amendment by adding the following:
- 5 "Section one hundred ten point five (110.5) is amended by
- 6 striking from line three (8) the words 'hunting and fishing' and
- 7 inserting in lieu thereof the following: 'hunting, fishing, and
- 8 trapping'."

GOODE of Davis.

- 1 Amend House File 422 by adding thereto a new section as
- 2 follows:
- 3 Sec. 8. Section three hundred thirty-one point

- 4 twenty-two (331.22), Code 1950, is hereby amended by
- 5 striking from line sixteen (16) the word "sixty" (60), and
- 6 substituting in lieu thereof the word "forty-four" (44).

TIERNEY of Webster.

- 1 Amend House File 422 by adding at the end thereof the
- 2 following new sections:
- Section 8. Amend section three hundred forty point
- 4 seven (340.7), subsection fifteen (15), in line two (2), by
- 5 substituting the word "five" (5) for the word "three" (3).
- 6 Section 9. Amend section three hundred forty point
- 7 eleven (340.11), subsection fourteen (14), in line two (2),
- 8 by substituting the word "five" (5) for the word "four" (4).
 - by substituting the word "nve" (5) for the word "four" (4).

PALMER of Lee.

- 1 Amend House File 422 as follows:
- 2 Strike from section three (3), subsections one (1) to
- 3 thirteen (13), inclusive, and insert in lieu thereof the
- 4 following:
- 5 1. Less than ten thousand, twenty-nine hundred dollars.
- 6 2. Ten thousand and less than fifteen thousand, three
- 7 thousand fifty dollars.
- Fifteen thousand and less than twenty thousand, three thousand two hundred dollars.
- Twenty thousand and less than twenty-five thousand, three thousand three hundred fifty dollars.
- Twenty-five thousand and less than thirty thousand, three thousand five hundred dollars.
- 11 6. Thirty thousand and less than thirty-five thousand, three thousand six hundred fifty dollars.
- 12 7. Thirty-five thousand and less than forty thousand, three thousand eight hundred dollars.
- 18 8. Forty thousand and less than forty-five thousand, three thousand nine hundred fifty dollars.
- Forty-five thousand and less than fifty thousand, four thousand one hundred dollars.
- 15 10. Fifty thousand and less than sixty thousand, four thousand three hundred fifty dollars.
- 16 11. Sixty thousand and less than seventy thousand, four thousand six hundred dollars.
- 17 12. Seventy thousand and less than eighty thousand, four thousand eight hundred dollars.
- 18 13. Eighty thousand and over, five thousand dollars.

SHIFFLETT of Ringgold.
KUESTER of Cass.
MALLONEE of Audubon.
BROWNLIE of Madison.
HANNA of Adams.
HARRIS of Adair.
YOUNG of Union.

6

8

- 1 Amend House File 422 as follows:
 - Strike from section five (5), subsections one (1) to
- 3 fourteen (14), inclusive, and insert in lieu thereof the
- 4 following:
- 5 1. Less than ten thousand, twenty-nine hundred dollars.
 - 2. Ten thousand and less than fifteen thousand, three
- 7 thousand fifty dollars.
 - Fifteen thousand and less than twenty thousand, three thousand two hundred dollars.
- Twenty thousand and less than twenty-five thousand, three thousand three hundred fifty dollars.
- 5. Twenty-five thousand and less than thirty thousand, three thousand five hundred dollars.
- 6. Thirty thousand and less than thirty-five thousand, three thousand six hundred fifty dollars.
- 7. Thirty-five thousand and less than forty thousand, three thousand eight hundred dollars.
- 8. Forty thousand and less than forty-five thousand, three thousand nine hundred fifty dollars.
- Forty-five thousand and less than fifty thousand, four thousand one hundred dollars.
- 15 10. Fifty thousand and less than sixty thousand, four thousand three hundred fifty dollars.
- Sixty thousand and less than seventy thousand, four thousand six hundred dollars.
- 12. Seventy thousand and less than eighty thousand, four thousand eight hundred dollars.
- 18 13. Eighty thousand and over, five thousand dollars.

SHIFFLETT of Ringgold.
KUESTER of Cass.
MALLONEE of Audubon.
BROWNLIE of Madison.
HANNA of Adams.
HARRIS of Adair.
YOUNG of Union.

- 1 Amend House File 422 as follows:
- 2 Section one (1), line eleven (11), is amended by adding at
- 3 the end thereof the following:
- 4 "And further amend said line twenty-eight (28) by inserting
- 5 at the end thereof the following:
- 6 "'However in counties now having or which may hereafter .
- 7 have a population in excess of one hundred thousand, with boards
- 8 not exceeding three members in number, these county supervisors
- 9 shall receive an annual salary of four thousand eight hundred
- 10 dollars (\$4,800)."

KOSEK of Linn.

- 1 Amend House File 543, section six (6), line two (2),
- 2 by striking therefrom the following: "line one (1) and".

MOFARLAND of Black Hawk.

- 1 Amend House File 544 as follows:
- 2 1. Section eleven (11), line five (5), is hereby amended
- 3 by striking the following: "tax-".
- 2. Strike section fourteen (14) and insert in lieu thereof
- 5 the following:
- 6 "Sec. 14. Section two hundred forty-nine point
- 7 thirty-six (249.36), Code 1950, is hereby amended by
- 8 striking the last sentence of paragraph two (2) thereof."

MCFARLANE of Black Hawk.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, March 6, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 6, 1951.

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

Prayer was offered by the Reverend Paul Hann, pastor of the First Methodist Church, Knoxville.

The Journal of March 5 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Poston of Wayne on request of Boothby of Cherokee; Burris of Jackson on request of Clark of Marion.

PRESENTATION OF VISITORS

Eckels of Hancock presented to the House the government class of Britt High School, accompanied by Harold Christenson, instructor.

Putney of Tama presented to the House thirty members of the senior class of Dysart High School, accompanied by Leonard A. Maley, superintendent.

Harris of Adair presented to the House fifty-eight students of the American history and government classes of Greenfield High School, accompanied by their teacher, Richard Butler.

Crabb of Guthrie presented to the House fifteen members of the senior government class of Bagley High School, accompanied by Superintendent and Mrs. D. H. Hatfield.

Lisle of Page presented to the House the Page County Rural Young Peoples Group, accompanied by Cliff Spies, extension advisor.

Morris of Dallas presented to the House fourteen members of the senior class of Washington Township Consolidated School, Minburn, accompanied by S. G. Gilbertson, superintendent.

Ringgenberg of Story presented to the House thirty-four members of the Cambridge Junior High School, accompanied by C. P. Marxer, superintendent; also, forty-two members of the American history and American government classes of Huxley Consolidated School.

POINTS OF PERSONAL PRIVILEGE

Butler of Pocahontas rose under the question of personal privilege and congratulated the Honorable Ernest Palmer, Jr., of Lee on the birth of a son.

Walter of Hardin rose under the question of personal privilege and announced to the House the birthday of the Honorable G. T. Clark of Marion on March 2; the birthday of the Honorable Carroll L. Brown of Mahaska on March 5; and the birthday of the Honorable Theodore Klemesrud of Winnebago on March 8.

Shifflett of Ringgold rose under the question of personal privilege and announced to the House the birthday of the Reverend Paul Scott, employee of the House.

Kosek of Linn rose under the question of personal privilege and announced to the House the birthday of the Honorable Guy G. Butler of Pocahontas.

Mensing of Cedar rose under the question of personal privilege and proposed that the Honorable Ernest Palmer, Jr., of Lee be escorted to the well of the House to receive birthday congratulations to his new son by proxy.

Nielsen of Monona escorted Mr. Clark to the well of the House; McNeal of Wright escorted Mr. Brown to the well of the House; Washburn of Mills escorted Mr. Klemesrud to the well of the House; Shifflett of Ringgold escorted Reverend Paul Scott to the well of the House; Kosek of Linn escorted Mr. Butler to the well of the House; Mensing of Cedar escorted Mr. Palmer to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Clark, Mr. Brown, Mr. Klemesrud, Reverend Scott, Mr. Butler and Mr. Palmer.

Mallonee of Audubon rose under the question of personal privilege and extended congratulations to the Honorable Sterling B. Martin and Mrs. Martin on their thirty-seventh wedding anniversary on March 5.



PETITIONS

Nelson of Jasper presented ten petitions signed by one hundred fifty residents of Newton urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Sloane of Polk presented seventy-three petitions signed by thirteen hundred residents of Polk County urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Oeth of Dubuque presented six petitions signed by one hundred eight residents of Dubuque urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Buck of Marshall presented a petition signed by thirty-one residents of Marshalltown urging support of House Joint Resolution 11.

Referred to the committee on ways and means.

Miller of Black Hawk presented a petition signed by thirteen members of the fourth district of Iowa State Nurses Association, Waterloo, opposing Senate File 375.

Referred to the committee on departmental affairs.

Cornick of Henry presented twelve petitions signed by two hundred fifteen residents of Mount Pleasant urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Moore of Louisa presented a petition signed by ten county officers of Louisa County urging support of House File 422.

Referred to the committee on compensation of public officers and employees.

Kosek of Linn presented a petition signed by fifty-five residents of Cedar Rapids urging support of House File 528.

Referred to the committee on social security.

Schwengel of Scott presented a resolution from the Iowa Inde-



pendent Oil Jobbers' Association opposing House File 354 and urging support of House File 385.

Referred to the committee on agriculture 1.

McFarlane of Black Hawk presented six petitions signed by ninety-one graduate and registered nurses of Waterloo opposing Senate File 375.

Referred to the committee on departmental affairs.

McFarlane of Black Hawk presented a petition signed by five residents of Waterloo opposing House File 56 and sections ten and eleven of Senate File 24.

Referred to the committee on cities and towns.

Miller of Shelby presented a petition signed by fourteen residents of Harlan urging support of House File 464.

Referred to the committee on social security.

Paul of Poweshiek presented eight petitions signed by one hundred sixteen residents of Poweshiek County urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Fairchild of Ida presented a petition signed by twenty-seven residents of Ida Grove urging support of House File 140.

Referred to the committee on schools, libraries, state educational institutions.

Fairchild of Ida presented a petition signed by thirty-nine residents of Battle Creek opposing Senate File 203.

Referred to the committee on schools, libraries, state educational institutions.

Shifflett of Ringgold presented a petition signed by one thousand five residents of Johnson County urging adequate appropriations for the State University of Iowa and University Hospital to permit adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

McFarlane of Black Hawk presented a petition signed by fifty employees of the State of Iowa urging support of House File 127.

Referred to the committee on social security.

Washburn of Mills presented a petition signed by twenty-six residents of Malvern urging support of the Stanton Lake project.

Referred to the committee on conservation, drainage and flood control.

Berry of Calhoun presented a petition signed by nine members of the V.F.W. Auxiliary 2349 of Manson urging support of House File 4

Referred to the committee on board of control.

Moore of Louisa presented a petition signed by twenty-four members of the V.F.W. Auxiliary 5166 of Marshalltown urging support of House File 4.

Referred to the committee on board of control.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 391, 437 and 444, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 77, 147, 278 and 374.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Brownlie of Madison offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable W. R. Vance of Madison County, who was a member of the Thirty-eighth and Thirty-ninth sessions of the General Assembly, passed away on December 9, 1947;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.



The Speaker appointed as such committee Brownlie of Madison, McFarlane of Black Hawk and Stiffler of Warren.

Buck of Marshall offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Don'V. McLean, of Marshall County, who was a member of the Forty-fifth, Forty-fifth Extra and Forty-sixth sessions of the General Assembly, passed away on September 28, 1947;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Buck of Marshall, Mc-Farlane of Black Hawk and Putney of Tama.

Tierney of Webster offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable C. V. Findlay of Webster County, who was a member of the Thirty-seventh, Thirty-eighth, Thirty-eighth Extra, Fortyninth, Fiftieth, Fiftieth Extra, Fifty-first and Fifty-second sessions of the General Assembly, passed away on March 2, 1951;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Tierney of Webster, Oppedahl of Humboldt and Walker of Hamilton.

Walker of Hamilton offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable George P. Christianson, of Hamilton County, who was a member of the Twenty-ninth, Thirtieth and Thirty-first sessions of the General Assembly, passed away on January 8, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare

suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Walker of Hamilton, Walter of Hardin and Ringgenberg of Story.

Olson of Mitchell submitted the following report:

REPORT OF HOUSE COMMITTEE ON INTERSTATE COOPERATION

Members of the committee on interstate cooperation were appointed by the Speaker at the end of the Fifty-third General Assembly.

Various members have attended the regional conferences at Davenport in 1949 and Mackinac Island in 1950 and the Tenth General Assembly of the States at Chicago, Illinois, December 7-9, 1950.

A brief resume on the organization of the council of state governments should be had. The first meeting in 1894 of commissioners on uniform legislation led to the formation of the American Legislators' Association in 1925. Exchange of ideas, uniform state laws and a gradual realization that states were not measuring up to their full responsibilities and the consequent encroachment of the federal government in the field of state governments were noted.

Appropriations from state legislatures make possible the permanent set-up of the council of state governments for the research in federal-state problems and relationship, and the dissemination of such information. It should be noted here that we have appropriated \$4,000 whereas the pro rata share of the council's support assignable to Iowa is \$7,500, per year. Various conferences of different state officials as well as meetings of representative groups of state legislators themselves are all organized within the framework of the council.

A wide variety of subjects are covered. At the Midwestern Regional Conference of twelve midwestern states at Davenport, Iowa, July 25 and 26, 1949, round-table discussions included: Reorganization of State Government; Highway Size and Weight Restrictions; Education and the States; and Tax and Fiscal Policy. Iowa was host to this first meeting within her borders of a regional meeting of the council. This was provided for by an appropriation of \$3,000 by the Fifty-third General Assembly of which \$1,550.06 was actually used.

The 1950 Midwestern Regional Conference was held at Mackinac Island, Michigan, on August 7 and 8, and then the Tenth General Assembly of the States, called by the council of state governments was held at the Edgewater Beach Hotel, Chicago, on December 7-9. Very excellent meetings and your attention is directed to the biennial report of the Iowa commission of interstate cooperation submitted in connection herewith and covering the deliberations more fully.

We believe that the council is doing good work and hope that more of our legislators and officials may participate in its meetings. To the



end that the work of the council is vital to a good state government working to assume its rightful place of cooperation with the federal government.

OLSON of Mitchell. SCHWENGEL of Scott. HANSEN of Carroll. WEISS of Crawford. PALMER of Lee.

Passed on file.

COMMUNICATION FROM COMMISSION ON INTERSTATE COOPERATION

The Chief Clerk announced the receipt of the following communication and report from the commission on interstate cooperation:

February 23, 1951.

Mr. A. C. Gustafson, Chief Clerk, House of Representatives.

Dear Sir:

In conformance with section 8 of House Concurrent Resolution 18 of the Forty-ninth General Assembly, I am herewith submitting to the House of Representatives the biennial report of the Iowa commission on interstate cooperation.

> Very truly yours, ROBERT L. LARSON, Chairman, Commission on Interstate Cooperation.

STATE OF IOWA

COMMISSION ON INTERSTATE COOPERATION

BIENNIAL REPORT

To the Governor and the General Assembly January, 1951

TO HIS EXCELLENCY, WILLIAM S. BEARDSLEY,
GOVERNOR OF THE STATE OF IOWA, AND TO

THE SENATE AND HOUSE OF REPRESENTATIVES OF IOWA:

The Iowa Commission on Interstate Cooperation herewith submits its Biennial Report, in accordance with the provisions of its basic act (House Concurrent Resolution 25, adopted by the Forty-eighth General Assembly, 1939).

Respectfully, ROBERT L. LARSON, Chairman.

REPORT OF IOWA COMMISSION ON INTERSTATE COOPERATION

Honorable Robert L. Larson, Chairman

Senate Members

Ralph E. Benson
O. H. Henningsen
Paul E. McCarville
Dr. F. M. Roberts
W. Eldon Walter

Administrative Members
Hon. Robert L. Larson,
Attorney General
Hon. John M. Grimes,
Treasurer of State
Hon. C. B. Akers,
Auditor of State

House Members

J. E. Hansen Allert G. Olson Ernest Palmer, Jr. Fred Schwengel Albert Weiss

Ex-Officio Members
Hon. William S. Beardsley,
Governor
Hon. K. A. Evans,
Lieutenant Governor
Hon. G. T. Kuester,
Speaker of House

Affiliated with

THE COUNCIL OF STATE GOVERNMENTS
1313 East 60th Street
Chicago 37, Illinois

FOREWORD

By the terms of the act establishing the Commission, Iowa has joined with the other forty-seven states of the Union in organizing and developing a Council of State Governments.

The Council was established by the states and is supported by the states for service to the states. It fulfills this function in the following ways:

- 1. As an information clearing house for the forty-eight states.
- 2. As a research center for all the states.
- By promoting interstate cooperation, through conferences and exchange of information; in legislation, administration, and through the judicial branch of government.
- 4. By assisting in the development and improvement of intrastate policies, procedures, and practices.
- As a central liaison agency for the states in their relationships with the federal government.
- 6. By providing facilities and staff for the servicing of the national associations of the major, over-all state officials, including the Governors' Conference, the Association of Attorneys General, Conference of Chief Justices, and others.
- 7. By publishing material to serve state officials and state government including the monthly journal, State Government; the biennial reference manual, The Book of the States; The Washington Legislative Bulletin; the Legislative Research Checklist; and reports embodying the results of studies concerning special subjects.

The Commission on Interstate Cooperation is the Iowa agency charged by law with responsibility in forming a more perfect union among the various governments in the United States. This report is made to the Governor and the General Assembly in an attempt to indicate, in summary, some of the activities in which Iowa has participated to that end.

SCOPE OF ACTIVITY

The primary function of the Commission is to permit Iowa to participate with the forty-seven other states, all of which have similar agencies, in the solution of problems not coming properly within the jurisdiction of the Federal Government but at the same time appearing too large or too broad to be dealt with by individual state action. The commissions on interstate cooperation in the several states are engaged in a concerted and continuing effort to strengthen state government in every area where the states can operate effectively. Our objective and function, in other words, is to develop and implement programs of cooperative unity—of harmonious legislative and administrative action—among the states in all appropriate fields, thus supplying a balance between over-centralization at the federal level and uncoordinated, unrelated action at the state and local levels.

Increasingly, solutions of problems that overlap state lines are being found through adoption of interstate compacts, contemplated by Article L, section 10, of the Constitution of the United States; through enactment of uniform and model legislation by the various states; through promotion of regional programs to serve the citizens of states within different areas of the country; and through development of uniform and reciprocal administrative acts and agreements.

In addition to its interstate activities, the Commission is charged with furthering cooperation between this state and the Federal Government and between this state and its subordinate units of government. It also serves as a medium of interchange and clearance of research and information within the field of intergovernmental cooperation.

PARTICIPATION IN MANAGEMENT AND FINANCING OF THE COUNCIL OF STATE GOVERNMENTS

The statutes creating the Iowa Commission on Interstate Cooperation and the interstate cooperation commissions of the other forty-seven states designate the Council of State Governments as a joint governmental service agency of the states, and establish the cooperation commissions as the major constituent components of which the Council is composed.

The Council is governed by a Board of Managers consisting of fortyeight delegate members selected by the individual states; nineteen exofficio members; and ten members-at-large. During the past two years, Attorney General Robert L. Larson has served as the Iowa delegate member of the Board of Managers, and in 1948-1949 he was vice president of the Council of State Governments.

The Council is financed solely by state appropriations. All of the states are participating in its support. The pro rata share of the Council's support suggested for Iowa is \$7,500 per year.

The Commission feels that the necessity for cooperative activities among all levels of government has become increasingly apparent during the past few years. It is apparent also that if the states are to maintain their proper place in the structure of our government, they must be adequately equipped, particularly from the standpoint of research and information as to what other states and the Federal Government are doing. For these reasons, it is felt that the continuing work of interstate cooperation, with and through the Council of State Governments, deserves wholehearted support.

SERVICES OF THE COUNCIL OF STATE GOVERNMENTS

The services performed by the Council of State Governments may be summed up as follows:

- It serves state legislators, officials, and others, as a clearing house for information and research concerning governmental problems;
- It is a medium by which constitutional, legislative, administrative, and judicial problems in government can be studied by legislators and officials of the several states, and improved practices developed;
- 3. It encourages cooperation among the states in solving interstate problems, both regional and national; and
- 4. It operates as an official agency of the states in coordinating the activities and views of the states with respect to federal-state problems, and in facilitating and improving federal-state relations.

In addition to its affiliation with the interstate cooperation commissions, the Council officially serves the following organizations of state officials:

Governors' Conference;

American Legislators' Association;

National Association of Attorneys General;

Conference of Chief Justices;

National Association of Secretaries of State;

National Association of State Budget Officers;

National Association of State Purchasing Officials;

Legislative Service Conference;

Association of Administrators of the Interstate Compact for the Supervision of Parolees and Probationers.

The Council also cooperates in the program of the National Conference of Commissioners on Uniform State Laws.

The Council maintains its central office in Chicago, regional offices in New York and San Francisco, and an office in Washington, D. C.

Inquiry and informational service of the Council are available to all state legislators and officials on request. In addition, the various publications of the Council—including State Government magazine, The Book of the States, the Washington Legislative Bulletin, the Legislative Research Checklist, and special bulletins—provide extensive information on governmental questions.

For several years past, the undertaking of extensive research programs and development of recommendations in various fields of state government and intergovernmental relations have been major services



which the Council has rendered the states at their request. Recent research studies of the Council include the following:

The Forty-eight State School Systems. This comprehensive study of public education, released in 1949, was one of the most important projects ever undertaken by the states through the Council, and it has had far-reaching results. The report examined the organization, administration, and financing of public elementary and secondary education in the several states, and concluded with suggestions relative to state and local school administration, teachers' salaries, training programs, etc.; school plant and facilities; and school finance practices.

Highway Safety—Motor Truck Regulation. This report, released in 1950, was prepared with the cooperation of the governors and the state administrative agencies concerned with highway problems, and in consultation with all interested organizations and agencies, both public and private.

Recommendations in the section on Highway Safety include:

- Adoption of the Uniform Vehicle Code by all states and adoption of the provisions of the Manual on Uniform Traffic Control Devices for Streets and Highways.
- Establishment of the state motor vehicle agency as a separate, adequately staffed unit with a single executive head responsible to the governor or a commission, and coordination of all departments concerned with traffic functions.
- 3. A merit system to cover all motor vehicle and highway employees. They should be qualified, well-trained and adequately compensated civil service employees, chosen on the basis of examination. Greater use should be made of efficiency reports and central personnel files.
- 4. Enactment of an adequate licensing program, under a single state agency rather than local authorities. A central file of permanent records on each driver should be kept, and the states should provide for interstate reporting and exchange of information on withdrawal and restoration of motor vehicle privileges. The state force should record and analyze state-wide accident reports and, when possible, investigate accidents at the scene.

Other recommendations concern the size of local administrative districts; state police and highway patrol personnel, court procedures; highway planning and construction programs; and standards for the design of new highways.

Recommendations for Motor Truck Regulation include:

- Enactment of the size and weight limitations standards developed by the American Association of State Highway Officials.
- No increase in present size and weight restrictions pending completion of current investigations of road capacity and surface strength.
- Penalties for violations—including withdrawal of license for repeated, willful violations—adequate to insure compliance with state laws; and adequate personnel and modern equipment for effective enforcement.
- 4. Special speed limits or speed zones for motor transport.



- Individual state surveys of the highway tax structure and highway fiscal needs. Particular consideration should be given to equitable distribution of highway costs among the several classes of highway users.
- 6. Consideration of weight and mileage taxes, based on gross weight carried and miles traveled; or, as an alternative, increased registration fees or special weight taxes on motor carriers so that these vehicles may bear their proportionate share of the tax burden.

The Mental Health Programs of the Forty-eight States. Also released in 1950, this report by the Council of the organization, administration, and operation of state programs for the care and treatment of the mentally ill deals with one of the major responsibilities of the states. The report with its detailed analyses and recommendations has been distributed widely among all of the states for their information and such action as seems desirable.

Reorganizing State Government. During the past two years, over half of the states have authorized studies of the structure and operation of their state governments. This movement reflects the widespread determination that administration of government shall be effective and economical, that it shall be properly organized and competently administered. In general, the agencies studying reorganization are recommending a pattern of organization as follows:

An over-all organization of the government which insures its responsibility—responsibility for the government as a whole to the people themselves, and responsibility of the officials thereof to duly constituted authorities:

A limited number of major departments and the coordination of similar activities and functions within these departments; and

The selection of personnel on the basis of merit with advancement and compensation adjusted on the basis of performance.

By direction of the Board of Managers and at the request of the states, the Council of State Governments, during 1949-50, has worked with all of the reorganization commissions; has held conferences for the benefit of the study commissions; and has conducted studies and developed reports for them, especially dealing with organizational structure and revenue problems which are common to all states.

MEETINGS IN COOPERATION WITH OTHER STATES

Since its purpose is to foster cooperation wherever needed in solving problems affecting two or more states, this Commission has met with representatives of other states in regional and national meetings sponsored by the Council of State Governments. Following is a summary of the major meetings held during 1949-50:

Midwestern Regional Conference Davenport, Iowa, July 25 and 26, 1949

The Iowa Commission on Interstate Cooperation was host to the 1949 Midwestern Regional Conference of the Council of State Governments, at Davenport, on July 25 and 26. Interstate cooperation commissioners, and legislative and administrative officials from twelve midwestern states



attended this meeting which included round-table discussions of: education and the states; reorganization of state government; highway size and weight restriction; and tax and fiscal policy.

In the discussion of education, the states were urged to consider the following suggestions:

- Provision should be made for studying and maintaining on an up-todate basis adequate facts concerning the state's school system.
- Each state should consider establishing a single state policy-making board composed, not of educators or ex-officio members, but of lay citizens who represent the general public interest.
- 3. Local administrative units should be large enough and financially strong enough to provide appropriate educational opportunities at a reasonable cost.
- 4. In order to attain effective educational leadership in both state and local administration, school administrators and superintendents should be selected on a professional basis by boards of education rather than by popular election.
- Well-qualified teachers should be maintained in all phases of elementary and secondary education.

The discussion of highway problems revealed a consensus in favor of more effective enforcement of motor truck size and weight restrictions, particularly in regard to overloads, and for more equitable means of sharing the cost of highway maintenance and construction.

Conference on State Government Reorganization Chicago, Illinois, September 29 and 30, 1949

Over half of the states and territories, during 1948-50, authorized studies of their governmental organization and operation. Expanding costs of government, increased demands for public services, overlapping and duplication of functions, and interest aroused by the Hoover Commission, are among the factors which have led to the revival of interest in governmental practices and procedures at all levels.

At the request of the state reorganization agencies in the various states, the Council of State Governments called a conference in September, 1949, to enable representatives of the various agencies to pool their experience, discuss their common problems with each other and with experts in the field, and to determine what aspects of research and fact-finding might be performed centrally by the Council of State Governments to be of benefit to all state reorganization agencies.

It was the consensus that the movement toward increased simplification and responsibility in governmental organization represents not only an increased interest in efficiency and economy, but in the future of state government and of the federal system generally.

Midwestern Regional Conference Mackinac Island, Michigan, August 7 and 8, 1950

The 1950 Midwestern Regional Conference of the Council of State Governments was held at Mackinac Island, Michigan, on August 7 and 8, 1950. The twelve midwestern states were represented by their commissioners on interstate cooperation, legislators, and administrative officials. The conference included discussion of current investigations of organized

crime, and round-table discussions of: reorganization of state government; highway safety and motor truck regulation and control; and care and treatment of the mentally ill.

The highway panel underlined the importance of legislation and enforcement in the interest of safety; adherence to the uniform traffic code, effective driver examinations, vehicle inspections, and related provisions. With respect to truck regulation, it was generally agreed that the profit must be taken out of overloading to obtain real conformity with load restrictions.

The states face challenging problems in regard to their responsibilities to the mentally ill. These problems, it was pointed out, involve improvements in the physical facilities; attendants, doctors, nurses, and other trained personnel; restudy of commitment, release, rehabilitation, and prevention procedures and programs. Custodial care under separate arrangements for the senile and incurable patients are other aspects which require attention.

Tenth General Assembly of the States Chicago, Illinois, December 7-9, 1950

The Tenth Biennial General Assembly of the States, called by the Council of State Governments, was held at the Edgewater Beach Hotel, Chicago, on December 7-9, 1950. Commissioners on Interstate Cooperation, governors, legislators, and administrative officials from states throughout the country were present. The discussion sessions during the conference considered problems facing the states in the fields of: civil defense; social security revision; state disability programs; natural resources; and tax and fiscal policy. Consideration also was given to the suggested legislative program developed by the Drafting Committee of the Council of State Governments (discussed in the following section).

The conferees regarded an effective and expeditious attack on the problem of civil defense to be the major problem facing the states and the nation today—"... an effectively operated civil defense program is essential as a first line of security for the nation. In case of atomic attack, the battleground will be our cities and communities. Adequate civil defense is the only answer, and all levels of government—federal, state, and local—must be prepared to move expeditiously." By resolution, the General Assembly recorded its belief:

"The Tenth General Assembly of the States goes on record as strongly insisting that federal civil defense legislation should adhere to the administrative principle of working with and through state governments, rather than directly with localities, in the development of a national civil defense program. It is also urged that all civil defense operations be continued under the control of a civilian agency, rather than subject to military authority....

"The Tenth General Assembly of the States strongly urges that all states take prompt steps to enact adequate basic civil defense legislation and that they enter into the proposed interstate civil defense and disaster compact with their sister states. It is suggested that consideration be given to calling special sessions of the legislatures in states where no regular legislative sessions are impending. The state legis-

latures are urged to appropriate sufficient funds to make civil defense effective immediately, and there should be no delay or doubts with respect to the need for adequate appropriations to accomplish this purpose."

The economic implications of the present world crisis were considered in the panel on tax and fiscal policy, and the sense of the discussion was summed up in the following resolution:

"The exigencies of world crises make necessary greatly increased expenditures for national defense. To assist in maintaining a stable and productive national economy, the states should make every effort to defer or eliminate capital outlay and non-essential expenditures and to conserve manpower in state services to the greatest extent possible. Therefore, the Tenth General Assembly of the States urged that the states develop a fiscal program, for the duration of the emergency period, which will make manpower, materials, and money available for the defense effort."

The conference discussed—and wholeheartedly endorsed—the movement, well established during recent years, of developing joint, interstate cooperative programs to solve common problems and to provide needed services in an increasing number of fields. The interstate compact was recommended in particular "as a method of handling interstate problems," and the conference urged the states "to participate actively in exploring ways and means by which the interstate compact may be applied to existing and future interstate activities."

It was the view of the General Assembly that the states should assume responsibility for increasing the protection of workers:

"Although social responsibility in our modern industrial economy is now recognized, adequate protection against non-occupational disability remains as an unfilled gap in social insurance programs.

"The Tenth General Assembly of the States recommends that this problem be met by action at the state level of government to insure that proper and adequate protection will be provided to the individual worker. We suggest that all states take immediate steps toward meeting this problem by initiating such studies as will lead to the adoption of the appropriate programs."

The Tenth General Assembly summed up the various discussions and study of highway problems with the following recommendations for the consideration of all of the states:

- "1. No increases should be permitted in present size and weight restrictions pending completion of scientific studies being made by various state highway departments in cooperation with the U. S. Bureau of Public Roads;
- "2. The states should consider the imposition of fines and other penalties sufficiently severe to enforce existing size and weight laws;
- "3. The states should increase the size of enforcement staffs and should install or utilize existing scales necessary for effective enforcement of size and weight laws; and
- "4. The states should enforce more adequately speed regulations governing commercial motor vehicles."

SUGGESTED LEGISLATIVE PROGRAM FOR 1951

The Drafting Committee of the Council of State Governments, composed of Commissioners on Interstate Cooperation, Attorneys General, Uniform Law Commissioners, and representatives of legislative councils, acts as a channel for developing legislative solutions for federal-state and interstate problems. The cooperative machinery which the Drafting Committee represents was initiated in 1940. Proposals developed by the Committee originate with agencies of the federal or state governments. These proposals are reviewed and approved by the Board of Managers of the Council of State Governments before submission to the states for their consideration. Attorney General Larson has been a member of the Council's Drafting Committee for several years.

1. Model State Civil Defense Act

This act is designed to provide for the establishment of the necessary state and local civil defense organizations in a state, and to furnish the requisite authority to the governor and to the heads of local government to implement the Civil Defense Program. It provides for the necessary organizations to deal with potential enemy-caused disasters as well as natural disasters, such as floods, fires, explosions and the like. Briefly, the act provides for a civil defense agency in the executive branch of the state government, headed by a director responsible to the governor. An advisory council of representative citizens with special qualifications to advise the governor and director is provided for. This act is based in part on the State Council of Defense and the Emergency War Powers Acts developed by the Drafting Committee during World War II.

2. Model State Law Relating to Military Leave

This act provides employees of the several states with the privilege, long since allowed employees of the Federal Government, of fifteen calendar days per year for training with reserve components of the armed forces of the United States, without deduction from leave, efficiency rating, or other benefits.

3. Veterans' Reemployment Rights Act

This proposed bill provides a means for extending to those employees of state and local governments the same reemployment rights and privileges formerly extended to government employees who served in the armed forces during World War II.

4. Federal Old Age and Survivors' Insurance Coverage Enabling Act
This act has been prepared for consideration by those states which
desire to extend to their state and local government employees the
old age and survivors' insurance benefits which are now available, if
the individual states so desire, as a result of the 1950 amendments to
the Social Security Act.

5. State Government Budgeting of Federal Grants-in-Aid Act

This proposal would enable the state budget director to maintain some manageable control over the several departments and agencies of the state government which apply for, receive, and expend federal aid funds. It reflects a type of control which has long been favored by the National



Association of State Budget Officers and by the Council of State Governments.

6. Payroll Savings Plan Act

The general purpose of this act is to authorize the comptroller of the state and the appropriate disbursing or fiscal officer of any municipality or other political subdivision to withhold, at the request of an employee of the state, municipality or other political subdivision, portions of the salary or compensation of such employee for the purchase of U. S. bonds. Of the four million employees of state and local governments at present, approximately one million have the payroll savings plan available to them.

7. Exchange of Tax Information Act

The purpose of this proposed act is to permit exchange of tax information relating to all types of taxes in aid of administering tax laws by the states, other taxing jurisdictions such as municipalities, and the federal government. In cases in which the same or similar taxes are imposed by various units of government, intergovernmental cooperation is particularly important in order to aid tax compliance and collection. By exchanging information as to returns, taxpayers' lists, tax audits and investigations, enforcement of tax laws would be substantially improved. At the same time, the exchange of tax information would reduce the aggregate cost of tax administration by effecting savings in money, personnel, and equipment.

8. Act Concerning Interstate Transportation of the Mentally Ill

This proposal was drafted to enable the negotiation of reciprocal agreements between and among the states to provide for the return to the state of their residence of persons who, while sojourning in other states, become mentally ill. States party to the agreement contemplated by this act would accept the return of their residents, providing reciprocity is extended under similar circumstances.

9. Uniform Reciprocal Enforcement of Support Act

This act, drafted by a special committee of the National Conference of Commissioners on Uniform State Laws and endorsed by the Drafting Committee of the Council of State Governments, has been prepared to provide an effective civil remedy to enforce support of abandoned wives and children in cases where the father has absconded to another state.

10. Milk and Food Codes Adoption by Reference Act

This proposed statute authorizes a municipality to enact a milk or food code by reference in place of the expensive procedure of publishing the code itself. The provisions of this act are similar to those in the Building Codes Adoption by Reference Act, carried in the Drafting Committee Report for 1949.

11. Model School Bus Act

This act has been designed to provide effective and appropriate procedures and requirements covering: (1) uniform school bus color; (2) uniform passing laws; (3) school bus construction standards; (4) mechanical inspection of school buses; and (5) driver training.

12. An Act to Require the Filing of Notice of Intention to Offer Evidence of an Alibi in a Criminal Case

The purpose of this proposal is to require that in any case in which a defendant intends to rely upon an alibi he shall be required to file and serve notice in writing upon the prosecuting attorney of his intention to assert such an alibi. Experience has shown that the use of an alibi defense without advance notice puts the prosecution in a position in which it is impossible to determine by investigation whether or not there is corroboration of the alibi defense.

13. An Act Relating to Testimony of Public Officials Regarding Conduct in Office

This bill would remove the impediment to investigation which is contained in constitutional provisions protecting the privilege against self-incrimination. It would penalize any person who refuses to testify upon matters relating to his office on the ground that his answer might tend to incriminate him by requiring that he forfeit his office and be prohibited from holding other office for a period of five years.

14. Burglar's Tools Bill

This proposal, based on laws previously adopted in several states and developed at the request of the U. S. Post Office Department, makes it a crime to possess or manufacture burglar's tools. While it is debatable whether such a law would actually decrease the number of burglaries, it is felt that the law would enable state authorities to prosecute persons, particularly known criminals, caught with burglar's tools in their possession.

15. Brucellosis Control and Eradication Act

This bill has been prepared to assist states that wish to embody in their agricultural laws the recommendations of the U. S. Livestock Sanitary Association for eradication of brucellosis in cattle (which is the source of undulant fever in human beings).

 An Act Relating to Custom Application of Insecticides, Fungicides, and Herbicides

This proposal is designed to assist states which find it necessary to regulate the application of insecticides, fungicides, and herbicides. Thus, it covers an entirely different area than the suggested State Insecticide, Fungicide and Rodenticide Act which dealt with the sale of these economic poisons, and was first carried in the Drafting Committee report for 1947.

17. Farm Products Market Facilities Amendment

This bill is an amendment to the Farm Products Market Facilities Act carried in the Drafting Committee's program for 1947. The purpose of the amendment is to clarify that portion of the 1947 proposal which enabled localities to create public benefit corporations for the purpose of building and leasing facilities for the wholesale handling of perishable food.

18. State Channeling of Federal Airport Funds Act

This measure, endorsed by the Governor's Conference and the National Association of State Aviation Officials, requires that federal grants-in-aid



to municipalities for airport construction shall be expended in the state only upon receiving the approval of the state aviation agency. The enactment of this measure will help to preserve the long-established principle and policy of federal grants-in-aid being administered through the states to political subdivisions on specific projects. Over half of the states have enacted this measure.

 An Act to Provide for the Registration and Protection of Trade-Marks

This proposal was approved by the Drafting Committee in substantially the same form as it was developed by the National Association of Secretaries of State. It is designed to provide the states which adopt it with a modern workable statute in keeping with modern business methods and conditions and to protect the public and trade-mark owners from the dangers of trade-mark piracy and misrepresentation. Its various provisions were drafted in accordance with state and federal court decisions and the federal statutory law on trade-marks.

20. Model Deferred Posting Statute

This model act, already enacted in some thirty-three of the states, is designed to provide uniformity from state to state in the provisions governing bookkeeping practices of banks in posting their ledgers. Developed initially by the American Bankers Association in cooperation with attorneys of the Federal Reserve System, this proposal reflects a practice which has been adopted in recent years by many banks throughout the country and has been recognized by clearing house rules and laws in over two-thirds of the states.

21. Shore and Beach Erosion Control Act

This act is designed to enable the states to control the erosion of their shores and beaches in collaboration with the Federal Government as well as independently.

22. An Act Authorizing the Purchase of Obligations Issued or Guaranteed by the International Bank

This act, originally carried in the Drafting Committee's program for 1947, is to enable investors—but notably insurance companies, trustees, and banks—to invest in obligations of the International Bank. Legislation of this nature has been adopted in almost half of the states.

RECOMMENDATIONS OF THE DRAFTING COMMITTEE

As in the past, the Drafting Committee has recommended that the states consider certain important subjects requiring legislative attention. In some cases, specific suggested legislation is available; more often, it has been found impractical to develop drafts of suggested proposals. The Committee, accordingly, suggests the inclusion of certain principles in drafting legislation on these subjects. Specific recommendations were made on the following subjects:

1. Hospitalization of the Mentally Ill

In response to many requests for suggestions for revision of current state laws governing hospitalization of the mentally ill, and in recognition of the great interest in the problem evidenced by the Governors' Conference in 1949 and 1950, the Federal Security Agency in consultation with



public and private medical authorities developed and sent to all governors a draft act dealing with this subject. The act embodies principles set forth in the Council of State Governments' report on "The Mental Health Programs of the Forty-eight States," and seeks to assure that hospitalization of the mentally ill shall assure: (1) maximum opportunity for prompt medical care; (2) freedom from emotionally harmful or degrading treatment; and (3) protection against wrongful confinement and deprivation of rights.

2. State Programs on Alcoholism

This recommendation takes account of the increasing interest in developing specific programs to deal with alcoholism as a major public health problem. Over half of the states have enacted various types of legislation authorizing programs in this field. These recommendations are submitted for consideration of the states in the form in which they were developed by the National States' Conference on Alcoholism—to provide adequate factual information, recognition of the problem as one affecting public health, and an agency with outlined powers and duties.

3. Revision of State Adoption Laws

It is recommended that the states incorporate in their laws standards governing adoption procedures suggested by the Children's Bureau of the Federal Security Agency. These standards would protect the welfare of the child, the rights of the natural parents, and the security of the adopting parents. This proposal stems from the fact that adoption has become very largely an unregulated business, and in some states its conduct and operation resemble a racket.

4. State Food, Drug, and Cosmetic Legislation

The Drafting Committee suggests that the several states compare their existing food, drug, and cosmetic laws with the Federal Food, Drug, and Cosmetic Act of 1938, with a view to making uniform the federal and state laws on this subject.

5. State Water Pollution Control Legislation

The Drafting Committee endorses and recommends for favorable consideration by the states the suggested State Water Pollution Control Act developed by the Federal Works Agency to provide a coordinated approach to problems of pollution control. The proposed act includes as principal features: (1) definition of pollution; (2) type of administrative agency; (3) classification of waters—standards of water quality; (4) permits; (5) enforcement; and (6) administrative powers.

6. Highway Safety and Motor Truck Regulation

This recommendation directs the attention of the states to the proposals contained in the report of the Council of State Governments to the Governors' Conference—"Highway Safety—Motor Truck Regulation."

7. Legislation Respecting Control and Treatment of Sex Offenders

It is recommended that states review and improve their laws governing criminal sex offenses to provide for psychiatric and psychological study, diagnosis, and treatment of sex offenders; to provide for awarding indeterminate sentences against dangerous sex criminals by criminal court judges; and to require complete psychiatric reports prior to placing offenders on probation or to suspension of sentence.

8. Interstate Crime Control Legislation

The Council of State Governments' uniform crime control program has been one of the most forceful demonstrations of effective interstate cooperation. The various proposals which comprise this program, as shown below, have been adopted by most of the states. It is suggested that the states review their laws on this subject and take appropriate action to bring their laws in conformity with the provisions of the uniform program, including the:

- (1) Fresh Pursuit of Criminals across State Lines Act;
- (2) Uniform Extradition Act;
- (3) Out-of-state Witnesses Act;
- (4) Interstate Compact for Supervision of Out-of-state Parolees and Probationers:
- (5) Uniform Pistol Act.

9. Forestry Legislation

This recommendation was developed to assist in preparing state legislation and educational programs which have as their objective the encouragement of better conservation and utilization of our forest resources. The need for such steps has been recognized increasingly during recent years.

10. Airport Authorities Legislation

The Drafting Committee recommends the enactment by each state of general enabling legislation which would authorize counties, cities, towns, villages, and other political subdivisions, either independently or by joint action of two or more such political subdivisions, to create government corporations having the power to establish, acquire, develop, operate and maintain public airports to serve such political subdivisions, and to accept federal aid for such purposes.

11. School Redistricting Legislation

The study of "The Forty-eight State School Systems" prepared by the Council of State Governments for the Governors' Conference examines in detail the current situation among the states regarding local school organization. On the basis of the recommendations in this study, the Drafting Committee suggests that the several states reexamine their laws on this subject, survey existing situations in their localities, and develop legislation to facilitate needed redistricting.

12. State Enabling Legislation for Slum Clearance and Urban Redevelopment

The Drafting Committee refers for consideration by the states the suggested legislation prepared by the Federal Housing and Home Finance Agency to enable states and localities to implement the U. S. Housing Act of 1949. This act was designed to provide a comprehensive attack upon slums by the state and local governments by offering financial assistance to cover large capital outlays and high write-down costs for preparing slum lands for re-use.

Passed on file.



SENATE MESSAGE CONSIDERED

Senate File 217, a bill for an act to change the name of the state school for the blind to the Iowa Braille and Sight-Saving School.

Read first time and referred to committee on schools, libraries, state educational institutions.

INTRODUCTION OF BILL

House File 590, by committee on public lands and buildings, a bill for an act creating a legislative advisory committee to carry out the provisions of chapter three hundred seven (307), Acts of the Fifty-second General Assembly, chapter sixteen (16), Acts of the Forty-ninth General Assembly, chapter ten (10), Acts of the Fifty-first General Assembly, and chapter seventeen (17), Acts of the Fifty-third General Assembly, relating to the construction of the state office building.

Read first time and placed on the calendar.

CONSIDERATION OF SPECIAL ORDER

The Speaker announced the special order for the consideration of House File 421, a bill for an act to amend sections three hundred thirty-five point fourteen (335.14), five hundred forty-seven point three (547.3) and five hundred fifty-six point twenty (556.20), relating to fees to be charged by the county recorder; sections three hundred thirty-three point fifteen (333.15), five hundred fifty-eight point fifty-seven (558.57) and five hundred fifty-eight point sixtysix (558.66), Code 1950, relating to fees to be charged by the county auditor; section three hundred thirty-seven point eleven (337.11). Code 1950, relating to fees to be charged by the county sheriff; sections three hundred twenty-one point one hundred forty-five (321.145), three hundred twenty-one point one hundred fifty-two (321.152), four hundred forty-five point twenty-three (445.23), four hundred forty-five point twenty-six (445.26) and four hundred forty-six point twenty-nine (446.29), Code 1950, relating to fees to be charged by the county treasurer; section six hundred six point fifteen (606.15), Code 1950, relating to fees to be charged by the clerk of the district court; and to amend section one hundred ten point five (110.5), Code 1950, to provide that the counties shall be reimbursed for their expense incident to the issuance of hunting and fishing licenses for the state, by retaining a portion of the hunting and fishing license fees collected by the county.



Lucken of Plymouth offered the following amendment filed by him and moved its adoption:

Amend House File 421, section seven (7), line nineteen (19), by striking the period following the word "twenty-five" and substituting in lieu thereof a semicolon and by adding the following: "and amend subsection ten (10), by inserting a comma after the word 'mile' in line twenty-one (21) and adding thereafter the following 'with a minimum charge of one dollar."

Amendment lost.

Goode of Davis offered the following amendments filed by him and moved their adoption:

Amend House File 421 by striking therefrom section eight (8).

Further amend House File 421 by striking from lines two (2), three (3) and four (4) of section nine (9) the following: "from line three (3) the word 'fifty' and inserting in lieu thereof the word 'seventy-five', and by striking".

Amendments adopted.

Schwengel of Scott asked and obtained unanimous consent to withdraw the amendment filed by him and others, found on page 587 of the Journal of February 20.

Fairchild of Ida offered the following amendment filed by Loss of Kossuth and others and moved its adoption:

Amend House File 421 by striking all of section fourteen (14) and inserting in lieu thereof the following:

"Sec. 14. Section one hundred ten point five (110.5), Code 1950, is amended by adding a new sentence after the period (.) in line five (5) thereof as follows: 'As reimbursement for expenses incurred the county recorder shall charge an additional ten per cent of the cost of each such license sold through his office, to be retained for the use and benefit of the county general fund.'"

Goode of Davis offered the following amendments to the amendment and moved their adoption:

Amend the amendment to House File 421 filed by Loss and others, February 23, by adding after the word "sold" in line eight (8) the words "or issued".

Further amend said amendment by adding the following:

"Section one hundred ten point five (110.5) is amended by striking from line three (3) the words 'hunting and fishing' and inserting in lieu thereof the following: 'hunting, fishing, and trapping'."

Amendments to amendment adopted.

Amendment as amended adopted.



Hanson of Lyon offered the following amendment proposed by the committee on compensation of public officers and employees and moved its adoption:

Amend House File 421 by adding the following new section:

"Sec. 15. This act being deemed of immediate importance shall become effective from and after its publication in the Ida Grove Pioneer Record, a newspaper published at Ida Grove, Iowa, and in the Pomeroy Herald, a newspaper published at Pomeroy, Iowa."

Stevens of Greene moved the previous question.

Motion prevailed.

Amendment adopted.

Hanson of Lyon offered the following amendment and moved its adoption:

Amend the title of House File 421 by striking from lines eleven (11) and twelve (12) the words and figures "three hundred twenty-one point one hundred forty-five (321.145),".

Further amend said title by striking therefrom the last four (4) lines and substituting in lieu thereof the following: "1950, making provision for reimbursement of the additional cost to the counties of issuing hunting, fishing and trapping licenses for the state."

Amendment adopted.

Fairchild of Ida moved that the bill be read a last time now and placed 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:

Abel	Darrington	Kuester	Munger
Aubrey	Davis	Langland	Nelson of Jasper
Bass	Eckels	Lisle	Nelson of
Berry	Fairchild	Loss	Woodbury
Bloedel	Fiene	Lucken	Nicholson
Boothby	Frey	Ludwig	Nielsen
Brockmeyer	Gallup	Mallonee	Norland
Brookings	Goode	Martin	Nystrom
Brown	Hanna	McEleney	Oberman
Brownlie	Hansen	McFarlane	Oeth
Buck	Hanson	McNeal	Olson
Burris	Harris	Mensing	Oppedahl
Butler	Heinz	Metz	Palmer
Clark of	Hendrix	Meyer	Patrick
Appanoose	Huisman	Miller of	Paul
Clark of Marion	Jones	Black Hawk	Pedrick
Cooksey	Judd	Miller of Shelby	Pendleton
Cornick	Klemesrud	Moore of Louisa	Pieper
Crabb	Koch	Mooty	Ramseyer
Crosier	Kosek	Morris	Ringgenberg

Shifflett Washburn Robinson Tate Tierney Ryan Sloane Weiss Sar Smith Uhlenhopp Weston Schroeder Soeth Van Zwol White Schwengel Voigtmann Walker Young Stevens Mr. Speaker Shepard Stiffler Walter Sherod Strawman

The nays were, none.

Absent or not voting, 4:

Burrows Moore of Butler Poston 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 BILLS

House File 325, a bill for an act to amend chapter eighty-two (82), Code 1950, relating to mines and mining, was taken up for consideration.

Clark of Appanoose offered the following amendments:

- 1. Amend House File 325 by striking section three (3).
- 2. Further amend House File 325 by striking section four (4).
- 3. Further amend House File 325 by striking section six (6).

Clark of Appanoose moved the adoption of amendment one (1).

Amendment adopted.

Clark of Appanoose moved the adoption of amendment two (2).

Amendment lost.

Clark of Appanoose asked and obtained unanimous consent to withdraw amendment three (3).

Aubrey of Wapello offered the following amendment filed by him and moved its adoption:

Amend House File 325, section four (4), lines three (3) to six (6), inclusive, by striking all after the comma, and inserting in lieu thereof the following: "No person shall be appointed to the position of mine inspector who has attained the age of sixty-five (65) years."

Amendment adopted.

Shepard of Lucas offered the following amendment proposed by the committee on mines and mining and moved its adoption:

Amend House File 325 by adding a new section as follows:

Amend section eighty-two point one (82.1), Code 1950, by striking the word "five" (5) in line three (3) and inserting in lieu thereof the word "three" (3); and by striking the word "two" (2) in line three (3) and

substituting in lieu thereof the word "one" (1). Further amend by striking from line four (4) of said section the word "two" (2) and inserting in lieu thereof the word "one" (1).

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 66:

Aubrey	Hanson	Mooty	Sloane
Bass	Heinz	Nielsen	Smith
Berry	Hendrix	Norland	Soeth
Boothby	Huisman	Oberman	Stevens
Brownlie	Judd	Oeth	Stiffler
Buck	Klemesrud	Oppedahl	Strawman
Burris	Koch	Palmer	Tate
Butler	Kosek	Paul	Tierney
Clark of Marion	Kuester	Pedrick	Uhlenhopp
Crabb	Langland	Pendleton	Voigtmann
Crosier	Loss	Pieper	Walker
Darrington	McEleney	Ringgenberg	Walter
Davis	McFarlane	Ryan	Washburn
Frey	Mensing	Sar	Weisa
Gallup	Metz	Schroeder	White
Hanna	Miller of	Schwengel	Young
Hansen	Black Hawk	Sherod	

The nays were, 16:

Bloedel	Fiene	Martin	Robinson
Brookings	Harris	McNeal	Shepard
Clark of	Jones	Moore of Louisa	Shifflett
Appanoose	Mallonee	Nicholson	Van Zwol
Cornick		14 A 20 A CHARLES AND	

Absent or not voting, 26:

Abel	Goode	Morris	Patrick
Brockmeyer	Lisle	Munger	Poston
Brown	Lucken	Nelson of Jasper	Putney
Burrows	Ludwig	Nelson of	Ramseyer
Cooksey	Meyer	Woodbury	Weston
Eckels	Miller of Shelby	Nystrom	Mr. Speaker
Fairchild	Moore of Butler	Olson	

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

REPORTS OF COMMITTEES

Meyer of Sac, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 485, a bill for an act to amend section three hundred seventeen

point four (317.4) and section three hundred seventeen point eighteen (317.18), Code 1950, relating to the control and destruction of noxious 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 do pass.

DWIGHT W. MEYER, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 209, a bill for an act to legalize the action of the board of supervisors of Lyon County in authorizing salary payment to certain deputy county 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 be amended as follows, and when so amended the bill do pass.

Amend House File 209 by striking from line one (1) of the preamble the words and figures "three hundred four point two (304.2)" and inserting in lieu thereof the words and figures "three hundred forty point two (340.2)".

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 260, a bill for an act to amend section six hundred twenty-two point thirty-two (622.32), Code 1950, relating to the statute of frauds, begs leave to report it 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 477, a bill for an act to amend section five hundred ninety-five point two (595.2), Code 1950, relating to the minimum age of marriage, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

C. M. STRAWMAN, Chairman.

Weston of Buchanan, from the committee on agriculture 2, horticulture and dairy, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 329, a bill for an act relating to the construction of partition fences by the township trustees in certain cases and to amend section one hundred thirteen point six (113.6), Code 1950, 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 be indefinitely postponed.

L. O. WESTON, Chairman.



Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 361, a bill for an act to amend section four hundred sixty-seven A point five (467A.5), Code 1950, relating to election of commissioners in soil conservation districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

L. O. WESTON, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy to whom was referred House File 371, a bill for an act to amend section three hundred seventeen point three (317.3), Code 1950, relating to period of service and compensation of county weed 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 be amended as follows, and when so amended the bill do pass.

Amend House File 371, section one (1), line seven (7), by striking the word "shall", and inserting in lieu thereof the word "may".

L. O. WESTON, Chairman.

Van Zwol of O'Brien, 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 372, a bill for an act to amend section one hundred nine point thirty-nine (109.39), Code 1950, relating to providing the conservation commission power to regulate methods of take of fish and game, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JACOB VAN ZWOL, Chairman.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File 426, a bill for an act to amend section one hundred ten point eighteen (110.18), Code 1950, relating to public nuisance in regard to fish and game regulations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JACOB VAN ZWOL, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Senate File 243, a bill for an act to amend section six hundred eighty-two point twenty-six (682.26), Code 1950, relating to the release and discharge of investments and liens of fiduciaries, and to legalize releases of

liens heretofore made by fiduciaries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 271, a bill for an act to amend chapter four hundred forty-seven (447), Code 1950, relating to tax redemption, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same beginning as follows, and when so amended the bill do pass.

Amend House File 271 by striking subsection four (4) and substituting in lieu thereof the following:

"Section four hundred forty-six point thirty-seven (446.37) shall apply to the provisions of this chapter."

Further amend House File 271 by adding a new section as follows: "This law shall not take effect until July 4, 1952."

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 347, a bill for an act to regulate the making and sale of abstracts of title to real estate for the protection of the public, to create a board of examiners and to prescribe its powers and duties to provide for licensing of persons, firms and corporations engaged in said business, to require the maintenance of surety bonds by licensees, to require the examination and registration of persons engaged in the business of making and certifying abstracts of title to real estate, and prescribing penalties for violations, and to provide for the licensing without examination of persons, firms and corporations engaged in said business since October 1, 1950, begs leave to report it 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 emended as follows, and when se emended the bill do pass.

1. Amend House File 347, section two (2), by striking from line seventeen (17) the figure "7" and inserting in lieu thereof the figure "6"; also amend section two (2) by inserting after line thirty-seven (37) the following paragraph:

"A rule or regulation adopted by the board shall be filed with the secretary of state and shall become effective thirty days thereafter, unless any person aggrieved thereby files with the board written objections thereto within said thirty-day period. In such event the board shall afford a reasonable opportunity to any such person to be heard, and said rule or regulation or any amendment thereof shall not become effective until thirty days after said hearing."

2. Amend section four (4) by adding, at the close of the second paragraph, the following: "Such liability shall exist until more than five years has elapsed since the later of the discovery of such error, deficiency or mistake or damage as a result thereof."

- 3. Amend section five (5) by striking therefrom subparagraph (a); also by striking the figure "7" in line eight (8) and inserting in lieu thereof the figure "6"; also by striking "(c)" from line nine (9) and inserting in lieu thereof "(b)".
 - 4. Strike all of section six (6).
 - 5. Strike section seven (7) and insert in lieu thereof the following:
- "Each surety bond required to be filed with the board by an applicant for an Abstracter's Office License shall be as follows for each county in which the licensee is authorized by the board to engage in business: ten thousand dollars (\$10,000) for each county having a population of not more than twenty-five thousand; fifteen thousand dollars (\$15,000) for each county having a population of more than twenty-five thousand but not more than fifty thousand; and twenty-five thousand dollars (\$25,000) for each county having a population of more than fifty thousand. population of each county as shown by the last preceding federal census shall be used for this purpose. Each bond shall name the State of Iowa as obligee for the use and benefit of anyone who may be damaged in the manner stated in section four (4), be approved by the board, and shall have as surety any association or corporation authorized by law to engage in the business of writing and furnishing surety bonds. Such bond shall be conditioned for the payment by the licensee of any and all damages which may be sustained by, or may accrue to, any person, firm or corporation having or acquiring an interest in real estate, because of any error, deficiency or mistake made, in any abstract of title to said real estate or in any continuance of an abstract of title to said real estate. The bond shall be in full force and effect and shall cover every abstract of title and every continuance of an abstract of title, certified by said licensee during the period from and including the date of the filing of said bond to and including the next June thirtieth. A policy or certificate of insurance issued to said applicant by a company authorized to engage in business in Iowa providing for the payment of damages sustained by any person, firm or corporation in the manner stated in section four (4) of this act and to the same extent as in the case of a surety bond, and approved by the board, may be filed in lieu of a surety bond."
- 6. Amend section nine (9) by inserting after the period (.) in line nine (9) the following: "There shall be not less than four examinations in each year beginning with the year 1952."

Also amend section nine (9) by adding after the period (.) in line fourteen (14) the following: "The board shall approve publications and manuals available to the public from which the answers to all questions included in the examinations may be found and a list of such approved publications and manuals shall be furnished by the secretary of the board to any applicant upon written request therefor."

- 7. Amend section ten (10) by striking therefrom all of subparagraphs "(2)" and "(3)" and renumbering subparagraph "(4)" to read "(2)" and renumbering subparagraph "(5)" to read "(3)".
- 8. Amend section twelve (12) by striking the comma (,) in line sixteen (16) and inserting a period (.) therefor; also by striking the remainder of the section following thereafter.
 - 9. Amend section fourteen (14) by striking from line nine (9) the



word "board" and inserting in lieu thereof the words "Clerk of the Court".

- 10. Amend section seventeen (17) by striking from line two (2) the following: "eight (8)" and inserting in lieu thereof the following: "seven (7)".
- 11. Amend section eighteen (18) by striking from line eight (8) the word "June" and inserting in lieu thereof the word "July"; also by striking from line nine (9) the following: "seven (7)" and inserting in lieu thereof the following: "six (6)".

Also amend section eighteen (18) by inserting a period (.) following the word "License" in line eleven (11) and by striking the remainder of the subsection ending in line eighteen (18) and by inserting in lieu thereof the following: "Said license shall be subject to all of the other provisions of this act."

Also amend section eighteen (18) by striking from line twenty-five (25) the word "June" and inserting in lieu thereof the word "July".

12. Amend by renumbering the sections so that they will be consecutively numbered after the foregoing amendments have been made.

ERNEST PALMER, JR., Chairman.

McFarlane of Black Hawk, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security to whom was referred House File 478, a bill for an act to amend section ninety-seven point twenty-one (97.21), Code 1950, relating to limitation on amounts retired persons and dependents may earn otherwise and continue to draw benefits and raising said amounts from twenty-five dollars (\$25) and fifteen dollars (\$15) to fifty dollars (\$50), begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, Chairman.

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 406, a bill for an act to amend section ninety-six point eleven (96.11), Code 1950, relating to duties of the state advisory 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.

ARCH W. McFARLANE, Chairman.

AMENDMENTS FILED

- 1 Amend the committee amendment to House File 64, filed
- 2 February 22, by striking the word "one" in line three (3)
- 3 and substituting in lieu thereof the words "one dollar fifty
- 4 cents (\$1.50)".

TATE of Cerro Gordo.

- 1 1. Amend House File 140, section one (1), subsection
- 2 one (1), by striking the words and figures "two thousand
- 3 dollars (\$2,000)", in line six (6) and inserting in lieu
- 4 thereof the words and figures "eighteen hundred dollars

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- 5 (\$1,800)".
- 6 2. Further amend House File 140, section one (1),
- 7 subsection two (2), by striking the words and figures
- 8 "twenty-four hundred dollars (\$2,400)", in line eleven
- 9 (11) and inserting in lieu thereof the words and figures
- 10 "twenty-two hundred dollars (\$2,200)".
- 11 3. Further amend House File 140, section one (1),
- 12 subsection three (3), by striking the words and figures
- 13 "twenty-seven hundred dollars (\$2,700)", in lines
- 14 fourteen (14) and fifteen (15) and inserting in lieu
- 15 thereof the words and figures "twenty-five hundred dollars
- 16 (\$25,00)".

TATE of Cerro Gordo.

- 1 Amend House File 185, section one (1), by striking therefrom
- 2 lines three (3) to eight (8), inclusive, and substituting
- 3 in lieu thereof the following: "No corporation organized
- 4 under this chapter, which is engaged in the operation of
- 5 a hospital duly licensed by the Department of Health,
- 6 shall be liable to any recipient or beneficiary of the
- 7 services of such hospital, or to any guest or invitee of
- 8 any such person, unless gross negligence or wilful
- 9 misconduct shall be pleaded and established by a
- 10 preponderance of the evidence as the sole and proximate
- 11 cause of the alleged injury or damage."

MUNGER of Woodbury. SCHWENGEL of Scott, PALMER of Lee. BOOTHBY of Cherokee. VAN ZWOL of O'Brien. MILLER of Black Hawk. OLSON of Mitchell.

- Amend House File 422, section seven (7), in line eight (8),
- 2 by striking the figures "thirty-two hundred twenty-five" and
- 3 inserting in lieu thereof the figures "thirty-six hundred".

PALMER of Lee.

FREY of Pottawattamie.

- Amend House File 422 by adding at the end thereof the following new section:
- 3 "Section 8. Section four hundred forty-one point six
- 4 (441.6), Code 1950, is hereby amended by striking lines
- 5 six (6) through ten (10) and inserting in lieu thereof
- 6 the following:
 - "'The salary of the county assessor shall be no more than
- 8 the salary of the county auditor in each respective
- 9 county."

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HARRIS of Adair.

- Amend House File 422 as follows:
- Strike all of lines seventeen (17) and eighteen (18) from
- committee amendment found on page 643
- 4 of the House Journal dated February 22, 1951.

COMMITTEE ON COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES.

- 1 Amend House File 422 as follows:
- 1. Strike from line six (6) of section one (1) the words "thirty-
- hundred" and insert in lieu thereof the words "four thousand";
- strike from line eight (8) of section one (1) the words "forty-two hundred" and
- insert in lieu thereof the words "four thousand"; and strike the
- words "forty-four hundred" appearing at the end and the beginning
- of lines ten (10) and eleven (11) and insert in lieu thereof the words "fifty-two
- 8 hundred".
- 2. Strike from section three (3) subsections one (1) to thirteen 9 (13), inclusive,
- and insert in lieu thereof the following: 10
- "1. Less than ten thousand, thirty-four hundred dollars. 11
- "2. Ten thousand and less than fifteen thousand, thirty-12
- 13 five hundred fifty dollars.
- "3. Fifteen thousand and less than twenty thousand, 14
- 15 thirty-seven hundred dollars.
- "4. Twenty thousand and less than twenty-five thousand, 16
- 17 thirty-eight hundred fifty dollars.
- "5. Twenty-five thousand and less than thirty thousand, 18
- 19 four thousand dollars.
- 20 "6. Thirty thousand and less than thirty-five thousand. forty-one hundred fifty dollars.
- 21
- "7. Thirty-five thousand and less than forty thousand, 22
- 23 forty-three hundred dollars.
- "8. Forty thousand and less than forty-five thousand, 24
- 25 forty-four hundred fifty dollars.
- 26 "9. Forty-five thousand and less than fifty thousand,
- 27 forty-six hundred dollars.
- "10. Fifty thousand and less than sixty thousand, forty-28 29 nine hundred dollars.
- 30
- "11. Sixty thousand and less than seventy thousand,
- 31 fifty-two hundred dollars.
- "12. Seventy thousand and less than eighty thousand, 32
- 33 fifty-five hundred dollars.
- 34 "13. Eighty thousand and over, fifty-eight hundred dollars."

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- 3. Strike from line five (5) of section four (4) the words "not 35 more
- than". 36
- 4. Strike from section five (5) all of subsections one (1) to four-37 teen (14),
- inclusive, and insert in lieu thereof the following: 38
- "1. Less than ten thousand, thirty-four hundred dollars. 39
- "2. Ten thousand and less than fifteen thousand, 40
- thirty-five hundred fifty dollars. 41
- "3. Fifteen thousand and less than twenty thousand, 42
- thirty-seven hundred dollars. 43
- "4. Twenty thousand and less than twenty-five thousand, 44
- thirty-eight hundred fifty dollars. 45
- "5. Twenty-five thousand and less than thirty thousand, 46
- 47 four thousand dollars.
- "6. Thirty thousand and less than thirty-five thousand, 48
- forty-one hundred fifty dollars. 49
- "7. Thirty-five thousand and less than forty thousand, 50 forty-three hundred dollars.
- 51
- "8. Forty thousand and less than forty-five thousand, 52
- 53 forty-four hundred fifty dollars.
- 54 "9. Forty-five thousand and less than fifty thousand,
- 55 forty-six hundred dollars.
- "10. Fifty thousand and less than sixty thousand, forty-56
- 57 nine hundred dollars.
- 58 "11. Sixty thousand and less than seventy thousand,
- 59 fifty-two hundred dollars.
- "12. Seventy thousand and less than eighty thousand, 60
- 61 fifty-five hundred dollars.
- 62 "13. Eighty thousand and less than one hundred twenty-five
- 63 thousand, six thousand dollars.
- "14. One hundred twenty-five thousand and over, sixty-six 64
- 65 hundred dollars."
- 5. Strike from line ten (10) of section six (6) the words, "twenty-66
- hundred fifty" and insert in lieu thereof the words "thirty-one 67
- hundred fifty"; strike from line eleven (11) of section six (6) the words
- "thirty-one hundred fifty" and insert in lieu thereof the words
- "thirty-seven hundred fifty"; and strike from lines fifteen (15) and sixteen (16) of
- section six (6) the words "thirty-two hundred twenty-five" and insert 71
- in lieu thereof the words "thirty-six hundred". 72
- 6. Strike from line eight (8) of section seven (7) the words 73 "thirty-two

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74 hundred twenty-five" and insert in lieu thereof the words 75 "thirty-six hundred".

> VAN ZWOL of O'Brien. OLSON of Mitchell. DARRINGTON of Harrison. HANSEN of Carroll. Loss of Kossuth. SLOANE of Polk. SCHWENGEL of Scott. NELSON of Woodbury. MILLER of Black Hawk. JUDD of Clinton. OBERMAN of Des Moines. CROSIER of Linn. KOSEK of Linn. RYAN of Polk. SCHROEDER of Scott. BURROWS of Benton.

MENSING of Cedar.

1. Amend House File 483 by striking from section three (3) lines thirty-two (32) to forty-eight (48), inclusive, and inserting in lieu thereof the following:

"Milk that is to be used for Pasteurized Grade "A" shall meet the production requirements as set forth for Grade "A" raw milk excepting the bacteria plate count or direct microscopic clump count, as delivered from the farm, does not exceed two hundred thousand (200,000) per milliliter, or a Methylene Blue reduction time which is not less than 5½ hours, or the Resazurin reduction time of which to P 7/4 is not less than 2% hours.

"Provided, further, that the composite raw milk, at no time between dumping and pasteurization, has a bacteria plate count, or a direct microscopic clump count exceeding four hundred thousand (400,000) per milliliter or a Methylene Blue reduction time of less than 4% hours or a Resazurin reduction time to P 7/4 of less than 2½ hours.

"Excepting further that cows furnishing milk which subsequently will be pasteurized for Grade "A" pasteurized milk shall be exempted from the annual test for brucellosis but shall by January 1, 1955, be from herds certified by the United States Bureau of Animal Industry and the Iowa Department of Agriculture as following one of the procedures approved by them for the control of brucellosis."

2. Further amend House File 483 by adding in section three (3), following the period in line one hundred five (105), the following: "Nothing contained in this chapter shall invalidate ordinances or regulations of any municipal corporation, providing inspections or imposing requirements higher than the minimum requirements provided in this chapter."

WESTON of Buchanan.

- 1 Amend House File 521 by striking section twenty (20) and inserting
- 2 in lieu thereof the following:
- 3 "Sec. 20. Employees Excepted. This act shall not apply to
- 4 employees of public service corporations or municipal utilities
- 5 distributing or selling electrical energy for light, heat or
- 6 power for operating street railway systems or to the work of
- 7 individuals, firms or corporations installing, maintaining or
- 8 repairing wires, apparatus and appliances of telephone, telegraph
- 9 and other communication companies."

MCNEAL of Wright.

CONCERT BY FORT DODGE JUNIOR COLLEGE CHORUS

At 12:45 p.m. Tierney of Webster and Senator McCarville of Webster presented to the House Mr. Clayton Hathaway, director of choral music of Fort Dodge High School and Fort Dodge Junior College, and president, Iowa Music Educators Association, Mr. Wesley Erbe, superintendent, Mr. Walter Lake and Howard Hughes, faculty members of the Fort Dodge High School, the following members of the Fort Dodge Junior College Chorus:

Marge McClure, Elaine Kratosky, Roy Callahan, Roy Butler, Carl Dencker, Edwin Collins, Roger Parsons, Don Sternitzke, Arlene Engholm, Joyce Schultz, Wilma Beemer, Dave Liljegren, Betty Person, Elaine Will, Monica Crawford, Marilyn Frost, Marlys Tabot, Bob Dickerson, Harold Ecklund, Elaine Nordeen, Ed Hendrickson, Vernie Phipps, Jean Moore, Jim McCormick, Herb Lingren, Boyd Peterson, Charlotte Hoop, Barbara Fitch, Edna Arnold, Bob Nelson, Kenneth McCleary, Mary Jeannine Allen, Anne McNulty, Deane Waters, Georgeanne Halverson, Pat Merril, Mary Cullen, Connie Cochran, Deloris Winkle, Marie Griffen, Tom Balm, John Valasiades, Sterling Ainsworth, Jane Holt, Doug Frost, Harlan Phillips, Bob Rist, Bob Brighi, Jim Jesson, Keith Moreland, Bill Tracy, Pat Messerly, Max Hoyt, and the following members of the Fort Dodge Junior College Orchestra: Carol Bracken, Anne McNulty, Cynthia Baeke, Judy Nelson, John Russel, Beverly Croft, Bill Strait, Tom Tomlinson, Marlene Gardner, Bob Rist, Angelo Wagner, Moreen Thorsen, Keith Moreland and Marvin Ekedal.

The chorus and orchestra gave a musical program for the members of the General Assembly. Soloists were Jane Holt and Dave Liljegren.

Tierney of Webster, on behalf of the General Assembly, thanked them for their fine concert.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, March 7, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 7, 1951.

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

Prayer was offered by the Reverend G. M. Ottsen, vicar of Grace Episcopal Church, Charles City.

The Journal of March 6 was corrected and approved.

PRESENTATION OF VISITORS

Kuester of Cass presented to the House Roy Voggesser and Joe Richter of the junior American history class and Don Albertson and Patty Templeman of the senior American government class of Atlantic High School, sponsored by Atlantic Junior Chamber of Commerce, accompanied by Tom Gaffney.

Hansen of Carroll presented to the House thirty-three members of the American government class of Coon Rapids High School, accompanied by George Hart, principal, and Laurence E. Smith, superintendent.

Sloane of Polk presented to the House the members of the junior class of St. Joseph Academy, accompanied by Sister Mary Aloysius, history and English teacher, and Sister Mary Harrietta, civics teacher and high school librarian.

Sloane of Polk presented to the House several mothers and their daughters from Des Moines schools.

Sloane of Polk presented to the House twenty-five members of the government class of Urbandale High School, accompanied by William Roseman, superintendent.

Jones of Clarke presented to the House fourteen members of the American government class of Woodburn High School, accompanied by Carl Davis and Miss Ada Tillotson, instructors.

PETITIONS

Tate of Cerro Gordo presented twenty-two petitions signed by

four hundred forty residents of Cerro Gordo County urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Ringgenberg of Story presented fifteen petitions signed by two hundred eighty-eight residents of Ames urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

McFarlane of Black Hawk and Miller of Black Hawk presented forty-three petitions signed by eight hundred fifty residents of Black Hawk County urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Kosek of Linn presented thirty petitions signed by six hundred five residents of Linn County urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Nelson of Jasper presented a petition signed by twenty-three residents of Newton and a resolution from the Community Coordinating Council of Newton urging support of House File 261.

Referred to the committee on cities and towns.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 209, 271, 347, 361, 371, 372, 406, 426, 477, 478, and 485 and Senate File 243, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 269 and 367.

PROOF OF PUBLICATION

Published copy of House File 236 and verified proof of publication of said bill in the Cherokee Daily Times on March 6, 1951, 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.



ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of Fiene of Chickasaw to the steering committee, due to the absence of Moore of Butler.

Gallup of Jefferson offered the following House concurrent resolu-

HOUSE CONCURRENT RESOLUTION 17

Whereas, the Honorable Samuel H. Bauman served as a representative from Van Buren County, Iowa, in the Thirty-second, Thirty-second Extra, Thirty-third, Thirty-fourth, Thirty-fifth and Thirty-sixth General Assembly, and

Whereas, he has attained the age of 95 years and will celebrate his 96th birthday on August 14, 1951, and

Whereas, it is believed that he is the oldest living former member of the General Assembly of Iowa, and

Whereas, it is the desire of the Fifty-fourth General Assembly to pay proper tribute to his long life and distinguished career.

Be It Resolved by the House, the Senate Concurring: That the greetings and good wishes of the Fifty-fourth General Assembly are conveyed to the Honorable Samuel H. Bauman on the occasion of his approaching 96th birthday and sincere congratulations extended upon his distinguished record as a former member; that the Fifty-fourth General Assembly wishes for him many years of happiness and good health; and

Be It Further Resolved: That a copy of the foregoing resolution be presented to the Honorable Samuel H. Bauman at his residence in Birmingham, Iowa.

Laid over under Rule 34.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Hansen of Carroll offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable John B. Hermsen of Carroll County, who was a member of the Forty-eighth and Forty-ninth sessions of the General Assembly, passed away on October 14, 1949;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Hansen of Carroll, Weiss of Crawford and Stevens of Greene.



INTRODUCTION OF BILLS

House File 591, by committee on board of control, a bill for an act relating to the training and licensing of girls in the state training school to practice cosmetology.

Read first time and placed on the calendar.

House File 592, by committee on board of control, a bill for an act to change the official designation of the four state hospitals for insane to Mental Health Institutes at the cities and towns wherein located.

Read first time and placed on the calendar.

House File 593, by committee on judiciary 1, a bill for an act to legalize and validate the acts and proceedings of the boards of supervisors of Adams County, Iowa, and Taylor County, Iowa, in entering into a contract for the construction of a bridge over the East Nodaway River and located on the Adams-Taylor County line.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 227, a bill for an act to legalize and validate orders, judgments and decrees entered prior to July 4, 1951, upon service of notice by publication or posting, and to limit the time within which actions may be brought to question such orders, judgments and decrees or rights or status arising thereunder.

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 to legalize and validate orders, judgments and decrees entered prior to July 4, 1951, where acceptance of service of notice, delivery of copy thereof or posting or proof of posting was done by an attorney or his agent.

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

House File 465, a bill for an act to legalize and validate proceedings in the town of Keosauqua, Iowa.

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

Senate File 15, a bill for an act relating to the powers of municipal corporations to regulate the use of streets.

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

Senate File 27, a bill for an act relating to protection of municipal water supplies.

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 compensation of appointive members of the Iowa Dairy Industry Commission and to the extension of the annual butterfat tax period.

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 municipal corporations, including their incorporation, discontinuance, annexation or severance of territory and the changing of names thereof.

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 relating to the findings and orders of the county commission of insanity.

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 appeals from orders made by local school boards and county boards of education respecting school transportation and bus routes.

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 relating to the preservation of the report of amendments to Rules of Civil Procedure.

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 provide for the establishment, maintenance and operation of non-profit school lunch programs in public schools in the State of Iowa.

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 relating to the investment of funds by fiduciaries.

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

Senate File 248, a bill for an act relating to consent, when necessary, for adoption.

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

Senate File 329, a bill for an act relating to service compensation board.

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

Senate File 337, a bill for an act to legalize and validate the proceedings of the council of the town of LeGrand, Marshall County, Iowa.

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 to legalize and validate the proceedings of the council of the town of Albion, Marshall County, Iowa.

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

Senate File 343, a bill for an act to provide for the appointment of a board of auditorium trustees in municipal corporations and to prescribe the organization, powers and duties of such boards.

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

Senate File 344, a bill for an act to authorize an auditorium fund and an auditorium building fund for municipal corporations.

CARROLL A. LANE, Secretary.

MOTION TO TABLE LOST

Aubrey of Wapello moved to reconsider the vote by which House File 325 passed the House and that the motion to reconsider be laid on the table.

Roll call demanded by Stevens of Greene and Walker of Hamilton.

On the question "Shall the motion be laid on the table ?"

Rule 18 invoked.

The ayes were, 51:

Abel	Hanson	Nicholson	Sloane
Aubrey	Heinz	Nielsen	Smith
Boothby	Judd	Norland	Stevens
Brownlie	Koch	Oberman	Stiffler
Burris	Loss	Oeth	Tate
Clark of Marion	Lucken	Palmer	Tierney
Cooksey	McEleney	Patrick	Uhlenhopp
Crabb	McNeal	Pedrick	Van Zwol
Davis	Mensing	Poston	Weiss
Eckels	Moore of Louisa	Ramseyer	Weston
Fiene	Morris	Ringgenberg	White
Frey	Munger	Ryan	Mr. Speaker
Hansen	Nelson of Jasper	Schwengel	

The nays were, 53:

Bass	Gallup	McFarlane	Robinson
Berry	Goode	Metz	Sar
Bloedel	Hanna	Meyer	Schroeder
Brockmeyer	Harris	Miller of	Shepard
Brookings	Hendrix	Black Hawk	Sherod
Brown	Huisman	Miller of Shelby	Shifflett
Buck	Jones	Mooty	Soeth
Butler	Klemesrud	Nystrom	Strawman
Clark of	Kosek	Olson	Voigtmann
Appanoose	Kuester	Oppedahl	Walker
Cornick	Langland	Paul	Walter
Crosier	Lisle	Pendleton	Washburn
Darrington	Mallonee	Pieper	Young
Fairchild	Martin	Putney	

Absent or not voting, 4:

Burrows Ludwig

Moore of Butler Nelson of Woodbury

Motion lost.

Aubrey of Wapello asked unanimous consent to withdraw his motion to reconsider the vote by which House File 325 passed the House.

Objection was raised.

MOTION TO RECONSIDER FILED

We move to reconsider the vote by which House File 325 passed the House.

JOHN A. WALKER. GEORGE L. PAUL.

CONSIDERATION OF SPECIAL ORDER

The Speaker announced the special order for the consideration of House File 422, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23), three hundred forty point one (340.1), three hundred forty point two (340.2), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7), three hundred forty point eight (340.8), three hundred forty point eleven (340.11), three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks.

Van Zwol of O'Brien asked and obtained unanimous consent to withdraw the amendments filed by him, et al., found on pages 539 and 540 of the Journal of February 16.

Van Zwol of O'Brien offered the following amendments filed by him, et al., and moved their adoption:

Amend House File 422 as follows:

1. Strike from line six (6) of section one (1) the words "thirty-two hundred" and insert in lieu thereof the words "four thousand"; strike from line eight (8) of section one (1) the words "forty-two hundred" and insert in lieu thereof the words "four thousand"; and strike the words "forty-four hundred" appearing at the end and the beginning of lines ten (10) and eleven (11) and insert in lieu thereof the words "fifty-two hundred".



- 2. Strike from section three (3) subsections one (1) to thirteen (13), inclusive, and insert in lieu thereof the following:
 - "1. Less than ten thousand, thirty-four hundred dollars.
- "2. Ten thousand and less than fifteen thousand, thirty-five hundred fifty dollars.
- "3. Fifteen thousand and less than twenty thousand, thirty-seven hundred dollars.
- "4. Twenty thousand and less than twenty-five thousand, thirty-eight hundred fifty dollars."
- "5. Twenty-five thousand and less than thirty thousand, four thousand dollars.
- "6. Thirty thousand and less than thirty-five thousand, forty-one hundred fifty dollars.
- "7. Thirty-five thousand and less than forty thousand, forty-three hundred dollars.
- "8. Forty thousand and less than forty-five thousand, forty-four hundred fifty dollars.
- "9. Forty-five thousand and less than fifty thousand, forty-six hundred dollars.
- "10. Fifty thousand and less than sixty thousand, forty-nine hundred dollars.
- "11. Sixty thousand and less than seventy thousand, fifty-two hundred dollars.
- "12. Seventy thousand and less than eighty thousand, fifty-five hundred dollars.
 - "13. Eighty thousand and over, fifty-eight hundred dollars."
- 3. Strike from line five (5) of section four (4) the words "not more than".
- 4. Strike from section five (5) all of subsections one (1) to fourteen (14), inclusive, and insert in lieu thereof the following:
 - "1. Less than ten thousand, thirty-four hundred dollars.
- "2. Ten thousand and less than fifteen thousand, thirty-five hundred fifty dollars.
- "3. Fifteen thousand and less than twenty thousand, thirty-seven hundred dollars.
- "4. Twenty thousand and less than twenty-five thousand, thirty-eight hundred fifty dollars.
- "5. Twenty-five thousand and less than thirty thousand, four thousand dollars.
- "6. Thirty thousand and less than thirty-five thousand, forty-one hundred fifty dollars.
- "7. Thirty-five thousand and less than forty thousand, forty-three hundred dollars.
- "8. Forty thousand and less than forty-five thousand, forty-four hundred fifty dollars.
- "9. Forty-five thousand and less than fifty thousand, forty-six hundred dollars.
- "10. Fifty thousand and less than sixty thousand, forty-nine hundred dollars.

- "11. Sixty thousand and less than seventy thousand, fifty-two hundred dollars.
- "12. Seventy thousand and less than eighty thousand, fifty-five hundred dollars.
- "13. Eighty thousand and less than one hundred twenty-five thousand, six thousand dollars.
- "14. One hundred twenty-five thousand and over, sixty-six hundred dollars."
- 5. Strike from line ten (10) of section six (6) the words "twenty-five hundred fifty" and insert in lieu thereof the words "thirty-one hundred fifty"; strike from line eleven (11) of section six (6) the words "thirty-one hundred fifty" and insert in lieu thereof the words "thirty-seven hundred fifty"; and strike from lines fifteen (15) and sixteen (16) of section six (6) the words "thirty-two hundred twenty-five" and insert in lieu thereof the words "thirty-six hundred".
- 6. Strike from line eight (8) of section seven (7) the words "thirty-two hundred twenty-five" and insert in lieu thereof the words "thirty-six hundred".

Roll call demanded by Van Zwol of O'Brien and Kosek of Linn.

On the question "Shall the amendments be adopted?"

The ayes were, 81:

Butler	Kosek	Oeth	Sloane
Cooksey	Ludwig	Olson	Smith
Cornick	McEleney	Oppedahl	Soeth
Crosier	Miller of	Pendleton	Tate
Darrington	Black Hawk	Ryan	Tierney
Hansen	Mooty	Sar	Uhlenhopp
Heinz	Munger	Schroeder	Van Zwol
Judd	Oberman	Schwengel	Weiss

The name were 79.

The nays were,	78:		
Abel	Fiene	McFarlane	Poston
Aubrey	Frey	McNeal	Putney
Bass	Gallup	Mensing	Ramseyer
Berry	Goode	Metz	Ringgenberg
Bloedel	Hanna	Meyer	Robinson
Boothby	Hanson	Miller of Shelby	Shepard
Brockmeyer	Harris	Moore of Louisa	Sherod
Brookings	Hendrix	Morris	Shifflett
Brown	Huisman	Nelson of Jasper	Stevens
Brownlie	Jones	Nicholson	Stiffler
Buck	Klemesrud	Nielsen	Strawman
Burris	Koch	Norland	Voigtmann
Clark of	Kuester	Nystrom	Walker
Appanoose	Langland	Palmer	Walter
Clark of Marion	Lisle	Patrick	Washburn
Crabb	Loss	Paul	Weston
Davis	Lucken	Pedrick	White
Eckels	Mallonee	Pieper	Young
Fairchild	Martin	5	

Absent or not voting, 4:

Burrows Moore of Butler Nelson of Wr. Speaker Woodbury

Amendments lost.



On motion by Goode of Davis, the House recessed until 1:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 110, a bill for an act relating to the publication of notices, reports of proceedings and similar matter.

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

Senate File 198, a bill for an act issuing a patent to William Ware.

Also: 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 legalizing proceedings at Mason City, Iowa.

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

Senate File 318, a bill for an act relating to descent and distribution and providing that aliens may inherit to the extent that citizens of the United States may inherit in such foreign country.

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 to legalize and validate the proceedings of the town of Hansell, Iowa.

CARROLL A. LANE, Secretary.

CONSIDERATION OF BILLS

The House resumed consideration of House File 422, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23), three hundred forty point one (340.1), three hundred forty point two (340.2), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7), three hundred forty point eight (340.8), three hundred forty point eleven (340.11), three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks.

Shifflett of Ringgold asked and obtained unanimous consent to withdraw the amendment filed by him, et al., found on page 703 of the Journal of March 5.

Shifflett of Ringgold offered the following amendment, proposed by himself, Kuester of Cass, Mallonee of Audubon, and Harris of Adair:

Amend House File 422 as follows:

Strike from section three (3) subsections one (1) to thirteen (13), inclusive, and insert in lieu thereof the following:

- "1. Less than ten thousand, three thousand dollars.
- "2. Ten thousand and less than fifteen thousand, three thousand one hundred fifty dollars.
- "3. Fifteen thousand and less than twenty thousand, three thousand three hundred dollars.
- "4. Twenty thousand and less than twenty-five thousand, three thousand four hundred fifty dollars.
- "5. Twenty-five thousand and less than thirty thousand, three thousand six hundred dollars.
- "6. Thirty thousand and less than thirty-five thousand, three thousand seven hundred fifty dollars.
- "7. Thirty-five thousand and less than forty thousand, three thousand nine hundred dollars.
- "8. Forty thousand and less than forty-five thousand, four thousand fifty dollars.
- "9. Forty-five thousand and less than fifty thousand, four thousand two hundred dollars.
- "10. Fifty thousand and less than sixty thousand, four thousand three hundred fifty dollars.
- "11. Sixty thousand and less than seventy thousand, four thousand six hundred dollars.
- "12. Seventy thousand and less than eighty thousand, four thousand eight hundred dollars.
 - "13. Eighty thousand and over, five thousand one hundred dollars."

Lisle of Page offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 422 by striking lines fourteen (14) through seventeen (17) and inserting in lieu thereof the following:

- "10. Fifty thousand and less than sixty thousand, four thousand five hundred dollars.
- "11. Sixty thousand and less than seventy thousand, four thousand eight hundred dollars.
- "12. Seventy thousand and less than eighty thousand, five thousand one hundred dollars.
 - "13. Eighty thousand and over, five thousand four hundred dollars."

Roll call demanded by Lisle of Page and Walker of Hamilton.



On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 58:

Abel	Goode	Moore of Louisa	Poston
Aubrey	Hanna	Mooty	Robinson
Bass	Hanson	Munger	Ryan
Bloedel	Harris	Nelson of	Schroeder
Boothby	Hendrix	Woodbury	Schwengel
Brown	Jones	Nicholson	Shifflett
Brownlie	Koch	Nielsen	Stiffler
Clark of	Kuester	Norland	Strawman
Appanoose	Lisle	Oeth	Tierney
Cooksey	Ludwig	Olson	Walker
Cornick	Mallonee	Palmer	Walter
Darrington	Martin	Patrick	Washburn
Davis	McFarlane	Paul	Weston
Fiene	Metz	Pendleton	Young
Frey	Miller of	Pieper	
Gallun	Black Hawk		

The nays were, 39:

Berry	Heinz	Mensing	Sloane
Brockmeyer	Huisman	Meyer	Smith
Buck	Judd	Miller of Shelby	Soeth
Burris	Klemesrud	Morris	Tate
Butler	Kosek	Nelson of Jasper	Uhlenhopp
Clark of Marion	Langland	Oberman	Van Zwol
Crosier	Loss	Oppedahl	Voigtmann
Eckels	Lucken	Ramseyer	Weiss
Fairchild	McEleney	Sar	White
Hansen	McNeal	Sherod	

Absent or not voting, 11:

Brookings	Moore of Butler	Putney	Stevens
Burrows	Nystrom	Ringgenberg	Mr. Speaker
Crabb	Pedrick	Shepard	2 Be-6-1000 Peters - 0000-403000 Peters

Amendment to amendment adopted.

Kosek of Linn offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 422 to provide for an eight hundred dollar (\$800) increase for county officers in those counties having a population of fifteen thousand (15,000) or over.

Roll call demanded by Kosek of Linn and Hanson of Lyon.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 10:

Aubrey	Kosek	Miller of	Ryan
Butler	Loss	Black Hawk	Shifflett
Crosier		Palmer	Stevens

The nays were, 89:

Abel	Goode	Meyer	Robinson
Bass	Hanna	Miller of Shelby	Sar
Berry	Hanson	Moore of Louisa	Schroeder
Bloedel	Harris	Mooty	Schwengel
Boothby	Heinz	Morris	Shepard
Brockmeyer	Hendrix	Munger	Sherod.
Brown	Huisman	Nelson of Jasper	Sloane
Brownlie	Jones	Nelson of	Smith
Buck	Judd	Woodbury	Soeth
Burris	Klemesrud	Nicholson	Stiffler
Clark of	Koch	Nielsen	Strawman
Appanoose	Kuester	Norland	Tate
Clark of Marion	Langland	Oberman	Uhlenhopp
Cooksey	Lisle	Oeth	Van Zwol
Cornick	Lucken	Oppedahl	Voigtmann
Crabb	Ludwig	Patrick	Walker
Darrington	Mallonee	Paul	Walter
Davis	Martin	Pedrick	Washburn
Eckels	McEleney	Pendleton	Weiss
Fairchild	McFarlane	Pieper	Weston
Fiene	McNeal	Poston	White
Frey	Mensing	Ramseyer	Young
Gallun	Metz	Ringgenberg	

Absent or not voting, 9:

Brookings	Moore of Butler	Olson	Tierney
Burrows	Nystrom	Putney	Mr. Speaker
Hansen	Nystrom	Futney	Mr. Speaker

Amendment to amendment lost.

Shifflett of Ringgold moved the adoption of his amendment as a substitute for the amendment filed by the committee on compensation of public officers and employees, found on pages 643 and 644 of the Journal of February 22.

Roll call demanded by Pendleton of Buena Vista and Shifflett of Ringgold.

On the question "Shall the amendment be adopted?"

The ayes were, 85:

Bloedel	Hanna	Miller of	Robinson
Brown	Harris	Black Hawk	Shepard
Brownlie	Hendrix	Nicholson	Sherod
Clark of	Jones	Nielsen	Shifflett
Appanoose	Kuester	Norland	Stiffler
Davis	Lisle	Pieper	Strawman
Fiene	Mallonee	Poston	Walter
Frey	Martin	Putney	Weston
Gallup	McFarlane	Ringgenberg	Young
Goode			

The nays were, 68:

Abel	Berry	Buck	Clark of Marion
Aubrey	Boothby	Burris	Cooksey
Bass .	Brockmeyer	Butler	Cornick

Crabb Loss Nelson of Schwengel Lucken Woodbury Sloane Crosier Oberman Smith Darrington Ludwig McEleney Oeth Soeth Eckels Stevens Fairchild McNeal Olson Oppedahl Palmer Tate Hansen Mensing Metz Tierney Hanson Heinz Meyer Patrick Uhlenhopp Van Zwol Huisman Miller of Shelby Paul Judd Moore of Louisa Pedrick Voigtmann Walker Klemesrud Pendleton Mooty Washburn Koch Morris Ramseyer Weiss Kosek Munger Ryan Langland Nelson of Jasper White Sar Schroeder

Absent or not voting, 5:

Brookings Moore of Butler Nystrom Mr. Speaker Burrows

Amendment lost.

Hanson of Lyon offered the following amendments proposed by the committee on compensation of public officers and employees and moved their adoption:

Amend House File 422 as follows:

- 1. Strike from line six (6) of section one (1) the word "thirty-two" and insert in lieu thereof the word "thirty-six"; strike from line eight (8) of section one (1) the word "forty-two" and insert in lieu thereof the word "forty-six"; and strike the word "forty-two" appearing at the end and the beginning of lines ten (10) and eleven (11) of section one (1) and insert in lieu thereof the word "forty-eight".
- 2. Strike from section three (3) all of subsections ten (10) to thirteen (13), inclusive, and insert in lieu thereof the following:
- "10. Fifty thousand and less than sixty thousand, forty-seven hundred dollars.
- "11. Sixty thousand and less than seventy thousand, five thousand dollars.
- "12. Seventy thousand and less than eighty thousand, fifty-three hundred dollars.
 - "13. Eighty thousand and over, fifty-six hundred dollars."
- 3. Strike from line five (5) of section four (4) the words "not more than".
- 4. Strike from section five (5) all of subsections ten (10) to fourteen (14), inclusive, and insert in lieu thereof the following:
- "10. Fifty thousand and less than sixty thousand, forty-seven hundred dollars.
- "11. Sixty thousand and less than seventy thousand, five thousand dollars.
- "12. Seventy thousand and less than eighty thousand, fifty-three hundred dollars.
- "13. Eighty thousand and less than one hundred twenty-five thousand, fifty-eight hundred dollars.

- "14. One hundred twenty-five thousand and over, sixty-eight hundred dollars."
- 5. Strike from line ten (10) of section six (6) the words "twenty-five hundred fifty" and insert in lieu thereof the words "three thousand"; strike from line eleven (11) of section six (6) the words "thirty-one hundred fifty" and insert in lieu thereof the words "thirty-six hundred"; and strike from lines fifteen (15) and sixteen (16) of section six (6) the words "thirty-two hundred twenty-five" and insert in lieu thereof the words "thirty-six hundred".
- 6. Strike from line eight (8) of section seven (7) the words "thirty-two hundred twenty-five" and insert in lieu thereof the words "thirty-six hundred".

Hanson of Lyon offered the following amendment to the amendments proposed by the committee on compensation of public officers and employees and moved its adoption:

Amend the committee amendment to House File 422 by striking the following from lines seventeen (17) and eighteen (18): "3. Strike from line five (5) of section four (4) the words 'not more than'."

Amendment to amendments adopted.

Roll call demanded by Hanson of Lyon and Eckels of Hancock.

On the question "Shall the committee amendments be adopted?"

The ayes were, 100:

Abel Goode Miller of Robinson Aubrev Black Hawk Hanna Ryan Bass Hansen Miller of Shelby Sar Berry Hanson Moore of Louisa Schroeder Bloedel Schwengel Heinz Mooty Boothby Hendrix Morris Shepard Brockmeyer Huisman Munger Sherod Brown Nelson of Jasper Sloane Jones Brownlie Judd Nelson of Smith Buck Klemesrud Woodbury Soeth Burris Koch Nicholson Stevens Butler Nielsen Kosek Stiffler Norland Clark of Kuester Strawman Appanoose Langland Oberman Tate Clark of Marion Lisle Oeth Tierney Loss Olson Cooksey Uhlenhopp Cornick Lucken Oppedahl Van Zwol Crabb Ludwig Palmer Voigtmann Walker Crosier Mallonee Patrick Darrington Martin Walter Paul Davis McEleney Pedrick Washburn Eckels McFarlane Pendleton Weiss Fairchild McNeal Pieper Weston Fiene Mensing Poston White Frey Metz Young Ramsever Gallup Meyer Ringgenberg

The nays were, 3:

Harris Putney Shifflett

Absent or not voting, 5:

Brookings Burrows Moore of Butler Nystrom

Mr. Speaker

Amendments as amended adopted.

Kosek of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 422 as follows:

Section one (1), line eleven (11), is amended by adding at the end thereof the following:

"And further amend said line twenty-eight (28) by inserting at the end thereof the following:

"'However in counties now having or which may hereafter have a population in excess of one hundred thousand, with boards not exceeding three members in number, these county supervisors shall receive an annual salary of four thousand eight hundred dollars (\$4,800)."

Amendment adopted.

Shifflett of Ringgold asked and obtained unanimous consent to withdraw the amendment filed by him, et al., found on page 704 of the Journal of March 5.

Palmer of Lee asked and obtained unanimous consent to withdraw the amendment filed by him and Frey of Pottawattamie, found on page 738 of the Journal of March 6.

Lucken of Plymouth offered the following amendment filed by him and moved its adoption:

Amend House File 422 by inserting therein the following new section: "Sec. 13. Chapter three hundred forty (340), Code 1950, is amended by inserting therein the following new section:

"'Salaries of all county officers and employees as fixed by the law shall hereafter be adjusted on a yearly basis as follows:

"'The auditor of state shall, during the month of March, 1952, after the release of figures by the United States department of labor, bureau of labor statistics, on the average consumers price index for 1951 make comparisons as to the average per cent of increase or decrease in the consumers price index for 1951 with 1950, if the change amounts to three per cent (3%) or more, the percentage of change shall be applied to the salary scale as established by the law for county officers and employees for counties having a population of twenty thousand (20,000) to twenty-five thousand (25,000). The increase or decrease indicated by this comparison in dollars and cents shall then be applied to salaries of all county officers and employees beginning April 1, 1952, and until April 1, 1953. The auditor of state shall notify each county auditor and board of supervisors before April 1, 1952, what the salary scale shall be for each respective county as indicated under the foregoing formula.

"'This procedure shall be followed from year to year.'"



Lucken of Plymouth offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 422, line five (5), by inserting after the word "officers" the word "deputies".

Further amend the amendment, line fifteen (15), by inserting after the word "officers" the word "deputies".

Further amend the amendment, line nineteen (19), by inserting after the word "officers" the word "deputies".

Amendment to amendment adopted.

Frey of Pottawattamie moved the previous question.

Motion prevailed.

Roll call demanded by Lucken of Plymouth and Mallonee of Audubon.

On the question "Shall the amendment be adopted?"

The ayes were, 88:

Abel	Hansen	Miller of Shelby	Ringgenberg
Aubrey	Hanson	Mooty	Ryan
Bass	Harris	Morris	Sar
Berry	Heinz	Munger	Schroeder
Bloedel	Hendrix	Nelson of Jasper	Schwengel
Boothby	Jones	Nelson of	Shepard
Brockmeyer	Judd	Woodbury	Sherod
Brownlie	Klemesrud	Nicholson	Smith
Buck	Kosek	Nielsen	Soeth
Burris	Kuester	Norland	Stevens
Butler	Langland	Oberman	Stiffler
Clark of	Loss	Oeth	Strawman
Appanoose	Lucken	Olson	Tate
Cooksey	Ludwig	Oppedahl	Tierney
Crabb	Mallonee	Palmer	Uhlenhopp
Crosier	Martin	Patrick	Van Zwol
Darrington	McEleney	Paul	Voigtmann
Davis	McNeal	Pedrick	Washburn
Eckels	Mensing	Pendleton	Weiss
Fiene	Metz	Pieper	Weston
Frey	Meyer	Poston	White
Goode	Miller of	Putney	Young
Hanna	Black Hawk	Ramseyer	and the second

The nays were, 3:

Cornick Gallup Huisman

Absent or not voting, 17:

Koch Sloane Brookings Moore of Louisa Brown Lisle Nystrom Walker Burrows McFarlane Robinson Walter Clark of Marion Moore of Butler Shifflett Mr. Speaker Fairchild

Amendment as amended adopted.

Butler of Pocahontas offered the following amendments filed by him:

House File 422 is amended as follows:

- 1. Amend the title by inserting in line seven (7) after the figures "(340.8)," the following: "three hundred forty point nine (340.9),".
- 2. Further amend the title by striking the period (.) from the end thereof and adding thereto the following: "county attorneys and assistant county attorneys."
 - 3. Insert the following new section at the end thereof:
- "Sec. 8. Section three hundred forty point nine (340.9), Code 1950, is amended by striking subsections one (1) to fifteen (15), inclusive, and inserting in lieu thereof the following:
 - "1. Less than ten thousand, thirty-two hundred dollars.
- "2. Ten thousand and less than fifteen thousand, thirty-three hundred fifty dollars.
- "3. Fifteen thousand and less than twenty thousand, thirty-five hundred dollars.
- "4. Twenty thousand and less than twenty-five thousand, thirty-six hundred fifty dollars.
- "5. Twenty-five thousand and less than thirty thousand, thirty-eight hundred dollars.
- "6. Thirty thousand and less than thirty-five thousand, thirty-nine hundred fifty dollars.
- "7. Thirty-five thousand and less than forty thousand, forty-one hundred dollars.
- "8. Forty thousand and less than forty-five thousand, forty-two hundred fifty dollars.
- "9. Forty-five thousand and less than fifty thousand, forty-four hundred dollars.
- "10. Fifty thousand and less than sixty thousand, forty-five hundred fifty dollars.
- "11. Sixty thousand and less than seventy thousand, forty-seven hundred dollars.
- "12. Seventy thousand and less than eighty thousand, forty-nine hundred dollars.
- "13. Eighty thousand and less than one hundred thousand, fifty-two hundred dollars.
- "14. One hundred thousand and less than one hundred fifty thousand, fifty-eight hundred dollars.
 - "15. One hundred fifty thousand and over, sixty-two hundred dollars."

Pendleton of Buena Vista offered the following amendment to the amendments:

Amend the amendments to House File 422, by adding thereto the following:

"Further amend section three hundred forty point nine (340.9) by striking therefrom all of lines thirty-six (36) to forty-five (45), both inclusive.

"Further amend said section, line forty-six (46), by inserting the word 'all' before the word 'counties'.



"Further amend said section by striking the following from lines fortysix (46) and forty-seven (47): 'having a population of sixty thousand or over by the latest federal census'."

REPORTS OF COMMITTEES

McFarlane of Black Hawk, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security to whom was referred House Joint Resolution 10, a joint resolution creating a special committee to make a study of the operations of the Iowa old age and survivors' insurance system, to investigate into the proposal of uniting the Iowa old age and survivors system with the Federal social security system, and providing that such committee shall make a report of its findings to the Governor of Iowa and to the Fifty-fifth General Assembly, and appropriating the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary to carry out the provisions of this joint 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.

- 1. Amend House Joint Resolution 10, section one (1), by striking from line one (1) the following: "seven (7)" and inserting in lieu thereof the word and figure: "ten (10)".
- 2. Further amend section one (1) by striking from line two (2) the following: "two (2)" and inserting in lieu thereof the word and figure: "three (3)".
- 3. Further amend section one (1) by striking from line four (4) the following: "two (2)" and inserting in lieu thereof the word and figure: "three (3)".
- 4. Further amend section one (1) by striking from line eight (8) the following: "two (2)" and inserting in lieu thereof the word and figure: "three (3)".
- 5. Amend section eight (8) by inserting the following newspapers and their places of publication: "Hawarden Independent, Hawarden, Iowa" and the "Cedar Falls Daily Record, Cedar Falls, Iowa."

ARCH W. McFarlane, Chairman.

House Joint Resolution 10 referred to committee on appropriations.

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 428, a bill for an act to amend chapter ninety-seven (97), Code 1950, relating to the old age and survivors' insurance system which regulates the collections of contributions for said system and the payment 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.



- 1. Amend House File 428, section seven (7), line four (4), by striking the following: "one hundred fifty dollars", and inserting in lieu thereof: "one hundred thirty-five dollars".
- 2. Amend section eight (8), lines four (4) and five (5), by striking the following: "four thousand two hundred dollars (\$4,200)." and inserting in lieu thereof: "thirty-six hundred dollars (\$3,600)."
- 3. Amend section nine (9), lines four (4) and five (5), by striking the following: "three hundred fifty dollars (\$850)." and inserting in lieu thereof: "three hundred dollars (\$300)."

ARCH W. McFarlane, Chairman.

Hanson of Lyon, 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 8, a bill for an act relating to mileage for grand 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 be indefinitely postponed.

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 388, a bill for an act to amend section six hundred one point one hundred twenty-eight (601.128), Code 1950, relating to fees of justice, begs leave to report it has had 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. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 416, a bill for an act to amend section six hundred one point one hundred twenty-nine (601.129), Code 1950, relating to mileage of constables, begs leave to report it has had 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. C. Hanson, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 341, a bill for an act relating to the per diem salary of county, municipal and school examiners and their assistants and to amend section eleven point nine (11.9), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 431, a bill for an act to



amend sections three hundred fifty-nine point forty-six (359.46) and three hundred fifty-nine point forty-seven (359.47), Code 1950, relating to compensation of township trustees and clerks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 431 as follows:

- 1. By striking from section one (1), subsection one (1), line four (4), the word "eight" and inserting in lieu thereof the word "six".
- 2. Further amend section one (1), subsection two (2), line six (6), by striking the word "eight" and inserting in lieu thereof the word "six".
- 3. Amend section two (2), line four (4), by striking the word "eight" and inserting in lieu thereof the word "six".

A. C. HANSON, Chairman.

Nelson 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 18, a bill for an act to provide for the government of municipal corporations under the council-manager by popular election form of municipal government, and to repeal various sections of chapter four hundred nineteen (419), Code 1950, relating thereto, and to enact substitutes therefor and to amend various other sections of the Code 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 be amended as follows, and when so amended the bill do pass.

Amend Senate File 18 as follows:

- 1. By striking the word ", reclassify," in section seven (7), line twenty-one (21).
- 2. By inserting after the word "board" in section seven (7), line sixty-six (66), the words "of trustees or other board".
- 3. By inserting after the word "is" in section seven (7), line sixty-seven (67), the words "or was".
- 4. By inserting after the period (.) in section seven (7), line seventy (70), the following new sentence: "This exception shall also apply to permanent park boards in cities now or hereafter having the population of 125,000 or more, according to the last or subsequent Federal census."
- 5. By adding a new subsection twenty (20) to section seven (7) as follows: "20. Section three hundred sixty-five point six (365.6), subsection one (1), Code 1950, is hereby amended by inserting in line four (4) of paragraph (a) thereof, after the words 'market master', the words 'city manager and administrative assistants to the manager'."

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 23, a bill for an act relating to the mayors and police courts of cities and towns, and to repeal various sections of chapters



three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419), and four hundred twenty (420), Code 1950, and to amend chapter three hundred sixty-seven (367), Code 1950, begs leave to report it has had 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. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senste File 28, a bill for an act to provide for the government of cities and towns under the mayor-council form of municipal government, and to repeal various sections of chapter three hundred sixty-three (363), Code 1950, relating thereto 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.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 32, a bill for an act to make all general laws pertaining to municipal corporations applicable to cities organized under special charter (with certain exceptions and limitations) as well as to cities organized under other specific and exceptional forms of municipal government; and to repeal various sections of chapter four hundred twenty (420), Code 1950, relating to cities organized under special charter; and to enact substitutes for certain of the sections so repealed; and to amend various other sections of the Code by striking therefrom references to cities organized under special charter or organized under other specific and exceptional forms of municipal government; and to authorize editorial revision of the Code to strike such references in general, begs leave to report it has had 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. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 33, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections of chapter three hundred sixty-six (366), Code 1950, relating thereto, and to amend certain sections of said chapter, begs leave to report it has had 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. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 163, a bill for an act relating to the general powers of

municipal corporations and to repeal chapter three hundred sixty-eight (368), Code 1950, relating thereto, and certain other sections of the Code, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code 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.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 164, a bill for an act to define the general powers and duties of municipal officers and to repeal various sections of the Code relating thereto and to enact substitutes therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same doposs.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 165, a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof, and to repeal certain sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419), and four hundred twenty (420), Code 1950, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code to conform 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.

H. F. NELSON, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 103 and 224.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 103 and 224.



AMENDMENTS FILED

- 1 Amend the amendment to House File 343, as
- 2 submitted by the committee on public health and
- 3 pharmacy and filed on February 23, by inserting
- 4 after the word "licensed" in line twelve (12) the
- 5 following: "medical or osteopathic".

HENDRIX of Muscatine. Bass of Montgomery.

- 1 Amend the Butler amendment to House File 422
- 2 by adding thereto a new subsection reading as follows:
- 3 "Provided, however, that the first four hundred dollars of any
- 4 commission on fines to which a county attorney might become en-
- 5 titled shall be paid to the county treasury."

PALMER of Lee.

- . 1 Amend House File 422 by adding the following new section:
 - 2 "Amend section three hundred thirty-one point twenty-three
 - 3 (331.23), Code 1950, by striking the period at the end of line five (5)
 - 4 and adding the following: ', provided however, the total salary

received

- 5 in any one year in any county of less than twenty-three thousand
- 6 lation shall not exceed sixteen hundred dollars per year."

GALLUP of Jefferson.

- 1 Amend House File 422 by adding thereto a new section
- 2 as follows: "In no event shall the salary of any county
- 3 officer of a county, with a population of seventy thousand
- 4 (70,000) or less, be in excess of fifty-two hundred dollars
- 5 (\$5200) except as provided in section eight (8)."

PALMER of Lee.

- 1 Amend House File 422 by adding the following new section:
- 2 Sec. 8. Section three hundred forty point nine (840.9).
- 3 Code 1950, is amended by striking subsections eleven (11) to fifteen (15).
- 4 inclusive, and inserting in lieu thereof the following:
- 5 "11. Sixty thousand and less than seventy thousand,
- 6 five thousand dollars.
- 7 12. Seventy thousand and less than eighty thousand,
- 8 fifty-three hundred dollars.
- 9 13. Eighty thousand and less than one hundred thousand,
- 10 fifty-eight hundred dollars.
- 11 14. One hundred thousand and less than one hundred fifty
- 12 thousand, sixty-four hundred dollars.
- 13 15. One hundred fifty thousand and over, sixty-eight
- 14 hundred dollars."

SCHROEDER of Scott. SCHWENGEL of Scott. NELSON of Woodbury.

- Amend House File 422 by adding the following new section:
- 2 Sec. 8. Section three hundred forty point nine (340.9),
- 3 Code 1950, is amended by striking subsections one (1) to
- 4 fifteen (15), inclusive, and inserting in lieu thereof the
- 5 following:
- 6 "1. Less than ten thousand, two thousand seven hundred dollars.
- Ten thousand and less than fifteen thousand, two thousand eight hundred fifty dollars.
- Fifteen thousand and less than twenty thousand, three thousand dollars.
- Twenty thousand and less than twenty-five thousand, three thousand one hundred fifty dollars.
- 5. Twenty-five thousand and less than thirty thousand, three thousand three hundred dollars.
- 6. Thirty thousand and less than thirty-five thousand, three thousand four hundred fifty dollars.
- 12 7. Thirty-five thousand and less than forty thousand, three thousand six hundred dollars.
- 8. Forty thousand and less than forty-five thousand, three thousand seven hundred fifty dollars.
- 9. Forty-five thousand and less than fifty thousand, three thousand
- nine hundred dollars.

 10. Fifty thousand and less than sixty thousand, four thousand
- one hundred dollars.

 16 11. Sixty thousand and less than seventy thousand, four thousand three hundred dollars.
- 17 12. Seventy thousand and less than eighty thousand, four thousand five hundred dollars.
- 13. Eighty thousand and less than one hundred twenty-five thousand, five thousand dollars.
- 19 14. One hundred twenty-five thousand and over, six thousand

SHIFFLETT of Ringgold. HARRIS of Adair. KUESTER of Cass.

- 1 Amend House File 474, line five (5), by striking
- 2 the comma (,) after the word "aid" and inserting in
- 3 lieu thereof the following: "to the blind, or in
- 4 determining the amount of such aid,".
- 5 Further amend House File 474, line six (6), by
- 6 striking the second word "income" after the word
- 7 "such" and inserting in lieu thereof the word "individual".

SLOANE of Polk.

- Amend House File 527, section one (1), line ten (10),
- 2 by inserting after the word "population" the following:
- 8 ", and which township has an unincorporated population
- 4 of"; further amend said section by striking therefrom

- 5 lines seventeen (17) to twenty-one (21), inclusive, and
- 6 inserting in lieu thereof the following: "said county, an
- 7 amount equal to two and three-fourths per cent (2%%) of
- 8 the total gross revenue derived from the operation of such
- 9 trackless trolley buses on such roads in such township,
- 10 divided according to the mileage of roads so used."

RYAN of Polk. SLOANE of Polk.

On motion by Goode of Davis, the House adjourned until 10:00 - a.m., Thursday, March 8, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 8, 1951.

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

Prayer was offered by the Reverend Carl G. Sinning, pastor of the Westminster Presbyterian Church, Ida Grove.

The Journal of March 7 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Aubrey of Wapello for two days on request of Pedrick of Wapello.

PRESENTATION OF VISITORS

Kosek of Linn presented to the House forty-five members of the Cub Scout Pack, Troop No. 36, located at St. Augustin's School, Des Moines, accompanied by Mr. and Mrs. Harry B. Graefe and Lyman B. Hughes.

Brownlie of Madison presented to the House thirty-two sixth grade students of Earlham Consolidated School, accompanied by their teacher, Mrs. Phyllis Shaw, and the following mothers: Mrs. Wallace Jackson, Mrs. Stanley Williamson and Mrs. Leonard Welch.

Metz of Decatur presented to the House six students from Fairview Rural School, Leon, accompanied by their teacher, Mrs. Gretchen Miller.

Stiffler of Warren presented to the House nineteen eighth grade students of Norwalk Consolidated School, accompanied by Mrs. T. M. Cook, teacher, and Mr. Lane, driver.

Sloane of Polk presented to the House twenty-five 6B and 6A students from Brooks Elementary School, Des Moines, accompanied by Paul Purinton, teacher.

Mallonee of Audubon presented to the House thirty-two students of the senior class of Exira High School, accompanied by John Poulsen, teacher.

Sloane of Polk presented to the House his daughter, Mary Sloane, and eighteen other students of Windsor Day School, Des Moines, accompanied by Elma Gavin, teacher.

Eckels of Hancock presented to the House the senior government class of Kanawha High School, accompanied by Ernest R. Morrison, superintendent.

Sloane of Polk presented thirteen students from Callanan Junior High School, accompanied by James Sheldon, vice principal.

Weston of Buchanan presented to the House the Honorable R. A. Nelson, former member of the House from Buchanan County.

Ringgenberg of Story presented to the House the Honorable Charles H. Everett, former member of the House from Story County.

PETITIONS

Patrick of Sioux presented a petition signed by one hundred sixty-five sportsmen of Hull and vicinity urging support of Senate File 60.

Referred to the committee on conservation, drainage and flood control.

Tate of Cerro Gordo presented a petition signed by twenty-four members of the Tom Howard Woman's Relief Corps of Clear Lake urging support of Senate File 10 and House File 4.

Referred to the committee on board of control.

Bloedel of Fremont presented a petition signed by fourteen employees of Fremont County urging support of House File 464.

Referred to the committee on social security.

Van Zwol of O'Brien presented a petition signed by three hundred fifty-four sportsmen of northern Iowa urging support of Senate File 60.

Referred to the committee on conservation, drainage and flood control.

Cornick of Henry presented a petition signed by one hundred eighty-eight employees of State Hospital, Mount Pleasant, urging support of Senate File 364 and House File 464.

Referred to the committee on social security.



Miller of Black Hawk and McFarlane of Black Hawk presented a petition signed by thirty-six nurses of the fourth district of Iowa State Nurses Association, Waterloo, opposing Senate File 375.

Referred to the committee on departmental affairs.

Buck of Marshall presented a petition signed by fifteen residents of Albion urging support of Senate File 364 and House File 464.

Referred to the committee on social security.

PROOFS OF PUBLICATION

Published copy of House File 594 and verified proof of publication of said proposed bill in the Howard County Times and Cresco Plain Dealer on February 28, 1951, 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 595 and verified proof of publication of said proposed bill in the Burlington Hawk-Eye Gazette on March 5, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 341, 388, 416, 428 and 431, House Joint Resolution 10, and Senate Files 18, 23, 28, 32, 33, 163, 164 and 165, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 95.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Gallup of Jefferson called up for consideration House Concurrent Resolution 17, found on page 745 of the Journal of March 7, and moved its adoption.

Resolution adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

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Senate Concurrent Resolution 10, a resolution to declare and emphasize the responsibility of the parents or persons standing in the position of parents with regard to teen-age drivers.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 10

Whereas, the number and gravity of motor vehicle accidents on the Iowa highways gives cause for alarm, and

Whereas, the large number of our citizens permanently injured and killed annually in such accidents is to a great extent inexcusable and results directly from negligence and reckless driving, and

Whereas, the percentage of such accidents causing permanent injuries and death resulting from operation of motor vehicles by the teen-age group is extremely out of proportion to the number of drivers in such group, and

Whereas, it appears that the reason that such a large percentage of the group of teen-age drivers are careless and reckless in their operation of motor vehicles is because of a lack of safety education and parental supervision and discipline, and

Whereas, there are many drivers in the teen-age group who operate motor vehicles with a high degree of skill and caution, and

Whereas, it is unfair to the skillful and cautious teen-age driver to deny him the privilege of operating a motor vehicle on the highways because of the acts of the irresponsible members of his group, and

Whereas, it is deemed desirable, if possible, to avoid denying driving privileges to the entire group thereby punishing the prudent teen-age driver, and

Whereas, it is believed that by proper parental supervision, instruction and discipline, the driving evils of the teen-age group can be effectively corrected, and

Whereas, it appears necessary to declare and emphasize the responsibility of the parent or person standing in the position of a parent of a teen-age driver,

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that the Fifty-fourth General Assembly of Iowa disapproves of the irresponsibility of parents and persons standing in the position of parents of teen-age drivers, who permit their children or wards to operate motor vehicles without being assured that such teen-agers have been thoroughly educated in the safe operation of a motor vehicle, and that said teen-agers are impressed with the necessity of such operation without declaring and emphasizing that parental consent will be withheld unless safe driving practices are followed, and who fail to appropriately discipline their children or wards when infractions of safe driving practices occur; and that this Assembly most emphatically urges that parents and persons standing in the position of a parent discharge their aforesaid responsibilities; and further most emphatically urge the courts of this state to make no disposition of any case in which a teen-age driver is charged with a violation of the traffic laws of this state or any of its political subdivisions without first requiring that the parent or person standing in the position of a parent of such teen-age violator appear in court with

such violator, and that upon final disposition such parent or person standing in the position of a parent be made to realize and accept with fitting dignity his responsibilities, and that clear and positive admonition of these responsibilities be administered by the court.

Be It Further Resolved, that those who hold important executive, legislative and judicial positions in the State of Iowa should do all within their power to further public interest and cooperation in helping to solve this problem of motor vehicle accidents on Iowa highways.

Laid over under Rule 34.

SENATE MESSAGES CONSIDERED

Senate File 15, a bill for an act to amend section three hundred twenty-one point four hundred seventy-three (321.473), Code 1950, relating to the powers of municipal corporations to regulate the use of streets.

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

Senate File 27, a bill for an act to amend section three hundred ninety-seven point twenty-six (397.26), Code 1950, relating to protection of municipal water supplies.

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

Senate File 110, a bill for an act to amend section six hundred eighteen point two (618.2), Code 1950, relating to the publication of notices, reports of proceedings and similar matter.

Read first time and referred to committee on printing.

Senate File 79, a bill for an act to amend sections one hundred seventy-nine point two (179.2), one hundred seventy-nine point five (179.5) and one hundred seventy-nine point six (179.6), Code 1950, relating to the compensation of appointive members of the Iowa Dairy Industry Commission and to the extension of the annual butterfat tax period.

Read first time and referred to committee on agriculture 2, horticulture and dairy.

Senate File 93, a bill for an act relating to municipal corporations, including their incorporation, discontinuance, annexation or severance of territory and the changing of names thereof and to repeal various sections of chapter three hundred sixty-two (362), Code 1950, relating thereto and to enact substitutes therefor.

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



Senate File 108, a bill for an act to amend section two hundred twenty-nine point nine (229.9), Code 1950, relating to the findings and orders of the county commission of insanity.

Read first time and referred to committee on board of control.

Senate File 177, a bill for an act relating to appeals from orders made by local school boards and county boards of education respecting school transportation and bus routes and by repealing sections two hundred eighty-five point twelve (285.12) and two hundred eighty-five point thirteen (285.13), Code 1950, and enacting substitutes therefor.

Read first time and referred to committee on schools, libraries, state educational institutions.

Senate File 204, a bill for an act relating to the preservation of the report of amendments to Rules of Civil Procedure and to amend section six hundred eighty-four point nineteen (684.19), Code 1950.

Read first time and referred to committee on judiciary 1.

Senate File 228, a bill for an act to provide for the establishment, maintenance and operation of non-profit school lunch programs in public schools in the State of Iowa, to authorize the State of Iowa to accept federal funds for this purpose.

Read first time and referred to committee on schools, libraries, state educational institutions.

Senate File 245, a bill for an act to amend section six hundred eighty-two point twenty-three (682.23), Code 1950, relating to the investment of funds by fiduciaries.

Read first time and referred to committee on judiciary 1.

Senate File 248, a bill for an act to amend section six hundred point three (600.3), Code 1950, relating to consent, when necessary, for adoption.

Read first time and referred to committee on judiciary 2.

Senate File 329, a bill for an act to amend sections thirty-five A point four (35A.4) and thirty-five A point eight (35A.8), Code 1950, relating to service compensation board.

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



Senate File 337, a bill for an act to legalize and validate the proceedings of the council of the town of LeGrand, Marshall County, Iowa, for the issuance, sale and delivery of waterworks revenue bonds for the purpose of paying part of the construction cost of a waterworks in said town, and to legalize and validate said bonds and the provisions for payment of the same.

Read first time and referred to committee on judiciary 2.

Senate File 338, a bill for an act to legalize and validate the proceedings of the council of the town of Albion, Marshall County, Iowa, in calling and holding an election on the proposition to establish a waterworks system in said town and on the proposition to incur an indebtedness for the construction of said waterworks system and for the issuance of waterworks bonds in payment of such indebtedness and proceedings for the levy and collection of annual taxes to pay the same, and to legalize and validate the proceedings for the issuance, sale and delivery of such bonds and waterworks revenue bonds issued in payment for the construction of such waterworks system, and the provisions for payment thereof.

Read first time and referred to committee on judiciary 2.

Senate File 344, a bill for an act to amend section four hundred four point five (404.5), Code 1950, and to authorize an auditorium fund and an auditorium building fund for municipal corporations.

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

Senate File 343, a bill for an act to provide for the appointment of a board of auditorium trustees in municipal corporations and to prescribe the organization, powers and duties of such boards.

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

Senate File 198, a bill for an act authorizing the governor and secretary of state to issue a patent to William Ware to the northwest fractional one-fourth (1/4) of the southwest quarter (1/4) of section nineteen (19), township seventy-two (72) north, range fourteen (14) west of the fifth principal meridian, Wapello County, Iowa.

Read first time and referred to committee on judiciary 2.

Senate File 318, a bill for an act to amend chapter six hundred thirty-six (636), Code 1950, relating to descent and distribution and

providing that aliens may inherit to the extent that citizens of the United States may inherit in such foreign country.

Read first time and referred to committee on judiciary 1.

INTRODUCTION OF BILLS

House File 594, by committee on judiciary 2, a bill for an act to legalize the proceedings of the board of supervisors of Howard County in paying for the purchase and construction of an elevator at the county home, from the county poor fund.

Read first time and placed on the calendar.

House File 595, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings authorizing and providing for the repair of the existing municipally owned toll bridge extending across the Mississippi River from the city of Burlington, Iowa, and for the issuance, sale and delivery by said city of "Bridge Revenue Bonds" to pay the cost of such repairs, and the provisions made for the payment of said bonds and declaring said proceedings and the bonds issued pursuant thereto legally sufficient and enforceable.

Read first time and placed on the calendar.

Speaker pro tempore Putney in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of House File 422, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23), three hundred forty point one (340.1), three hundred forty point two (340.2), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7), three hundred forty point eight (340.8), three hundred forty point eleven (340.11), three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks.

Butler of Pocahontas called up for consideration the following amendments previously offered by him:

House File 422 is amended as follows:

1. Amend the title by inserting in line seven (7) after the figures "(340.8)," the following: "three hundred forty point nine (340.9),".



- 2. Further amend the title by striking the period (.) from the end thereof and adding thereto the following: "county attorneys and assistant county attorneys."
 - 8. Insert the following new section at the end thereof:
- "Sec. 8. Section three hundred forty point nine (340.9), Code 1950, is amended by striking subsections one (1) to fifteen (15), inclusive, and inserting in lieu thereof the following:
 - "1. Less than ten thousand, thirty-two hundred dollars.
- "2. Ten thousand and less than fifteen thousand, thirty-three hundred fifty dollars.
- "3. Fifteen thousand and less than twenty thousand, thirty-five hundred dollars.
- "4. Twenty thousand and less than twenty-five thousand, thirty-six hundred fifty dollars.
- "5. Twenty-five thousand and less than thirty thousand, thirty-eight hundred dollars.
- "6. Thirty thousand and less than thirty-five thousand, thirty-nine hundred fifty dollars.
- "7. Thirty-five thousand and less than forty thousand, forty-one hundred dollars.
- "8. Forty thousand and less than forty-five thousand, forty-two hundred fifty dollars.
- "9. Forty-five thousand and less than fifty thousand, forty-four hundred dollars.
- "10. Fifty thousand and less than sixty thousand, forty-five hundred fifty dollars.
- "11. Sixty thousand and less than seventy thousand, forty-seven hundred dollars.
- "12. Seventy thousand and less than eighty thousand, forty-nine hundred dollars.
- "13. Eighty thousand and less than one hundred thousand, fifty-two hundred dollars.
- "14. One hundred thousand and less than one hundred fifty thousand, fifty-eight hundred dollars.
 - "15. One hundred fifty thousand and over, sixty-two hundred dollars."

Pendleton of Buena Vista called up for consideration the following amendment to the amendment previously offered by him and moved its adoption:

Amend the amendment to House File 422, by adding thereto the following:

"Further amend section three hundred forty point nine (340.9) by striking therefrom all of lines thirty-six (36) to forty-five (45), both inclusive.

"Further amend said section, line forty-six (46), by inserting the word 'all' before the word 'counties'.

"Further amend said section by striking the following from lines forty-six (46) and forty-seven (47): 'having a population of sixty thousand or over by the latest federal census'."

Amendment to amendment adopted.

Palmer of Lee offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 422 by adding a new subsection as follows:

"The county attorney, in counties wherein is located a state penitentiary, reformatory or training school of correction, shall receive as extra compensation three hundred dollars (\$300) per year, and the county attorney, in counties wherein is located other institutions under the jurisdiction of the state board of control, shall receive as extra compensation one hundred fifty dollars (\$150) per year."

Amendment to amendment adopted.

Palmer of Lee asked and obtained unanimous consent to withdraw the amendment to the Butler amendment filed by him, found on page 766 of the Journal of March 7.

Schroeder of Scott asked and obtained unanimous consent to withdraw the amendment filed by him, et al., found on pages 609 and 610 of the Journal of February 21.

Sloane of Polk offered the following amendment to the amendment, proposed by him and Poston of Wayne, and moved its adoption:

Amend the amendment to House File 422 by adding thereto the following:

"Further amend section three hundred forty point nine (340.9) by

adding thereto the following paragraph:

"'No county attorney or his assistants shall be allowed to represent the plaintiff or defendant in any divorce action within the county which he serves as county attorney. This does not apply to any member of the firm of the county attorney unless the county attorney shares in the fee."

· Amendment to amendment adopted.

Butler of Pocahontas moved the adoption of the amendments as amended.

Van Zwol moved the previous question.

Motion prevailed.

Roll call demanded by Pendleton of Buena Vista and Sloane of Polk.

On the question "Shall the amendments be adopted ?"

The ayes were, 80:

Abel Brockmeyer
Bass Brookings
Berry Brown
Boothby Brownlie

Buck Butler Clark of Appanoose

Clark of Marion Cooksey
Cornick
Crosier

Eckels	McEleney	Nystrom	Schwengel
Fiene	McFarlane	Oberman	Sloane
Frey	McNeal	Oeth	Smith
Hansen	Mensing	Olson	Soeth
Hanson	Metz	Oppedahl	Stevens
Heinz	Miller of	Palmer	Strawman
Huisman	Black Hawk	Patrick	Uhlenhopp
Judd	Moore of Louisa	Paul	Van Zwol
Klemesrud	Mooty	Pedrick	Voigtmann
Kosek	Morris	Pendleton	Walker
Kuester	Munger	Poston	Walter
Langland	Nelson of Jasper	Ramseyer	Washburn
Lisle	Nelson of	Ringgenberg	Weiss
Loss	Woodbury	Robinson	Weston
Lucken	Nicholson	Ryan	White
Ludwig	Nielsen	Sar	Young
Mallonee	Norland	Schroeder	

The nays were, 21:

Bloedel	Goode	Martin	Shepard
Crabb .	Hanna	Mever	Sherod
Darrington	Harris	Miller of Shelby	Shifflett
Davis	Jones	Pieper	Stiffler
Fairchild	Koch	Putney	Tierney
Gallup			

Absent or not voting, 7:

Aubrey	Burrows	Moore of Butler	Mr. Speaker
Burris	Hendrix	Tate	

Amendments as amended adopted.

Schroeder of Scott asked and obtained unanimous consent to withdraw the amendment filed by him, et al., found on page 766 of the Journal of March 7, and the amendment to the Van Zwol amendment filed by him, et al., found on pages 609 and 610 of the Journal of February 21.

Shifflett of Ringgold asked and obtained unanimous consent to withdraw the amendment filed by him, et al., found on page 767 of the Journal of March 7.

Palmer of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 422 by adding at the end thereof the following new sections:

Sec. 11. Amend section three hundred forty point seven (340.7), subsection fifteen (15), in line two (2), by substituting the word "five" (5) for the word "three" (3).

Sec. 12. Amend section three hundred forty point eleven (340.11), subsection fourteen (14), in line two (2), by substituting the word "five" (5) for the word "four" (4).

Amendment adopted.

Palmer of Lee asked and obtained unanimous consent to withdraw the amendment filed by him, found on page 766 of the Journal of March 7.

Tierney of Webster offered the following amendment filed by him:

Amend House File 422 by adding thereto a new section as follows:

Sec. 10. Section three hundred thirty-one point twenty-two (331.22), Code 1950, is hereby amended by striking from line sixteen (16) the word "sixty" (60), and substituting in lieu thereof the word "forty-four" (44).

Oberman of Des Moines offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 422, line six (6), by striking the word and figures "forty-four (44)" and inserting in lieu thereof the word and figures "forty (40)".

Amendment to amendment adopted.

Speaker Lynes in the chair.

On motion by Kuester of Cass, the House recessed until 2:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 128, a bill for an act relating to nominations by primary election.

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

Senate File 114, a bill for an act relating to the form of publication of the Acts of the General Assembly.

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 issuing of a written permit authorizing the sale of antifreeze.

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 qualifications to practice a profession, and providing that men, as well as women, may be licensed as practitioners of cosmetology.

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

House File 39, a bill for an act relating to municipal utilities retirement systems.

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

Senate File 122, a bill for an act relating to the regulation of nursing homes.

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 publication of official ballots.

CARROLL A. LANE, Secretary.

CONSIDERATION OF BILLS

The House resumed consideration of House File 422, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23), three hundred forty point one (340.1), three hundred forty point two (340.2), three hundred forty point three (340.3), three hundred forty point seven (340.7), three hundred forty point eight (340.8), three hundred forty point eleven (340.11), three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks.

Tierney of Webster offered the following amendment as a substitute for the amendment previously offered by him, as amended, and moved its adoption:

Amend House File 422 by adding thereto a new section as follows:

Sec. 10. Section three hundred thirty-one point twenty-two (331.22), Code 1950, is hereby amended by inserting after the word "however" in line fourteen (14) the following: "in counties now having or which may hereafter have a population in excess of forty thousand and not more than sixty thousand, with boards not exceeding five members in number, the county supervisors shall receive an annual salary of three thousand two hundred dollars.".

Substitute amendment adopted.

Harris of Adair offered the following amendment filed by him: Amend House File 422 by adding at the end thereof the following new section:

"Sec. 9. Section four hundred forty-one point six (441.6), Code 1950, is hereby amended by striking lines six (6) through ten (10) and inserting in lieu thereof the following:



"'The salary of the county assessor shall be no more than the salary of the county auditor in each respective county."

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

Amend the amendment to House File 422, line nine (9), by adding thereto the following: "except in counties with a population over sixty thousand."

Amendment to amendment lost.

Harris of Adair offered the following amendment as a substitute for his amendment:

Amend House File 422 by adding at the end thereof the following new section:

Sec. 9. Section four hundred forty-one point six (441.6), Code 1950, is hereby amended by striking the word "less" in line nine (9) and inserting in lieu thereof the word "more".

Pendleton of Buena Vista offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 422 by adding thereto the following: "Further amend said section by adding thereto the following: 'The county conference may call a special meeting at any time to determine any adjustment in the salary of the county assessor.'"

Amendment to amendment adopted.

Palmer of Lee offered the following amendment to the Harris amendment, as amended, and moved its adoption:

Amend the Harris amendment to House File 422, line eight (8), by inserting after the word "time" the following: "during the year 1951".

Amendment to amendment adopted.

Harris of Adair moved the adoption of the substituted amendment as amended.

Roll call demanded by Harris of Adair and Schwengel of Scott.

On the question "Shall the amendment be adopted ?"

The ayes were, 69:

Bass Fiene Huisman Clark of Bloedel Appanoose Frey Jones Gallup Boothby Clark of Marion Klemesrud Brockmeyer Cornick Hanna Koch Brookings Crabb Hansen Kosek Brownlie Darrington Hanson Kuester Buck Davis Harris Langland Eckels Burris Heinz Loss Fairchild Butler Hendrix Lucken

Van Zwol Ludwig Oppedahl Sar Palmer Shepard Voigtmann Walker Mallonee Patrick Martin Sherod Pedrick Walter Mensing Shifflett Weiss Mooty Pendleton Smith Morris Pieper Stevens Weston Nicholson Stiffler White Poston Nielsen Putney Tierney Young Norland Ringgenberg

The nays were, 25:

Abel McNeal Nelson of Schroeder Berry Metz Woodbury Schwengel Cooksey Miller of Nystrom Sloane Black Hawk Oberman Strawman Crosier Munger Judd Oeth Tate McEleney Nelson of Jasper Paul Uhlenhopp McFarlane Ryan Washburn

Absent or not voting, 14:

Aubrey Lisle Moore of Louisa Robinson Soeth Universe Miller of Shelby Ramseyer Mr. Speaker Goode Moore of Butler

Substitute amendment as amended adopted.

Gallup of Jefferson offered the following amendment filed by

Amend House File 422 by adding the following new section:

"Amend section three hundred thirty-one point twenty-three (331.23), Code 1950, by striking the period at the end of line five (5) and adding the following: ', provided however, the total salary received in any one year in any county of less than twenty-three thousand population shall not exceed sixteen hundred dollars per year.'"

Van Zwol of O'Brien offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 422, line five (5), by striking the words "twenty-three thousand" and inserting in lieu thereof the words "fifteen thousand".

Roll call demanded by Van Zwol of O'Brien and Gallup of Jefferson.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 25:

Abel Van Zwol Loss Nystrom Cooksey Lucken. Oberman Voigtmann Cornick Walker Ludwig Oeth Eckels Mensing Ryan Weiss Hansen Metz Shifflett Weston Hendrix Morris Stevens Young Koch

The nays were, 54:

Bass	Fairchild	Miller of	Schroeder
Berry	Fiene	Black Hawk	Schwengel
Bloedel	Frey	Miller of Shelby	Shepard
Boothby	Gallup	Mooty	Sherod
Brockmeyer	Hanna	Nicholson	Sloane
Brookings	Huisman	Norland	Smith
Brownlie	Jones	Oppedahl	Soeth
Butler	Judd	Patrick	Stiffler
Clark of	Kosek	Paul	Tate
Appanoose	Kuester	Pedrick	Tierney
Crabb	Langland	Pendleton	Uhlenhopp
Crosier	Mallonee	Pieper	Walter
Darrington	Martin	Poston	Washburn
Davis	McEleney	Sar	White

Absent or not voting, 29:

Aubrey	Harris	Moore of Louisa	Palmer
Brown	Heinz	Munger	Putney
Buck	Klemesrud	Nelson of Jasper	Ramseyer
Burris	Lisle	Nelson of	Ringgenberg
Burrows	McFarlane	Woodbury	Robinson
Clark of Marion	McNeal	Nielsen	Strawman
Goode	Mever	Olson	Mr. Speaker
Hanson	Moore of Butler		

Amendment to amendment lost.

Davis

Fiene

Gallup of Jefferson moved the adoption of the amendment.

Brown of Mahaska moved the previous question.

Motion prevailed.

Roll call demanded by Schwengel of Scott and Van Zwol of O'Brien.

Hanna

Hendrix

On the question "Shall the amendment be adopted?"

The ayes were, 11:

Butler

Clark of

Appanoose	Gallup	Shepard	Stiffler
The nays were,	83:		
Abel Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie	Cornick Crabb Crosier Darrington Eckels Fairchild Frey Goode Hansen	Jones Judd Koch Kosek Langland Loss Lucken Ludwig Martin	Metz Meyer Miller of Black Hawk Miller of Shelby Mooty Morris Nelson of Jasper Nelson of
Buck Burris Clark of Marion Cooksey	Hanson Harris Heinz Huisman	McEleney McFarlane McNeal Mensing	Woodbury Nicholson Nielsen Norland

Sherod

Shifflett

Nystrom Pieper Smith Voigtmann Walker Ringgenberg Soeth Oberman Oeth Robinson Stevens Walter Oppedahl Washburn Rvan Strawman Palmer Sar Tate Weiss Patrick Schroeder Tierney Weston Uhlenhopp White Paul Schwengel Pedrick Sloane Van Zwol Young Pendleton

Absent or not voting, 14:

Aubrey	Lisle	Munger	Putney
Burrows	Mallonee	Olson	Ramseyer
Klemesrud	Moore of Butler	Poston	Mr. Speaker
Kuester	Moore of Louisa		

Amendment lost.

Palmer of Lee offered the following amendment and moved its adoption:

Amend House File 422 by adding the following new section:

"Except as provided in section thirteen (13), in no event shall the salary of any county officer of a county, with a population of seventy thousand (70,000) or less, be in excess of fifty-two hundred dollars (\$5200) and no county officer shall receive a salary in excess of the salary of the lowest paid member of the executive council."

Amendment adopted.

Hanson of Lyon offered the following amendment proposed by the committee on compensation of public officers and employees and moved its adoption:

Amend House File 422 by adding the following new section:

"Sec. 8. This act being deemed of immediate importance shall become effective from and after its publication in the Buffalo Center Tribune, a newspaper published at Buffalo Center, Iowa, and the Lyon County Reporter, a newspaper published at Rock Rapids, Iowa."

Amendment lost.

Hanson of Lyon offered the following amendment and moved its adoption:

Amend House File 422 by striking the title and inserting in lieu thereof the following:

"An Act to amend chapter three hundred forty (340) and sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23) and four hundred forty-one point six (441.6), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks, county attorneys and assistant county attorneys and county assessors, and providing for annual adjustment of such compensation."

Amendment adopted.

Hanson of Lyon moved that the bill be read a last time now and placed 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:

Gallup Meyer Poston Young Goode Putney Mr. Speaker		Hansen Hanson Harris Heinz Hendrix Huisman Jones Judd Klemesrud Koeh Kosek Kuester Langland Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Metz Meyer	Palmer Patrick Paul Pedrick Pendleton Pieper Poston	Ringgenberg Robinson Ryan Schroeder Schwengel Shepard Sherod Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Walker Walter Washburn Weiss Weston White Young
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The nays were, 2:

Clark of

Shifflett

Appanoose

Absent or not voting, 9:

Aubrey Burrows Hanna Lisle Moore of Butler Munger Ramseyer Sar Voigtmann

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

MOTION FILED

I move to reconsider the vote by which House File 422 passed the House.

MEYER of Sac.

HOUSE FILE 422 REPRINTED

Schwengel of Scott asked and obtained unanimous consent to have House File 422 reprinted as passed by the House.

REPORTS OF COMMITTEES

Brookings of Pottawattamie, 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 277, a bill for an act to amend section three hundred seventy point twenty-eight (370.28), Code 1950, relating to the use of certain park funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

1. Amend House File 277 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred seventy point twenty-eight (370.28), Code 1950, be and is hereby amended by striking the period (.) at the end of such section and inserting in lieu thereof a comma (,), and adding thereto the following: 'and for the payment of labor in fulfilling the foregoing purposes, and that may be required in the maintenance of any park, driveway or boulevard connecting one park with another'."

2. Further amend by striking the title and substituting in lieu thereof the following: "An act enlarging the purpose of the tax levy authorized by section three hundred seventy point twenty-eight (370.28), Code 1950, and to amend such section."

HOWARD E. BROOKINGS, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 479, a bill for an act to legalize the action of the board of supervisors of Mills County in authorizing salary payment to certain deputy county 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.

C. M. STRAWMAN, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 441, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same doposs.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 520, a bill for an act to create a state trade commission; to define its powers and duties; and to define and prohibit unfair sales and unfair trade practices; to prevent the advertising or offering for sale or



selling of merchandise below actual cost, for the purpose of or having the effect of injuring competitors or destroying competition; and to provide remedies and imposing penalties 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.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 521, a bill for an act to promote safety and eliminate fire hazards and to regulate the practice of electricians in the State of Iowa, and to provide for penalties for the violation 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.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Seacte File 204, a bill for an act relating to the preservation of the report of amendments to Rules of Civil Procedure and to amend section six hundred eighty-four point nineteen (684.19), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same deposs.

ERNEST PALMER, JR., Chairman.

Butler of Pocahontas, from the committee on banks, building and loan, submitted the following report:

MR. SPEAKER: Your committee on banks, building and loan, to whom was referred House File 456, a bill for an act relating to the form and issuance of municipal bonds; to amend certain sections of the Code relating thereto; to repeal certain sections of the Code relating thereto, 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 be referred to the committee on cities and towns.

GUY G. BUTLER, Chairman.

House File 456 referred to the committee on cities and towns.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House Joint Resolution 10, a joint resolution creating a special committee to make a study of the operations of the Iowa old age and survivors' insurance system, to investigate into the proposal of uniting the Iowa old age and survivors system with the federal social security system, and providing that such committee shall make a report of its findings to the Governor of Iowa and to the Fifty-fifth General Assem-



bly, and appropriating the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary to carry out the provisions of this joint 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 10 as follows:

- 1. Strike the words and figures "fifteen thousand (\$15,000)" in line nine (9) of the title and insert in lieu thereof "twenty-five thousand (\$25,000)".
- 2. Strike the words and figures "fifteen thousand (\$15,000)" in section seven (7), lines five (5) and six (6), and insert in lieu thereof "twenty-five thousand (\$25,000)"; and by striking in section seven (7), line eight (8), the words and figures "fifteen thousand (\$15,000)" and inserting in lieu thereof "twenty-five thousand (\$25,000)".

G. T. KUESTER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 163, 227, 228, 245 and 465.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 163, 227, 228, 245 and 465.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 8th day of March, 1951, sent to the Governor for his approval: House Files 163, 227, 228, 245 and 465.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- Amend Senate File 163, section eleven (11), line
- 2 three (3), by inserting after the word and comma "staff," the



- 8 word "uniform".
 - 2. Amend Senate File 163, section fifteen (15), line three
- 5 (3), by inserting after the word and comma "staff," the word
- 6 "uniform".

TATE of Cerro Gordo.

- 1 Amend Senate File 163 by striking
- 2 from line two (2) of section sixty-one (61) the words and figures
- 3 "four hundred twenty point sixty-one (420.61)" and inserting in
- 4 lieu thereof the words and figures "four hundred twenty point
- 5 fifty-eight (420.58)".

NELSON of Woodbury. Crosier of Linn.

- 1 Amend Senate File 165 by striking
- 2 from section twelve (12) all after the word "hereof." in line
- 3 five (5) and inserting in lieu thereof the following:
- 4 "In municipal corporations where members of the council
- 5 are elected at large their length of term shall be determined
- 6 by the number of votes received by each such candidate at the
- 7 municipal election. Those candidates for council equal in number
- 8 to one-half of the number of councilmen to be elected, or where
- 9 an odd number are to be elected a bare majority of such number,
- 10 who receive the greatest number of votes shall be elected for
- 11 the longer term. In the event of a tie the mayor and clerk
- 12 shall determine by lot which candidate or candidates shall re-
- 13 ceive the longer term."

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend Senate File 165 as follows:
 - 1. Insert after the words "election in" in line one (1)
- 3 of section eleven (11) the words and figures "April, 1950, or".
 - Further amend said section by inserting after the words
- 5 "held in" in line four (4) the words "April, 1950, or".
 - 2. Insert after the word "corporation" in line two (2) of
- 7 section thirty-three (33) the words "for which taxes are collected
- 8 through the office of the county treasurer".
- 9 3. Strike from line two (2) of section seventy-six (76)
- 10 the words "is hereby repealed" and insert in lieu thereof the
- 11 words "is hereby amended by striking from line seven (7) the
- 12 word 'February' and inserting in lieu thereof the word 'October'."

NELSON of Woodbury.

CROSIER of Linn.

- Amend House File 197, section eleven (11), line
- 2 three (3), by inserting after the word and comma "staff," the
- 3 word "uniform".
- 4 2. Amend House File 197, section fifteen (15), line three
- 5 (3), by inserting after the word and comma "staff," the word
- 6 "uniform".

4

6

TATE of Cerro Gordo.

- 1 Amend House File 201 by adding thereto the following
- 2 new section:
- 3 "Sec. 2. This act being deemed of immediate importance
- 4 shall be in full force and effect from and after its passage
- 5 and publication in the Red Oak Express, a newspaper
- 6 published at Red Oak, Iowa, and the Villisca Review,
- 7 a newspaper published at Villisca, Iowa."

Bass of Montgomery.

- 1 Amend House File 265 by
- 2 striking section three (3) therefrom and renumbering
- 3 the remaining sections of said bill.

SCHEOEDER of Scott.
AUBREY of Wapello.
FREY of Pottawattamie.
MUNGER of Woodbury.
SLOANE of Polk.
SCHWENGEL of Scott.
POSTON of Wayne
JUDD of Clinton.
COOKSEY of Clay.

- 1 Amend section one (1) of House File 265
- 2 by striking the words "twenty-five dollars
- 3 (\$25)" in lines four (4) and five (5) thereof and
- 4 substituting in lieu thereof the words "thirty dollars
- 5 (\$30)".

SCHROEDER of Scott.
FREY of Pottawattamie.
MUNGER of Woodbury.
SLOANE of Polk.
SCHWENGEL of Scott.
POSTON of Wayne.
JUDD of Clinton.
COOKSEY of Clay.
AUBREY of Wapello.

- 1 . Amend House File 275 by adding thereto the following:
- 2 "Provided further that, in an emergency, or very special
- 3 or unusual cases, or as a means of cooperating with national
- 4 defense officials, the state highway commission may grant
- 5 permits for moving oversize or overweight vehicles or objects
- 6 over the highways for a distance exceeding twenty-five (25)
- 7 miles, if in the judgment of the commission, such special,
- 8 unusual, emergency or defense movement is essential."

Brown of Mahaska. Putney of Tama.

- 1 Amend House File 297 as follows:
- 2 1. Section one (1), line six (6), by adding after the



- 3 word "state" the following: "conservation commission 4 for such purposes".
- 5 2. Section one (1), line ten (10), by striking the 6 words "sawmill operators".
- 3. Section one (1), line eleven (11), by striking the
 words "wood" and "at their request or with their consent,"
- 9 and inserting in lieu thereof, following the word
- 10 "processors", "of primary forest products".
- 11 4. Section one (1), line twelve (12), by striking the
- 12 word "processing" and inserting in lieu thereof the word 13 "use".
- 14 5. Section one (1), line twenty-seven (27), by striking
- 15 the word "the" and inserting in lieu thereof the word

16 "designated".

PUTNEY of Tama.

- 1 Amend section two (2) of House File 365
- 2 (a) By striking the word "year" in line eleven (11)
- 3 of said section and substituting in lieu thereof the 4 words "three-year period".
- 5 (b) By striking the word "year" in line sixteen (16)
- 6 of said section and substituting in lieu thereof the words 7 "three-year period".
- 8 (c) By striking the period after the word "year"
- 9 in line sixteen (16) of said section and placing in lieu
- 10 thereof a comma (,) and adding the following: "unless
- 11 there be a township or townships from which there are no
- 12 petitions filed during the first two years of said three-
- 13 year period."

BROWN of Mahaska. KUESTER of Cass.

- 1 Amend House File 376 by adding
- 2 thereto after line nineteen (19) the following:
- 3 "The provisions of this section shall in no wise impair the
- 4 power of the court to order deposits of assets and reductions
- 5 of bonds pursuant to the provisions of section five hundred
- 6 thirty-two point three (532.3),".

PENDLETON of Buena Vista.

- 1 Amend House File 444 by striking all of subsection four
- 2 (4) of section six (6) and substituting in lieu thereof the
- 3 following: "4. Tenure. All personnel employed by the board
- 4 shall not be subject to the provisions of chapter three hundred '
- 5 sixty-five (365), Code 1950. However, in all appointments
- 6 made or personnel employed under the provisions of this act,
- 7 honorably discharged men and women from the military or naval
- 8 forces of the United States in any war in which the United States

9 was or is now engaged shall be given the preference, if otherwise 10 qualified."

NELSON of Woodbury. MUNGER of Woodbury.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Friday, March 9, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 9, 1951.

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

Prayer was offered by the Reverend Gene Siekmann, pastor of the First Presbyterian Church, Aplington.

The Journal of March 8 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Moore of Louisa on request of Oeth of Dubuque; Ramseyer of Washington on request of Mensing of Cedar.

PRESENTATION OF VISITORS

Tierney of Webster presented to the House forty junior and senior students of Dayton High School, accompanied by Loyal Moore, instructor; also, nine seventh and eighth grade students from Coalville School, accompanied by S. O. Sampson, teacher, and Frank Benson, driver.

Miller of Black Hawk presented to the House thirty-eight junior and senior students from Hudson High School, accompanied by Mrs. Guy Brown and Virgil Newlin, instructors.

Stiffler of Warren presented to the House sixteen senior students of Martensdale High School, accompanied by Mrs. Mary Balsley Opperman, instructor.

Harris of Adair presented to the House forty-five students of Fontanelle High School, accompanied by Anthony Blankers, superintendent, and Gene C. Hertz, coach.

McFarlane of Black Hawk presented to the House thirty-six students of the American government class of LaPorte City High School, accompanied by G. R. Donovan, principal.

Paul of Poweshiek presented to the House eighteen students of Sheridan Rural School No. 4, Grinnell, accompanied by Mrs. Kelly Brandenburg, and Mrs. Doris Hoy, county superintendent of schools, Poweshiek County.

Morris of Dallas presented to the House one hundred students of the citizenship class of Perry High School, accompanied by Byron K. Andrews, Thomas F. Swanson and Virginia Cunningham, instructors.

Kuester of Cass presented to the House Miriam Bierbaum, Griswold High School, accompanied by her parents, Mr. and Mrs. Roy Bierbaum, and her English teacher, Ruth E. Daft. Miss Bierbaum was the second place winner in a state essay contest sponsored by the Iowa Committee for the Rehabilitation and Employment of the Handicapped in cooperation with the State Department of Public Instruction, on the subject "Equal Opportunity in Employment for the Physically Handicapped."

Palmer of Lee presented to the House Betty Droe, Keokuk Senior High School, and her English teacher, Geraldine Hughes; Miss Droe was the first place winner in the above state essay contest and will compete in a national contest, for which awards will be contributed by the Disabled American Veterans and the Fraternal Order of Eagles. The national contest is sponsored by The President's Committee on National Employ the Physically Handicapped Week.

Berry of Calhoun presented to the House Peggy Grooms, Rockwell City High School, and her English teacher, Winona E. Lohff. Miss Grooms was the third place winner in the above state essay contest.

McEleney of Clinton presented to the House LaVonne Mohr, Goose Lake High School, and her English teacher, Mrs. C. L. Veitch. Miss Mohr was the fourth place winner in the above state essay contest.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 277, 441, 456, 479, Senate File 204 and House Joint Resolution 10, under Rule 72.

PETITIONS

Oberman of Des Moines presented seven petitions signed by one hundred thirty-five residents of Burlington urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Ludwig of Johnson presented forty petitions signed by eight hundred five residents of Johnson County urging support of House File 551 to create a legislative council.

Referred to the committee on appropriations.

Nystrom of Boone presented a petition signed by sixteen residents of Boone urging support of adequate appropriations for the State University of Iowa and University Hospital to permit the adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

Butler of Pocahontas presented a petition signed by fifty-three residents of Pocahontas County urging support of House File 4, House File 71 and Senate File 384.

Referred to the committee on board of control.

Shifflett of Ringgold presented a petition signed by forty-one residents of Johnson County urging support of adequate appropriations for the State University of Iowa and University Hospital to permit adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 447, a bill for an act to appropriate funds from the primary road fund for payment of workmen's compensation claims of employees of the state highway commission.

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

House File 490, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1951, and ending June 30, 1953.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 114, a bill for an act relating to the form of publication of the Acts of the General Assembly.

Read first time and referred to committee on printing.



Senate File 124, a bill for an act repealing section two hundred eight A point four (208A.4) and section two hundred eight A point five (208A.5) and enacting substitutes therefor, and repealing sentence number two (2) of section two hundred eight A point three (208A.3) and enacting a substitute therefor, and repealing section two hundred eight A point six (208A.6), Code 1950, relating to the issuing of a written permit authorizing the sale of antifreeze.

Read first time and referred to committee on motor vehicles, commerce and trade.

Senate File 128, a bill for an act to amend chapter forty-three (43), Code 1950, relating to nominations by primary election.

Read first time and referred to committee on printing.

Senate File 105, a bill for an act to amend section forty-nine point fifty-four (49.54), Code 1950, relating to the publication of official ballots.

Read first time and referred to committee on printing.

Senate File 122, a bill for an act to amend chapter one hundred thirty-five B (135B), Code 1950, relating to licensure and regulations of hospitals, and chapter one hundred thirty-five C (135C), Code 1950, relating to the regulation of nursing homes, and to provide that county homes shall be exempt from the provisions thereof.

Read first time and referred to committee on public health, pharmacy.

INTRODUCTION OF BILLS

House File 596, by committee on board of control, a bill for an act relating to the training and licensing of boys in the state training school to practice barbering.

Read first time and placed on the calendar.

House File 597, by committee on appropriations, a bill for an act to appropriate from the general fund to the department of public instruction for use as a revolving fund for the veterans administration and for the school lunch program.

Read first time and placed on the calendar.

House File 598, by committee on appropriations, a bill for an act



to make an appropriation to the department of public instruction for specified school aid.

'Read first time and placed on the calendar.

House File 599, by committee on appropriations, a bill for an act to appropriate six million dollars (\$6,000,000) to the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1950.

Read first time and placed on the calendar.

House File 600, by committee on appropriations, a bill for an act to appropriate four million dollars (\$4,000,000) to the department of public instruction for supplemental aid to certain school districts of the state, as provided by chapter two hundred eighty-six (286), Code 1950.

Read first time and placed on the calendar.

House File 601, by committee on appropriations, a bill for an act to appropriate twenty-four million dollars (\$24,000,000) from the general fund of the State of Iowa to the department of public instruction to general state aid for school districts as provided by chapter two hundred eighty-six A (286A), Code 1950.

Read first time and placed on the calendar.

House File 602, by committee on appropriations, a bill for an act making an additional appropriation for the payment of the cost of printing for the Fifty-fourth General Assembly.

Read first time and placed on the calendar.

CONSIDERATION OF BILLS

House File 573, a bill for an act to appropriate five hundred thousand dollars (\$500,000) from the general fund of the State of Iowa to the state board of control for the scientific observation, rechecking and treatment of mentally ill persons, 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, 100:

Abel Gallup Meyer Ryan Aubrey Goode Miller of Sar Black Hawk Bass Hanna Schroeder Berry Hansen Miller of Shelby Schwengel Bloedel Hanson Shepard Mooty Boothby Harris Morris Sherod Munger Brockmeyer Heinz Shifflett Nelson of Jasper Brookings Hendrix Sloane Brown Huisman Nicholson Smith Brownlie Jones Nielsen Soeth Buck Judd Norland Stevens Stiffler Burris Klemesrud Nystrom Tate Butler Koch Oberman Clark of Kosek Oeth Tierney Appanoose Kuester Olson Uhlenhopp Van Zwol Clark of Marion Langland Oppedahl Lisle Palmer Voigtmann Walker Cooksey Cornick Loss Paul Walter Pedrick Crabb Lucken Pendleton Washburn Crosier Ludwig Weiss Darrington Mallonee Pieper Weston Davis Martin Poston White McEleney Putney Eckels Ringgenberg Young McFarlane Fairchild Robinson Mr. Speaker McNeal Fiene Frey Mensing

The nays were, none.

Absent or not voting, 8:

Absent of not voting, o.

Burrows Moore of Louisa Patrick Strawman
Metz Nelson of Ramseyer

Moore of Butler Woodbury

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

House File 574, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, to the board of control for support, maintenance, repairs, replacements or alterations of institutions under said board of control, 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, 99:

Abel Bloedel
Aubrey Boothby
Bass Brockmeyer
Berry Brookings

Brown Brownlie Buck Burris Butler Clark of Appanoose Clark of Marion Cooksey Kosek Norland Sherod Cornick Shifflett Kuester Nystrom Crabb Oberman Langland Sloane Lisle Smith Crosier Oeth Darrington Lucken Olson Soeth Oppedahl Davis Ludwig Stevens Eckels Mallonee Palmer Stiffler Fairchild Patrick Strawman Martin Fiene McEleney Paul Tate Frey McFarlane Pedrick Tierney Gallup McNeal Pendleton Uhlenhopp Goode Mensing Pieper Van Zwol Hanna Miller of Poston Voigtmann Walker Hanson Black Hawk Putney Miller of Shelby Ringgenberg Walter Harris Washburn Robinson Heinz Mooty Weiss Morris Ryan Hendrix Weston Nelson of Jasper Huisman Sar White Jones Nelson of Schroeder Young Judd Woodbury Schwengel Shepard Mr. Speaker Klemesrud Nicholson Koch Nielsen

The nays were, none.

Absent or not voting, 9:

Burrows Hansen Loss Metz Meyer Moore of Butler Munger Moore of Louisa Ramseyer

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

CONSIDERATION OF SPECIAL ORDER

The Speaker announced the special order for the consideration of House File 140, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1950, relating to the minimum wage of teachers in the public schools, with report of committee recommending amendment and passage.

Oppedabl of Humboldt offered the following amendments proposed by the committee on schools, libraries, state educational institutions:

- 1. Amend House File 140, section one (1), subsection one (1), by striking the words and figures "two thousand dollars (\$2,000)" and inserting in lieu thereof the words and figures "eighteen hundred dollars (\$1800)".
- 2. Further amend House File 140 by striking all of subsections two (2) and three (3) of section one (1).

REPORTS OF COMMITTEES

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 182, a bill for an act to amend chapter two hundred fifty-eight (258), Code 1950, relating to state aid for 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.

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 186, a bill for an act to amend section two hundred eighty-five point eleven (285.11), Code 1950, pertaining 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.

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 386, a bill for an act to amend chapter three hundred three (303), Code 1950, 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 1950, to establish a state engineering and architectural library and relating to state libraries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 435, a bill for an act to amend sections three hundred seventy-five point one (375.1) and three hundred seventy-five point six (375.6), Code 1950, relating to continuance of musical education of children during vacation periods and to municipal bands, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EARL A. MILLER, Chairman.

McEleney of Clinton, from the committee on public health, pharmacy, submitted the following report:

MR. SPEAKER: Your committee on public health, pharmacy to whom was referred Senate File 156, a bill for an act to amend section one hundred forty-seven point seventeen (147.17), Code 1950, relating to general provisions of the practice acts to change the provisions governing medical examiners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

LEO P. McELENEY, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 and 180.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, Chairman Senate Committee.

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 39 and 130.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 9th day of March, 1951, sent to the Governor for his approval: House Files 89 and 130.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- Amend House File 89, section forty-eight (48), line five (5),
- 2 by inserting after the word "towns" the following:
- 8 ", except cities and towns with a population of thirty-five
- 4 hundred (3500) or less,".

BLOEDEL of Fremont. KUESTER of Cass.

- 1 Amend House File 449 as follows:
- Strike from the title after the word "carriers" in
- 3 line one (1) the following in lines one (1), two (2), three
- 4 (3) and four (4): "and to repeal chapters three hundred
- 5 twenty-five (325), three hundred twenty-six (326) and three
- 6 hundred twenty-seven (327), Code 1950" and insert in lieu
- 7 thereof the following: "and to set certain standards with ref-
- 8 erence to liability insurance by amending sections three hundred
- 9 twenty-five point twenty-six (325.26), three hundred twenty-
- 10 seven point one (827.1), three hundred twenty-seven point three
- 11 (327.3), three hundred twenty-seven point four (327.4), three
- 12 hundred twenty-seven point six (327.6), three hundred twenty-

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    seven point fifteen (327.15), and three hundred twenty-seven
    point eighteen (327.18), Code 1950."; further amend the title
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    by adding thereto the following: "Also amend section three
    hundred twenty-six point two (326.2), Code 1950, relating to
16
17
    taxation of motor vehicle certificated carriers."
      2. Strike from House File 449 all
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19
    after the enacting clause and insert in lieu thereof as follows:
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      "Section 1. Section three hundred twenty-five point twenty-
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    six (325.26) is revised, amended and codified to read as follows:
      "'No certificate shall be issued until and after the appli-
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23
    cant shall have filed with the commission an insurance
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    policy, policies, surety bond, or certificate of insurance,
25
    in form to be approved by the commission, issued by some
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    company, association, reciprocal or interinsurance exchange
27
    or other insurer authorized to do business in this state.
28
    The minimum limits of liability of any policies or surety bond
29
    shall, for each motor vehicle thereby covered, be as follows:
30
      "'1. Passenger motor carriers.
31
      "'a. To cover the assured's legal liability as a motor carrier
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    for bodily injury or death resulting therefrom as a result of
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    any one accident or other cause, twenty-five thousand dollars
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    ($25,000) for any recovery by one person and one hundred
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    fifty thousand dollars ($150,000) for more than one person.
36
      "'b. To cover the assured's legal liability as a motor
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    carrier for damage to or destruction of any property other than
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    that of or in charge of the assured, as a result of any one
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    accident or other cause, ten thousand dollars ($10,000).
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      "'c. To cover the assured's legal liability as a motor
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    carrier for loss of or damage to property of passengers as a
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    result of any one accident or any other cause, one thousand
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    dollars ($1,000).
44
      "'2. Freight motor carriers.
45
      "'a. To cover the assured's legal liability as a motor
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    carrier for bodily injury or death resulting therefrom, as a
47
    result of any one accident or other cause, twenty-five thousand
48
    dollars ($25,000) for any recovery by one person and fifty
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    thousand dollars ($50,000) for more than one person.
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      "'b. To cover the assured's legal liability as a motor
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carrier for damage to or destruction of any property other than that of or in charge of the assured, as a result of any one accident or other cause, ten thousand dollars (\$10,000).

"'c. To cover the assured's legal liability as a motor carrier for loss of or damage to property in the possession or custody of the assured while for the purpose of or being transported, except property of the assured as a result of any one

Such insurance policy, policies, surety bond, or certificate of insurance shall bind the obligors thereunder to make com-

accident or other cause, ten thousand dollars (\$10,000).

61 pensation for injuries to persons, excluding injury to or death

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of the applicant's employees while engaged in the course of their 62 63 employment, and loss of or damage to property resulting from the 64 operation of such motor carrier and for which such motor carrier 65 would be legally liable. Such insurance policy, policies, surety bond, or certificate of insurance shall also provide that any 66 67 person, firm, association or corporation having a right of action 68 against such motor carrier for injuries to persons or loss of or 69 damage to property, when service cannot be obtained on the motor 70 carrier within this state, may bring action for recovery directly 71 upon such insurance policy, policies, surety bond, or certificate 72 of insurance and against such insurance company, association, 73 reciprocal or interinsurance exchange or other insurer or bonding 74 company. No other or additional policies, bonds, or certificates 75 shall be required of any motor carrier by any city, town or other 76 agency of the state.'

"Sec. 2. Section three hundred twenty-seven point one (327.1),
Code

78 1950, is hereby amended by adding to subsection one (1), line 79 eight (8), after the word 'route' the following: ', or used in 80 connection with the transportation of property for compensation 81 under a lease, contract, or any other arrangement'.

82 "Sec. 3. Section three hundred twenty-seven point one (327.1), 83 Code 1950, is hereby amended by adding the following new subsec-

"The term "contract carrier" shall mean any person other than a motor carrier, as defined in section three hundred twenty-five (325), or a truck operator or a private carrier, who engages in transportation of property by motor truck for compensation under a lease, contract, or any other arrangement.'

"Sec. 4. Section three hundred twenty-seven point three (327.3), Code 1950, is hereby amended by adding to line five (5) after the word 'operators' the words 'and contract carriers'.

92 "Sec. 5. Section three hundred twenty-seven point four 93 (327.4), Code 1950, is hereby amended by adding to line six (6) 94 after the word 'operators' the words 'and contract carriers'. 95 "Sec. 6. Section three hundred twenty-seven point six

"Sec. 6. Section three hundred twenty-seven point six (327.6), Code 1950, is hereby amended by adding to line two (2) after the word 'operator' the words 'or contract carrier'; further amend said section by adding thereto the following: 'Providing, however, that any person, firm, or corporation whose truck operator or contract carrier permit has been revoked for any cause shall be required to pay a fee of one hundred dollars (\$100), in addition to the other fees required by this section before such person, firm, or corporation shall be granted a new permit. And providing, further, that any person, firm, or corporation whose permit has been revoked shall not operate as a truck operator or contract carrier until such person, firm, or corporation shall have applied for and received a new permit from the commission.' "Sec. 7. Section three hundred twenty-seven point fifteen

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109
     (327.15) is revised, amended and codified to read as follows:
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     'No permit shall be issued until and after the applicant shall
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     have filed with the commission an insurance policy, policies,
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     surety bond, or certificate of insurance in form to be approved by
113
     the commission issued by some insurance carrier or bonding com-
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     authorized to do business in this state. The minimum limits of
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     liability of any policy, policies or surety bond shall, for each
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     motor truck thereby covered, be as follows:
       "'1. To cover the assured's legal liability as a truck
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     operator or contract carrier for bodily injury or death resulting
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119
     therefrom as a result of any one accident or other cause, twenty-
     five thousand dollars ($25,000) for any recovery by one person,
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121
     and fifty thousand dollars ($50,000) for more than one person.
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       "'2. To cover the assured's legal liability as a truck
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     operator or contract carrier for damage to or destruction of
     any property other than that of or in charge of the assured, as
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     a result of any one accident or other cause, ten thousand dollars
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126
      ($10,000).
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        "'3. To cover the assured's legal liability as a truck
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     operator for loss of or damage to property in the possession or
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     custody of the assured while for the purpose of or being trans-
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     ported, except property of the assured, as a result of any one
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     accident or other cause, fifteen hundred dollars ($1500) for
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     each motor truck, except a combination of truck tractor and semi-
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     trailer for which such minimum limit shall be five thousand
184
     dollars ($5,000). Such insurance policy, policies or surety
135
     bond shall bind the obligors thereunder to make compensation for
136
     injuries to persons, excluding injury to or death of the
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      applicant's employees while engaged in the course of their employ-
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     ment, and loss of or damage to property resulting from the oper-
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     ation of such motor truck and for which such truck operator would
140
     be legally liable. Such insurance policy, policies or surety
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     bond shall also provide that any person, firm, association or
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     corporation having a right of action against such truck operator
148
     for injuries to persons or loss of or damage to property, may
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     bring action for recovery directly upon such insurance policy.
145
     policies or surety bond against such insurance carrier or bonding
146
     company when service cannot be obtained on the truck operator
147
     within this state. No other or additional policies or bond shall
148
     be required of any truck operator by any city, town, or other
149
     agency in the state. Failure to keep such insurance in force at
150
     all times shall cause the permit of the truck operator to be
151
     revoked.'
152
        "Sec. 8.
                 Section three hundred twenty-six point two (326.2).
153
     Code 1950, is amended by adding thereto the following: 'Provided,
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     however, that the tax imposed under this section upon motor
155
     vehicles, except motor buses, shall be fifty dollars ($50)
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     per unit or combination of units'."
```

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- 1 Amend House File 483 by inserting at the beginning
- 2 of line eighty-six (86) the following: "Pasteurized milk-

3 Grade not declared."

WESTON of Buchanan.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Monday, March 12, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 12, 1951.

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

Prayer was offered by the Reverend R. Romans Eisenlauer, pastor of the Jamaica Union Church, Jamaica.

The Journal of March 9 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Aubrey of Wapello on request of Palmer of Lee; Berry of Calhoun on request of Tate of Cerro Gordo; White of Keekuk on request of Tate of Cerro Gordo; Walter of Hardin on request of Buck of Marshall.

PETITIONS

Clark of Marion presented a petition signed by twenty-one teachers of Knoxville Public Schools urging support of House File 464.

Referred to the committee on social security.

Ringgenberg of Story presented a petition signed by twenty-two residents of Story County urging support of adequate appropriations for the State University of Iowa and University Hospital to permit the adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

Ringgenberg of Story presented a petition signed by thirteen teachers of McCallsburg School urging support of House File 464 and Senate File 364.

Referred to the committee on social security.

Tate of Cerro Gordo presented a petition signed by twenty-one teachers of Manly Public School urging support of House File 464 and Senate File 364.

Referred to the committee on social security.

Oeth of Dubuque presented a petition signed by eleven teachers employed in the Dubuque Public Schools urging support of House File 464.

Referred to the committee on social security.

Paul of Poweshiek presented a petition signed by thirteen members of the Thursday Club of Grinnell urging support of House File 377.

Referred to the committee on police regulation, suppression of crime and intemperance.

Pedrick of Wapello presented a petition signed by sixty-four residents of Ottumwa urging support of House File 601 and Senate File 473.

Referred to the committee on appropriations.

Frey of Pottawattamie presented a petition signed by eight residents of Council Bluffs urging support of House File 152.

Referred to committee on agriculture 1.

Darrington of Harrison presented a petition signed by ten residents of Harrison County urging support of House File 464 and Senate File 364.

Referred to the committee on appropriations.

PROOF OF PUBLICATION

Published copy of Senate File 241 and verified proof of publication of said bill in the Council Bluffs Nonpareil on March 1, 1951, 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 REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 182, 186, 386, and 435, and Senate File 156, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 260 and 329.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the state comptroller:

OFFICE STATE COMPTROLLER

March 9, 1951.

To the Secretary of the Senate and

Chief Clerk of the House of Representatives.

In accordance with the provisions of chapter 25, Code of 1950, there are submitted herewith claims acted upon by the state appeal board on March 8, 1951. Each claim bears the recommendation of the board.

Claims of a general nature are numbers 82, 88, 181, 139, 154, 155, 156, 157, 158, 160, 161, 164, 166, 167, 169, 170, 171, 172, 173, 174, 177, 178, 179 and 180.

R. E. JOHNSON, Chairman, State Appeal Board.

No.	Name of Claimant and Nature of Claim	Amount of Claim
82	Guardian of Glenna Darlene Atkins, Sioux City, Iow.—Father of Glenna Atkins was killed in a fall from telephone pole at the Men's Reformatory, Anamoss Iowa. Atkins, an inmate of said institution, was working as a lineman when the pole on which he wa working collapsed and crushed him	a. S
88	Johnnie Maas, Pine State Park, Eldora, Iowa— Fire of undetermined origin completely destroyed th residence of the custodian of the Pine Lake Stat Park.	e
181	Willard Deming, Chariton, Iowa— Damage to property of others due to the condition of fences on state property	f . 150.00
139	Estate of Harold Klinkefus, Harlan, Iowa— Patrolman Klinkefus was killed in a highway acciden on May 18, 1948, while on duty as a patrolman	
154	County Treasurer, Wright County— Refund agricultural land tax credit, tax years 194 and 1948	
155	Fred J. Heady, Davenport, Iowa— Injured while working in the furniture factory at the Iowa State Penitentiary, left hand crushed necessitating the amputation of his thumb and three fingers	
156	Guardian of Robert D. Winn, Muscatine, Iowa— Inmate of Eldora Training School and while unload- ing coal with a mechanical conveyor his arm was caught in the machinery necessitating the amputation of his arm.	3 _. 1
157	Kempter Funeral Co., Bellevue, Iowa— Burial services for Josephine Wandershield, old ago recipient.	



	Y	A
No.	Name of Claimant and Nature of Claim	Amount of Claim
158	Iowa Farm Mutual Insurance Company— Damage to car owned by Fred H. Goff by vehicle be longing to the Woodward State Hospital	93.16
160	Gladys L. Knutson, Eagle Grove, Iowa— Damage to car and personal injuries by state owner car.	d 1,729.00
161	Earl M. Knutson, Eagle Grove, Iowa—Claim for personal injuries and expense. See Clair No. 160.	n,
164	Geo. Callahan, Brighton, Colorado— Pulmonary infection caused by smut which claiman was forced to breathe while filling a silo for the Iow State College in 1925.	8
166	Mrs. Ruth Maehne, Maywood, Illinois— Damage to car by conservation commission truck.—	256.25
167	Arnold Funeral Home, Lenox, Iowa— Burial service for Mrs. Floy Short, old age recipient	t. 150.00
169	Stennett Consolidated School District, Red Oak, Iow —Claim against state sinking fund	
170	Red Oak Township School District, Red Oak, Iowa- Claim against state sinking fund	208.69
171	Garfield Township Independent School District No. —Claim against state sinking fund	7 121.25
172	Grant Township Independent School District No. 3 Red Oak, Iowa—Claim against state sinking fund	
173	West Riverside Independent School District No. 1, Re Oak, Iowa—Claim against state sinking fund	
174	C. R. Funaro, Des Moines, Iowa— Damage to car by vehicle belonging to the Iowa Na tional Guard.	60.09
177	County Treasurer, Mills County— Refund agricultural land tax credit, tax year 1950	796.78
178	County Treasurer, Harrison County— Refund agricultural land tax credit, tax year 1950	41.31
179	County Treasurer, Clayton County— Refund agricultural land tax credit, tax year 1950	82.99
180	County Treasurer, Keokuk County— Refund agricultural land tax credit, tax year 1950	411.27

Passed on file.

INTRODUCTION OF BILL

House File 603, by committee on motor vehicles, commerce and trade, a bill for an act to amend sections three hundred twenty-one point four hundred fifty-seven (321.457) and three hundred twenty-

one point four hundred sixty-three (321.463), Code 1950, relating to maximum length and weight of motor vehicles.

Read first time and placed on the calendar.

CONSIDERATION OF BILLS

House File 344, a bill for an act to amend section four hundred fifty point four (450.4), Code 1950, by providing for reciprocal exemptions from inheritance tax upon the passing of property to societies, institutions or associations organized or incorporated under the laws of other states for charitable, religious or educational purposes or to trustees for such uses in other states, 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:

Abel	Gallup	Mensing	Schroeder
Bass	Goode	Meyer	Schwengel
Bloedel	Hansen	Miller of Shelby	Sherod
Boothby	Hanson	Morris	Smith
Brockmeyer	Harris	Nicholson	Soeth
Brown	Heinz	Norland	Stiffler
Buck	Hendrix	Oberman	Strawman
Burris	Huisman	Oeth	Tate
Butler	Jones	Olson	Uhlenhopp
Cooksey	Judd	Palmer	Van Zwol
Cornick	Koch	Patrick	Voigtmann
Crabb	Kuester	Paul	Walker
Crosier	Langland	Pedrick	Washburn
Darrington	Lucken	Pieper	Weiss
Davis	Ludwig	Poston	Weston
Fiene	Martin	Ryan	Mr. Speaker
Frey	McEleney	Sar	

The nays were, 1:

Mallonee

Absent or not voting, 40:

Aubrey	Klemesrud	Mooty	Ringgenberg
Berry	Kosek	Munger	Robinson
Brookings	Lisle	Nelson of Jasper	Shepard
Brownlie	Loss	Nelson of	Shifflett
Burrows	McFarlane	Woodbury	Sloane
Clark of	McNeal	Nielsen	Stevens
Appanoose	Metz	Nystrom	Tierney
Clark of Marion	Miller of	Oppedahl	Walter
Eckels	Black Hawk	Pendleton	White
Fairchild	Moore of Butler	Putney	Young
Hanna	Moore of Louisa	Ramseyer	

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

House File 232, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1950, relating to the color and mounting of lighting devices and reflectors on motor trucks or trailers, with report of committee recommending passage, was taken up for consideration.

Buck of Marshall offered the following amendment and moved its adoption:

Amend House File 232, line eleven (11), by striking the word "and" and inserting in lieu thereof the word "or".

Amendment adopted.

Buck 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.

Meyer

On the question "Shall the bill pass?"

The ayes were, 73:

Abel Goode Rass Hansen Bloedel Hanson Boothby Harris Brockmeyer Heinz Brown Hendrix Buck Huisman Burris Jones Butler Judd Cooksey Koch Cornick Kuester Crabb Langland Crosier Lucken Darrington Ludwig Davis Mallonee Fairchild Martin Fiene McEleney Frey Mensing Gallup

Morris Nicholson Norland Oberman Oeth Olson Palmer Patrick Paul Pedrick Pieper Poston Ringgenberg Robinson Ryan Sar

Miller of Shelby

Sherod Sloane Smith Soeth Stevens Stiffler Strawman Tate Uhlenhopp Van Zwol Voigtmann Walker Washburn Weiss Weston Mr. Speaker

Schroeder

Schwengel

The nays were, none.

Absent or not voting, 35:

Aubrey
Berry
Brookings
Brownlie
Burrows
Clark of
Appanoose
Clark of Marion
Eckels
Hanna

Klemesrud Kosek Lisle Loss McFarlane McNeal Metz Miller of Black Hawk Moore of Butler Moore of Louisa Mooty Munger Nelson of Jasper Nelson of Woodbury Nielsen Nystrom Oppedahl Pendleton Putney Ramseyer Shepard Shifflett Tierney Walter White Young The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 396, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road, was taken up for consideration.

Goode of Davis offered the following amendment and moved its adoption:

Amend House File 396, section one (1), line three (3), by striking the words "at the end of" and inserting in lieu thereof the word "to".

Amendment adopted.

Frey 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, 72:

Abel	Gallup	Mensing	Schroeder
Bass	Goode	Meyer	Schwengel
Bloedel	Hansen	Miller of Shelby	Sherod
Boothby	Hanson	Morris	Sloane
Brockmeyer	Harris	Nicholson	Smith
Brown	Heinz	Norland	Soeth
Buck	Hendrix	Oberman	Stevens
Burris	Huisman	Oeth	Stiffler
Butler	Jones	Olson	Strawman
Cooksey	Judd	Palmer	Tate
Cornick	Koch	Patrick	Uhlenhopp
Crabb	Kuester	Paul	Van Zwol
Crosier	Langland	Pedrick	Voigtmann
Darrington	Lucken	Pieper	Walker
Davis	Ludwig	Poston	Washburn
Fairchild	Mallonee	Ringgenberg	Weiss
Fiene	Martin	Ryan	Weston
Frey	McEleney	Sar	Mr. Speaker

The nays were, none.

Absent or not voting, 36:

Aubrey	Klemesrud	Moore of Louisa	Putney
Berry	Kosek	Mooty	Ramseyer
Brookings	Lisle	Munger	Robinson
Brownlie	Loss	Nelson of Jasper	Shepard
Burrows	McFarlane	Nelson of	Shifflett
Clark of	McNeal	Woodbury .	Tierney
Appanoose	Metz	Nielsen	Walter
Clark of Marion	Miller of	Nystrom	White
Eckels	Black Hawk	Oppedahl	Young
Hanna	Moore of Butler	Pendleton	-6

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

House File 399, a bill for an act to amend section three hundred twenty-one point thirty-four (321.34), section three hundred twenty-one point thirty-seven (321.37) and section three hundred twenty-one point one hundred sixty-seven (321.167), Code 1950, relating to registration plates issued for motor vehicles, was taken up for consideration.

Mensing 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:

11-1	*	NY: 1 1	G1 1
Abel	Hanson	Nicholson	Sherod
Bass	Harris	Norland	Sloane
Bloedel	Heinz	Oberman	Smith
Brockmeyer	Hendrix	Oeth	Soeth
Brown	Judd	Olson	Stiffler
Buck	Koch	Palmer	Strawman
Butler	Kuester	Patrick	Tate
Cooksey	Langland	Paul	Uhlenhopp
Cornick	Lucken	Pedrick	Van Zwol
Crabb	Ludwig	Pieper ·	Voigtmann
Crosier	Martin	Ringgenberg	Walker
Darrington	McEleney	Robinson	Washburn
Davis	Mensing	Ryan	Weiss
Fairchild	Meyer	Sar	Weston
Fiene	Morris	Schwengel	Mr. Speaker
Goode	Munger		

The nays were, 8:

Boothby	Gallup	Mallonee	Poston
Frey	Jones	Miller of Shelby	Schroeder

Absent or not voting, 38:

Aubrey	Hanna	Miller of	Pendleton
Berry	Hansen	Black Hawk	Putney
Brookings	Huisman	Moore of Butler	Ramseyer
Brownlie	Klemesrud	Moore of Louisa	Shepard
Burris	Kosek	Mooty	Shifflett
Burrows	Lisle	Nelson of Jasper	Stevens
Clark of	Loss	Nelson of	Tierney
Appanoose	McFarlane	Woodbury	Walter
Clark of Marion	McNeal	Nielsen	White
Eckels	Metz	Nystrom Oppedahl	Young

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

House File 400, a bill for an act to amend section three hundred twenty-one point four hundred twenty-two (321.422), Code 1950, relating to motor vehicles and law of road, was taken up for consideration.

Weston 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:

Abel	Goode	Miller of Shelby	Schroeder
Bass	Hansen	Morris	Schwengel
Bloedel	Hanson	Munger	Sherod
Boothby	Harris	Nicholson	Sloane
Brockmeyer	Heinz	Norland	Smith
Brown	Hendrix	Oberman	Soeth
Buck	Huisman	Oeth	Stevens
Burris	Jones	Olson	Stiffler
Butler	Judd	Palmer	Strawman
Cooksey	Koch	Patrick	Tate
Cornick	Kuester	Paul	Uhlenhopp
Crabb	Langland	Pedrick	Van Zwol
Crosier	Lucken	Pieper	Voigtmann
Darrington	Ludwig	Poston	Walker
Davis	Mallonee	Ringgenberg	Washburn
Fairchild	Martin	Robinson	Weiss
Fiene	McEleney	Ryan	Weston
Frey	Mensing	Sar	Mr. Speaker
Gallup	Meyer		

The nays were, none.

Absent or not voting, 34:

Aubrey	Klemesrud	Moore of Butler	Pendleton
Berry	Kosek	Moore of Louisa	Putney
Brookings	Lisle	Mooty	Ramseyer
Brownlie	Loss	Nelson of Jasper	Shepard
Burrows	McFarlane	Nelson of	Shifflett
Clark of	McNeal	Woodbury	Tierney
Appanoose	Metz	Nielsen	Walter
Clark of Marion	Miller of	Nystrom	White
Eckels	Black Hawk	Oppedahl	Young
Hanna		Parties and Charles of Table	

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

House File 176, a bill for an act to amend chapter four hundred seventeen (417), Code 1950, relating to cities operating under the commission plan of municipal government and having a population of one hundred twenty-five thousand (125,000) or more by making said chapter four hundred seventeen (417) apply and relate to cities having a population of one hundred twenty-five thousand (125,000) or more even though not operating under the commission plan of government; and to amend section four hundred seventeen point fifty-four (417.54), Code 1950, by further particularizing as to and defining the property which is exempt

from other taxes on account of the two and three-fourths per cent (23/4%) gross revenue tax on bus operations of street railways or passenger carriers in cities having a population of one hundred twenty-five thousand (125,000) or over; and to redefine the carriers which shall be subject to the two and three-fourths per cent (23/4%) gross revenue tax on bus operations, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 176 by striking section four (4).

Amendment adopted.

Sloane of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 176 by striking the words "operating over fixed routes wholly within such city" in lines five (5) and six (6) of section three (3) and inserting in lieu thereof the following words: "operating over fixed routes or parts of routes within such city".

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 aves were, 74:

Abel Goode Bass Hansen Bloedel Hanson Boothby Harris Brockmeyer Heinz Brown Hendrix Buck Huisman Butler Jones Cooksey Judd Cornick Koch Crabb Kuester Crosier Langland Darrington Lucken Davis Ludwig Eckels Mallonee Fairchild Martin Fiene McEleney Frey Gallup Mensing Meyer

Miller of Shelby Morris Munger Nicholson Norland Oberman Oeth Olson Palmer Patrick Paul Pedrick Pieper Ringgenberg Robinson Ryan Sar Schroeder

Schwengel Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Uhlenhopp Van Zwol Voigtmann Walker Washburn Weiss Weston Mr. Speaker

The nays were, none.

Absent or not voting, 34:

Moore of Butler Pendleton Klemesrud Aubrey Berry Brookings Moore of Louisa Kosek Poston Lisle Mooty Putney Brownlie Loss Nelson of Jasper Ramseyer Burris McFarlane Nelson of Shepard Woodbury Tierney Burrows McNeal Nielsen Walter Clark of Metz Miller of Nystrom White Appanoose Clark of Marion Black Hawk Oppedahl Young Hanna

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

House File 173, a bill for an act to amend section four hundred thirty-four point fifteen (434.15), Code 1950, relating to the valuation and assessment for taxation of property for railway companies; and to provide that property subject to taxation of companies operating a public passenger transit system in cities having a population of one hundred twenty-five thousand (125,000) or over shall be subject to assessment in the same manner as a railway, 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, 72:

Abel Mensing Schwengel Gallup Bass Meyer Sherod Bloedel Shifflett Goode Miller of Shelby Boothby Sloane Hansen Morris Brockmeyer Harris Smith Munger Brown Heinz Nicholson Soeth Buck Hendrix Norland Stevens Burris Huisman Oberman Stiffler Butler Jones Oeth Strawman Judd Cooksey Palmer Tate Cornick Koch Uhlenhopp Paul Crabb Kuester Van Zwol Pedrick Crosier Langland Pieper Voigtmann Walker Darrington Lucken Ringgenberg Washburn Davis Ludwig Robinson Eckels Weiss Mallonee Ryan Fairchild Martin Sar Weston Fiene McEleney Schroeder Mr. Speaker

The nays were, none.

Absent or not voting, 36:

Klemesrud Moore of Louisa Pendleton Aubrev Poston Berry Kosek Mooty Brookings Nelson of Jasper Putney Lisle Nelson of Brownlie Ramseyer Loss McFarlane Woodbury Burrows Shepard Clark of McNeal Nielsen Tierney Appanoose Metz Nystrom Walter Clark of Marion Miller of Olson White Oppedahl Black Hawk Young Hanna Moore of Butler Hanson Patrick

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

Senate File 178, a bill for an act to amend section five hundred fifteen point thirty-five (515.35), Code 1950, relating to investments of insurance companies other than life, 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, 70:

Abel Goode Morris Schwengel Rass Hanson Sherod Munger Bloedel Nicholson Shifflett Heinz Brockmeyer Hendrix Norland Sloane Oberman Brown Huisman Smith Buck Oeth Soeth Jones Burris Judd Olson Stevens Oppedahl Palmer Butler Koch Stiffler Cooksey Kuester Strawman Crabb Langland Patrick Tate Uhlenhopp Crosier Lucken Paul Darrington Ludwig Pedrick Voigtmann Walker Mallonee Davis Pieper Martin Eckels Robinson Washburn Fairchild McEleney Weiss Ryan Fiene Mensing Sar Weston Frey Schroeder Mr. Speaker Meyer Gallup Miller of Shelby

The nays were, none.

Absent or not voting, 38:

Aubrev Clark of Marion Loss Mooty Berry Cornick McFarlane Nelson of Jasper Boothby McNeal Hanna Nelson of Brookings Woodbury Hansen Metz Brownlie Harris Miller of Nielsen Burrows Klemesrud Black Hawk Nystrom Clark of Kosek Moore of Butler Pendleton Moore of Louisa Poston Appanoose Lisle

Putney Ramseyer Ringgenberg Shepard Tierney Van Zwol Walter White Young

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

House File 283, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1950, 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.

Buck 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, 75:

Abel Bass Bloedel Boothby Brockmeyer Brown Buck Burris Butler Cooksey Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey

Gallup Goode Hansen Hanson Harris Heinz Hendrix Huisman Jones Judd

Koch

Kuester Langland Lucken Ludwig Mallonee Martin McEleney Mensing Meyer
Miller of Shelby
Morris
Munger
Nicholson
Norland
Oberman
Oeth
Olson
Oppedahl
Patrick
Paul
Pedrick

Pedrick Pieper Poston Ringgenberg Robinson Ryan Sar

Schroeder Schwengel Sherod Shifflett Sloane Smith Soeth Stiffler Strawman Tate Uhlenhopp Van Zwol Voigtmann Walker Washburn Weiss Weston Mr. Speaker

The nays were, none.

Absent or not voting, 33:

Aubrey
Berry
Brookings
Brownlie
Burrows
Clark of
Appanoose
Clark of Marion

Hanna

Klemesrud Kosek Lisle Loss McFarlane McNeal Metz Miller of

Black Hawk

Moore of Butler Moore of Louisa Mooty Nelson of Jasper Nelson of Woodbury Nielsen

Nystrom

Palmer

Pendleton
Putney
Ramseyer
Shepard
Stevens
Tierney
Walter
White
Young

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

Senate File 243, a bill for an act to amend section six hundred eighty-two point twenty-six (682.26), Code 1950, relating to the release and discharge of investments and liens of fiduciaries, and to legalize releases of liens heretofore made by fiduciaries, with report of committee recommending passage, was taken up for consideration.

Mallonee 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, 76:

Abel	Frey	Mensing	Schroeder
Bass	Gallup	Meyer	Schwengel
Bloedel	Goode	Miller of Shelby	Sherod
Boothby	Hansen	Morris	Shifflett
Brockmeyer	Hanson	Nicholson	Sloane
Brown	Harris	Norland	Smith
Buck	Heinz	Oberman	Soeth
Burris	Hendrix	Oeth	Stevens
Butler	Huisman	Olson	Stiffler
Clark of Marion	Jones	Oppedahl	Strawman
Cooksey	Judd	Palmer	Tate
Cornick	Koch	Patrick	Uhlenhopp
Crabb	Kuester	Paul	Van Zwol
Crosier	Langland	Pedrick	Voigtmann
Darrington	Lucken	Pieper	Walker
Davis	Ludwig	Ringgenberg	Washburn
Eckels	Mallonee	Robinson	Weiss
Fairchild	Martin	Ryan	Weston
Fiene	McEleney	Sar	Mr. Speaker

The nays were, none.

Absent or not voting, 32:

Aubrey	Kosek	Moore of Louisa	Poston
Berry	Lisle	Mooty	Putney
Brookings	Loss	Munger	Ramseyer
Brownlie	McFarlane	Nelson of Jasper	Shepard
Burrows	McNeal	Nelson of	Tierney
Clark of	Metz	Woodbury	Walter
Appanoose	Miller of	Nielsen	White
Hanna	Black Hawk	Nystrom	Young
Vlomograd	Moore of Butler	Pondleton	

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

House File 249, a bill for an act to amend section five hundred one point five (501.5), Code 1950, relating to the deposit of bond or securities by associations selling stock on the installment plan, with report of committee recommending passage, was taken up for consideration.



Ryan 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, 75:

Bass	Gallup	Morris	Schwengel
Bloedel	Goode	Munger	Sherod
Boothby	Hansen	Nicholson	Shifflett
Brockmeyer	Hanson	Norland	Sloane
Brown	Harris	Oberman	Smith
Buck	Heinz	Oeth	Soeth
Burris	Hendrix	Olson	Stevens
Butler	Huisman	Oppedahl	Stiffler
Clark of Marion	Jones	Palmer	Strawman
Cooksey	Judd	Paul	Tate
Cornick	Koch	Pedrick	Uhlenhopp
Crabb	Kuester	Pieper	Van Zwol
Crosier	Langland	Poston	Voigtmann
Darrington	Lucken	Putney	Walker
Davis	Martin	Ringgenberg	Washburn
Eckels	McEleney	Robinson	Weiss
Fairchild	Mensing	Ryan	Weston
Fiene	Meyer	Sar	Mr. Speaker
Frev	Miller of Shelby	Schroeder	

The nays were, none.

Absent or not voting, 33:

Abel	Kosek	Moore of Butler	Patrick
Aubrey	Lisle	Moore of Louisa	Pendleton
Berry	Loss	Mooty	Ramseyer
Brookings	Ludwig	Nelson of Jasper	Shepard
Brownlie	Mallonee	Nelson of	Tierney
Burrows	McFarlane	Woodbury	Walter
Clark of	McNeal	Nielsen	White
Appanoose	Metz	Nystrom	Young
Hanna	Miller of		
Klemesrud	Black Hawk		

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

SENATE FILE 110 SUBSTITUTED FOR HOUSE FILE 138

Van Zwol of O'Brien asked and obtained unanimous consent to substitute Senate File 110 for House File 138.

Senate File 110, a bill for an act to amend section six hundred eighteen point two (618.2), Code 1950, relating to the publication of notices, reports of proceedings and similar matter, was taken up for consideration.

Pieper of Allamakee offered the following amendment and moved its adoption:

Amend Senate File 110, section one (1), line four (4), by adding the word "wilfully" after the word "who".

Amendment adopted.

Van Zwol of OBrien offered the following amendment and moved its adoption:

Amend Senate File 110, section two (2), line seven (7), by striking the words "or both".

Amendment adopted.

Palmer of Lee offered the following amendment and moved its adoption:

Amend Senate File 110, section one (1), line four (4), by striking the word "or" and inserting in lieu thereof the words "and any public official".

Amendment adopted.

Van Zwol of O'Brien asked and obtained unanimous consent to defer action on Senate File 110.

HOUSE FILE 201 DEFERRED

House File 201, a bill for an act relating to the public archives and authorizing destruction of certain thereof after custody for a fixed period, and for amending section three hundred three point ten (303.10), Code 1950, with report of committee recommending passage, was taken up for consideration.

Bass of Montgomery asked and obtained unanimous consent to defer action on House File 201.

MOTION WITHDRAWN

Meyer of Sac asked and obtained unanimous consent to withdraw the motion to reconsider the vote by which House File 422 passed the House, filed by him March 8.

REPORTS OF COMMITTEES

Brookings of Pottawattamie, 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 370, a bill for an act to amend section two hundred ninety-seven point two (297.2), Code 1950, relating to the acreage limitation on school house sites, begs leave to report it has had the same

under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HOWARD E. BROOKINGS, Chairman.

Also:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 558, a bill for an act to amend section five hundred seventy-three point two (573.2), Code 1950, and section three hundred eight A point ten (308A.10), Code 1950, relating to bonds on public 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.

HOWARD E. BROOKINGS, Chairman.

Van Zwol of O'Brien, 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 504, a bill for an act to amend section one hundred nine point ninety-two (109.92), Code 1950, relating to trapping for 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 be indefinitely postponed.

JACOB VAN ZWOL, Chairman.

Lucken of Plymouth, 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 71, a bill for an act to repeal chapter two hundred fifty (250), Code 1950, relating to relief for soldiers, sailors and marines, and creating in lieu thereof the county war veterans commissions 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 be indefinitely postponed.

J. HENRY LUCKEN. Chairman.

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred House File 279, a bill for an act to provide headquarters for each congressionally chartered veterans' organization having a membership in the State of Iowa, and space in the state office building, when built, based on the numerical strength of said veterans' 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 be indefinitely postponed.

J. HENRY LUCKEN, Chairman.

AMENDMENTS FILED

- Amend the second amendment to Senate File 165
- 2 by Nelson of Woodbury and Crosier of Linn, found on



- 3 page 790 of the House Journal, by striking all of division
- 4 three (3) and inserting in lieu thereof the following:
- 5 3. Insert after the word "repealed" in line two (2)
- 6 of section seventy-six (76) the words "and the following
- 7 enacted in lieu thereof: 'In special charter cities holding a
- 8 municipal primary election under the provisions of section 43.112
- 9 such primary shall be held on the first Monday in October of
- 10 the year in which general municipal elections are held."

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend House File 197 by striking from section three (3), lines
- 2 eight (8), nine (9), ten (10) and eleven (11), the sentence
- 3 beginning with the word "They" in line eight (8) and ending
- 4 with the word "fees." in line eleven (11) thereof.

MALLONEE of Audubon.

- 1 Amend House File 201, section one (1), line seven (7),
- 2 by striking the word and figure "ten (10)" and substituting in
- 3 lieu thereof the word and figure "twenty (20)".

Bass of Montgomery.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Tuesday, March 13, 1951.

. JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 13, 1951.

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

Prayer was offered by the Reverend Nelson Preus, pastor of St. John's Lutheran Church, Waukon.

The Journal of March 12 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Moore of Louisa on request of Ludwig of Johnson; Aubrey of Wapello on request of Palmer of Lee; Walter of Hardin on request of Buck of Marshall.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House one hundred history students of Des Moines Technical High School, accompanied by Miss Christine Smith and Mrs. Edna Bohlman, instructors.

Ryan of Polk presented to the House the nine district winners of the American Legion state oratorical contest, who are competing in the state finals in Des Moines today with original orations on the Constitution of the United States.

POINTS OF PERSONAL PRIVILEGE

Butler of Pocahontas rose under the question of personal privilege and announced to the House the birthday of the Honorable Ernest Kosek of Linn.

Shifflett of Ringgold rose under the question of personal privilege and announced to the House the birthday of the Honorable Allert G. Olson of Mitchell.

Frey of Pottawattamie rose under the question of personal privilege and announced to the House the birthday of the Honorable Paul J. Cooksey of Clay.

Weiss of Crawford rose under the question of personal privilege and announced to the House the birthday of the Honorable H. A. Moore of Butler.

Mr. Kosek, Mr. Olson and Mr. Cooksey were escorted to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Kosek, Mr. Olson and Mr. Cooksey, and to Mr. Moore in absentia.

PETITIONS

Lucken of Plymouth presented a petition signed by fourteen Farm Bureau members of Hinton urging support of House File 152.

Referred to the committee on agriculture 1.

Brownlie of Madison presented a petition signed by thirteen members of the Madison County women's committee of the Farm Bureau urging support of House File 152.

Referred to the committee on agriculture 1.

Lucken of Plymouth presented a petition signed by seven members of the LeMars Board of Education opposing the increase of supplemental aid to schools at the expense of general aid.

Referred to the committee on schools, libraries, state educational institutions.

McFarlane of Black Hawk presented a petition signed by twelve teachers of Black Hawk County urging support of House File 464 and Senate File 364.

Referred to the committee on appropriations.

Heinz of Dubuque presented a petition signed by eleven teachers of Washington Junior High School of Dubuque urging support of House File 464.

Referred to the committee on appropriations.

McFarlane of Black Hawk presented a petition signed by twentythree members of Cedar Falls Unit 237, American Legion Auxiliary, urging support of House File 4, House File 71 and Senate File 10.

Referred to the committee on board of control.



Miller of Black Hawk presented a petition signed by seven members of the LeMars Board of Education opposing the increase of supplemental aid to schools at the expense of general aid.

. Referred to the committee on schools, libraries, state educational institutions.

Bloedel of Fremont presented a petition signed by twenty-seven nurses of the fourth district, Iowa State Nurses Association, opposing Senate File 375.

Referred to the committee on departmental affairs.

Metz of Decatur presented a petition signed by thirty-five members of the Leon American Legion Post urging support of Senate File 10 and House File 4.

Referred to the committee on board of control.

Bloedel of Fremont presented a petition signed by fifteen residents of Fremont County urging support of House File 385.

Referred to the committee on judiciary 1.

Miller of Black Hawk presented a resolution adopted by the Des Moines branch, Association for Childhood Education, urging support of House File 433.

Referred to the committee on schools, libraries, state educational institutions.

Miller of Black Hawk presented a petition signed by members of the Stanley Consolidated School District Board of Education urging increased state aid to schools.

Referred to the committee on schools, libraries, state educational institutions.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 370 and 558, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 8.



ANNOUNCEMENT BY THE CHIEF CLERK

The Chief Clerk announced the receipt of the following communication:

STATE OF NORTH DAKOTA

Department of State

To All to Whom These Presents Shall Come:

I, Thomas Hall, Secretary of State of the State of North Dakota, do hereby certify that the attached

HOUSE CONCURRENT RESOLUTION M

Relating to an amendment of the Federal Highway Act is an official copy of the described document, duly adopted by the House of Representatives of the Legislative Assembly of the State of North Dakota, and on file in my office.

Dated at Bismarck, North Dakota, this the 6th day of March, 1951.

THOMAS HALL,

Secretary of State.

Thirty-second Legislative Assembly, State of North Dakota, begun and held at the Capitol in the city of Bismarck, on Tuesday, the second day of January, one thousand nine hundred fifty-one.

HOUSE CONCURRENT RESOLUTION "M" (Bubel, Holand, Jansonius and Leet)

A concurrent resolution memorializing Congress to amend the Federal Highway Act so as to prohibit the diversion of revenue received from federal motor-user taxes, and to provide for an increased federal matching ratio so that all such revenue be returned to the states and used for road development.

Whereas, in 1934, Congress, in effect, said that, since it is unfair to tax the user of the highways unless the revenue from such tax be used for road improvements, any state that diverts highway motor-user taxes will be penalized under the Federal Highway Act, and

Whereas, in order to comply with the requirements of such Federal Highway Act, North Dakota adopted, as part of its constitution, Article 56, which required that revenue from gasoline and other motor fuel excise and license taxation, after deduction of cost of administration and collection authorized by legislative appropriation only, and statutory refunds, shall be appropriated and used solely for construction, reconstruction, repair and maintenance of public highways, and payments of obligations incurred in the construction, reconstruction, repair and maintenance of public highways, and

Whereas, other states have, in similar manner or by statute, prohibited the diversion of highway motor-user taxes to other than road improvement uses, and

Whereas, the Federal Government itself now diverts about two-thirds of the income which it receives from motor-user excise taxes, having in 1949 returned to the states only about four hundred million dollars out of 1.3 billion dollars it so received, this according to an interview with Thomas H. MacDonald, U. S. Commissioner of Public Roads, in the December 29, 1950, issue of the United States News and World Report, and

Whereas, because of increased governmental costs, many states are unable to raise sufficient funds with which to match federal funds allowed for highway construction, even though some states are and have been allotted additional matching aid, by reason of the inability of other states to match their allotments, and

Whereas, it appears the states are and have been unable, on a fifty-fifty matching basis, to raise sufficient funds to use more than a third of the federal tax collected from motor users, so that two-thirds of the revenue received from this federal motor-user tax is being and has been diverted by the Federal Government to other uses than road improvement, this directly contrary to the requirements imposed by Congress upon the states by the Federal Highway Act. and

Whereas, there is increasingly imperative need for additional highway construction and reconstruction to bring even a small percentage of highways up to standards required by present day traffic, and to insure their military use in time of national emergency, and

Whereas, much desperately needed additional highway construction and reconstruction could be made, if the two-thirds of the federal motor-user taxes, now being diverted to other uses, could be used for the purpose for which they were intended and for which Congress has required that similar funds in the states be used.

Now, Therefore, Be It Resolved by the House of Representatives of the State of North Dakota, the Senate Concurring Therein:

That the Thirty-second Legislative Assembly of the State of North Dakota respectfully petitions the Congress of the United States to so amend the Federal Highway Act, and such other acts as may be necessary, as to prohibit the diverting of federal motor-user taxes to any other purpose than that of road development, and to provide for an increased ratio of federal funds compared with state funds, so that all federal motor-user taxes be used for the development of roads, that, instead of matching state funds, raised for such purpose, dollar for dollar, the Federal Government match state funds on the basis of three dollars to one dollar.

Be It Further Resolved, that a duly attested copy of this concurrent resolution be sent by the Secretary of State to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States, to the Senators and Representatives in Congress from the State of North Dakota, to the Secretary of the Interior, to the United States Commissioner of Public Roads, and to the Secretary of the Senate



and to the Clerk of the House of Representatives of all other state legislative assemblies now in session.

LEO STICKO,
Speaker of the House.
KENNETH L. MORGAN,
Chief Clerk of the House.
RAY SCHNELL,
President of the Senate.
W. J. TRENT,
Secretary of the Senate.

Referred to the committee on roads and highways.

Putney of Tama offered the following resolution, proposed by him, Kuester of Cass and McFarlane of Black Hawk:

HOUSE CONCURRENT RESOLUTION 18

Whereas, the Secretary of Agriculture of the United States has by arbitrary abuse of authority forced on the potato growers of northern Iowa unwanted marketing agreements by the use of an illegal if not fraudulent referendum reminiscent of the methods of dictator governments, and

Whereas, Secretary of Agriculture Charles F. Brannan in the administration of the notorious and infamous potato program is seeking to act as a potato czar in 12 Iowa counties and to govern the marketing practices of northern Iowa farmers without their consent or approval, and

Whereas, this purpose has been shown specifically in the case of Harold McKinley of St. Ansgar, Iowa, and is threatened in relation to the other potato growers of 12 Iowa counties, and

Whereas, Brannan is trying to force these Iowa growers to market only those potatoes which meet his approval under regulations against which the Iowa growers voted overwhelmingly, 24 to 1, and

Whereas, Brannan then overcame this overwhelming and disapproving majority by blanketing the Iowa counties into a voting area which contained four other states and part of a fifth, and

Whereas, the resulting district was a political sham and a shameless example of gerrymandering which destroyed the right of Iowa farmers to determine how they shall be governed and how they shall market their own produce, and

Whereas, they were forced into an area where they were subjected to the domination of the would-be potato czar and must accept his choices as their representatives and must observe his regulations over their business, and

Whereas, he has created discrimination between these growers and their neighbors outside the artificial boundaries which he set, and

Whereas, he will cause them severe business losses as well as the sacrifice of their liberties unless corrective action is taken, and

Whereas, the methods of coercion employed by the United States Secretary of Agriculture in the above instance can be applied to the growers of other agricultural products and can also be used to curb free competition in industry, and

Whereas, the practice of government by administrative directives if unchecked can result in loss of opportunity and the basic freedoms on which this country was founded, and

Whereas, just government derives its powers from the consent of the governed.

Now, Therefore, Be It Resolved by the House of the Fifty-fourth General Assembly of the State of Iowa, the Senate Concurring: That the Congress of the United States give serious consideration to the passage of appropriate legislation specifically limiting the Secretary of Agriculture in the use of directives.

Be It Further Resolved, that Congress give earnest consideration to the proposition that the law-making power is constitutionally an exclusive prerogative of legislative bodies and Congress should take immediate steps to thwart every encroachment on that power.

Be It Further Resolved, that the Secretary of State is hereby directed to forward copies of this resolution to the President of the United States, to the President of the Senate and the Speaker of the House in Congress and to each member of the Iowa delegations in the Congress of the United States, under seal of his office.

Laid over under Rule 34.

SPECIAL COMMITTEE APPOINTED

The Speaker announced the appointment of Shifflett of Ringgold and Frey of Pottawattamie as a committee to cooperate with the superintendent of printing in regard to the printing of the Official Register.

MESSAGES FROM 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 425, a bill for an act to legalize and validate the proceedings of the board of directors of the Consolidated School District of Lake Park, in the county of Dickinson.

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

House File 20, a bill for an act relating to the issuance of stock by certain corporations and the payment therefor.

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



House File 76, a bill for an act to legalize the action of the board of supervisors of Osceola County in contracting and paying for the construction of a concrete floor in the new highway maintenance building of said county.

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

House File 86, a bill for an act to legalize the action of the board of supervisors of Polk County in the maintenance of secondary road equipment and materials for said county.

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

House File 92, a bill for an act authorizing the executive council to purchase a strip and certain parcels of land in Jones County and to provide an appropriation therefor.

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

House File 125, a bill for an act relating to permits received from other states for dead bodies being shipped into the state.

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

House File 156, a bill for an act relating to eligibility of trustees in drainage districts.

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

House File 214, a bill for an act relating to surplus funds of state banks and trust companies.

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 payment in property other than cash for capital stock.

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

House File 229, a bill for an act to legalize and validate the proceedings of the board of directors of Consolidated School District of Lloyd Township.

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 relating to wills-legalizing acts.

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

House File 334, a bill for an act to legalize proceedings in Henry County, Iowa.

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

House File 349, a bill for an act to legalize and validate proceedings taken by the city council of the city of Pella, Iowa.

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

House File 379, a bill for an act to legalize operation of a public park in Wright County.

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

Senate Joint Resolution 2, authorizing a committee to be appointed to survey the present and future needs for the proposed use of advanced education facilities in the State of Iowa.

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

Senate File 7, a bill for an act to increase the number of copies of the Code, etc., that are distributed to the law library of the state university.

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 motor vehicles and law of road.

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

Senate File 229, a bill for an act relating to compensation of building and loan examiners.

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

Senate File 230, a bill for an act relating to the per diem salary of county, municipal and school examiners and their assistants.

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

Senate File 239, a bill for an act relating to the time permitted for filing annual reports with the commissioner of insurance.

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

Senate File 241, a bill for an act to legalize the action of the board of supervisors of Pottawattamie County in authorizing a payment to the city assessor's fund for Council Bluffs, Iowa.

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

Senate File 310, a bill for an act to provide for the payment of expenses of the Iowa State Guard.

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

Senate File 350, a bill for an act relating to the power of the executive council to assign rooms in the capitol or capitol building to the several departments of the state.

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

Senate File 359, a bill for an act relating to legalizing judgments and decrees.

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

Senate File 402, a bill for an act legalizing the proceedings taken by the city council of the city of Jefferson, Iowa.



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

Senate Concurrent Resolution 12, relating to the payment of House and Senate bills.

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

House Concurrent Resolution 17, expressing good wishes and congratulations from the Fifty-fourth General Assembly to the Honorable Samuel H. Bauman.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 12

Be It Resolved by the Senate, the House Concurring: That thing bills, authorized by legislative action, are hereby approordered paid as provided by section two point twenty (2.20), Co	ved and
	uc 1000.
Addressograph-Multigraph Corp., typewriter ribbons and sup-	
plies (Senate)	
American Institute of Business, stenograph paper (Senate)	1.50
Burroughs Adding Machine Co., repairs (Senate)	4.00
Commercial Office Supply Co., hand punches, brief case, blotters	
and stencils (Senate)	64.60
Des Moines Rubber Stamp Works, matrons' badges and rubber	12122
stamp (Senate)	9.20
Executive Council, supplies, postage and telephones (Senate)	212.61
Edna Gillespie, pre-session postage (Senate)	4.80
Koch Brothers, chair, Sheaffer desk set, gavel, lamp and supplies	
(Senate)	308.29
International Business Machines Corp., service on electric type-	
writer (Senate)	4.25
Langan Paper Co., 20 reams bond (Senate)	33.00
Frank Sacco, mileage (Senate)	32,50
L. C. Smith & Corona Typewriters, Inc., repairs to typewriters	
(Senate)	9.75
Storey-Kenworthy Co., 6 chairs and miscellaneous supplies (Sen-	
ate)	1,753.21
A. C. Gustafson, postage and miscellaneous supplies (House)	50.13
Commercial Office Supply Co., office supplies (House)	65.90
Des Moines Rubber Stamp Works, rubber stamps (House)	1.00
Industrial Towel Service, rags for multilith (House)	5.15
International Business Machines Corp., typewriter ribbons	0.20
(House)	21.00
Miller-Bryant-Pierce, carbon and typewriter ribbons (House)	
Storey-Kenworthy, office chairs, desks and miscellaneous office	100.40
supplies (House)	9 278 30
Northwestern Bell Telephone Co., miscellaneous telephone calls	4,010.09
	14.25
(House) Edith Wasson McElroy, reporting and transcribing hearings	14.20
	E0.00
under House Resolution 3 (Joint)	50.00

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.

MOTION TO RECONSIDER LOST

Strawman of Jones called up for consideration the motion to reconsider the vote by which House File 27 passed the House, filed by him and found on page 591 of the Journal of February 21.

Roll call demanded by Palmer of Lee and Davis of Fayette.

On the question "Shall the vote be reconsidered?"

The ayes were, 33:

Bloedel	Fiene	Miller of Shelby	Ringgenberg
Boothby	Hansen	Nelson of	Ryan
Brockmeyer	Harris	Woodbury	Shepard
Brown	Huisman	Norland	Soeth
Buck	Judd	Olson	Stevens
Clark of Marion	Koch	Patrick	Strawman
Cooksey	Kuester	Paul	Uhlenhopp
Cornick	Mallonee	Poston	Weston
Crabb	Meyer		

The nays were, 60:

Abel	Heinz	Miller of	Sar
Bass	Hendrix	Black Hawk	Schroeder
Berry	Jones	Mooty	Schwengel
Brookings	Klemesrud	Morris	Sherod
Brownlie	Kosek	Munger	Shifflett
Clark of	Langland	Nelson of Jasper	Sloane
Appanoose	Lisle	Nicholson	Stiffler
Crosier	Lucken	Nystrom	Tate
Darrington	Ludwig	Oberman	Tierney
Davis	Martin	Oeth	Van Zwol
Fairchild	McEleney	Oppedahl	Voigtmann
Frey	McFarlane	Palmer	Walker
Gallup	McNeal	Pedrick	Washburn
Goode	Mensing	Pieper	Weiss
Hanna	Metz	Putney	White
Hanson		Robinson	

Absent or not voting, 15:

Aubrey	Eckels	Nielsen	Walter
Burris	Loss	Pendleton	Young
Burrows	Moore of Butler	Ramseyer	Mr. Speaker
Rutler	Moore of Louise	Smith	

Motion lost.

CONSIDERATION OF BILLS

The House resumed consideration of House File 140, a bill for an act to amend section two hundred ninety-four point six (294.6),

Code 1950, relating to the minimum wage of teachers in the public schools, with report of committee recommending amendment and passage.

Oppedahl of Humboldt called up the following amendments proposed by the committee on schools, libraries, state educational institutions and moved their adoption:

- 1. Amend House File 140, section one (1), subsection one (1), by striking the words and figures "two thousand dollars (\$2,000)" and inserting in lieu thereof the words and figures "eighteen hundred dollars (\$1800)".
- 2. Further amend House File 140 by striking all of subsections two (2) and three (3) of section one (1).

Roll call demanded by Munger of Woodbury and Schwengel of Scott.

On the question "Shall the amendments be adopted?"

The ayes were, 44:

Bloedel	Goode	Mallonee		Robinson
Brockmeyer	Hanna	Mensing		Shepard
Buck	Hansen	Meyer		Sherod
Butler	Hanson	Morris		Shifflett
Clark of	Harris	Nicholson		Smith
Appanoose	Hendrix	Norland		Stiffler
Cornick	Klemesrud	Olson		Strawman
Davis	Koch	Oppedahl	-	Walker
Eckels	Kuester	Palmer		Washburn
Fairchild	Langland	Patrick		Weston
Fiene	Lucken	Pieper		White
Gallup		=		

The nays were, 50:

Abel	Heinz	Mooty	Ryan
Bass	Jones	Munger	Sar
Berry	Judd	Nelson of Jasper	Schroeder
Boothby	Kosek	Nelson of	Schwengel
Brookings ·	Ludwig	Woodbury	Sloane
Brownlie	Martin	Nystrom	Soeth
Burris	McEleney	Oberman	Stevens
Clark of Marion	McFarlane	Oeth	Tate
Cooksey	McNeal	Paul	Tierney
Crabb	Metz	Pedrick	Uhlenhopp
Crosier	Miller of	Poston	Van Zwol
Darrington	Black Hawk	Putney	Voigtmann
Frey	Miller of Shelby	Ringgenberg	Weiss

Absent or not voting, 14:

Aubrey	Lisle	Nielsen	Walter
Brown	Loss	Pendleton	Young
Burrows	Moore of Butler	Ramseyer	Mr. Speaker
Huisman	Moore of Louisa		

Amendments lost.

Tate of Cerro Gordo offered the following amendments filed by him and moved their adoption:

- 1. Amend House File 140, section one (1), subsection one (1), by striking the words and figures "two thousand dollars (\$2,000)," in line six (6) and inserting in lieu thereof the words and figures "eighteen hundred dollars (\$1800)."
- 2. Further amend House File 140, section (1), subsection two (2), by striking the words and figures "twenty-four hundred dollars (\$2400)," in line eleven (11) and inserting in lieu thereof the words and figures "twenty-two hundred dollars (\$2200)."
- 3. Further amend House File 140, section one (1), subsection three (3), by striking the words and figures "twenty-seven hundred dollars (\$2700)," in lines fourteen (14) and fifteen (15) and inserting in lieu thereof the words and figures "twenty-five hundred dollars (\$2500)."

Roll call demanded by Schwengel of Scott and Munger of Woodbury.

On the question "Shall the amendments be adopted?"

The ayes were, 47:

Berry	Hanna	Mensing	Sherod
Bloedel	Hanson	Meyer	Shifflett
Boothby	Harris	Miller of Shelby	Smith
Brockmeyer	Hendrix	Nicholson	Stiffler
Buck	Huisman	Norland	Strawman
Clark of	Klemesrud	Oppedahl	Tierney
Appanoose	Koch	Palmer	Van Zwol
Cornick	Kuester	Paul	Walker
Davis	Langland	Pieper	Washburn
Eckels	Lisle	Poston	Weiss
Fiene	Mallonee	Ringgenberg	Weston
Goode	Martin	Shepard	White

The nays were, 45:

Abel	Fairchild	Metz	Pedrick
Bass	Frey	Miller of	Putney
Brookings	Gallup	Black Hawk	Ryan
Brown	Heinz	Mooty	Sar
Brownlie	Jones	Munger	Schroeder
Burris	Judd	Nelson of Jasper	Schwengel
Butler	Kosek	Nelson of	Sloane
Clark of Marion	Lucken	Woodbury	Soeth
Cooksey	Ludwig	Nystrom	Tate
Crabb	McEleney	Oberman	Uhlenhopp
Crosier	McFarlane	Oeth	Voigtmann
Darrington	McNeal	Patrick	

Absent or not voting, 16:

Aubrey Burrows	Moore of Butler Moore of Louisa	Olson Pendleton	Stevens Walter
Hansen	Morris	Ramseyer	Young
Loss	Nielsen	Robinson	Mr. Speaker

Amendments adopted.

Schwengel of Scott offered the following amendment proposed by him and Putney of Tama and moved its adoption:

Amend House File 140, section one (1), by inserting the following as subsection one (1) and renumbering the remaining subsections:

"1. Any teacher holding a valid certificate based on less than sixty (60) semester hours of college work shall be paid a minimum wage of not less than one thousand three hundred fifty dollars (\$1,350) per school year."

Amendment adopted.

Munger of Woodbury offered the following amendments:

Amend House File 140, section one (1), by striking lines two (2) and three (3) and inserting in lieu thereof the following: "Code 1950, is hereby repealed."

Further amend House File 140, section one (1), by striking subsections one (1), two (2) and three (3).

On motion by Goode of Davis, the House recessed until 1:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 69, a bill for an act relating to the appointment of probation officers in juvenile court and their salaries and expenses.

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

House File 88, a bill for an act to raise the limitation on the power to levy annually special taxes for the improvement and maintenance fund of county public hospitals in counties having a population of one hundred thirty-five thousand inhabitants or over.

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 compensation of waterworks trustees.

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

Senate File 142, a bill for an act relating to the public archives and authorizing destruction of certain documents after custody for a fixed period.

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



Senate File 199, a bill for an act relating to the apportionment of the road use tax fund to cities and towns which have been incorporated since the taking of the federal census of 1940 and prior to the census of 1950.

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

Senate File 200, a bill for an act relating to the apportionment of the road use tax fund to cities and towns whose corporation status has been changed since the latest federal census.

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

Senate File 349, a bill for an act creating a legislative advisory committee relating to the construction of the state office building.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 88

Amend House File 88 by striking from line four (4), section one (1), the word and figure "five (5)" and inserting in lieu thereof the words and figures "three and one-half (3½)".

CONSIDERATION OF BILLS

The House resumed consideration of House File 140, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1950, relating to the minimum wage of teachers in the public schools.

Munger of Woodbury asked and obtained unanimous consent to substitute the following amendment for the amendments previously offered by him, and moved its adoption:

Amend House File 140 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred ninety-four point six (294.6) and section two hundred ninety-four point seven (294.7), Code 1950, are hereby repealed.

Roll call demanded by Putney of Tama and Walker of Hamilton.

On the question "Shall the substitute amendment be adopted?"

The ayes were, 35:

Boothby Hansen Metz Palmer Brookings Hanson Meyer Patrick Butler Hendrix Miller of Pieper Cooksey Black Hawk Judd Ryan Morris Davis Lucken Sherod Fairchild Mallonee Munger Strawman Fiene McEleney Nelson of Jasper Washburn Gallup McFarlane Nelson of Weston McNeal Goode Woodbury Hanna Mensing

The nays were, 56:

Abel Frev Berry Heinz Bloedel Brockmeyer Jones Brown Brownlie Koch Buck Kosek Burris Clark of Lisle Appanoose Clark of Marion Martin Cornick Crabb

Huisman Klemesrud Kuester Langland Ludwig Miller of Shelby Mooty

Norland Nystrom Oberman Oeth Oppedahl Paul Pedrick Poston Putney Robinson Sar Schroeder Schwengel

Nicholson

Shifflett Sloane Soeth Stevens Stiffler Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Weiss White

Shepard

Absent or not voting, 17:

Bass Burrows Eckels Harris

Crosier

Darrington

Moore of Butler Moore of Louisa Nielsen

Olson Pendleton Ramseyer Ringgenberg

Smith Walter Young Mr. Speaker

Substitute amendment lost.

Tate 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, 90:

Abel Hanna Berry Hansen Bloedel Hanson Boothby Brockmever Brookings Brown Brownlie Buck Burris Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Eckels Fairchild Frev Gallup

Harris Heinz Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Metz

Meyer Miller of Black Hawk Miller of Shelby Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Norland Nystrom Oberman Oeth

Oppedahl Patrick Paul Pedrick Poston Putney Ringgenberg Robinson

Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate

Uhlenhopp Van Zwol Voigtmann Walker Weiss Weston White Mr. Speaker

Tierney

The nays were, 3:

Lucken

Goode

Pieper

Washburn

Absent or not voting, 15:

Aubrey Fiene Nielsen Ramseyer

Bass Loss Olson Walter

Burrows Moore of Butler Palmer Young

Davis Moore of Louisa Pendleton

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

REPORTS OF COMMITTEES

Meyer of Sac, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred Heese File 575, a bill for an act to amend section four hundred twenty-six point two (426.2), Code 1950, relating to agricultural land credits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postposed.

DWIGHT W. MEYER, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 538, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to trucks hauling grain, begs leave to report it 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.

DWIGHT W. MEYER, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 578, a bill for an act to amend section one hundred ninety-nine point eight (199.8), Code 1950, relating to prohibited acts relative 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 be amended as follows, and when so amended the bill do pass.

Amend House File 578, section one (1), line four (4), by striking the word "ten" and inserting in lieu thereof the word "five" and by striking the figure "10" and inserting in lieu thereof the figure "5".

DWIGHT W. MEYER, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 462, a bill for an act to amend section four hundred eightynine point fourteen (489.14), Code 1950, relating to eminent domain for electric transmission lines, and extending such right to non-profit



cooperatives and cooperatives operating for profit, and further providing for an increase in the amount of land that may be condemned, begs leave to report it has had 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 198, a bill for an act authorizing the Governor and Secretary of State to issue a patent to William Ware to the northwest fractional one-fourth (¼) of the southwest quarter (¼) of section nineteen (19), township seventy-two (72) north, range fourteen (14) west of the fifth principal meridian, Wapello 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 pess.

C. M. STRAWMAN, Chairman.

Gallup of Jefferson, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 488, a bill for an act to amend section one hundred sixteen point nine (116.9), Code 1950, relating to the qualifications for examinations to practice as a certified public accountant, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

LEE GALLUP, Chairman.

Weston of Buchanan, from the committee on agriculture 2, horticulture and dairy, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy, to whom was referred House File 297, a bill for an act to amend chapter one hundred seven (107), Code 1950, to assign responsibility for the forestry program of the state and to indicate the type of program which shall be followed, begs leave to report it 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 297 as follows:

- 1. Section one (1), line six (6), by adding after the word "state" the following: "conservation commission for such purposes".
- 2. Section one (1), line ten (10), by striking the words "sawmill operators".
- 3. Section one (1), line eleven (11), by striking the words "wood" and "at their request or with their consent," and inserting in lieu thereof.



following the word "processors", the following: "of primary forest products".

- 4. Section one (1), line twelve (12), by striking the word "processing" and inserting in lieu thereof the word "use".
- 5. Section one (1), line twenty-seven (27), by striking the word "the" and inserting in lieu thereof the word "designated".

L. O. WESTON, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy, to whom was referred House File 427, a bill for an act to amend section one hundred ninety-eight point eight (198.8), Code 1950, in regard to manner of submitting statements relative to the amount due on feed inspection, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

L. O. WESTON, Chairman.

Also:

MR. SPEAKER: Your committee on agriculture 2, horticulture and dairy, to whom was referred House File 577, a bill for an act to amend section one hundred ninety-eight point eight (198.8), Code 1950, in regard to inspection fee on commercial feeds, begs leave to report it 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. Amend House File 577 by adding the following section:
- Sec. 2. Amend section one hundred ninety-eight point nine (198.9) as follows: Insert after the word "feeds" in line thirteen (13) the following words: "and for research carried on in cooperation with Iowa State College for Livestock and Poultry Nutrition".
 - 2. Further amend House File 577 as follows: Amend the title by inserting after the figures "(198.8)" in line one (1) the words and figures "and section one hundred ninety-eight point nine (198.9)".

L. O. WESTON, Chairman.

Kosek of Linn, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations to whom was referred House File 310, a bill for an act to repeal section one hundred fifty-six point eight (156.8), Code 1950, relating to the practice of embalming, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ERNEST KOSEK, Chairman.

Also:

MR. SPEAKER: Your committee on private corporations to whom was referred Senate File 225, a bill for an act to amend chapter four hundred



ninety-two (492), Code 1950, relating to capital stock, begs leave to report it has had 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 KOSEK, Chairman.

Also:

MR. SPEAKER: Your committee on private corporations to whom was referred House File 424, a bill for an act amending section five hundred four point two (504.2), Code 1950, giving perpetual duration to corporations not for pecuniary profit, construing certain words of chapter five hundred four (504), Code 1950, under given circumstances, prescribing the notice to be given on dissolution of a corporation and repealing sections five hundred four point seventeen (504.17) and five hundred four point eighteen (504.18), Code 1950, begs leave to report it 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 KOSEK, Chairman.

Metz of Decatur, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing to whom was referred Senate File 105, a bill for an act to amend section forty-nine point fifty-four (49.54), Code 1950, relating to the publication of official ballots, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KATHERYN C. METZ, Chairman.

Also:

MR. SPEAKER: Your committee on printing to whom was referred Senate File 128, a bill for an act to amend chapter forty-three (43), Code 1950, relating to nominations by primary election, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopess.

KATHERYN C. METZ, Chairman.

Also:

MR. SPEAKER: Your committee on printing to whom was referred Senate File 114, a bill for an act relating to the form of publication of the Acts 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 be indefinitely postponed.

KATHERYN C. METZ. Chairman.

Walker of Hamilton, from the committee on motor vehicles, commerce and trade, submitted the following report: MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 497, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, 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 do pass.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 368, a bill for an act to amend section three hundred twenty-one point twenty (321.20), Code 1950, relating to application for registration of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 478, a bill for an act to amend section three hundred twenty-one point one (321.1), Code 1950, relating to motor vehicle definitions of words and phrases, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 439, a bill for an act to amend section ninety-eight point thirty-nine (98.39), Code 1950, relating to manufacturers' free distribution 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.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 407, a bill for an act to amend chapter three hundred twenty-one A (321A), Code 1950, relating to motor vehicle financial responsibility, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

JOHN A. WALKER, Chairman.

Also:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred Sengte File 124, a bill for an act repealing section two hundred eight A point four (208A.4) and section two hundred eight A point five (208A.5) and enacting substitutes therefor, and repealing sentence number two (2) of section two hundred eight A point three



(208A.3) and enacting a substitute therefor, and repealing section two hundred eight A point six (208A.6), Code 1950, relating to the issuing of a written permit authorizing the sale of antifreeze, begs leave to report it 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 124, section three (3), line nine (9), by striking the words "and the essential ingredients".

JOHN A. WALKER, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 208, a bill for an act relating to the repeal of section three hundred twenty-one point two hundred seventy-one (321.271), Code 1950; to enact a substitute therefor; and to make available to the public and to render competent as evidence reports of motor vehicle accidents and information obtained by 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 be amended as follows, and when so amended the bill do pass.

Amend House File 208 by inserting after the words "competent evidence" in line nine (9) the following: "for the purpose for which it is offered in evidence, if otherwise admissible for such purpose".

ERNEST PALMER, JR., Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 490 and 447.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 490 and 447.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Files 490 and 447.

ELMER A. BASS, Chairman.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: March 9, 1951, House Files 163, 227, 228, 245 and 465; March 12, 1951, House Files 39 and 130.

AMENDMENTS FILED

- 1 Amend House File 57, section eight (8), line thirty-two (32), by
- 2 striking the words "fifty-two hundred dollars"
- 3 and inserting in lieu thereof the words "fifty-two
- 4 hundred fifty dollars".

NELSON of Woodbury.

- 1 Amend Senate File 110, section one (1), as follows:
- 2 1. By inserting after the word "publication" in line
- 3 four (4) the words "as now required of him by law".
- 4 2. Further amend by striking all following the comma
 - (,) after the word "whatsoever" in line five (5).

PIEPER of Allamakee.

- 1 Amend House File 244 by adding thereto the following
- 2 new sections:
- 3 "Sec. 2. Section eleven point eighteen (11.18),
- 4 Code 1950, is hereby amended by striking from lines
- 5 three (3) through seven (7) the following:
- 6 "', other than those in rural and village independent
- 7 districts and school townships and all consolidated
- 8 school districts and independent school districts in cities
- 9 and towns of less than five thousand population,'.
- 10 "Sec. 3. Chapter eleven (11), Code 1950, is hereby
- 11 amended by adding thereto the following new section:
- 12 "'All extra-curricular funds, within the public school
- 13 activity funds, shall be reported quarterly by the
- 14 superintendent to the school board, and the school board
- 15 shall include said report in its published minutes of its
- 16 meetings."

BROOKINGS of Pottawattamie.

- 1 Amend House File 271 by striking the quotation marks (")
- 2 and the comma (,) after the word "holder" in section one (1),
- 3 line six (6), and adding the following: "of record,".

NELSON of Woodbury.

- Amend House File 598 by adding the following in line nine (9)
- 2 after the figures "1950": ", to include thirty thousand
- 3 dollars (\$30,000) for hearing tests".

MILLER of Black Hawk.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Wednesday, March 14, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 14, 1951.

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

Prayer was offered by the Reverend Robert M. Peters, pastor of the Methodist Church, Bedford.

The Journal of March 13 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Moore of Louisa on request of Oeth of Dubuque.

PETITIONS

Mensing of Cedar presented a petition signed by twenty-three residents of Clarence urging support of House File 514 and opposing passage of House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

Boothby of Cherokee presented a petition signed by thirty-eight residents of Cherokee County urging support of House File 554.

Referred to the committee on schools, libraries, state educational institutions.

Boothby of Cherokee presented a petition signed by thirty-one teachers of Cherokee County urging support of House File 464.

Referred to the committee on social security.

Boothby of Cherokee presented a petition signed by two hundred seventy-one employees of Cherokee State Hospital urging support of House File 464.

Referred to the committee on social security.

Nelson of Jasper presented a petition signed by twenty-four residents of Jasper County urging support of Senate File 242.

Passed on file.



Nelson of Jasper presented a petition signed by twenty-four residents of Jasper County urging support of Senate File 272.

Passed on file.

Nelson of Jasper presented a resolution signed by Mrs. Russell Gage, president of the Community Coordinating Council, urging support of Senate Files 272 and 278.

Passed on file.

Walker of Hamilton presented a petition signed by thirteen residents of Hamilton County urging support of adequate appropriations for the State University of Iowa and University Hospital to permit the adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to committee on appropriations.

Walter of Hardin presented a petition signed by thirty-two residents of Radcliffe urging support of House File 4.

Referred to committee on appropriations.

Clark of Marion presented a petition signed by thirty teachers of Knoxville schools urging support of Senate File 364 and House File 464.

Referred to the committee on social security.

Ringgenberg of Story presented a petition signed by thirty-eight employees of the highway commission urging support of Senate File 77 and House File 127.

Referred to the committee on social security.

Weiss of Crawford presented a petition signed by thirty members of the American Legion Auxiliary of Manilla urging support of House File 4.

Referred to the committee on appropriations.

Fairchild of Ida presented a petition signed by seventy-nine residents of Battle Creek opposing the school reorganization program.

Referred to the committee on schools, libraries, state educational institutions.



ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 208, 297, 310, 407, 427, 439, 462, 488, 497, 498, 577 and 578, and Senate Files 105, 124, 128, 198 and 225, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 520 and 521.

EXPLANATION OF ABSENCE

Due to weather and road conditions, I was absent on Monday, March 12, and Tuesday, March 13. If I had been present, I would have voted as follows: House File 344, aye; House File 332, aye; House File 396, aye; House File 399, aye; House File 400, aye; House File 176, aye; House File 173, aye; Senate File 178, aye; House File 283, aye; Senate File 243, aye; House File 249, aye; House File 140, aye as amended.

PENDLETON of Buena Vista.

SENATE MESSAGES CONSIDERED

Senate File 207, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Read first time and placed on the calendar.

Senate File 229, a bill for an act to amend section five hundred thirty-four point ninety-seven (534.97), Code 1950, relating to compensation of building and loan examiners.

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

Senate File 230, a bill for an act relating to the per diem salary of county, municipal and school examiners and their assistants and to amend section eleven point nine (11.9), Code 1950.

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

Senate File 239, a bill for an act to amend section five hundred eighteen point eighteen (518.18), Code 1950, relating to the time permitted for filing annual reports with the commissioner of insurance.

Read first time and referred to committee on insurance.



Senate File 241, a bill for an act to legalize the action of the board of supervisors of Pottawattamie County in authorizing a payment to the city assessor's fund for Council Bluffs, Iowa.

Read first time and referred to committee on judiciary 2.

Senate File 310, a bill for an act to amend the military code (chapter 29, Code 1950) to provide for the payment of expenses of the Iowa State Guard.

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

Senate File 350, a bill for an act relating to the power of the executive council to assign rooms in the capitol or capitol building to the several departments of the state and for amending section nineteen point fifteen (19.15), Code 1950.

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

Senate File 359, a bill for an act to amend chapter five hundred eighty-seven (587), Code 1950, relating to legalizing judgments and decrees.

Read first time and referred to committee on judiciary 2.

. Senate File 402, a bill for an act to legalize and validate the proceedings taken by the city council of the city of Jefferson, Iowa, authorizing and providing for the construction of extensions and improvements to the municipal waterworks of said city by the drilling and casing of a new well.

Read first time and referred to committee on judiciary 2.

Senate File 7, a bill for an act to amend chapter sixteen (16), Code 1950, by increasing the number of copies of the Code, acts of the General Assembly, annotations to the Code and supplements thereto, and reports of the supreme court that are distributed to the law library of the State University.

Read first time and referred to committee on judiciary 1.

Senate Joint Resolution 2, a joint resolution creating a special committee to survey the present and future needs for the proposed use of advanced education facilities in the State of Iowa, to review the services performed by the state institutions of higher learning and privately operated and endowed colleges and universities,

to study the work of junior colleges, and to recommend such legislation as may bring about the fullest use of such educational facilities in connection with an advanced education program, defining the power and duties of said committee, and providing for the payment of the expenses of said committee.

Read first time and referred to committee on schools, libraries, state educational institutions.

Senate File 135, a bill for an act to amend section three hundred ninety-eight point eight (398.8), Code 1950, relating to the compensation of waterworks trustees.

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

Senate File 142, a bill for an act relating to the public archives and authorizing destruction of certain documents after custody for a fixed period and for amending section three hundred three point ten (303.10), Code 1950.

Read first time and placed on the calendar.

Senate File 199, a bill for an act to amend section three hundred eight A point three (308A.3), Code 1950, relating to the apportionment of the road use tax fund to cities and towns which have been incorporated since the taking of the federal census of 1940 and prior to the census of 1950.

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

Senate File 200, a bill for an act to amend section three hundred eight A point three (308A.3), Code 1950, relating to the apportionment of the road use tax fund to cities and towns whose corporation status has been changed since the latest federal census.

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

Senate File 349, a bill for an act creating a legislative advisory committee to carry out the provisions of chapter three hundred seven (307), Acts of the Fifty-second General Assembly, chapter sixteen (16), Acts of the Forty-ninth General Assembly, chapter ten (10), Acts of the Fifty-first General Assembly, and chapter seventeen (17), Acts of the Fifty-third General Assembly, relating to the construction of the state office building.

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



SENATE FILE 207 SUBSTITUTED FOR HOUSE FILE 233

Buck of Marshall asked and obtained unanimous consent to substitute Senate File 207 for House File 233.

SENATE AMENDMENT CONSIDERED

Sloane of Polk called up for consideration House File 88, a bill for an act to amend section three hundred forty-seven point seven (347.7), Code 1950, to raise the limitation on the power to levy annually special taxes for the improvement and maintenance fund of county public hospitals in counties having a population of one hundred thirty-five thousand (135,000) inhabitants or over, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 88 by striking from line four (4), section one (1), the word and figure "five (5)" and inserting in lieu thereof the words and figures "three and one-half $(3\frac{1}{2})$ ".

Motion prevailed, and the House concurred in the Senate amendment.

Sloane of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel	Hanna	Meyer	Schroeder
Bass	Hansen	Miller of	Schwengel
Bloedel	Hanson	Black Hawk	Shepard
Boothby	Harris	Miller of Shelby	Sherod
Brockmeyer	Heinz	Morris	Shifflett
Brookings	Huisman	Nelson of Jasper	Sloane
Brown	Jones	Nicholson	Soeth
Brownlie	Judd	Norland	Stevens
Burris	Klemesrud	Nystrom	Stiffler
Butler	Koch	Oeth	Strawman
Clark of Marion	Kosek	Olson	Tate
Cornick	Kuester	Patrick	Uhlenhopp
Crabb	Langland	Paul	Van Zwol
Crosier	Lisle	Pedrick	Walker
Darrington	Loss	Pendleton	Walter
Davis	Mallonee	Pieper	Washburn
Eckels	Martin	Poston	Weiss
Fairchild	McEleney	Putney	Weston
Fiene	McFarlane	Ringgenberg	White
Frey	McNeal	Robinson	Young
Gallup	Mensing	Ryan	Mr. Speaker
Goode	Metz	Sar	pounds

The nays were, none.

Absent or not voting, 22:

Cooksey Aubrev Mooty Oppedahl Berry Hendrix Munger Palmer Buck Lucken Nelson of Ramseyer Burrows Ludwig Woodbury Smith Clark of Moore of Butler Nielsen Tierney Moore of Louisa Appanoose Oberman Voigtmann

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

CONSIDERATION OF BILLS

House File 597, a bill for an act to appropriate from the general fund to the department of public instruction for use as a revolving fund for the veterans administration and for the school lunch program, was taken up for consideration.

Miller 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:

Abel Gallup Mensing Ringgenberg Bass Goode Robinson Metz Berry Bloedel Hanna Meyer Miller of Ryan Hansen Sar Black Hawk Schroeder Boothby Hanson Brockmeyer Harris Miller of Shelby Schwengel Brookings Heinz Morris Shepard Brown Hendrix Munger Sherod Brownlie Huisman Nelson of Jasper Shifflett Buck Jones Sloane Nelson of Judd Soeth Burris Woodbury Nicholson Stevens Butler Klemesrud Koch Stiffler Clark of Norland Appanoose Kosek Strawman Nystrom Clark of Marion Kuester Oberman Tate Cooksey Langland Oeth Uhlenhopp Cornick . Lisle Olson Van Zwol Crabb Loss Oppedahl Walker Palmer Walter Crosier Lucken Ludwig Washburn Darrington Patrick Mallonee Weiss Davis Paul Eckels Martin Pedrick Weston Fairchild McElenev Pendleton White Fiene McFarlane Pieper Young Frey McNeal Poston Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Aubrey Moore of Louisa Putney Tierney
Burrows Mooty Ramseyer Voigtmann
Moore of Butler Nielsen Smith

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

House File 598, a bill for an act to make an appropriation to the department of public instruction for specified school aid, was taken up for consideration.

Miller of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House File 598 by adding the following in line nine (9) after the figures "1950": ", to include thirty thousand dollars (\$30,000) for hearing tests".

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 98:

Abel Mensing Robinson Gallup Bass Goode Metz Ryan Berry Hanna Meyer Sar Miller of Shelby Schroeder Bloedel Hansen Mooty Schwengel Boothby Hanson Brockmeyer Harris Morris Shepard Heinz Brookings Nelson of Jasper Sherod Brown Hendrix Nelson of Shifflett Brownlie Huisman Woodbury Sloane Nicholson Buck Jones Smith Burris Judd Norland Soeth Butler Klemesrud Nystrom Stevens Koch Clark of Oberman Stiffler Kosek Appanoose Oeth Strawman Clark of Marion Kuester Olson Tate Langland Oppedahl Uhlenhopp Cooksey Cornick Lisle Palmer Van Zwol Crabb Loss Patrick Walker Crosier Lucken Paul Walter Washburn Darrington Ludwig Pedrick Davis Mallonee Pendleton Weiss Eckels Martin Pieper Weston Fairchild McEleney White Poston McFarlane Putney Young Fiene Ringgenberg Mr. Speaker McNeal Frey

The nays were, none.

Absent or not voting, 10:

Aubrey Burrows Miller of Moore of Louisa Ramseyer
Black Hawk Munger Tierney
Moore of Butler Nielsen Voigtmann

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

House File 599, a bill for an act to appropriate six million dollars (\$6,000,000) to the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1950, was taken up for consideration.

Miller 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:

Abel Goode Metz Robinson Bass Hanna Meyer Ryan Berry Hansen Miller of Sar Bloedel Hanson Black Hawk Schroeder Mooty Schwengel Boothby Harris Brockmeyer Morris Shepard Heinz Hendrix Brookings Munger Sherod Huisman Nelson of Jasper Shifflett Brown Brownlie Jones Nelson of Sloane Buck Judd Woodbury Smith Burris Klemesrud Nicholson Soeth Butler Koch Norland Stevens Stiffler Clark of Kosek Nystrom Oberman Strawman Appanoose Kuester Tate Cooksey Langland Oeth Uhlenhopp Cornick Lisle Olson Crabb Oppedahl Palmer Loss Van Zwol Crosier Lucken Walker Darrington Ludwig Patrick Walter Washburn Davis Mallonee Paul Pedrick Weiss Eckels Martin Fairchild Weston McEleney Pendleton White Fiene McFarlane Pieper Poston Frey McNeal Young Mr. Speaker Gallup Mensing Ringgenberg

The nays were, none.

Absent or not voting, 11:

Aubrey Miller of Shelby Nielsen Tierney
Burrows Moore of Butler Putney Voigtmann
Clark of Marion Moore of Louisa Ramseyer

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

House File 600, a bill for an act to appropriate four million dollars (\$4,000,000) to the department of public instruction for supplemental aid to certain school districts of the state, as provided by chapter two hundred eighty-six (286), Code 1950, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 98:

Abel Miller of Ryan Hanna Black Hawk Bass Hansen Sar Miller of Shelby Bloedel Hanson Schroeder Boothby Harris Mooty Schwengel Morris Shepard Brockmeyer Heinz Brookings Hendrix Munger Sherod Brown Huisman Nelson of Jasper Shifflett Sloane Brownlie Nelson of Jones Judd Woodbury Smith Buck Nicholson Soeth Burris Koch Kosek Norland Stevens Butler Kuester Nystrom Stiffler Clark of Langland Oberman Strawman Appanoose Clark of Marion Lisle Oeth Tate Cooksey Loss Olson Uhlenhopp Cornick Lucken Oppedahl Van Zwol Palmer Crabb Ludwig Voigtmann Patrick Walker Crosier Mallonee Martin Paul Walter Darrington Davis McEleney Pedrick Washburn Eckels McFarlane Pendleton Weiss Fairchild McNeal Pieper Weston White Fiene Mensing Poston Frey Metz Ringgenberg Young Gallup Meyer Robinson Mr. Speaker Goode

The navs were, 2:

Klemesrud

Putney

Absent or not voting, 8:

Aubrey Burrows Moore of Louisa Ramseyer
Berry Moore of Butler Nielsen Tierney

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

House File 601, a bill for an act to appropriate twenty-four million dollars (\$24,000,000) from the general fund of the State of Iowa to the department of public instruction to general state aid for school districts as provided by chapter two hundred eighty-six A (286A), Code 1950, was taken up for consideration.

Miller 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, 99:

Abel Hanna Miller of Ryan Bass Black Hawk Hanson Sar Berry Harris Miller of Shelby Schroeder Bloedel Heinz Mooty Schwengel Boothby Hendrix Morris Shepard Brockmeyer Huisman Munger Sherod Brookings Jones Nelson of Jasper Shifflett Judd Brown Nelson of Sloane Klemesrud Brownlie Woodbury Smith Koch Buck Nicholson Soeth Kosek Butler Norland Stevens Kuester Nystrom Stiffler Clark of Langland Oberman Strawman Appanoose Lisle Oeth Clark of Marion Tate Uhlenhopp Loss Olson Cooksev Lucken Oppedahl Van Zwol Cornick Voigtmann Walker Palmer Ludwig Crabb Crosier Mallonee Patrick Darrington Martin Paul Walter McElenev Pedrick Washburn Davis McFarlane Pendleton Eckels Weiss Fairchild McNeal Pieper Weston Poston Fiene Mensing White Young Metz Putney Frey Gallup Ringgenberg Robinson Mr. Speaker Meyer

The nays were, 1:

Burris

Goode

Absent or not voting, 8:

Moore of Louisa Aubrev Ramseyer Moore of Butler Burrows Nielsen Tierney

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

House File 602, a bill for an act making an additional appropriation for the payment of the cost of printing for the Fifty-fourth General Assembly, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 98:

Abel Buck Davis Hanson Bass Butler Eckels Harris Berry Bloedel Clark of Fairchild Heinz Appanoose Fiene Hendrix Cooksey Boothby Frey Huisman Brockmeyer Gallup Cornick Jones Brookings Crabb Goode Judd Brown Crosier Hanna Klemesrud Brownlie Darrington Hansen Koch

Miller of Shelby Soeth Kosek Pedrick Pendleton Stevens Kuester Mooty Pieper Stiffler Langland Morris Lisle Nelson of Jasper Poston Strawman Tate Loss Nelson of Putney Woodbury Ringgenberg Uhlenhopp Lucken Van Zwol Ludwig Nicholson Robinson Voigtmann Walker Norland Ryan Mallonee Nystrom Sar Martin McEleney Schroeder Walter Oberman McFarlane Oeth Schwengel Washburn McNeal Olson Shepard Weiss Oppedahl Weston Mensing Sherod White Palmer Shifflett Metz Patrick Meyer Sloane Young Miller of Smith Paul Mr. Speaker Black Hawk

The nays were, none.

Absent or not voting, 10:

Aubrey Clark of Marion Munger Ramseyer
Burris Moore of Butler Nielsen Tierney
Burrows Moore of Louisa

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

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 10, a joint resolution creating a special committee to make a study of the operations of the Iowa old age and survivors' insurance system, to investigate into the proposal of uniting the Iowa old age and survivors' system with the federal social security system, and providing that such committee shall make a report of its findings to the Governor of Iowa and to the Fifty-fifth General Assembly, and appropriating the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary to carry out the provisions of this joint resolution, with report of committee recommending amendment and passage, was taken up for consideration.

Kuester of Cass asked and obtained unanimous consent to withdraw the amendments proposed by the committee on appropriations, found on pages 788 and 789 of the Journal of March 8.

Kuester of Cass offered the following amendments and moved their adoption:

Amend House Joint Resolution 10, section seven (7), lines five (5) and six (6), by striking the words and figures "fifteen thousand dollars (\$15,000)" and inserting in lieu thereof the words and figures "ten thousand dollars (\$10,000)".

Further amend section seven (7), line eight (8), by striking the words and figures "fifteen thousand dollars (\$15,000)" and inserting in lieu thereof the words and figures "ten thousand dollars (\$10,000)".

Amend the title, line nine (9), by striking the words and figures "fifteen thousand dollars (\$15,000)" and inserting in lieu thereof the words and figures "ten thousand dollars (\$10,000)".

Amendments adopted.

McFarlane of Black Hawk offered the following amendments proposed by the committee on social security and moved their adoption:

- 1. Amend House Joint Resolution 10, section one (1), by striking from line one (1) the following: "seven (7)" and inserting in lieu thereof the word and figure: "ten (10)".
- 2. Further amend section one (1) by striking from line two (2) the following: "two (2)" and inserting in lieu thereof the word and figure: "three (3)".
- 3. Further amend section one (1) by striking from line four (4) the following: "two (2)" and inserting in lieu thereof the word and figure: "three (3)".
- 4. Further amend section one (1) by striking from line eight (8) the following: "two (2)" and inserting in lieu thereof the word and figure: "three (3)".
- 5. Amend section eight (8) by inserting the following newspapers and their places of publication: "Hawarden Independent, Hawarden, Iowa" and the "Cedar Falls Daily Record, Cedar Falls, Iowa."

Amendments adopted.

McFarlane of Black Hawk offered the following amendments and moved their adoption:

Amend House Joint Resolution 10 as follows:

- 1. By striking from the title, line four (4), the word "uniting" and substituting in lieu thereof the word "substituting".
- 2. Further amend the title by striking from line five (5) the word "with" and substituting in lieu thereof the word "for".
- 3. Section two (2), line four (4), by striking the words "uniting or consolidating" and substituting in lieu thereof the word "substituting".
- 4. Further amend section two (2) by striking from line five (5) the word "with" and substituting in lieu thereof the word "for".
 - 5. By inserting the following new sections after section four (4):
- "Sec. 5. After careful study and research the committee is empowered to hold sectional meetings in different parts of the state to acquaint public employees with the difference as to payments, benefits and other merits and demerits between the federal and the Iowa old age insurance systems.



- "Sec. 6. All meetings of this committee shall be held within the borders of the State of Iowa."
 - 6. By renumbering the remaining sections.

Amendments adopted.

Hanson of Lyon moved the previous question.

Motion prevailed.

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 joint resolution pass?"

The ayes were, 98:

Abel Goode Miller of Bass Hanna Black Hawk Berry Hansen Miller of Shelby Bloedel Hanson Mooty Boothby Morris Harris Munger Brockmeyer Hendrix Brookings Huisman Nelson of Jasper Brown Jones Nelson of Brownlie Judd Woodbury Buck Klemesrud Nicholson Burris Koch Norland Butler Kosek Nystrom Clark of Kuester Oberman Appanoose Langland Oeth Clark of Marion Lisle Olson Cooksev Loss Oppedahl Cornick Lucken Palmer Crabb Ludwig Patrick Crosier Mallonee Paul Darrington Martin Pedrick Davis McEleney Pendleton Eckels Poston McFarlane Fairchild McNeal Putney Fiene Mensing Ringgenberg Robinson Frey Metz Gallup

Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, 2:

Pieper Tierney

Absent or not voting, 8:

Aubrey Heinz Moore of Butler Nielsen Burrows Meyer Moore of Louisa Ramseyer

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

House File 236, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Cherokee, Iowa, with reference to the conveyance of real estate acquired by virtue of the provisions of section two hundred ninety-seven point three (297.3), Code 1950, and to authorize and direct the issuance of a patent to such real estate by the governor and the secretary of state, with report of committee recommending passage, was taken up for consideration.

Boothby of Cherokee offered the following amendment and moved its adoption:

Amend House File 236 by striking section two (2).

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 95:

Bass Goode Berry Hanna Bloedel Hansen Boothby Harris Brockmeyer Heinz Brookings Jones Judd Brown Brownlie Klemesrud Buck Koch Burris Kosek Butler Kuester Clark of Langland Lisle Appanoose Clark of Marion Loss Lucken Cooksey Cornick Ludwig Crabb Mallonee Crosier Martin Darrington McEleney McFarlane Davis Eckels McNeal Fairchild Mensing Fiene Metz Frey Meyer Gallup

Black Hawk Miller of Shelby Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Norland Nystrom Oberman Oeth Olson Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ringgenberg Robinson

Miller of

Sar Schroeder Schwengel Shepard Sherod Sloane Smith Soeth Stevens Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Mr. Speaker

Ryan

The nays were, 1:

Hendrix

Absent or not voting, 12:

Abel Hanson Moore of Louisa Ramseyer
Aubrey Huisman Nielsen Shifflett
Burrows Moore of Butler Oppedahl Young

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

House File 288, a bill for an act to provide for the termination of contracts for the construction of public improvements when construction or work thereon is stopped because of a national emergency, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection therewith, with report of committee recommending amendment and passage, was taken up for consideration.

Schwengel of Scott offered the following amendments proposed by the committee on public lands and buildings and moved their adoption:

- 1. Amend House File 288, section seven (7), subsection one (1) thereof, by striking from line three (3) the following: "public schools, corporations," and inserting in lieu thereof the following: "public school corporations,".
- 2. Further amend by striking section eight (8) and inserting in lieu thereof the following: "This act being deemed of immediate importance shall be in force and effect upon its publication in the Clayton County Register, a newspaper published at Elkader, Iowa, and in the Oakland Acorn, a newspaper published at Oakland, Iowa."

Amendments 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, 94:

Clark of Marion Bass Hanna Loss Hansen Lucken Berry Cooksey Bloedel Cornick Harris Mallonee Boothby Heinz Martin Crabb Brockmeyer Crosier Hendrix McEleney Brookings Darrington Jones McFarlane Brown Davis Judd McNeal Brownlie Eckels Klemesrud Mensing Buck Fairchild Koch Metz Burris Fiene Kosek Meyer Butler Frey Miller of Kuester Gallup Black Hawk Clark of Langland Appanoose Goode Lisle Miller of Shelby

Mooty	Patrick	Schwengel	Tierney
Morris	Paul	Shepard	Uhlenhopp
Munger	Pedrick	Sherod	Voigtmann
Nelson of Jasper	Pendleton	Shifflett	Walker
Nelson of	Pieper	Sloane	Walter
Woodbury	Poston	Smith	Washburn
Nicholson	Putney	Soeth	Weiss
Norland	Ringgenberg	Stevens	Weston
Nystrom	Robinson	Stiffler	White
Oberman	Ryan	Strawman	Young
Oeth	Schroeder	Tate	Mr. Speaker
Palmer			

The nays were, none.

Absent or not voting, 14:

Abel	Huisman	Nielsen	Ramseyer
Aubrey	Ludwig	Olson	Sar
Burrows	Moore of Butler	Oppedahl	Van Zwol
Hanson	Moore of Louisa		

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

REPORTS OF COMMITTEES

Nelson 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 300, a bill for an act to amend section three hundred ninety point nine (390.9), Code 1950, relating to municipal parking 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 poss.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 484, a bill for an act to amend section four hundred four point five (404.5), Code 1950, and to authorize an auditorium fund and an auditorium building fund for municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

H. F. NELSON, Chairman.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Sencte File 344, a bill for an act to amend section four hundred four point five (404.5), Code 1950, and to authorize an auditorium fund and an auditorium building fund for municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

H. F. NELSON, Chairman.



Hanson of Lyon, 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 436, a bill for an act to amend sections one hundred seven point twelve (107.12) and one hundred seven point thirteen (107.13), Code 1950, relating to compensation of employees of 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.

A. C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 294, a bill for an act to amend chapter three hundred forty-three (343), Code 1950, relating to county 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 be amended as follows, and when so amended the bill do pass.

Amend House File 294 as follows:

- 1. Amend section one (1), line ten (10), by striking the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "fifteen (15)".
- 2. Further amend section one (1), line twelve (12), by changing the semicolon to a period following the word "injury" and striking the remainder of the sentence.

A. C. HANSON, Chairman.

Gallup of Jefferson, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 562, a bill for an act to repeal chapter thirty-five (35), Code 1950, relating to the World War I bonus 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 doposs.

LEE GALLUP, Chairman.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 571, a bill for an act to amend chapter three hundred three (303), Code 1950, relating to the law, medical and traveling libraries and the department of history and archives, begs leave to report it 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 571, line three (3), section one (1), by striking the words "substituting in lieu thereof" and inserting in lieu thereof the words "adding thereto".

LEE GALLUP, Chairman.



Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 576, a bill for an act to amend section one hundred forty-seven point twenty (147.20), Code 1950, relating to the nomination and appointment to the board of examiners for professions licensed by the state department 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 be indefinitely postposed.

Lee Gallup, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 258, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1950, relating to school directors, powers and duties, by amending section two hundred seventy-nine point three (279.3), begs leave to report it 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 post-posed.

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions, to whom was referred House File 340, a bill for an act to require regulation and licensing of representatives of non-resident business schools, trade schools, technical schools and correspondence schools, and prescribing penalties for violations, begs leave to report it 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 section eight (8).

EARL A. MILLER, Chairman.

Goode of Davis, 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 281, a bill for an act to safeguard the educational interests and welfare of the state by prescribing conditions under which funds, services, commodities, or equipment provided by agencies of the federal government may be accepted for use by the public, tax-supported school systems of the state under the control and supervision of the superintendent of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DEWEY E. GOODE, Chairman.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 394, a bill for an act to amend section four hundred forty-one point fourteen (441.14), Code 1950, relating to the taxation of platted real estate, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

DEWEY E. GOODE, Chairman.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 414, a bill for an act to amend sections four hundred twenty-seven point one (427.1) and four hundred twenty-eight point thirty-five (428.35), Code 1950, to exempt from taxation grain under the seal of the government of the United States or a department 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.

DEWEY E. GOODE, Chairman.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 442, a bill for an act to amend section four hundred twenty-two point forty-three (422.43), Code 1950, relating to taxation of receipts of amusement devices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DEWEY E. GOODE, Chairman.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 466, a bill for an act to amend section four hundred four point five (404.5), Code 1950, relating to tax levy to maintain city halls, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- Amend the title to House File 466 by striking the word "city" in line two (2) and inserting in lieu thereof the word "town".
- 2. Amend House File 466, section one (1), line four (4), by striking the words "cities or".
- 3. Further amend House File 466, line five (5), by striking the words "city or".
- 4. Further amend House File 466, line six (6), by striking the words "city council or".
- Further amend House File 466, line eight (8), by striking the words "city or".

DEWEY E. GOODE, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 178 and 248: House File 20.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 178 and 243; House File 20.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House File 20.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- Amend the committee amendment of February 22, 1951, to House File 181 as follows: 1. Renumber section one (1), of the amendment, as section two (2) thereof.
- 5 2. Further amend by adding after the word "following" in 6 line two (2), of the amendment, the following:
- 7 Section 1. Section six hundred one point one hundred 8 thirty-one (601.131), Code 1950, is hereby amended by 9 striking paragraphs (a) and (b) of subsection two (2)
- 10 thereof and inserting in lieu thereof the following:
- "(a) In townships having a population of four thousand and under ten thousand, justices one thousand two hundred
- 18 dollars plus an amount equal to fifty per cent of fees
- 14 collected in excess of one thousand two hundred dollars;
- 15 constables eight hundred dollars.
- 16 "(b) In townships having a population of under four
- 17 thousand, justices one thousand two hundred dollars plus
- 18 an amount equal to fifty per cent of fees collected in
- 19 excess of one thousand two hundred dollars; constables
- 20 six hundred twenty-five dollars."

COMMITTEE ON COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES.

- 1 Amend House File 430 as follows:
- 2 1. Amend the title by striking the period (.) at the
- 3 end thereof and substituting in lieu thereof a comma (,),
- 4 and adding thereto the following: "and to amend section
- 5 three hundred twenty-one point four hundred fifty-two (321.452),
- 6 Code 1950, relating to penalties."
- 7 2. Amend section one (1) by adding thereto the following:
- 8 "Any person who issues or executes, or causes to
- 9 be issued or executed, any bill of lading, manifest,
- 10 or shipping document of any kind which falsely states
- 11 the weight of the cargo set forth on such bill, manifest
- 12 or document, to be less than the actual weight of such
- 13 cargo, shall be punished by a fine of not more than one
- 14 hundred dollars or by imprisonment for not more than
- 15 thirty days."

16

22

- 3. By adding thereto a new section to be numbered
- 17 section three (3) as follows:
- 18 "Section 321.452, Code 1950, is hereby amended by
- 19 inserting before the word 'it' in line one (1) thereof
- 20 'Except for offenses punishable under the provisions
- 21 of section 321.463'".
 - 4. Renumber section three (3).

BROOKINGS of Pottawattamie.

- 1 Amend House File 417, section two (2), by striking
- 2 from line two (2) thereof the words "unappropriated funds
- 3 in the general fund of the state" and inserting in lieu
- 4 thereof the words "uncommitted funds in the board of control
- 5 capital improvement fund".

COMMITTEE ON APPROPRIATIONS.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Thursday, March 15, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 15, 1951.

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

Prayer was offered by the Reverend Dewey C. Kooy, pastor of the Church of Christ, Webster City.

The Journal of March 14 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Cooksey of Clay on request of Poston of Wayne; Moore of Louisa on request of Oeth of Dubuque; Metz of Decatur on request of Hansen of Carroll.

PETITIONS

Shifflett of Ringgold and Ludwig of Johnson presented a petitition signed by sixty-four residents of Johnson County urging support of adequate appropriations for the State University of Iowa and University Hospital to permit the adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

Sloane of Polk presented a petition signed by forty-nine residents of Des Moines urging support of Senate Files 472 and 473, House Files 600 and 601.

Referred to the committee on appropriations.

Sloane of Polk presented a petition signed by seventy residents of Des Moines urging support of House Files 600 and 601.

Referred to the committee on appropriations.

McFarlane of Black Hawk presented a petition signed by twentyfour residents of Ames urging support of House File 127.

Referred to the committee on social security.

Clark of Marion presented a petition signed by twenty-nine mem-

bers of the Pella Teachers Club urging support of House File 188 and Senate File 361.

Referred to the committee on schools, libraries, state educational institutions.

Schwengel of Scott presented a petition signed by thirty-five residents of Scott County urging support of increased state aid for schools.

Referred to the committee on appropriations.

Lisle of Page presented a petition signed by twelve members of the Essex School faculty urging support of House File 464.

Referred to the committee on social security.

Sloane of Polk presented a petition signed by thirteen teachers of Lucas School, Des Moines, urging increased supplemental aid to schools.

Referred to the committee on appropriations.

Sloane of Polk presented a petition signed by ten teachers of Monroe School, Des Moines, urging increased supplemental aid to schools.

Referred to the committee on appropriations.

Sloane of Polk presented a petition signed by sixty-five residents of Des Moines urging support of House File 600 and House File 601.

Referred to the committee on appropriations.

McFarlane of Black Hawk presented a petition signed by twenty-five residents of DeWitt urging support of Senate File 77 and House File 127.

Referred to the committee on social security.

Davis of Fayette presented a petition signed by eighty members of the Blaisdell Barns Post No. 1725 urging support of Senate File 10 and House File 4.

Referred to the committee on board of control.

Miller of Black Hawk presented a petition signed by twentythree members of the American Legion Auxiliary unit number 237, Cedar Falls, urging support of House File 4, Senate File 10 and House File 71.

Referred to the committee on board of control.



ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 281, 294, 300, 340, 436, 442, 466, 484, 562 and 571, and Senate File 344, under Rule 72.

APPOINTMENT OF SPECIAL COMMITTEE

In accordance with House Concurrent Resolution 15, the Speaker announced the appointment of the following members to the joint capitol improvement committee, on the part of the House: Crosier of Linn, Smith of Dickinson and Robinson of Delaware.

POINTS OF PERSONAL PRIVILEGE

Brown of Mahaska asked and obtained unanimous consent to have the following report printed in the Journal:

March 9, 1951.

To: State Highway Commission.

From: F. R. White.

Subject: Increase in Mileage of Surfaced Secondary Roads.

The mileage of surfaced secondary roads is increasing at the average rate of 2,676 miles per year, as evidenced by the following:

(a) Farm to Market Roads:

In the calendar year 1950 the mileage of surfaced farm to market roads increased 1,153 miles. In the three-year period January 1, 1948, to January 1, 1951, the mileage of surfaced farm to market roads increased 3,624 miles as shown in the following Table No. 1:

Table No. 1 Farm to Market Roads

	Jan. 1, 1948	Jan. 1, 1950	Jan. 1, 1951
Total Mileage	34,246	34,181	84,187
Surfaced Mileage		27,937	29,090
Unsurfaced Mileage		6,244	5,097

Surfaced farm to market road mileage increase:

29,090 27,987

1,153 in 1950.

29,090

25,466

3,624 in 1948, 1949 and 1950.

(b) Local Secondary Roads:

In the calendar year 1950 the surfaced mileage of local secondary roads increased 1,987 miles. In the three-year period January 1, 1948,

to January 1, 1951, the mileage of surfaced local secondary roads increased 4,405 miles as shown by the following Table No. 2:

Table No. 2 Local Secondary Roads

	Jan. 1, 1948	Jan. 1, 1950	Jan. 1, 1951
Total Mileage	58,472	58,828	58,771
Surfaced Mileage	26,730	29,148	81,135
Unsurfaced Mileage	31,742	29,680	27,636
Surfaced Secondary Road Mileage I	ncreased:		

31,135 29,148

1.987 in 1950.

31,135 26,780

4,405 in 1948, 1949 and 1950.

(c) All Secondary Roads:

Combining the farm to market roads and the local secondary roads, we find that in the calendar year 1950, the surfaced mileage of all secondary roads increased 3,140 miles, and in the three-year period January 1, 1948, to January 1, 1951, the mileage of all surfaced secondary roads increased a total of 8,029 miles, as shown by the following Table No. 3:

Table No. 3 All Secondary Roads

	Jan. 1, 1948	Jan. 1, 1950	Jan. 1, 1951
Total Mileage	92,718	93,009	92,958
Surfaced Mileage	52,196	57,085	60,225
Unsurfaced Mileage	40,522	35,924	32,733
The surfaced mileage of all seconda	ry roads inci	reased:	Charles A. Branconcer

60,225 57,085

8,140 in 1950.

60,225 52,196

8,029 in 1948, 1949 and 1950.

(d) Reconstruction and Resurfacing of Secondary Roads:

The above stated increase in the mileage of surfaced secondary roads is the net increase in the surfaced mileage of such roads. Quite an appreciable percentage of the total secondary road construction work performed in the past three years consists of regrading, lengthening of culverts, reconstruction of bridges, and resurfacing of old secondary roads which were blade graded or built to a light grading standard many years ago and surfaced with gravel or crushed stone. A very considerable amount of this reconstruction work on secondary roads remains to be done.

(e) Total Mileage of Surfaced Roads:

As shown in Table No. 3 above, the total mileage of all surfaced secondary roads on January 1, 1951, was 60,225 miles. That is about two-thirds of the total mileage (92,958) of all secondary roads.

Kosek of Linn asked and obtained unanimous consent to have the following Attorney General's opinion printed in the Journal:

State of Iowa DEPARTMENT OF JUSTICE Des Moines

March 14, 1951.

Honorable Ernest Kosek, House of Representatives. My Dear Sir:

Reference is herein made to yours of the 9th inst. in which you refer to House File 422, as amended, and request with respect to the Federal Government Wage Stabilization Board, as to whether they have jurisdiction over wage increases proposed in the foregoing bill, and if so whether the Federal Regulations, issued under the authority of the bill, would provide for any exemptions, and if there be no exemptions, if it would be possible to obtain a waiver for the State of Iowa, in order that the provisions of House File 422, as amended, can be put in full force and effect.

In reply thereto I would advise you that upon the information at hand, that the foregoing Federal Wage Stabilization Board and its regulations have no application to increases in wages or salaries of state, county and municipal employees. The inapplicability of the federal order is shown by this provision in General Regulation 4, issued by the Wage Stabilization Board, which provides as follows:

- "(a) Increases in the wages, salaries, and other compensation of state, county, municipal and other non-federal governmental employees, whose wages, salaries and other compensation are fixed by statute, ordinance, or regulation of duly constituted authorities of such governmental bodies, may be made without the prior authorization of the Wage Stabilization Board, subject to the provisions of paragraphs (b) and (c) hereof.
- (b) State, county, municipal and other non-federal governments and agencies thereof, in making increases in wages, salaries, and other compensation of their employees, are expected to conform to the national wage stabilization policy as expressed in the Defense Production Act of 1950, Executive Order 10161, General Wage Stabilization Regulation 1 issued by the Economic Stabilization Administrator on January 26, 1951, the General Regulations and statements of policy issued by the Wage Stabilization Board pursuant thereto, and such orders or regulations as may from time to time be issued thereunder or in connection
- (c) The Wage Stabilization Board reserves the right to review increases made under the terms of paragraph (a) hereof,



and to revoke or modify such increases when required in order to effectuate the policies of the Defense Production Act and the applicable orders or regulations issued thereunder or in connection therewith."

It is clear from the foregoing order that the provisions of sections (b) and (c) are merely expectations on the part of the Stabilization Board that in making increases in wages or salaries of state, county and city employees, the state will conform to the general policy fixed by the Stabilization Board for increases in wages or salaries granted to employees generally. This view is confirmed by the statement in a letter received today from the Council of State Governments in which it was stated, "We have today checked with the Wage Stabilization Board and have been definitely informed that employees of state and local governments are not affected by General Wage Stabilization Regulation. The legislatures of the states can enact any type of wage legislation for state and local government employees."

Very truly yours, OSCAR STRAUSS, Assistant Attorney General.

Brown of Mahaska offered the following resolution proposed by the committee on roads and highways:

HOUSE CONCURRENT RESOLUTION 19

A concurrent resolution memorializing and petitioning Congress to repeal or amend the Federal Highway Act so as to give the states the sole right of gasoline and motor fuel taxation for highway building, or to prohibit the diversion of revenue received from federal gasoline and motor fuel taxes, and/or to provide for an increased federal matching ratio so that all such revenue will be returned to the states and used for road development.

Whereas, the area of gasoline and motor fuel taxes is very logically a state area of taxation and therefore should be definitely vacated by the Federal Government in favor of the several states but if such cannot be immediately accomplished, we therefore recommend and petition for the following, and

Whereas, the responsibility for building and maintaining roads and highways has traditionally been a state responsibility, and

Whereas, in 1934, Congress, in effect, said that, since it is unfair to tax the user of the highways unless the revenue from such tax be used for road improvements, any state that diverts highway motor-user taxes will be penalized under the Federal Highway Act, and

Whereas, in order to comply with the requirements of such Federal Highway Act, Iowa adopted, as part of its constitution, section eight (8) of Article seven (VII) which required that all motor vehicle registration fees and all licenses and excise taxes on motor vehicle fuel, except cost of administration, shall be used exclusively for the construction, maintenance and supervision of the public highways exclusively within the state or for the payment of bonds issued or to be issued for the construc-



tion of such public highways and the payment of interest on such bonds, and

Whereas, other states have, in similar manner or by statute, prohibited the diversion of highway motor-user taxes to other than road improvement uses, and

Whereas, the Federal Government itself now diverts a large per cent of the income which it receives from motor-user excise taxes, having in 1949 returned to the states only about four hundred million dollars out of 1.3 billion dollars it so received, this according to an interview with Thomas H. McDonald, U. S. Commissioner of Public Roads, in the December 29, 1950, issue of the United States News and World Report, and

Whereas, because of increased governmental costs, many states are unable to raise sufficient funds with which to match federal funds allowed for highway construction, even though some states are and have been allotted additional matching aid, by reason of the inability of other states to match their allotments, and

Whereas, it appears some states are and have been unable, on a fifty-fifty matching basis, to raise sufficient funds to use more than a third of the federal tax collected from motor users, so that two-thirds of the revenue received from this federal motor-user tax is being and has been diverted by the Federal Government to other uses than road improvement, this directly contrary to the requirements imposed by Congress upon the states by the Federal Highway Act, and

Whereas, there is increasingly imperative need for additional highway construction and reconstruction to bring even a small percentage of highways up to standards required by present day traffic, and to insure their military use in time of national emergency, and

Whereas, much desperately needed additional highway construction and reconstruction could be made, if the two-thirds of the federal motor-user taxes, now being diverted to other uses, could be used for the purpose for which they were intended and for which Congress has required that similar funds in the states be used,

Now, Therefore, Be It Resolved by the House of Representatives of the State of Iowa, the Senate Concurring:

That the Fifty-fourth General Assembly of the State of Iowa respectfully petitions the Congress of the United States to repeal the federal highway gasoline and motor fuel taxes or to amend the Federal Highway Act so as to prohibit the diverting of federal gasoline and motor fuel taxes to any other purpose than that of road development, and further to amend the act to provide for an increased ratio of federal funds compared with state funds, so that all federal motor-user taxes be used for the development of roads, that, instead of matching state funds, raised for such purpose, dollar for dollar, the Federal Government match state funds on the basis of three dollars to one dollar.

Be It Further Resolved, that a duly attested copy of this concurrent resolution be sent by the Chief Clerk of the House of Representatives to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States, to the Senators and Representatives in Congress from the State of Iowa, to the Secretary of the



Interior, to the United States Commissioner of Public Roads, and to the Secretary of the Senate and to the Clerk of the House of Representatives of all other legislative assemblies now in session.

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

Senate Concurrent Resolution 13, relating to Iowa potato growers.

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

Senate File 104, a bill for an act relating to bonds of deputy state officers, county officers, their deputies and county engineers.

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

Senate File 232, a bill for an act relating to the definition of "fire-works".

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 off-street parking and issuance of revenue bonds.

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

House File 24, a bill for an act relating to compensation of judges and clerks of primary elections.

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 relating to the use of live pigeons in training hunting dogs.

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

Senate File 263, a bill for an act relating to providing the conservation commission power to regulate methods of take of fish and game.

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

Senate File 323, a bill for an act relating to eminent domain for electric transmission lines, electric power generating plants and electric substations.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 13 SUBSTITUTED FOR HOUSE CONCURRENT RESOLUTION 18

Putney of Tama asked and obtained unanimous consent to substitute Senate Concurrent Resolution 13 for House Concurrent Resolution 18, for the suspension of Rule 34 and its immediate consideration.



SENATE CONCURRENT RESOLUTION 13

Whereas, the Secretary of Agriculture of the United States has by arbitrary abuse of authority forced on the potato growers of northern Iowa unwanted marketing agreements by the use of an illegal if not fraudulent referendum reminiscent of the methods of dictator governments, and

Whereas, Secretary of Agriculture Charles F. Brannan in the administration of the notorious and infamous potato program is seeking to act as a potato czar in 12 Iowa counties and to govern the marketing practices of northern Iowa farmers without their consent or approval, and

Whereas, this purpose has been shown specifically in the case of Harold McKinley of St. Ansgar, Iowa, and is threatened in relation to the other potato growers of 12 Iowa counties, and

Whereas, Brannan is trying to force these Iowa growers to market only those potatoes which meet his approval under regulations against which the Iowa growers voted overwhelmingly, 24 to 1, and

Whereas, Brannan then overcame this overwhelming and disapproving majority by blanketing the Iowa counties into a voting area which contained four other states and part of a fifth, and

Whereas, the resulting district was a political sham and a shameless example of gerrymandering which destroyed the right of Iowa farmers to determine how they shall be governed and how they shall market their own produce, and

Whereas, they were forced into an area where they were subjected to the domination of the would-be potato czar and must accept his choices as their representatives and must observe his regulations over their business, and

Whereas, he has created discrimination between these growers and their neighbors outside the artificial boundaries which he set, and

Whereas, he will cause them severe business losses as well as the sacrifice of their liberties unless corrective action is taken, and

Whereas, the methods of coercion employed by the United States Secretary of Agriculture in the above instance can be applied to the growers of other agricultural products and can also be used to curb free competition in industry, and

Whereas, the practice of government by administrative directives if unchecked can result in loss of opportunity and the basic freedoms on which this country was founded, and

Whereas, just government derives its powers from the consent of the governed,

Now, Therefore, Be It Resolved by the Senate of the Fifty-fourth General Assembly of the State of Iowa, the House Concurring: That the Congress of the United States give serious consideration to the passage of appropriate legislation specifically limiting the Secretary of Agriculture in the use of directives.

Be It Further Resolved, that Congress give earnest consideration to the proposition that the law-making power is constitutionally an exclusive prerogative of legislative bodies and Congress should take immediate steps to thwart every encroachment on that power.

Be It Further Resolved, that the Secretary of State is hereby directed to forward copies of this resolution to the President of the United States, to the President of the Senate and the Speaker of the House in Congress, and to each member of the Iowa delegations in the Congress of the United States, under seal of his office.

Poston of Wayne moved that action on Senate Concurrent Resolution 13 be deferred until Thursday, April 5.

Stevens of Greene moved the previous question.

Motion prevailed.

Roll call demanded by Poston of Wayne and Munger of Woodbury.

On the question "Shall the resolution be deferred?"

The ayes were, 21:

Burris	Jones	Nielsen	Poston
Clark of Marion	Loss	Norland	Sloane
Crabb	Ludwig	Oeth	Strawman
Fiene	Miller of Shelby	Pendleton	Tierney
Hansen	Nelson of Jasper	Pieper	White
Heinz		7.77	

The nays were, 76:

Bass	Hanson	Miller of	Schroeder
Bloedel	Harris	Black Hawk	Schwengel
Boothby	Hendrix	Mooty	Shepard
Brookings	Huisman	Morris	Sherod
Brown	Judd	Munger	Shifflett
Brownlie	Klemesrud	Nelson of	Smith
Buck	Koch	Woodbury	Soeth
Butler	Kosek	Nicholson	Stevens
Clark of	Kuester	Nystrom	Stiffler
Appanoose	Langland	Oberman	Tate
Cornick	Lisle	Olson	Uhlenhopp
Crosier	Lucken	Oppedahl	Van Zwol
Darrington	Mallonee	Palmer	Voigtmann
Davis	Martin	Patrick	Walker
Eckels	McEleney	Paul	Walter
Fairchild	McFarlane	Pedrick	Washburn
Frey	McNeal	Putney	Weiss
Gallup	Mensing	Ringgenberg	Weston
Goode	Meyer	Ryan	Young
Hanna	1.51	Sar	Mr. Speaker

Absent or not voting, 11:

Abel	Brockmeyer	Metz	Ramseyer
Aubrey	Burrows	Moore of Butler	Robinson
Berry	Cooksey	Moore of Louisa	10

Motion lost.

Putney of Tama moved the adoption of the resolution.

Roll call demanded by Walter of Hardin and Brown of Mahaska.

881

On the question "Shall the resolution be adopted?"

The ayes were, 81:

Bass Hanson Mooty Schroeder Berry Morris Harris Schwengel Bloedel Hendrix Munger Shepard Nelson of Jasper Boothby Huisman Sherod Brookings Klemesrud Nelson of Shifflett Brown Koch Woodbury Smith Kosek Nicholson Soeth Brownlie Kuester Buck Nystrom Oberman Stevens Langland Stiffler Butler Olson Clark of Lisle Strawman Lucken Oppedahl Tate Appanoose Cornick Ludwig Palmer Uhlenhopp Crosier Mallonee Patrick Van Zwol Darrington Martin Paul Voigtmann McEleney Pedrick Walker Davis Eckels McFarlane Pendleton Walter Washburn Fairchild McNeal Putney Mensing Weiss Frev Ringgenberg Meyer Gallup Robinson Weston Goode Miller of Rvan Young Hanna Black Hawk Sar Mr. Speaker

The nays were, 14:

Brockmeyer Hansen Nielsen Sloane
Burris Heinz Norland Tierney
Clark of Marion Loss Oeth White

Willer of Shelby

Absent or not voting, 13:

Abel Fiene Metz Pieper
Aubrey Jones Moore of Butler Poston
Burrows Judd Moore of Louisa Ramseyer
Cooksey

Resolution adopted.

EXPLANATION OF VOTE

Under the reasonable interpretation of Canons 20 and 26 of Professional Ethics of the American Bar Association, lawyers should refrain from in any manner making public statements for or against or in any way affecting pending or anticipated litigation in the courts.

In my opinion, the first ten paragraphs in Senate Concurrent Resolution 13 contain matters which may interfere with a fair trial in the courts and otherwise prejudice the due administration of justice in a case pending before a federal court and specifically mentioned in said resolution.

SLOANE of Polk.

EXPLANATION OF MOTION

MR. SPEAKER:

In support of my motion to defer action on Senate Concurrent Resolu-

tion 18 until the hearing on the case in federal court in the northern district of Iowa involving the marketing of potatoes is completed, I wish to make the following statement:

I know nothing about the evidence for the claims of the potato growers, or the claims of the government in this case. Not many in this House do.

I believe it entirely unethical to impose the views of this legislature on the court and the witnesses at this time. I further believe we are stepping out of our function as a legislative body in rendering an advance opinion in this case which is now before the court.

If there is any injustice to the Iowa farmers in this case, I will be glad to go along with a resolution to right such wrongs, if the same is a decently and properly worded resolution.

GENE POSTON.

HOUSE FILE 368 RE-REFERRED

Walker of Hamilton asked and obtained unanimous consent to re-refer House File 368 to the committee on motor vehicles, commerce and trade.

HOUSE FILE 518 REFERRED TO COMMITTEE

Goode of Davis asked and obtained unanimous consent to recall House File 518 from the committee on tax revision and to refer the bill to the committee on ways and means.

SPECIAL ORDERS

McFarlane of Black Hawk asked and obtained unanimous consent to make House File 264 and House File 265 special orders of business for Friday, March 16, 1951.

ADOPTION OF HOUSE RESOLUTION

Van Zwol of O'Brien called up for consideration House Resolution 7, found on pages 618 and 619 of the Journal of February 22, and moved its adoption.

Resolution adopted.

INTRODUCTION OF BILLS

House File 604, by committee on ways and means, a bill for an act to provide for the recognition and enforcement through action in the courts of this state of the liability for taxes imposed by the laws of another state; and to provide method of proof of



authority of official of another state attempting to enforce collection of taxes due to such state; and to define the term "taxes" as used in this act.

Read first time and placed on the calendar.

House File 605, by committee on judiciary 2, a bill for an act relating to intrastate fresh pursuit.

Read first time and placed on the calendar.

CONSIDERATION OF BILLS

House File 417, a bill for an act to authorize the purchase of a tract of land to be used as the site for an institutional sewage disposal plant at the Clarinda State Hospital, with report of committee recommending passage, was taken up for consideration.

Kuester of Cass offered the following amendment proposed by the committee on appropriations and moved its adoption:

Amend House File 417, section two (2), by striking from line two (2) thereof the words "unappropriated funds in the general fund of the state" and inserting in lieu thereof the words "uncommitted funds in the board of control capital improvement fund".

Amendment adopted.

Lisle of Page offered the following amendment and moved its adoption:

Amend House File 417, section two (2), line three (3), by inserting after the figures "(\$5,000)" the following: "or so much thereof as may be needed.".

Amendment adopted.

Goode of Davis offered the following amendment and moved its adoption:

Amend House File 417, section one (1), by striking the following from lines five (5) and six (6): "for the sum of five thousand dollars (\$5,000)".

Amendment adopted.

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

On the question "Shall the bill pass?"



The ayes were, 95:

Abel Hanna Miller of Shelby Schwengel Bass Shepard Hansen Mocty Berry Hanson Morris Sherod Bloedel Nelson of Jasper Shifflett Harris Boothby Heinz Nicholson Sloane Brockmeyer Huisman Nielsen Smith Brookings Norland | Jones Soeth Judd Nystrom Stevens Brown Brownlie Oberman Klemesrud Stiffler Buck Koch Oeth Strawman Burris Kosek Olson Tate Oppedahl Palmer Butler Kuester Tierney Uhlenhopp Clark of Langland Lisle Patrick Van Zwol Appanoose Voigtmann Walker Clark of Marion Paul Loss Cornick Lucken Pedrick Crabb Mallonee Pendleton Walter Crosier Martin Pieper Washburn Darrington McEleney Poston Weiss Davis McFarlane Putney Weston White Eckels McNeal Ringgenberg Young Fairchild Mensing Ryan Frev Mever Sar Mr. Speaker Schroeder Gallup Miller of Black Hawk

The nays were, none.

Goode

Absent or not voting, 13:

Hendrix Moore of Louisa Aubrev Ramsever Burrows Ludwig Munger Robinson Cooksey Metz Nelson of Moore of Butler Woodbury Fiene

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

Senate File 203, a bill for an act to amend section two hundred seventy-five point three (275.3), Code 1950, section two hundred seventy-five point ten (275.10), Code 1950, section two hundred seventy-five point four (275.4), Code 1950, repeal section four (4). chapter one hundred fifty (150), Acts of the Fifty-second (52nd) General Assembly, and amend section two hundred seventy-three point thirteen (273.13) and section two hundred seventy-four point sixteen (274.16), Code 1950, relating to the reorganization of school districts and changing the boundary lines of school corporations and the duties of the county board of education in relation thereto. with report of committee recommending passage, was taken up for consideration.

Paul of Poweshiek offered the following amendment filed by him and Miller of Black Hawk and moved its adoption:



Amend Senate File 203 as follows:

By adding the following sentence after the word "instruction" in line seven (7) of section three (3): "Within ten (10) days after the county board has approved their tentative plan they shall file such plan with the state department of public instruction."

Amendment adopted.

Goode of Davis offered the following amendment and moved its adoption:

Amend Senate File 203, section three (3), line three (3), by striking the words "in lieu thereof".

Amendment adopted.

Miller of Black Hawk offered the following amendment filed by him and Paul of Poweshiek and moved its adoption:

Amend Senate File 203 by adding the following new section:

"Sec. 7. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Lockridge Times, a newspaper published at Lockridge, Iowa, and the Hudson Herald, a newspaper published at Hudson, Iowa."

Amendment adopted.

Miller 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:

Abel	Fiene	McEleney	Pendleton
Bass	Frey	McFarlane	Pieper
Berry	Gallup	McNeal	Poston
Bloedel	Goode	Mensing	Putney
Boothby	Hanna	Meyer	Ringgenberg
Brockmeyer	Hanson	Miller of	Robinson
Brookings	Heinz	Black Hawk	Ryan
Brown	Hendrix	Miller of Shelby	Sar
Brownlie	Huisman	Mooty	Schroeder
Buck	Jones	Morris	Schwengel
Burris	Judd	Nelson of Jasper	Shepard
Butler	Klemesrud	Nicholson	Sherod
Clark of	Koch	Nielsen	Shifflett
Appanoose	Kosek	Norland	Sloane
Clark of Marion	Kuester	Oberman	Smith
Cornick	Langland	Oeth	Soeth
Crabb	Lisle	Olson	Stevens
Crosier	Loss	Oppedahl	Stiffler
Darrington	Lucken	Palmer	Strawman
Davis	Ludwig	Patrick	Tate
Eckels	Mallonee	Paul	Tierney
Fairchild	Martin	Pedrick	Uhlenhopp

Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

Nystrom

Ramseyer

The nays were, none.

Absent or not voting, 12:

Aubrey Burrows Cooksey Hansen Harris Metz Moore of Butler Moore of Louisa Munger

Munger Nelson of Woodbury

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

House File 360, a bill for an act relating to the taxation and registration of motor vehicles exclusively engaged in interstate commerce and providing for reciprocity agreements; amending sections three hundred twenty-one point fifty-three (321.53), three hundred twenty-one point fifty-six (321.56) and three hundred twenty-six point two (326.2), Code 1950, was taken up for consideration.

Goode of Davis offered the following amendments and moved their adoption:

Amend House File 360 as follows:

- 1. By striking the word "deny" in line twenty (20) of section two (2) and inserting in lieu thereof the following: "provide for the denial of".
- 2. By inserting following the word "nonresidents" in line twenty-one (21), section two (2), the following: "at any time".
- 3. By striking the word "the" at the end of line forty-two (42) of section two (2) and inserting in lieu thereof the following: "violations of such laws, rules or regulations by any carrier may be a ground for denial of registration exemption to such carrier. The".

Amendments adopted.

Palmer of Lee offered the following amendment and moved its adoption:

Amend House File 360, section two (2), line twenty-three (23), by striking the period after the word "privileges" and inserting in lieu thereof the following: ", such agreements may also provide a waiver of the provision of section three hundred twenty-six point two (326.2) if like or similar tax in the contracting state is not in effect."

Roll call demanded by Palmer of Lee and Davis of Fayette.

On the question "Shall the amendment be adopted?"

The ayes were, 8:

Butler	Hanna	Nielsen	Poston
Davis	Heinz	Palmer	Tierney
The nays were,	74:		

Abel	Goode	Morris	Schwengel
Bass	Hanson	Nelson of	Shepard
Berry	Harris	Woodbury	Sherod
Bloedel	Jones	Norland	Sloane
Brockmeyer	Judd	Nystrom	Smith
Brookings	Klemesrud	Oberman	Soeth
Brown	Koch	Olson	Stevens
Brownlie	Kosek	Oppedahl	Stiffler
Buck	Kuester	Patrick	Strawman
Clark of	Langland	Paul	Tate
Appanoose	Loss	Pedrick	Van Zwol
Cornick	Lucken	Pendleton	Voigtmann
Crabb	Mallonee	Pieper	Walker
Crosier	Martin	Putney	Walter
Darrington	McEleney	Ringgenberg	Washburn
Eckels	Meyer	Robinson	Weiss
Fairchild	Miller of	Ryan	Weston
Fiene	Black Hawk	Sar	White
Frey	Mooty	Schroeder	Young
Gallun			

Absent or not voting, 26:

Aubrey	Hendrix	Metz	Nicholson
Boothby	Huisman	Miller of Shelby	Oeth
Burris	Lisle	Moore of Butler	Ramseyer
Burrows	Ludwig	Moore of Louisa	Shifflett
Clark of Marion	McFarlane	Munger	Uhlenhopp
Cooksey	McNeal	Nelson of Jasper	Mr. Speaker
Hansen	Mensing		

Amendment lost.

Palmer of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 860 by striking section three (3).

Roll call demanded by Brown of Mahaska and Goode of Davis.

On the question "Shall the amendment be adopted?"

The ayes were, 4:

Butler	Heinz	Palmer	Robinson
The nays were	, 78:		
Abel	Burris	Frey	Koch
Bass	Clark of Marion	Gallup	Kosek
Berry	Cornick	Goode	Kuester
Bloedel	Crabb	Hanson	Langland
Brockmeyer	Crosier	Harris	Lisle
Brookings	Darrington	Huisman	Loss
Brown	Eckels	Jones	Lucken
Brownlie	Fairchild	Judd	Mallonee
Buck	Fiene	Klemesrud	Martin

Tierney McEleney Olson Schroeder McNeal Oppedahl Van Zwol Schwengel Patrick Shepard Voigtmann Mensing Meyer Paul Sherod Walker Pedrick Mooty Sloane Walter Morris Pendleton Smith Washburn Weiss Nelson of Pieper Soeth Stevens Weston Woodbury Putney Stiffler White Nicholson Ringgenberg Norland Ryan Strawman Young Nystrom Sar Tate

Absent or not voting, 26:

Miller of Shelby Oeth Aubrey Hansen Boothby Hendrix Moore of Butler Poston Ludwig McFarlane Moore of Louisa Ramseyer Burrows Munger Clark of Shifflett Metz Nelson of Jasper Appanoose Uhlenhopp Cooksey Miller of Nielsen Mr. Speaker Black Hawk Davis Oberman Hanna

Amendment lost.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Miller of Shelby Abel Goode Schroeder Aubrey Hanna Mooty Schwengel Bass Hanson Morris Shepard Nelson of Jasper Berry Harris Sherod Bloedel Heinz Nelson of Shifflett Boothby Hendrix Woodbury Sloane Huisman Nicholson Smith Brockmeyer Brookings Nielsen Soeth Jones Judd Stevens Brown Norland Brownlie Klemesrud Nystrom Stiffler Koch Buck Oberman Strawman Burris Kosek Olson Tate Butler Kuester Oppedahl Tierney Langland Palmer Clark of Uhlenhopp Lisle Patrick Van Zwol Appanoose Clark of Marion Voigtmann Loss Paul Cornick Lucken Pedrick Walker Crabb Mallonee Pendleton Walter Crosier Martin Pieper Washburn Darrington McEleney Poston Weiss McNeal Davis Putney Weston White Eckels Ringgenberg Mensing Young Fairchild Meyer Robinson Fiene Miller of Ryan Mr. Speaker Frey Black Hawk Gallup

The nays were, none.



Absent or not voting, 11:

Burrows Ludwig Moore of Butler Oeth Cooksey McFarlane Moore of Louisa Ramseyer

Hansen Metz Munger

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

REPORTS OF COMMITTEES

Langland of Winneshiek, from the committee on elections, political and judicial districts, submitted the following report:

MR. SPEAKER: Your committee on elections, political and judicial districts to whom was referred House File 480, a bill for an act to amend section four hundred nineteen point three (419.3), Code 1950, relating to election ballots in city manager plan by popular election, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. M. LANGLAND, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Sengte File 241, a bill for an act to legalize the action of the board of supervisors of Pottawattamie County in authorizing a payment to the city assessor's fund for Council Bluffs, 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 402, a bill for an act to legalize and validate the proceedings taken by the city council of the city of Jefferson, Iowa, authorizing and providing for the construction of extensions and improvements to the municipal waterworks of said city by the drilling and casing of a new well, begs leave to report it has had 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 512, a bill for an act to amend Senate File 3 as passed by the Fifty-fourth General Assembly and now on file in the office of the secretary of state, relating to gambling devices, begs leave to report it 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. M. STRAWMAN, Chairman.



Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 535, a bill for an act to amend chapter one hundred thirty-five B (135B), Code 1950, relating to licensure and regulation of hospitals by adding a new code section making the act advisory only and not mandatory as to hospitals under the jurisdiction of the state board of education and 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 359, a bill for an act to amend chapter five hundred eighty-seven (587), Code 1950, relating to legalizing judgments and decrees, begs leave to report it has had 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. M. STRAWMAN, Chairman.

Loss of Kossuth, from the committee on police regulation, suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance, to whom was referred House File 476, a bill for an act to amend certain sections of the Code 1950 relating to presence of minors in pool halls and billiard rooms, begs leave to report it 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 476, section four (4), lines eleven (11) and twelve (12), by striking everything after the word "persons" in line eleven (11), and inserting in lieu thereof the following: "sixteen (16) years of age and over."

CASEY LOSS, Ranking Member.

Also:

MR. SPEAKER: Your committee on police regulation, suppression of crime and intemperance, to whom was referred Honse File 516, a bill for an act relating to bribery of participants in amateur and professional games and fixing the 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 be amended as follows, and when so amended the bill do pass.

Amend House File 516 as follows:

1. Section one (1), line ten (10), by inserting the word "vehicle" before the word "or" and by striking the word "a" after the word "or".

2. Section one (1), line nineteen (19), by inserting the word "vehicle" before the first word "or".

3. Section one (1), line twenty-five (25), by striking the period (.)



after the word "dollars" and inserting in lieu thereof the following: ", or both such a jail sentence and fine."

CASEY LOSS, Ranking Member.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Senate File 245, a bill for to act to amend section six hundred eighty-two point twenty-three (682.23), Code 1950, relating to the investment of funds by fiduciaries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ERNEST PALMER, JR., Chairman.

Walker of Hamilton, from the committee on motor vehicles, commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles, commerce and trade to whom was referred House File 524, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to regulation of registration fees of trucks in storage for part of the licensed year and to provide for penalty for violation 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.

JOHN A. WALKER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 237, 334, 349, 425, 379, 92, 229, 216, 214, 125, 86, 76, 156, 69 and 88.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 237, 334, 349, 425, 379, 92, 229, 216, 214, 125, 86, 76, 156, 69 and 88.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of March, 1951, sent to the Governor for his approval: House Files 237, 334, 349, 425, 379, 92, 229, 216, 214, 125, 86, 76, 156, 69 and 88.

ELMER A. BASS, Chairman.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: March 14, 1951, House Files 447 and 490.

AMENDMENTS FILED

- Amend section one (1) of House File 265
- 2 by striking the words "twenty-five dollars
- 3 (\$25)" in lines four (4) and five (5) thereof and
- substituting in lieu thereof the words "twenty-six
- 5 dollars (\$26)".

SCHROEDER of Scott. LISLE of Page.

- Amend House File 280 by striking all of section four (4) 1
- 2 and substituting in lieu thereof the following:
- 8 "Sec. 4. Whenever an independent school district embraces a
- 4 city which attains a population of fifteen thousand as shown by
- the latest federal census, the five member board shall continue 5
- 6 until the regular election in the next odd-numbered year, at which
- 7 time members to be elected to serve the terms commencing in that
- year shall be elected for six years, and the terms of the remain-8
- 9 ing members shall be extended one year for each year which remains in the terms for which they were elected. Two additional members 10
- 11 shall be elected whose terms shall end on the expiration date of
- 12 the term of the member who theretofore had been elected singly."

RINGGENBERG of Story.

- Amend House File 572 as follows: 1
- 2 1. Amend section one (1), line one (1), by inserting after the 3 word "shall" the words "on or after July 1, 1952".
- 4 2. Further amend section (1), line ten (10), by inserting after 5 the word "at" the words "the discretion of the State Department of
- 6 Agriculture" and by striking the remainder of section one (1). 7
 - 3. By adding the following new sections:
- 8 "Sec. 3. No person, partnership, association or corporation shall
- 9 engage in the operation of a livestock sale ring within the State
- 10 of Iowa without first procuring a license from the department of
- agriculture and paying therefor a fee of five dollars (\$5). 11
- 12 Said license shall be renewed by eligible applicants prior to July first



- 13 in each calendar year thereafter upon like application and payment of
- 14 like fee. An application for license to establish and operate a
- 15 livestock sales ring shall be in writing upon a blank form to be
- 16 furnished by the department of agriculture.
- 17 "Sec. 4. Penalty. Any person found guilty of violating the provisions
- 18 of this act shall be deemed guilty of a misdemeanor and punished
- 19 by a fine not to exceed five hundred dollars (\$500) nor less
- 20 than one hundred dollars (\$100)."

HANNA of Adams.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Friday, March 16, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 16, 1951.

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

Prayer was offered by the Reverend Arnold Thalacher, pastor of St. Paul's Church, Des Moines.

The Journal of March 15 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Ramseyer of Washington on request of Mensing of Cedar; Clark of Appanoose on request of Gallup of Jefferson.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House the fifth grade class of West Independent School, accompanied by their teacher, Mrs. Emmert.

Putney of Tama presented to the House his son, Johnny.

Stiffler of Warren presented to the House twenty-eight students from Simpson College, Indianola, accompanied by Professor John D. Potter.

Oppedahl of Humboldt presented to the House a group of 4-H boys and girls of Humboldt County, accompanied by Myrtle Hewitt, county home economist, and Louis Rank, county extension director.

PETITIONS

Butler of Pocahontas presented a petition signed by thirty-five residents of Pocahontas County urging support of House File 464.

Referred to the committee on social security.

McFarlane of Black Hawk presented a petition signed by thirteen teachers from Lawton Consolidated School urging support of House File 464.

Referred to the committee on social security.



ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 476, 480, 516 and 535, and Senate Files 241, 245, 359 and 402, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 71, 279 and 504.

LETTER OF APPRECIATION

The Chief Clerk announced the receipt of the following communication:

March 12, 1951.

To the Honorable Members of the House of Representatives, Des Moines, Iowa. Dear Friends:

I express to you my sincere thanks for the beautiful roses sent me while in the hospital. Nothing finer has ever happened to me than being a member of this body. I sincerely regret not being able to do my share. I am making every effort to be able to be back with you after Easter.

As I follow the work of the session, I am proud of the work you are accomplishing for our beloved State of Iowa.

Sincerely and fraternally yours, H. A. Moore.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

McFarlane of Black Hawk asked and obtained unanimous consent for the suspension of Rule 34 and the immediate consideration of the following resolution:

HOUSE CONCURRENT RESOLUTION 20

Whereas, the Fifty-fourth General Assembly, by concurrent resolution adopted, had invited the Pioneer Lawmakers to meet with the General Assembly in joint convention on March 14, and

Whereas, the weather and transportation conditions were such as to make it advisable and necessary to cancel said meeting, and

Whereas, it is most desirable upon the part of the members of the Fifty-fourth General Assembly to hold a joint meeting of this kind.

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That a joint convention of the Fifty-fourth General Assembly be held on Wednesday, March 28, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend this joint convention and carry out the program which they had prepared for March 14.

McFarlane of Black Hawk moved the adoption of the resolution.

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 House is asked:

Senate File 12, a bill for an act relating to payment of injury compensation to dependents.

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

Senate File 34, a bill for an act relating to nominations by non-party organizations.

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

Senate File 36, a bill for an act relating to the change of party affiliation at primary elections.

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

Senate File 44, a bill for an act relating to the filing of claim for homestead credit.

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

Senate File 55, a bill for an act relating to the punishment for false drawing or uttering of checks, drafts or written orders.

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

Senate File 332, a bill for an act relating to continuance of musical education of children during vacation periods and to municipal bands.

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

Senate File 368, a bill for an act to permit and provide for conveying to the United States certain lands in Allamakee and Clayton Counties in the State of Iowa.

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

Senate File 468, a bill for an act to legalize and validate the proceedings authorizing and providing for the repair of the existing municipally owned toll bridge extending across the Mississippi River from the city of Burlington, Iowa.

Also: 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 providing for supplemental returns and listings by owners of property subject to taxation in the State of Iowa. Also: That the Senate has concurred in the House amendment to and passed Senate File 203, a bill for an act relating to the reorganization of school districts and changing the boundary lines of school corporations.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 250, a bill for an act to amend section three hundred ninety point nine (390.9), Code 1950, relating to off-street parking and issuance of revenue bonds.

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

Senate File 104, a bill for an act to amend sections sixty-four point eight (64.8), sixty-four point fifteen (64.15) and three hundred nine point nineteen (309.19), Code 1950, relating to bonds of deputy state officers, county officers, their deputies, and county engineers.

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

Senate File 232, a bill for an act to amend section seven hundred thirty-two point seventeen (732.17), Code 1950, relating to the definition of "fireworks."

Read first time and referred to committee on police regulation, supression of crime and intemperance.

Senate File 201, a bill for an act relating to the use of live pigeons in training hunting dogs and to amend section one hundred nine point twenty-one (109.21), Code 1950.

Read first time and referred to committee on fish and game.

Senate File 263, a bill for an act to amend section one hundred nine point thirty-nine (109.39), Code 1950, relating to providing the conservation commission power to regulate methods of take of fish and game.

Read first time and referred to committee on fish and game.

Senate File 323, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1950, relating to eminent domain for electric transmission lines, electric power generating plants and electric substations, and further providing for an increase in the amount of land that may be condemned.

Read first time and referred to committee on public utilities, telephone, telegraph and express.

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INTRODUCTION OF BILLS

House File 606, by committee on judiciary 1, a bill for an act relating to the adoption, amendment, revision, or repeal of rules and regulations adopted by administrative agencies as defined herein and to the publication and distribution of said rules and regulations.

Read first time and placed on the calendar.

House File 607, by committee on motor vehicles, commerce and trade, a bill for an act to amend section three hundred twenty-one point one hundred nine (321.109), Code 1950, relating to motor vehicles and law of road.

Read first time and placed on the calendar.

CONSIDERATION OF SPECIAL ORDERS

The Speaker announced the special order for the consideration of House File 264, a bill for an act to amend sections eighty-five point thirty-four (85.34), eighty-five point thirty-five (85.35) and eighty-five point thirty-seven (85.37), Code 1950, relating to workmen's compensation so as to increase benefit payments for permanent total disability, for permanent partial disabilities, and so as to increase the weekly compensation amount, with report of committee recommending amendment and passage.

Cooksey of Clay offered the following amendments proposed by the committee on social security and moved their adoption:

1. Amend the title to House File 264 to read as follows: "A Bill for an Act to amend sections eighty-five point twenty-seven (85.27), Code 1950, eighty-five point thirty-one (85.31), Code 1950, eighty-five point thirty-four (85.34), Code 1950, eighty-five point thirty-five (85.35), Code 1950, eighty-five point thirty-seven (85.37), Code 1950, and eighty-five point sixty-four (85.64), Code 1950, relating to workmen's compensation so as to increase medical and hospital allowances, to provide for furnishing prosthetic devices, to change method of paying dependent parents in the event of the death of minor employees, to increase benefit payments for permanent total disability and for permanent partial disability, to increase the weekly compensation amount, and to liberalize the provisions of the second injury fund."

2. House File 264 is amended by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section eighty-five point twenty-seven (85.27), Code 1950, is hereby amended by inserting after the period (.) in line four (4) thereof the following: 'The employer shall also furnish reasonable and neces-

sary crutches, artificial members and appliances but shall not be required to furnish more than one permanent prosthetic device.'

"Further amend section eighty-five point twenty-seven (85.27), Code 1950, by adding at the end of the first paragraph thereof the following sentence: "The commissioner may, upon application and upon reasonable proofs being furnished of necessity therefor, allow and order additional surgical, medical, osteopathic, chiropractic and hospital services and supplies, but not to exceed an aggregate cost of one thousand dollars (\$1,000) in addition to the amounts hereinbefore allowed."

"Section 2. Section eighty-five point thirty-one (85.81), Code 1950, is hereby amended by striking paragraph number two (2) and inserting in lieu thereof the following:

"'2. When the injury causes the death of a minor employee whose earnings were received by the parent and such parent was wholly dependent upon the earnings of the minor employee for support at the time of his injury, the compensation to be paid such parent shall be the weekly compensation for an adult with like earnings.'

"Section 8. Section eighty-five point thirty-four (85.84), Code 1950, is hereby amended by striking from line five (5) thereof the word 'four'

and inserting in lieu thereof the word 'five'.

"Section 4. Section eighty-five point thirty-five (85.35), Code 1950, is hereby amended by striking all thereof after line eight (8) and inserting in lieu thereof the following:

- "'1. For the loss of a thumb, weekly compensation during sixty weeks.
- "'2. For the loss of a first finger, commonly called the index finger, weekly compensation during thirty-five weeks.
- "'3. For the loss of a second finger, weekly compensation during thirty weeks.
- "4. For the loss of a third finger, weekly compensation during twenty-five weeks.
- "5. For the loss of a fourth finger, commonly called the little finger, weekly compensation during twenty weeks.
- "'6. The loss of the first or distal phalange of the thumb or of any finger shall equal the loss of one-half of such thumb or finger and compensation shall be one-half of the time for the loss of such thumb or finger.
- "'7. The loss of more than one phalange shall equal the loss of the entire finger or thumb.
- "'8. For the loss of a great toe, weekly compensation during forty weeks.
- "'9. For the loss of one of the toes other than the great toe, weekly compensation during fifteen weeks.
- "'10. The loss of the first phalange of any toe shall equal the loss of one-half of such toe and the compensation shall be one-half of the time provided for the loss of such toe.
- "'11. The loss of more than one phalange shall equal the loss of the entire toe.
- "'12. For the loss of a hand, weekly compensation during one hundred seventy-five weeks.



- "'13. The loss of two-thirds of that part of an arm between the shoulder joint and the elbow joint shall equal the loss of an arm and the compensation therefor shall be weekly compensation during two hundred thirty weeks.
- "'14. For the loss of a foot, weekly compensation during one hundred fifty weeks.
- "'15. The loss of two-thirds of that part of a leg between the hip joint and the knee joint shall equal the loss of a leg, and the compensation therefor shall be weekly compensation during two hundred weeks.
- "'16. For the loss of an eye, weekly compensation during one hundred twenty-five weeks.
- "'17. For the loss of an eye, the other eye having been lost prior to the injury, weekly compensation during two hundred weeks.
- "'18. For the loss of hearing in one ear, weekly compensation during fifty weeks, and for the loss of hearing in both ears, weekly compensation during one hundred seventy-five weeks.
- "'19. The loss of both arms, or both hands, or both feet, or both legs, or both eyes, or any two thereof, caused by a single accident, shall equal a permanent total disability, to be compensated as such.
- "'20. In all other cases of permanent partial disability, the compensation shall bear such relation to the periods of compensation stated in the above schedule as the disability bears to those produced by the injuries named in the schedule.'
- "Section 5. Section eighty-five point thirty-seven (85.37), Code 1950, is hereby amended by striking from line six (6) thereof the word 'sixty' and inserting in lieu thereof the words 'sixty-six and two-thirds'; also by striking from line eight (8) the word 'twenty-four' and inserting in lieu thereof the word 'twenty-eight'.
- "Section 6. Section eighty-five point sixty-four (85.64), Code 1950, is hereby amended by striking from line four (4) the words 'and totally'; by striking from lines sixteen (16) and seventeen (17) the words 'permanent total disability' and inserting in lieu thereof the words 'the degree of permanent disability involved'."

Amendments adopted.

Cooksey 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, 96:

Abel	Brownlie	Davis	Heinz
Aubrey	Buck	Eckels	Hendrix
Bass	Butler	Fiene	Huisman
Berry	Clark of Marion	Frey	Jones
Bloedel	Cooksey	Gallup	Judd
Boothby	Cornick	Goode	Klemesrud
Brockmeyer	Crabb	Hansen	Koch
Brookings	Crosier	Hanson	Kuester
Brown	Darrington	Harris	Langland

Ligle Mooty Pedrick Stiffler Pendleton Strawman Loss Morris Munger Pieper Tate Lucken Nelson of Jasper Ludwig Poston Tierney Mallonee Nelson of Putney Uhlenhopp Martin Woodbury Ringgenberg Van Zwol Nicholson McEleney Ryan Voigtmann Sar Walker McFarlane Nielsen McNeal Norland Schroeder Walter Washburn Schwengel Mensing Oberman Metz Oeth Shepard Weiss Meyer Olson Sherod Weston Miller of Oppedahl Sloane White Black Hawk Palmer Smith Young Mr. Speaker Miller of Shelby Patrick Stevens Moore of Louisa Paul

The nays were, 2:

Burris Kosek

Absent or not voting, 10:

Burrows Fairchild Nystrom Shifflett
Clark of Hanna Ramseyer Soeth
Appanoose Moore of Butler Robinson

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

The Speaker announced the special order for the consideration of House File 265, a bill for an act to amend sections ninety-six point three (96.3) and ninety-six point seven (96.7), Code 1950, relating to unemployment compensation, so as to increase weekly benefit amounts, and to reduce certain contribution rates to be paid by employers, with report of committee recommending amendment and passage.

Schroeder of Scott offered the following amendment filed by him and Lisle of Page and moved its adoption:

Amend section one (1) of House File 265 by striking the words "twenty-five dollars (\$25)" in lines four (4) and five (5) thereof and substituting in lieu thereof the words "twenty-six dollars (\$26)".

Amendment adopted.

Schroeder of Scott asked and obtained unanimous consent to withdraw the amendments filed by him, et al., found on page 791 of the Journal of March 8.

Lisle of Page offered the following amendment proposed by the committee on social security and moved its adoption:

Amend House File 265, section five (5), by inserting the names of the

following newspapers in the spaces left therefor: "Lamoni Chronicle, Lamoni," and "Oskaloosa Tribune-Press, Oskaloosa".

Amendment adopted.

Burris of Jackson offered the following amendment and moved its adoption:

Amend House File 265 by adding a new section as follows:

"Amend section ninety-six point five (96.5), lines three (3) and five (5) of subsection three (3), by striking the word 'suitable'."

Further amend said subsection, lines twenty (20) and twenty-one (21), by striking the following: "no work shall be deemed suitable and".

Harris

Mensing

Miller of Shelby

Olson Robinson

Young

Nelson of Woodbury moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?"

Clark of Marion

Fiene

Hanson

The ayes were, 12:

Brockmeyer

Brownlie

Burris

DULLID	116113011	milet of bliciby	Toung
The nays wer	re, 86:		
Abel	Heinz	Mooty	Sar
Aubrey	Hendrix	Morris	Schroeder
Bass	Huisman	Munger	Schwengel
Berry	Jones	Nelson of Jasper	
Bloedel	Koch	Nelson of	Sherod
Boothby	Kosek	Woodbury	Shifflett
Brookings	Kuester	Nicholson	Sloane
Brown	Langland	Nielsen	Smith
Buck	Lisle	Norland	Soeth
Butler	Loss	Nystrom	Stevens
Cooksey	Lucken	Oberman	Stiffler
Cornick	Ludwig	Oeth	Strawman
Crabb	Mallonee	Oppedahl	Tate
Crosier	Martin	Palmer	Tierney
Darrington	McEleney	Patrick	Uhlenhopp
Davis	McFarlane	Paul	Van Zwol
Eckels	McNeal	Pedrick	Voigtmann
Fairchild	Metz	Pendleton	Walter
Frey	Meyer	Pieper	Washburn
Gallup	Miller of	Poston	Weiss
Goode	Black Hawk	Ringgenberg	Weston
Hansen	Moore of Louisa	Ryan	White

Absent or not voting, 10:

Burrows	Hanna	Moore of Butler	Walker
Clark of	Judd	Putney	Mr. Speaker
Appanoose	Klemesrud	Ramsever	

Amendment lost.

Lisle 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, 99:

Abel Miller of Shelby Schroeder Hanson Aubrev Moore of Louisa Schwengel Harris Heinz Mooty Shepard Bass Hendrix Munger Sherod Berry Nelson of Jasper Shifflett Bloedel Huisman Nelson of Sloane Boothby Jones Brockmeyer Judd Woodbury Smith Brookings Klemesrud Nielsen Soeth Stevens Koch Norland Brown Brownlie Kosek . Nystrom Stiffler Buck Kuester Oberman Strawman Tate Butler Langland Oeth Clark of Marion Tierney Lisle Olson Uhlenhopp Cooksey Loss Oppedahl Palmer Van Zwol Cornick Lucken Crabb Ludwig Patrick Voigtmann Walker Crosier Mallonee Paul Pedrick Walter Darrington Martin McEleney Pendleton Washburn Davis Eckels McFarlane Pieper Weiss Fairchild McNeal Poston Weston Mensing White Fiene Putney Ringgenberg Young Frey Metz Gallup Ryan Mr. Speaker Meyer Miller of Sar Goode Black Hawk Hansen

The nays were, none.

Absent or not voting, 9:

Burris	Clark of	Moore of Butler	Ramseyer
Burrows		Morris	Robinson
Burrows	Appanoose Hanna	Nicholson	Roblinson

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

CONSIDERATION OF BILLS

House File 430, a bill for an act to amend section three hundred twenty-one point four hundred sixty-three (321.463), Code 1950, relating to the maximum legal weight of any axle or vehicle or combination of vehicles, and providing penalties for violations, and to amend section three hundred twenty-one point four hundred sixty-five (321.465), Code 1950, relating to the weighing of vehicles, was taken up for consideration.

Brookings of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 430, section one (1), subsection one (1), as follows:

1. By inserting after the word "AXLE" in line eleven (11) the words "AND TANDEM AXLE".

2. By inserting after the word "GROSS" in line twenty-two (22) the words "OR GROUP OF AXLES".

Amendment adopted.

Brookings of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 430 as follows:

- 1. Amend the title by striking the period (.) at the end thereof and substituting in lieu thereof a comma (,), and adding thereto the following: "and to amend section three hundred twenty-one point four hundred fifty-two (321.452), Code 1950, relating to penalties."
 - 2. Amend section one (1) by adding thereto the following:
- "Any person who issues or executes, or causes to be issued or executed, any bill of lading, manifest, or shipping document of any kind which falsely states the weight of the cargo set forth on such bill, manifest or document, to be less than the actual weight of such cargo, shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than thirty days."
- 3. By adding thereto a new section to be numbered section three (3) as follows:

"Section 321.452, Code 1950, is hereby amended by inserting before the word 'it' in line one (1) thereof 'Except for offenses punishable under the provisions of section 321.463'".

4. Renumber section three (3).

Sloane of Polk offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 430 as follows:

By striking the word "falsely" in line ten (10) thereof and further by inserting the word "false" after the word "the" where it first appears in line eleven (11) thereof.

Amendment to amendment adopted.

Amendment as amended adopted.

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

On the question "Shall the bill pass?"

The ayes were, 97:

Brown Crabb Abel Gallup Aubrey Brownlie Crosier Goode Buck Darrington Bass Hansen Burris Davis Hanson Berry Eckels Butler Bloedel Harris Clark of Marion Boothby Fairchild Heinz Brockmeyer Cooksey Fiene Hendrix Huisman Brookings Cornick Frey

Jones	Mever	Pedrick	Stevens
Judd	Miller of	Pendleton	Stiffler
Klemesrud	Black Hawk	Pieper	Strawman
Koch	Miller of Shelby	Poston	Tate
Kosek	Moore of Louisa	Ringgenberg	Tierney
Kuester	Mooty	Robinson	Uhlenhopp
Langland	Morris	Ryan	Van Zwol
Loss	Nelson of Jasper	Sar	Voigtmann
Lucken	Nicholson	Schroeder	Walker
Ludwig	Nielsen	Schwengel	Walter
Mallonee	Norland	Shepard	Washburn
Martin	Nystrom	Sherod	Weiss
McEleney	Oberman	Shifflett	Weston
McFarlane	Oeth	Sloane	White
McNeal	Olson	Smith	Young
Mensing	Palmer	Soeth	Mr. Speaker
Metz	Paul		•

The nays were, 1:

Putney

Absent or not voting, 10:

Burrows	Hanna	Munger	Oppedahl
Clark of	Lisle	Nelson of	Patrick
Appanoose	Moore of Butler	Woodbury	Ramseyer

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

MOTION TO RE-REFER LOST

Metz of Decatur asked unanimous consent to have Senate File 114 re-referred to the committee on printing for further consideration

Objection was raised.

Judd of Clinton moved that Senate File 114 be re-referred to the committee on printing for further consideration.

Motion lost.

On motion by Goode of Davis, the House recessed until 1:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes 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 598, a bill for an act to make an appropriation to the department of public instruction for specified school aid.

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

House File 599, a bill for an act to appropriate six million dollars to the department of public instruction for state aid for transportation.

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

House File 601, a bill for an act to appropriate twenty-four million dollars to the department of public instruction to the general state aid for school districts.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 599

- 1. Amend the title of House File 599 by inserting after the word "appropriate" in line 1 the following: "from the general fund of the State of Iowa".
- 2. Further amend House File 599 by inserting after the word "appropriated" in line 1 the following: "from the general fund of the State of Iowa".

SENATE AMENDMENT TO HOUSE FILE 598

- 1. Amend the title of House File 598 by inserting after the word "appropriation" in line 1 the following: "from the general fund of the State of Iowa".
- 2. Further amend House File 598 by inserting after the word "appropriated" in line 1 the following: "from the general fund of the State of Iowa".

CONSIDERATION OF BILLS

Senate File 402, a bill for an act to legalize and validate the proceedings taken by the city council of the city of Jefferson, Iowa, authorizing and providing for the construction of extensions and improvements to the municipal waterworks of said city by the drilling and casing of a new well, with report of committee recommending passage, 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, 78:

Aubrey	Hansen	Mooty	Ryan
Bass	Hanson	Morris	Sar
Bloedel	Harris	Munger	Schroeder
Boothby	Hendrix	Nelson of Jasper	Schwengel
Brockmeyer	Jones	Nelson of	Sherod
Brookings	Klemesrud	Woodbury	Shifflett
Brown	Koch	Nicholson	Sloane
Brownlie	Kosek	Nielsen	Smith
Buck	Kuester	Oberman	Soeth
Burris	Langland	Oppedahl	Stevens
Butler	Lucken	Palmer	Stiffler
Clark of Marion	Mallonee	Patrick	Strawman
Crabb	McFarlane	Paul	Van Zwol
Crosier	McNeal	Pedrick	Voigtmann
Darrington	Mensing	Pendleton	Walter
Davis	Meyer	Pieper	Washburn
Eckels	Miller of	Poston	Weiss
Fairchild	Black Hawk	Putney	Weston
Fiene	Miller of Shelby	Ringgenberg	Young
Goode	Moore of Louisa	Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Abel	Gallup	Martin	Ramseyer
Berry	Hanna	McEleney	Shepard
Burrows	Heinz	Metz	Tate
Clark of	Huisman	Moore of Butler	Tierney
Appanoose	Judd	Norland	Uhlenhopp
Cooksey	Lisle	Nystrom	Walker
Cornick	Loss	Oeth	White
Frev	Ludwig	Olson	

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

Senate File 207, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road, was taken up for consideration.

Walter 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, 76:

Aubrey	Burris	Fiene	Kosek
Bass	Butler	Goode	Kuester
Bloedel	Clark of Marion	Hansen	Langland
Boothby	Crabb	Hanson	Lucken
Brockmeyer	Crosier	Harris	Mallonee
Brookings	Darrington	Hendrix	McNeal
Brown	Davis	Jones	Mensing
Brownlie	Eckels	Klemesrud	Meyer
Buck	Fairchild	Koch	

Miller of Oberman Robinson Black Hawk Oppedahl Ryan Miller of Shelby Palmer Sar Moore of Louisa Patrick Schroeder Mooty Paul Schwengel Morris Pedrick Sherod Pendleton Nelson of Jasper Shifflett Nelson of Pieper Sloane Woodbury Poston Smith Nicholson Putney Soeth Nielsen Ringgenberg Stevens

Stiffler
Strawman
Van Zwol
Voigtmann
Walter
Washburn
Weiss
Weston
Young
Mr. Speaker

The nays were, none.

Absent or not voting, 32:

Hanna Abel McElenev Olson Heinz Berry McFarlane Ramsever Burrows Huisman Metz Shepard Clark of Judd Moore of Butler Tate Appanoose Lisle Munger Tierney Cooksey Loss Norland Uhlenhopp Cornick Ludwig Nystrom Walker Frey Martin Oeth White Gallup

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

Senate File 222, a bill for an act providing for the repeal of sections four hundred ninety-one point forty-six (491.46), four hundred ninety-one point forty-seven (491.47), four hundred ninety-one point fifty (491.50), and part of section four hundred ninety-one point fifty-three (491.53), Code 1950, relating to the furnishing of stockholders' lists, stock books and transfers of shares and the right of inspection of such records, and the enactment of substitutes therefor providing for the preparation and keeping of capital stock and stock ownership and transfer records and for the examination of corporation records by stockholders, 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, 73:

Aubrev Brownlie Darrington Hanson Bass Buck Harris Davis Bloedel Burris Eckels Hendrix Butler Boothby Fairchild Jones Clark of Marion Fiene Brockmeyer Klemesrud Brookings Crabb Goode Koch Crosier Hansen Kosek Brown

Kuester Nelson of Jasper Stiffler Putney Langland Nelson of Robinson Strawman Van Zwol Lucken Woodbury Ryan McFarlane Nicholson Voigtmann Sar McNeal Nielsen Schroeder Walker Walter Mensing Oberman Schwengel Metz Oppedahl Sherod Washburn Miller of Weiss Palmer Shifflett Black Hawk Paul Sloane Weston Moore of Louisa Pedrick Smith Young Mooty Pendleton Soeth Mr. Speaker Morris Pieper Stevens

The nays were, none.

Absent or not voting, 35:

Abel	Hanna	McEleney	Patrick
Berry	Heinz	Meyer	Poston
Burrows	Huisman	Miller of Shelby	Ramseyer
Clark of	Judd	Moore of Butler	Ringgenberg
Appanoose	Lisle	Munger	Shepard
Cooksey	Loss	Norland	Tate
Cornick	Ludwig	Nystrom	Tierney
Frev	Mallonee	Oeth	Uhlenhopp
Gallup	Martin	Olson	White

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

House File 418, a bill for an act relating to bonds of cities or towns for street improvements and their payment from the street construction fund and to amend section three hundred ninety-six point twenty-two (396.22), Code 1950, 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, 79:

Aubrey	Fairchild	McFarlane .	Oberman
Bass	Fiene	McNeal	Oppedahl
Bloedel	Goode	Mensing	Palmer
Boothby	Hansen	Metz	Patrick
Brockmeyer	Hanson	Meyer	Paul
Brookings	Harris	Miller of	Pedrick
Brown	Hendrix	Black Hawk	Pendleton
Brownlie	Jones	Miller of Shelby	Pieper
Buck	Klemesrud	Moore of Louisa	Poston
Burris	Koch	Mooty	Putney
Butler	Kosek	Morris	Ringgenberg
Crabb	Kuester	Nelson of Jasper	Robinson
Crosier	Langland	Nelson of	Ryan
Darrington	Lucken	Woodbury	Sar
Davis	Ludwig	Nicholson	Schroeder
Eckels	Mallonee	Nielsen	Schwengel

Voigtmann Walker Weiss Sherod Stevens Shifflett Stiffler Weston Walter Sloane Strawman Young Washburn Smith Van Zwol Mr. Speaker Soeth

The nays were, none.

Absent or not voting, 29:

Martin Olson Abel Frev Berry Gallup McEleney Ramseyer Moore of Butler Burrows Hanna Shepard Clark of Munger Heinz Tate Norland Tierney Appanoose Huisman Nystrom Uhlenhopp Clark of Marion Judd Lisle Oeth White Cooksey Loss Cornick

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

SENATE FILE 142 SUBSTITUTED FOR HOUSE FILE 201

Bass of Montgomery asked and obtained unanimous consent to substitute Senate File 142 for House File 201.

Senate File 142, a bill for an act relating to the public archives and authorizing destruction of certain documents after custody for a fixed period and for amending section three hundred three point ten (303.10), Code 1950, with report of committee recommending passage, was taken up for consideration.

Poston of Wayne offered the following amendment filed by Bass of Montgomery and moved its adoption:

Amend Senate File 142, section one (1), line seven (7), by striking the word and figures "ten (10)" and substituting in lieu thereof the word and figures "twenty (20)".

Division was asked; those voting aye 21, nay 53.

Poston of Wayne asked and obtained unanimous consent that the record show his voting age on the amendment.

Amendment lost.

Harris of Adair moved that action on Senate File 142 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

House File 244, a bill for an act to amend chapter eleven (11), Code 1950, relating to examination of cities, townships and schools, with report of committee recommending passage, was taken up for consideration.



Miller of Black Hawk offered the following amendments proposed by the committee on departmental affairs and moved their adoption:

- 1. Amend House File 244 by inserting in section one (1), line three
- (3), following the word "All" the word "public".
- 2. Further amend section one (1) by striking the word "public" in line (9).

Amendments adopted.

Brookings of Pottawattamie offered the following amendments filed by him and moved their adoption:

Amend House File 244 by adding thereto the following new sections:

- "Sec. 2. Section eleven point eighteen (11.18), Code 1950, is hereby amended by striking from lines three (3) through seven (7) the following:
- "', other than those in rural and village independent districts and school townships and all consolidated school districts and independent school districts in cities and towns of less than five thousand population,'

"Sec. 3. Chapter eleven (11), Code 1950, is hereby amended by add-

ing thereto the following new section:

"'All extra-curricular funds, within the public school activity funds, shall be reported quarterly by the superintendent to the school board, and the school board shall include said report in its published minutes of its meetings.'"

Amendments adopted.

Miller 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:

Aubrey	Hansen	Moore of Louisa	Sar
Bass	Hanson	Mooty	Schroeder
Bloedel	Harris	Morris	Schwengel
Boothby	Hendrix	Nelson of Jasper	
Brockmeyer	Jones	Nelson of	Shifflett
Brookings	Klemesrud	Woodbury	Sloane
Brown	Koch	Nicholson	Smith
Brownlie	Kosek	Nielsen	Soeth
Buck	Kuester	Oberman	Stevens
Burris	Langland	Oppedahl	Stiffler
Butler	Lucken	Palmer	Strawman
Clark of Marion	Ludwig	Paul	Van Zwol
Crabb	Mallonee	Pedrick	Voigtmann
Crosier	McFarlane	Pendleton	Walker
Darrington	McNeal	Pieper	Walter
Davis	Mensing	Poston	Washburn
Eckels	Metz	Putney	Weiss
Fairchild	Meyer	Ringgenberg	Weston
Fiene	Miller of	Robinson	Young
Goode	Black Hawk	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Abel Gallup Berry Hanna Burrows Heinz Clark of Huisman Appanoose Judd Cooksey Lisle Loss Cornick Martin Frey

McEleney
Miller of Shelby
Moore of Butler
Munger
Norland
Nystrom
Oeth
Olson

Patrick Ramseyer Shepard Tate Tierney Uhlenhopp White

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

House File 212, a bill for an act to amend sections five hundred ninety-five point three (595.3) and five hundred ninety-five point eight (595.8), Code 1950, relating to marriages, 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, 75:

Aubrev Hanson Bass Hendrix Morris Bloedel Jones Boothby Klemesrud Nelson of Koch Brockmeyer Brown Kosek Nicholson Oberman Brownlie Kuester Buck Langland Oppedahl Burris Ludwig Palmer Butler Mallonee Patrick Clark of Marion McFarlane Paul McNeal Crabb Pedrick Crosier Mensing Pendleton Darrington Metz Pieper Davis Meyer Poston Eckels Miller of Putney Fairchild Black Hawk Robinson Miller of Shelby Moore of Louisa Fiene Ryan Goode Hansen

Mooty Schroeder Schwengel Nelson of Jasper Sherod Shifflett Woodbury Sloane Smith Soeth Stevens Stiffler Strawman Van Zwol Voigtmann Walker Walter Washburn Weiss Weston Young Mr. Speaker

The nays were, none.

Absent or not voting, 33:

Abel Gallup Berry Hanna Brookings Harris Burrows Heinz Clark of Huisman Appanoose Judd Cooksey Lisle Cornick Loss Frey Lucken

Martin McEleney Moore of Butler Munger Nielsen Norland Nystrom Oeth Olson Ramseyer Ringgenberg Shepard Tate Tierney Uhlenhopp White The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 142, a bill for an act to amend section three hundred twenty-one point two hundred thirty-six (321.236), Code 1950, relating to the powers of local authorities, and to amend section three hundred eighty-nine point thirty-nine (389.39), Code 1950, relating to powers of local authorities to regulate the use of streets and highways, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 142 by striking section two (2).

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, 79:

Aubrey	Hanson	Mooty	Sar
Bass	Harris	Morris	Schroeder
Bloedel	Hendrix	Munger	Schwengel
Boothby	Jones	Nelson of Jasper	Sherod
Brockmeyer	Klemesrud	Nelson of	Shifflett
Brookings	Koch	Woodbury	Sloane
Brown	Kosek	Nicholson	Smith
Brownlie	Kuester	Nielsen	Soeth
Buck	Langland	Oberman	Stevens
Burris	Ludwig	Oppedahl	Stiffler
Butler	Mallonee	Palmer	Strawman
Clark of Marion	McFarlane	Patrick	Van Zwol
Crabb	McNeal	Paul	Voigtmann
Crosier	Mensing	Pedrick	Walker
Darrington	Metz	Pendleton	Walter
Davis	Meyer	Pieper	Washburn
Eckels	Miller of	Poston	Weiss
Fairchild	Black Hawk	Putney	Weston
Fiene	Miller of Shelby	Robinson	Young
Goode	Moore of Louisa	Ryan	Mr. Speaker
Hansen			•

The nays were, none.

Absent or not voting, 29:

Abel Gallup Martin Ramseyer Berry McEleney Hanna Ringgenberg Moore of Butler Burrows Heinz Shepard Clark of Huisman Norland Tate Judd Appanoose Nystrom Tierney Cooksey Lisle Oeth Uhlenhopp Cornick Loss Olson White Frey Lucken

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

House File 178, a bill for an act to amend section two hundred twenty-nine point twenty (229.20), Code 1950, relating to beneficiaries of veterans bureau by correctly designating the committing body of insane persons as "commission" or "body," instead of court, with report of committee recommending passage, was taken up for consideration.

Ryan 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:

Aubrey	Hanson	Moore of Louisa	Sar
Bass	Harris	Mooty	Schroeder
	Hendrix	Morris	Schwengel
Boothby	Jones	Munger	Sherod
Brockmeyer	Klemesrud	Nelson of Jasper	Shifflett
Brookings	Koch	Nelson of	Sloane
Brownlie	Kosek	Woodbury	Smith
Buck	Kuester	Nicholson	Soeth
Burris	Langland	Nielsen	Stevens
Butler	Lucken	Oberman	Stiffler
Clark of Marion	Ludwig	Oppedahl	Strawman
Crabb	Mallonee	Palmer	Van Zwol
Crosier	McFarlane	Patrick	Voigtmann
Darrington	McNeal	Paul	Walker
Davis	Mensing	Pedrick	Walter
Eckels	Metz	Pendleton	Washburn
Fairchild	Meyer	Pieper	Weiss
Fiene	Miller of	Putney	Weston
Goode	Black Hawk	Robinson	Young
Hansen	Miller of Shelby	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Abel	Frey	Martin	Ramseyer
Berry	Gallup	McEleney	Ringgenberg
Brown	Hanna	Moore of Butler	Shepard
Burrows	Heinz	Norland	Tate
Clark of	Huisman	Nystrom	Tierney
Appanoose	Judd	Oeth	Uhlenhopp
Cooksey	Lisle	Olson	White
Cornick	Loss	Poston	

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

Senate File 11, a bill for an act relating to the liability of estates of non-resident motorists in Iowa and to amend section three hun-

dred twenty-one point four hundred ninety-nine (321.499), Code 1950, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Aubrey	Hanson	Moore of Louisa	Sar
Bass	Harris	Morris	Schroeder
Bloedel	Hendrix	Nelson of Jasper	Schwengel
Boothby	Jones	Nelson of	Sherod
Brockmeyer	Klemesrud	Woodbury	Shifflett
Brookings	Koch	Nicholson	Sloane
Brownlie	Kosek	Nielsen	Smith
Buck	Kuester	Oberman	Soeth
Burris	Langland	Oppedahl	Stiffler
Butler	Lucken	Palmer	Strawman
Clark of Marion	Ludwig	Patrick	Van Zwol
Crabb	McFarlane	Paul	Voigtmann
Crosier	McNeal	Pedrick	Walker
Darrington	Mensing	Pendleton	Walter
Davis	Metz	Pieper	Washburn
Eckels	Meyer	Poston	Weiss
Fairchild	Miller of	Putney	Weston
Fiene	Black Hawk	Robinson	Young
Goode	Miller of Shelby	Ryan	Mr. Speaker
Hansen			

The nays were, none.

Absent or not voting, 33:

Abel	Gallup	McEleney	Ramseyer
Berry	Hanna	Moore of Butler	Ringgenberg
Brown	Heinz	Mooty	Shepard
Burrows	Huisman	Munger	Stevens
Clark of	Judd	Norland	Tate
Appanoose	Lisle	Nystrom	Tierney
Cooksey	Loss	Oeth	Uhlenhopp
Cornick	Mallonee	Olson	White
E	Mantin		

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

SENATE FILE 248 SUBSTITUTED FOR HOUSE FILE 175

Moore of Louisa asked and obtained unanimous consent to substitute Senate File 248 for House File 175.

Senate File 248, a bill for an act to amend section six hundred point three (600.3), Code 1950, relating to consent, when necessary,

for adoption, with report of committee recommending passage, was taken up for consideration.

Moore 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, 76:

Aubrey	Klemesrud	Nelson of Jasper	Schroeder
Bass	Koch	Nelson of	Schwengel
Boothby	Kosek	Woodbury	Sherod
Brookings	Kuester	Nicholson	Shifflett
Brownlie	Langland	Nielsen	Sloane
Buck	Lucken	Oberman	Smith
Burris	Ludwig	Oppedahl	Soeth
Butler	Mallonee	Palmer	Stevens
Clark of Marion	McFarlane	Patrick	Stiffler
Crabb	McNeal	Paul	Strawman
Crosier	Mensing	Pedrick	Van Zwol
Darrington	Metz	Pendleton	Voigtmann
Davis	Meyer	Pieper	Walker
Eckels	Miller of	Poston	Walter
Fairchild	Black Hawk	Putney	Washburn
Fiene	Miller of Shelby	Ringgenberg	Weiss
Hanson	Moore of Louisa	Robinson	Weston
Harris	Mooty	Ryan	Young
Hendrix	Morris	Sar	Mr. Speaker
Jones	Munger		

The nays were, none.

Absent or not voting, 32:

Abel	Cornick	Judd	Oeth
Berry	Frey	Lisle	Olson
Bloedel	Gallup	Loss	Ramseyer
Brockmeyer	Goode	Martin	Shepard
Brown	Hanna	McEleney	Tate
Burrows	Hansen	Moore of Butler	Tierney
Clark of	Heinz	Norland	Uhlenhopp
Appanoose	Huisman	Nystrom	White
Cooksey		•	

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

House File 494, a bill for an act to amend section ninety-six point five (96.5), Code 1950, relating to employment security and providing disqualification therefor, 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, 76:

Harris Mooty Schroeder Bloedel Hendrix Morris Schwengel Boothby Jones Munger Sherod Brookings Klemesrud Nelson of Jasper Shifflett Brown Koch Nelson of Sloane Brownlie Kosek Woodbury Smith Buck Nicholson Kuester Soeth Burris Langland Nielsen Stevens Butler Lucken Oberman Stiffler Clark of Marion Ludwig Oppedahl Strawman Crabb Mallonee Palmer Van Zwol McFarlane Crosier Patrick Voigtmann Darrington McNeal Walker Paul Davis Mensing Pedrick Walter Eckels Washburn Metz Pendleton Fairchild Meyer Pieper Weiss Weston Fiene Miller of Putney Black Hawk Goode Robinson Young Miller of Shelby Hansen Ryan Mr. Speaker Hanson Moore of Louisa

The nays were, none.

Absent or not voting, 32:

Abel Frev . Martin Ramseyer Aubrev McEleney Ringgenberg Gallup Berry Hanna Moore of Butler Sar Brockmeyer Heinz Norland Shepard Burrows Huisman Nystrom Tate Clark of Judd Oeth Tierney Lisle Appanoose Olson Uhlenhopp Cooksey Poston Loss Cornick

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

House File 495, a bill for an act to amend section ninety-six point sixteen (96.16), Code 1950, relating to employment security and providing a penalty for the making of a false statement or representation, 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, 75:

Aubrev Brown Clark of Marion Eckets Bass Brownlie Fairchild Crabb Bloedel Buck Fiene Crosier Boothby Burris Darrington Goode Brookings Butler Davis Hansen

Hanson Miller of Patrick Sloane Hendrix Black Hawk Smith Paul Miller of Shelby Jones Pedrick Soeth Moore of Louisa Koch Pendleton Stevens Kosek Mooty Pieper Stiffler Kuester Poston Morris Strawman Langland Putney Van Zwol Munger Nelson of Jasper Voigtmann Walker Lucken Robinson Ludwig Nelson of Ryan Walter Mallonee Woodbury Sar McFarlane Nicholson Schroeder Washburn McNeal Schwengel Weiss Oberman Oppedahl Sherod Young Mensing Metz Palmer Shifflett Mr. Speaker Meyer

The nays were, none.

Absent or not voting, 88:

Abel	Gallup	Martin	Ramseyer
Berry	Hanna	McEleney	Ringgenberg
Brockmeyer	Harris	Moore of Butler	Shepard
Burrows	Heinz	Nielsen	Tate
Clark of	Huisman	Norland	Tierney
Appanoose	Judd	Nystrom	Uhlenhopp
Cooksey	Klemesrud	Oeth	Weston
Cornick	Lisle	Olson	White
Frey	Loss	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

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

House File 376, a bill for an act to amend chapter six hundred eighty-two (682), Code 1950, relating to securities and investments of trust funds, to authorize agreements between the principal or principals and surety or sureties for the deposit and joint control of funds and property, with report of committee recommending passage, was taken up for consideration.

Pendleton of Buena Vista offered the following amendment filed by him and moved its adoption:

Amend House File 376 by adding thereto after line nineteen (19) the following:

"The provisions of this section shall in no wise impair the power of the court to order deposits of assets and reductions of bonds pursuant to the provisions of section five hundred thirty-two point three (532.3)."

Amendment adopted.

Pendleton 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, 76:

Aubrey Hanson Morris Schroeder Bass Hendrix Munger Schwengel Bloedel Jones Nelson of Jasper Sherod Boothby Koch Nelson of Shifflett Brockmeyer Kosek Woodbury Sloane Brookings Kuester Nicholson Smith Brown Langland Nielsen Soeth Buck Lucken Oberman Stevens Burris Ludwig Palmer Stiffler Mallonee Strawman Butler Patrick Van Zwol Clark of Marion McFarlane Paul Crabb McNeal Pedrick Voigtmann Crosier Mensing Pendleton Walker Darrington Metz Pieper Walter Davis Washburn Meyer Putney Eckels Miller of Ringgenberg Weiss Black Hawk Fairchild Robinson Weston Fiene Miller of Shelby Young Ryan Moore of Louisa Goode Sar Mr. Speaker Hansen Mooty

The nays were, none.

Absent or not voting, 32:

Abel Gallup Oppedahl Loss Berry Hanna Martin Poston Brownlie Harris McEleney Ramseyer Heinz Moore of Butler Shepard Burrows Clark of Huisman Norland Tate Appanoose Judd Nystrom Tierney Cooksey Klemesrud Oeth Uhlenhopp Cornick Lisle Olson White Frev

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

House File 369, a bill for an act to amend section two hundred forty-seven point twenty (247.20), Code 1950, relating to court paroles, 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, 79:

Aubrey	Buck	Eckels	Jones
Bass	Burris	Fairchild	Koch
Bloedel	Butler	Fiene	Kosek
Boothby	Clark of Marion	Goode	Kuester
Brockmeyer	Crabb	Hansen	Langland
Brookings	Crosier	Hanson	Lucken
Brown	Darrington	Harris	Ludwig
Brownlie	Davis	Hendrix	Mallonee

McFarlane Nelson of Putney Stevens Stiffler McNeal Woodbury Ringgenberg Mensing Nicholson Strawman Robinson Van Zwol Metz Nielsen Ryan Meyer Miller of Voigtmann Walker Oberman Sar Oppedahl Palmer Schroeder Black Hawk Schwengel Walter Washburn Miller of Shelby Sherod Paul Moore of Louisa Pedrick Shifflett Weiss Weston Mooty Pendleton Sloane Pieper Smith Young Morris Soeth Mr. Speaker Munger Poston Nelson of Jasper

The nays were, none.

Absent or not voting, 29:

Abel Gallup Martin Patrick McEleney Hanna Ramseyer Berry Heinz Moore of Butler Shepard Burrows Clark of Huisman Norland Tate Judd Nystrom Tierney Appanoose Cooksey Oeth Uhlenhopp Klemesrud Cornick Lisle Olson White Frey Loss

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

House File 339, a bill for an act to amend section six hundred thirteen point eleven (613.11), Code 1950, relating to recovery for injury or death of husband, with report of committee recommending amendment and passage, was taken up for consideration.

Van Zwol of O'Brien offered the following amendment proposed by the committee on judiciary 1 and moved its adoption:

Amend House File 339, section one (1), line three (3), by striking the words "inserting in lieu thereof" and substituting the words "adding thereto".

Amendment adopted.

Van Zwol 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, 75:

Aubrey Burris Goode Langland Bass Butler Hansen Lucken Bloedel Crabb Hanson Ludwig Boothby Crosier Harris Mallonee Brockmeyer Darrington Hendrix McFarlane Brookings Davis Jones McNeal Brown Eckels Klemesrud Mensing Brownlie Fairchild Koch Metz Fiene Buck Kuester Meyer

Oppedahl Palmer Miller of Ryan Stiffler Black Hawk Sar Strawman Van Zwol Patrick Schroeder Miller of Shelby Voigtmann Walker Moore of Louisa Paul Schwengel Pedrick Sherod Mooty Shifflett Walter Pendleton Morris Weiss Pieper Sloane Munger Nelson of Jasper Smith Weston Putney Ringgenberg Nicholson Soeth Young Mr. Speaker Stevens Oberman Robinson

The nays were, none.

Absent or not voting, 33:

Abel Gallup McEleney Moore of Butler Poston Berry Hanna Ramseyer Burrows Heinz Nelson of Shepard Woodbury Huisman Tate Clark of Appanoose Judd Nielsen Tierney Clark of Marion Kosek Norland Uhlenhopp Lisle Nystrom Washburn Cooksey Cornick Oeth White Loss Frev Martin Olson

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

Senate File 107, a bill for an act relating to actions against the State of Iowa and amending sections six hundred thirteen point eight (613.8) and six hundred thirteen point nine (613.9), Code 1950, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Aubrev McFarlane Eckels Nielsen Bass Fairchild McNeal Oberman Oppedahl Bloedel Fiene Mensing Boothby Goode Metz Palmer Brockmeyer Hansen Meyer Patrick Brookings Miller of Paul Hanson Brown Black Hawk Harris Pedrick Brownlie Miller of Shelby Hendrix Pendleton Buck Jones Moore of Louisa Pieper Burris Klemesrud Mooty Poston Butler Koch Morris Putney Clark of Marion Kosek Munger Ringgenberg Robinson Crabb Nelson of Jasper Kuester Crosier Langland Nelson of Ryan Darrington Lucken Woodbury Sar Davis Mallonee Nicholson Schroeder

Schwengel Soeth Van Zwol Washburn
Sherod Stevens Voigtmann Weiss
Shifflett Stiffler Walker Weston
Sloane Strawman Walter Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Martin Abel ' Gallup Shepard McEleney Berry Hanna Smith Moore of Butler Heinz Tate Burrows Huisman Norland Tierney Clark of Judd Appanoose Nystrom Uhlenhopp Cooksey Lisle Oeth White Cornick Loss Olson Young Frev Ludwig Ramseyer

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

House File 113, a bill for an act to amend section five hundred forty-four point sixteen (544.16), Code 1950, relating to funds of local warehouse boards, with report of committee recommending passage, was taken up for consideration.

Walter of Hardin offered the following amendment filed by him and moved its adoption:

Amend House File 113 by inserting in line ten (10) after the first word "the" the following: "county organization of".

Amendment adopted.

Buck 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, 80:

Aubrey Eckels McFarlane Nielsen Bass Fairchild McNeal Oberman Bloedel Fiene Mensing Oppedahl Boothby Goode Metz Palmer Brockmeyer Hansen Meyer Patrick Brookings Hanson Miller of Paul Brown Harris Black Hawk Pedrick Brownlie Hendrix Miller of Shelby Pendleton Buck Moore of Louisa Jones Pieper Klemesrud Burris Mooty Poston Butler Koch Morris Putney Clark of Marion Ringgenberg Kosek Munger Crabb Nelson of Jasper Robinson Langland Crosier Lucken Nelson of Ryan Darrington Woodbury Ludwig Sar Schroeder Davis Mallonee Nicholson

Weiss Schwengel Soeth Voigtmann Weston Sherod Stevens Walker Shifflett Stiffler Walter Young Washburn Mr. Speaker Sloane Strawman Smith Van Zwol

The nays were, none.

Absent or not voting, 28:

Abel Gallup . Olson Loss Martin Berry Hanna Ramsever Burrows Heinz McEleney Shepard Clark of Huisman Moore of Butler Tate Tierney Judd Appanoose Norland Cooksey Kuester Nystrom Uhlenhopp Cornick Lisle Oeth White Frev

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

House File 287, a bill for an act relating to the civil service rights of persons appointed to office by the mayor under section three hundred sixty-three point thirteen (363.13), Code 1950, 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, 75:

Aubrey Hansen Miller of Shelby Bass Hanson Moore of Louisa Schroeder Bloedel Harris Schwengel Mooty Boothby Jones Morris Sherod Brockmeyer Klemesrud Munger Shifflett Brookings Koch Nelson of Jasper Sloane Brown Kosek Nelson of Smith Brownlie Kuester Woodbury Soeth Buck Langland Nicholson Stevens Burris Lucken Oberman Stiffler Butler Ludwig Oppedahl Strawman Clark of Marion Voigtmann Walker Mallonee Palmer Crabb McFarlane Patrick Crosier McNeal Paul Walter Mensing Darrington Pedrick Washburn Davis Metz Pendleton Weiss **Eckels** Meyer Weston Pieper Fairchild Miller of Robinson Young Fiene Black Hawk Ryan Mr. Speaker Goode

The nays were, none.

Absent or not voting, 33:

Abel Hanna Moore of Butler Ramseyer Heinz Nielsen Ringgenberg Berry Hendrix Norland Shepard Burrows Clark of Huisman Nystrom Tate Tierney Appanoose Judd Oeth Cooksey Lisle Olson Uhlenhopp Van Zwol Poston Cornick Loss White Martin Putney Frev Gallun McEleney

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

House File 391, a bill for an act to amend chapter three hundred sixty (360), Code 1950, to provide for the purchasing of buildings to be used as township halls, with report of committee recommending passage, was taken up for consideration.

Miller 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:

Aubrev Harris Mooty Schroeder Bass Hendrix Morris Schwengel Bloedel Jones Munger Sherod Boothby Klemesrud Nelson of Jasper Shifflett Brockmeyer Koch Nelson of Sloane Kosek Woodbury Smith Brookings Nicholson Soeth Brown Kuester Brownlie Langland Nielsen Stevens Buck Lucken Oberman Stiffler Burris Ludwig Palmer Strawman McFarlane Van Zwol Butler Patrick Clark of Marion McNeal Paul Voigtmann Mensing Pedrick Walker Crabb Crosier Metz Pendleton Walter Davis Meyer Pieper Washburn Fairchild Miller of Poston Weiss Black Hawk Fiene Robinson Weston Miller of Shelby Young Goode Ryan Moore of Louisa Hansen Sar Mr. Speaker Hanson

The nays were, 1:

Mallonee

Absent or not voting, 32:

Abel Martin Frey Putney Berry Gallup McEleney Ramseyer Burrows Hanna Moore of Butler Ringgenberg Heinz Norland Clark of Shepard Appanoose Huisman Nystrom Tate Cooksev Judd Oeth Tierney Cornick Lisle Olson Uhlenhopp Darrington Loss Oppedahl White Eckels

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

House File 437, a bill for an act to provide for staggered terms of office for commissioners charged with the construction and operation of memorial buildings and monuments, amending section thirty-seven point nine (37.9), Code 1950, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 75:

Aubrey	Hansen	Moore of Louisa	Schroeder
Bass	Hanson	Mooty	Schwengel
Bloedel	Harris	Morris	Sherod
Boothby	Hendrix	Munger	Shifflett
Brockmeyer	Jones	Nelson of Jasper	Sloane
Brookings	Klemesrud	Nelson of	Smith
Brown	Koch	Woodbury	Soeth
Brownlie	Kosek	Nicholson	Stevens
Buck	Kuester	Nielsen	Stiffler
Burris	Langland	Oberman	Strawman
Butler	Lucken	Palmer	Van Zwol
Clark of Marion	Ludwig	Patrick	Voigtmann
Crabb	Mallonee	Paul	Walker
Crosier	McFarlane	Pendleton	Walter
Darrington	McNeal	Pieper	Washburn
Davis	Mensing	Poston	Weiss
Fairchild	Metz	Robinson	Weston
Fiene	Meyer	. Ryan	Young
Goode	Miller of Shelby	Sar	Mr. Speaker

The nays were, none.

Absent or not voting, 33:

Abel	Gallup		Miller of	Putney
Berry	Hanna		Black Hawk	Ramseyer
Burrows	Heinz		Moore of Butler	Ringgenberg
Clark of	Huisman	•	Norland	Shepard
Appanoose	Judd		Nystrom	Tate
Cooksey	Lisle		Oeth	Tierney .
Cornick	Loss		Olson	Uhlenhopp
Eckels	Martin		Oppedahl	White
Frev	McEleney		Pedrick	

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

House File 426, a bill for an act to amend section one hundred ten point eighteen (110.18), Code 1950, relating to public nuisance in regard to fish and game regulations, with report of committee recommending passage, was taken up for consideration.

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, 78:

Aubrey	Harris	Morris	Schwengel
Bass	Hendrix	Nelson of Jasper	Sherod
Bloedel	Jones	Nelson of	Shifflett
Boothby	Klemesrud	Woodbury	Sloane
Brockmeyer	Koch	Nicholson	Smith
Brookings	Kosek	Nielsen	Soeth
Brown	Kuester	Oberman	Stevens
Brownlie	Langland	Palmer	Stiffler
Buck	Lucken	Patrick	Strawman
Burris	Ludwig	Paul	Van Zwol
Butler	Mallonee	Pedrick	Voigtmann
Crabb	McFarlane	Pendleton	Walker
Crosier	McNeal	Pieper	Walter
Darrington	Mensing	Poston	Washburn
Davis	Metz	Robinson	Weiss
Fairchild	Meyer	Ryan	Weston
Fiene	Miller of Shelby	Sar	Young
Hansen	Moore of Louisa	Schroeder	Mr. Speaker
Hanson	Mooty		

The nays were, none.

Absent or not voting, 85:

Abel	Gallup	McEleney	Oppedahl
Berry	Goode	Miller of	Putney
Burrows	Hanna	. Black Hawk	Ramseyer
Clark of	Heinz	Moore of Butler	Ringgenberg
Appanoose	Huisman	Munger	Shepard
Clark of Marion	Judd	Norland	Tate
Cooksey	Lisle	Nystrom	Tierney
Cornick	Loss	Oeth	Uhlenhopp
Eckels	Martin	Olson	White
Frev	20074770792977794	Section 2014	

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

House File 271, a bill for an act to amend chapter four hundred forty-seven (447), Code 1950, relating to tax redemption, with report of committee recommending amendment and passage, was taken up for consideration.

Nelson of Woodbury offered the following amendments proposed by the committee on judiciary 1 and moved their adoption:

Amend House File 271 by striking subsection four (4) and substituting in lieu thereof the following:

"Section four hundred forty-six point thirty-seven (446.37) shall apply to the provisions of this chapter."

Further amend House File 271 by adding a new section as follows: "This law shall not take effect until July 4, 1952."

Amendments adopted.

Nelson of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 271 by striking the quotation marks (") and the comma (,) after the word "holder" in section one (1), line six (6), and adding the following: "of record,".

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, 72:

Aubrey	Hanson	Moore of Louisa	Ryan
Bass	Harris	Mooty	Sar
Bloedel	Hendrix	Morris	Schroeder
Boothby	Jones	Munger	Schwengel
Brockmeyer	Klemesrud	Nelson of Jasper	Sherod
Brookings	Koch	Nelson of	Shifflett
Brown	Kosek	Woodbury	Sloane
Brownlie	Kuester	Nicholson	Soeth
Buck	Langland	Nielsen	Stevens
Burris	Lucken .	Oberman	Stiffler
Butler	Ludwig	Palmer	Strawman
Clark of Marion	Mallonee	Patrick	Van Zwol
Crabb	McFarlane	Paul	Walter
Crosier	McNeal	Pedrick	Washburn
Darrington	Mensing	Pendleton	Weiss
Davis	Metz	Pieper	Weston
Fairchild	Meyer	Ringgenberg	Young
Fiene '	Miller of Shelby	Robinson	Mr. Speaker
Hansen	5.		5

The nays were, none.

Absent or not voting, 86:

Abel	Goode	Miller of	Ramseyer
Berry	Hanna	Black Hawk	Shepard
Burrows	Heinz	Moore of Butler	Smith
Clark of	Huisman	Norland	Tate
Appanoose	Judd	Nystrom	Tierney
Cooksey	Lisle	Oeth	Uhlenhopp
Cornick	Loss	Olson	Voigtmann
Eckels	Martin	Oppedahl	Walker
Frey	McEleney	Poston	White
Gallup		Putney	

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



House File 478, a bill for an act to amend section ninety-seven point twenty-one (97.21), Code 1950, relating to limitation on amounts retired persons and dependents may earn otherwise and and continue to draw benefits and raising said amount from twenty-five dollars (\$25) and fifteen dollars (\$15) to fifty dollars (\$50), 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, 76:

Aubrey	Hanson	Moore of Louisa	Ryan
Bass	Harris	Mooty	Sar
Bloedel	Hendrix	Morris	Schroeder
Boothby	Jones	Munger	Schwengel
Brockmeyer	Klemesrud	Nelson of Jasper	Sherod
Brookings	Koch	Nelson of	Shifflett
Brown	Kosek	Woodbury	Sloane
Brownlie	Kuester	Nicholson	Smith
Buck	Langland	Nielsen	Soeth
Burris	Lucken	Oberman	Stevens
Butler	Ludwig	Palmer	Stiffler
Clark of Marion	Mallonee	Patrick	Strawman
Crabb	McFarlane	Paul	Van Zwol
Crosier	McNeal	Pedrick	Walter
Darrington	Mensing	Pendleton	Washburn
Davis	Metz	Pieper	Weiss
Fairchild	Meyer	Poston	Weston
Fiene	Miller of	Ringgenberg	Young
Goode	Black Hawk	Robinson	Mr. Speaker
Hansen	Miller of Shelby		p-uno.

The navs were, none.

Absent or not voting, 32:

Abel	Gallup	McEleney	Ramseyer
Berry	Hanna	Moore of Butler	Shepard
Burrows	Heinz	Norland	Tate
Clark of	Huisman	Nystrom	Tierney
Appanoose	Judd	Oeth	Uhlenhopp
Cooksey	Lisle	Olson	Voigtmann
Cornick	Loss	Oppedahl	Walker
Eckels	Martin	Putney	White
Frev	3.535.650.750.55		11,000,000

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

SENATE FILE 343 SUBSTITUTED FOR HOUSE FILE 444

Nelson of Woodbury asked and obtained unanimous consent to substitute Senate File 343 for House File 444.

Senate File 343, a bill for an act to provide for the appointment of a board of auditorium trustees in municipal corporations and to prescribe the organization, powers and duties of such boards, was taken up for consideration.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 343 by striking all of subsection four (4) of section six (6) and substituting in lieu thereof the following: "4. Tenure. All personnel employed by the board shall not be subject to the provisions of chapter three hundred sixty-five (365), Code 1950. However, in all appointments made or personnel employed under the provisions of this act, honorably discharged men 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 shall be given the preference, if otherwise qualified."

Amendment adopted.

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

Amend Senate File 343, section one (1), by striking from lines six (6) and seven (7) thereof the following: ", and in all other municipal corporations in which such an auditorium has so been established there may be appointed,".

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, 76:

Aubrey	Harris	Mooty	Sar
Bass	Hendrix	Morris	Schroeder
Bloedel	Jones	Munger	Schwengel
Boothby	Klemesrud	Nelson of Jasper	Sherod
Brockmeyer	Koch	Nelson of	Shifflett
Brookings	Kosek	Woodbury	Sloane
Brown	Kuester	Nicholson	Smith
Brownlie	Langland	Nielsen .	Soeth
Burris	Lucken	Oberman	Stevens
Butler	Ludwig	Palmer	Stiffler
Clark of Marion	Mallonee	Patrick	Strawman
Crabb	McFarlane	Paul	Van Zwol
Crosier	McNeal	Pedrick	Voigtmann
Darrington	Mensing	Pendleton	Walter
Davis	Metz	Pieper	Washburn
Fairchild	Meyer	Poston	Weiss
Fiene	Miller of	Ringgenberg	Weston
Goode	Black Hawk	Robinson	Young
Hansen	Miller of Shelby	Ryan	Mr. Speaker
Hanson	Moore of Louisa	2	•

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Eckels

The nays were, none.

Absent or not voting, 32:

Abel Martin Berry Gallup McElenev Moore of Butler Buck Hanna Burrows Heinz Norland Nystrom Clark of Huisman Appanoose Judd Oeth Cooksey Lisle Olson Cornick Loss Oppedahl

Putney Ramseyer Shepard Tate Tierney Uhlenhopp Walker White

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

House File 594, a bill for an act to legalize the proceedings of the board of supervisors of Howard County in paying for the purchase and construction of an elevator at the county home, from the county poor fund, was taken up for consideration.

Brockmeyer of Howard moved that 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, 75:

Aubrev Harris Moore of Louisa Ryan Bass Hendrix Mooty Sar Bloedel Jones Morris Schroeder Boothby Klemesrud Munger Schwengel Brockmeyer Koch Nelson of Jasper Sherod Kosek Sloane Brookings Nelson of Kuester Woodbury Smith Brown Langland Buck Nicholson Soeth Lucken Stevens Burris Nielsen Butler Ludwig Oberman Stiffler Clark of Marion Mallonee Palmer Strawman Crabb McFarlane Van Zwol Patrick McNeal Walker Crosier Paul Mensing Pedrick Walter Darrington Metz Pendleton Washburn Davis Weiss Fairchild Meyer Pieper Fiene Miller of Poston Weston Goode Black Hawk Ringgenberg Young Hansen Miller of Shelby Robinson Mr. Speaker Hanson

The nays were, none.

Absent or not voting, 33:

Abel Frev McEleney Ramseyer Berry Gallup Moore of Butler Shepard Brownlie Hanna Norland Shifflett Burrows Heinz Nystrom Tate Clark of Huisman Oeth Tierney Appanoose Judd Olson Uhlenhopp Cooksey Lisle Oppedahl Voigtmann Cornick Loss Putney White Eckels Martin

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

SENATE FILE 166 SUBSTITUTED FOR HOUSE FILE 177

McFarlane of Black Hawk asked and obtained unanimous consent to substitute Senate File 166 for House File 177.

REPORTS OF COMMITTEES

Young of Union, 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 560, a bill for an act to amend section three hundred fifty-eight A point one (358A.1), Code 1950, relating to the number of inhabitants in a county for the purpose of zoning, begs leave to report it 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 560 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section three hundred fifty-eight A point one (358A.1), Code 1950, is hereby amended by striking from lines two (2), three (3), four (4), five (5) and six (6) the following: 'only to counties which now have, or may hereafter have, a population of not less than sixty thousand inhabitants as determined by the last preceding official federal census, and then only' and inserting therein in lieu thereof the following: 'to all counties'."

JOHN E. YOUNG, Chairman.

McEleney of Clinton, from the committee on public health, pharmacy, submitted the following report:

MR. SPEAKER: Your committee on public health, pharmacy to whom was referred House File 570, a bill for an act to authorize boards of supervisors in any county to contribute to the support and maintenance of mental health clinics, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEO P. McELENEY, Chairman.

Brown of Mahaska, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred Senate File 199, a bill for an act to amend section three hundred eight A point three (308A.3), Code 1950, relating to the apportionment of the road use tax fund to cities and towns which have been incorporated since the taking of the federal census of 1940 and prior to the census of



1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CARROLL A. BROWN, Chairman.

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred Seaste File 200, a bill for an act to amend section three hundred eight A point three (308A.3), Code 1950, relating to the apportionment of the road use tax fund to cities and towns whose corporation status has been changed since the latest federal 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.

CARROLL A. BROWN, Chairman.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: March 15, 1951, House File 20.

AMENDMENTS FILED

- 1 Amend Senate File 142, section one (1), line seven (7),
- 2 by inserting after the word "warrants" the words "having
- 3 no historical value,".
- 4 Further amend by adding thereto the following new
- 5 section:
- 6 "Sec. 2. This act being deemed of immediate importance
- 7 shall be in full force and effect from and after its passage
- 8 and publication in The Red Oak Express, a newspaper published
- 9 at Red Oak, Iowa, and The Villisca Review, a newspaper
- 10 published at Villisca, Iowa."

Bass of Montgomery.

- 1 Amend Senate File 344 by striking from lines eight (8),
- 2 nine (9) and ten (10) the following: "and not exceeding three
- 3 mills in cities and towns having a population of less than
- 4 thirty-five thousand".

NELSON of Woodbury. MUNGER of Woodbury.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Monday, March 19, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 19, 1951.

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

Prayer was offered by the Reverend Tom Moore King, pastor of the First Methodist Church, Diagonal.

The Journal of March 16 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Huisman of Osceola on request of Smith of Dickinson; Tate of Cerro Gordo on request of White of Keokuk; Berry of Calhoun on request of White of Keokuk; Lisle of Page on request of Patrick of Sioux; Norland of Worth on request of Morris of Dallas; Clark of Marion on request of Burris of Jackson; Munger of Woodbury on request of Frey of Pottawattamie; Lucken of Plymouth on request of Frey of Pottawattamie; Aubrey of Wapello on request of Palmer of Lee; Young of Union on request of Van Zwol of O'Brien; Clark of Appanoose on request of Gallup of Jefferson.

PETITIONS

Ringgenberg of Story presented a petition signed by fifteen members of the plumbers union of Story and Boone Counties urging support of increased state aid to schools.

Referred to the committee on appropriations.

Butler of Pocahontas presented a petition signed by one hundred sixty-seven residents of Palo Alto County urging the improvement of the Rush Lake project.

Referred to the committee on conservation, drainage and flood control.

Stiffler of Warren presented a petition signed by one hundred sixty-one residents of Milo urging support of increased state aid to schools.

Referred to the committee on appropriations.

Miller of Black Hawk presented a petition signed by one hundred

thirty-two members of the First Methodist Church, Waterloo, urging support of House File 514 and opposing House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

Mensing of Cedar presented a petition signed by sixteen residents of West Branch urging support of House File 514 and opposing House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

Schwengel of Scott presented a petition signed by twenty-six residents of Scott County urging support of House Joint Resolution 10.

Passed on file.

Moore of Louisa presented a petition signed by twelve residents of Louisa County urging support of adequate appropriations for the State University of Iowa and University Hospital to permit the adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by twenty-eight members of the Davenport Y Men's Club urging support of House Files 64, 65, 247 and Senate Files 80 and 81.

Referred to the committee on motor vehicles, commerce and trade.

Schwengel of Scott and Schroeder of Scott presented a petition signed by sixty-two residents of Scott County urging support of House File 188.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by nineteen residents of Scott County urging support of adequate appropriations for the State University of Iowa and University Hospital to permit the adjustment of salaries of non-academic employees in line with increased cost of living.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by fourteen res-

idents of Scott County urging support of House File 514 and opposing House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

Miller of Black Hawk presented a petition signed by thirteen teachers from Longfellow School, Sioux City, urging support of increased state aid to schools.

Referred to the committee on appropriations.

Miller of Black Hawk presented a petition signed by thirteen teachers from Franklin School, Sioux City, urging support of increased state aid to schools.

Referred to the committee on appropriations.

McFarlane of Black Hawk presented a petition signed by eight teachers of Malvern urging support of House Files 127 and 528.

Referred to the committee on social security.

Moore of Louisa presented a petition signed by nineteen teachers of the Columbus Independent School District urging support of House File 464.

Referred to the committee on social security.

Moore of Louisa presented a petition signed by seventeen residents of Louisa County urging support of House File 4.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by one hundred ninety residents of Scott County urging support of House File 188.

Referred to the committee on schools, libraries, state educational institutions.

Schroeder of Scott presented a petition signed by twenty-six members of the Davenport Y Men's Club urging support of House Files 64, 65 and 247, and Senate Files 80 and 81.

Referred to the committee on motor vehicles, commerce and trade.

Koch of Palo Alto presented a petition signed by sixty residents of Emmetsburg urging support of House File 75.

Referred to the committee on social security.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 560 and 570, and Senate Files 199 and 200, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 424, 538 and 575, and Senate File 114.

MESSAGES FROM 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 400, a bill for an act relating to motor vehicles and law of the road.

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

House File 597, a bill for an act appropriating money to the Veterans Administration and the school lunch program.

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

House File 600, a bill for an act to appropriate four million dollars to the department of public instruction for supplemental aid to certain school districts of the state.

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

Senate File 202, a bill for an act relating to cost of care of persons in tuberculous hospitals and inspection of tuberculous hospitals.

Also: That the Senate has concurred in the House amendment to and passed Senate File 343, a bill for an act to provide for the appointment of a board of auditorium trustees in municipal corporations.

Also: That the Senate requests the return of House Concurrent Resolution 11, providing that a joint investigating committee be appointed to study the provisions of House Resolution 4.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 597

Amend the title to House File 597 by striking all after the word "Act" and inserting in lieu thereof the following:

"to appropriate from the general fund of the State of Iowa to the department of public instruction twenty thousand dollars (\$20,000) for use

as a revolving fund for the Veterans Administration, and seven thousand five hundred dollars (\$7,500) for the school lunch program."

SENATE AMENDMENT TO HOUSE FILE 600

Amend the title of House File 600 by inserting after the word "appropriate" in line 1 the following: "from the general fund of the State of Iowa".

HOUSE CONCURRENT RESOLUTION 11 RETURNED TO SENATE

Palmer of Lee asked and obtained unanimous consent to return House Concurrent Resolution 11 to the Senate in accordance with their request.

SENATE MESSAGES CONSIDERED

Senate File 12, a bill for an act to amend section eighty-five point thirty-one (85.31), Code 1950, relating to payment of injury compensation to dependents.

Read first time and referred to committee on social security.

Senate File 34, a bill for an act to amend section forty-four point two (44.2) and section forty-four point thirteen (44.13), Code 1950, relating to nominations by non-party organizations.

Read first time and referred to committee on elections, political and judicial districts.

Senate File 36, a bill for an act to amend section forty-three point forty-one (43.41), Code 1950, and repeal section forty-three point forty-four (43.44), Code 1950, relating to the change of party affiliation at primary elections.

Read first time and referred to committee on elections, political and judicial districts.

Senate File 44, a bill for an act to amend sections four hundred twenty-five point two (425.2) and four hundred twenty-five point three (425.3), Code 1950, relating to the filing of claim for homestead credit with the assessor or the county auditor, and to place such filing exclusively in the office of the assessor on or before July 1 of each year.

Read first time and referred to committee on tax revision.

Senate File 55, a bill for an act to amend section seven hundred

thirteen point three (713.3), Code 1950, relating to the punishment for false drawing or uttering of checks, drafts, or written orders.

Read first time and referred to committee on judiciary 1.

Senate File 332, a bill for an act to amend sections three hundred seventy-five point one (375.1) and three hundred seventy-five point six (375.6), Code 1950, relating to continuance of musical education of children during vacation periods and to municipal bands.

Read first time and referred to committee on schools, libraries, state educational institutions.

Senate File 123, a bill for an act providing for supplemental returns and listings by owners of property subject to taxation in the State of Iowa; providing for the manner of use of such supplemental returns by assessors in the preparation of assessment rolls; and providing that such supplemental returns may be in lieu of certain procedures provided by law in the assessment of property.

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

Senate File 368, a bill for an act to permit and provide for conveying to the United States certain lands in Allamakee and Clayton Counties in the State of Iowa.

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

Senate File 468, a bill for an act to legalize and validate the proceedings authorizing and providing for the repair of the existing municipally owned toll bridge extending across the Mississippi River from the city of Burlington, Iowa, and for the issuance, sale and delivery by said city of "Bridge Revenue Bonds" to pay the cost of such repairs, and the provisions made for the payment of said bonds and declaring said proceedings and the bonds issued pursuant thereto legally sufficient and enforceable.

Read first time and passed on file.

CONSIDERATION OF BILLS

House File 479, a bill for an act to legalize the action of the board of supervisors of Mills County in authorizing salary payment to certain deputy county officers, with report of committee recommending passage, was taken up for consideration.

Washburn 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, 69:

Bass	Gallup	Morris	Schroeder
Bloedel	Goode	Nelson of Jasper	Schwengel
Boothby	Hansen	Nelson of	Shepard
Brockmeyer	Hanson	Woodbury	Sherod
Brookings	Heinz	Nicholson	Sloane
Brown	Hendrix	Nystrom	Smith
Brownlie	Jones	Oberman	Soeth
Buck	Judd	Oeth	Stevens
Burris	Koch	Palmer	Stiffler
Burrows	Kosek	Patrick	Strawman
Butler	Langland	Paul	Van Zwol .
Cornick	Ludwig	Pedrick	Voigtmann
Crabb	Martin	Pieper	Walter
Darrington	McEleney	Poston	Washburn
Davis	Mensing	Ramseyer	Weiss
Fairchild	Metz	Ryan	Weston
Fiene	Meyer	Sar	White
Frev	Moore of Louisa		

The nays were, 8:

TT	NY! 1	M. C 1
Harris	Nielsen	Mr. Speaker

Absent or not voting, 36:

Abel	Huisman	Miller of	Putney
Aubrey	Klemesrud	Black Hawk	Ringgenberg
Berry	Kuester	Miller of Shelby	Robinson
Clark of	Lisle	Moore of Butler	Shifflett
Appanoose	Loss	Mooty	Tate
Clark of Marion	Lucken	Munger	Tierney
Cooksey	Mallonee	Norland	Uhlenhopp
Crosier	McFarlane	Olson	Walker
Eckels	McNeal	Oppedahl	Young
Hanna		Pendleton	-

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

SENATE FILE 250 SUBSTITUTED FOR HOUSE FILE 300

Walter of Hardin asked and obtained unanimous consent to substitute Senate File 250 for House File 300.

Senate File 250, a bill for an act to amend section three hundred ninety point nine (390.9), Code 1950, relating to off-street parking and issuance of revenue bonds, was taken up for consideration.

Walter of Hardin asked and obtained unanimous consent that action on Senate File 250 be deferred and that the bill retain its place on the calendar. House File 209, a bill for an act to legalize the action of the board of supervisors of Lyon County in authorizing salary payment to certain deputy officers, with report of committee recommending amendment and passage, was taken up for consideration.

Hanson of Lyon offered the following amendment proposed by the committee on judiciary 2 and moved its adoption:

Amend House File 209 by striking from line four (4) of the title the words and figures "three hundred four point two (804.2)" and inserting in lieu thereof the words and figures "three hundred forty point two (840.2)".

Amendment adopted.

Hanson of Lyon offered the following amendment and moved its adoption:

Amend House File 209, section two (2), line six (6), by adding thereto the following: "without expense to the state".

Amendment adopted.

Hanson of Lyon moved that the bill be read a last time now and placed 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:

Bass	Fiene	Moore of Louisa	Schroeder
Bloedel	Frey	Morris	Schwengel
Boothby	Gallup	Nelson of Jasper	Shepard
Brockmeyer	Goode	Nelson of	Sherod
Brookings	Hanson	Woodbury	Sloane
Brown	Heinz	Nicholson	Smith
Brownlie	Hendrix	Nystrom	Soeth
Buck	Jones	Oberman	Stevens
Burris	Judd	Oeth	Stiffler
Burrows	Koch	Palmer	Strawman
Butler	Kosek	Patrick	Van Zwol
Cooksey	Langland	Paul	Voigtmann
Cornick	Ludwig	Pedrick	Walter
Crabb	Martin	Pieper	Washburn
Crosier	McEleney	Poston	Weiss
Darrington	Mensing	Ramseyer	Weston
Davis	Metz	Ryan	White
Fairchild	Meyer	Sar	

The nays were, 5:

Harris Nielsen Robinson Mr. Speaker

Miller of Shelby

Absent or not voting, 83:

Abel Clark of Eckels Huisman
Aubrey Appanoose Hanna Klemesrud
Berry Clark of Marion Hansen Kuester



Lisle	Miller of	Olson	Tate Tierney
Loss Lucken	Black Hawk Moore of Butler	Oppedahl Pendleton	Uhlenhopp
Mallonee	Mooty	Putney	Walker
McFarlane	Munger		Young
McNeal	Norland	Ringgenberg Shifflett	

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

Senate File 198, a bill for an act authorizing the governor and secretary of state to issue a patent to William Ware to the northwest fractional one-fourth (1/4) of the southwest quarter (1/4) of section nineteen (19), township seventy-two (72) north, range fourteen (14) west of the fifth principal meridian, Wapello County, Iowa, with report of committee recommending passage, was taken up for consideration.

Pedrick 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, 78:

Bass	Gallup	Moore of Louisa	Schwengel
Boothby	Goode	Nelson of Jasper	Shepard
Brockmeyer	Hanson	Nelson of	Sherod
Brookings	Harris	Woodbury	Shifflett
Brown	Heinz	Nicholson	Sloane
Brownlie	Hendrix	Nielsen	Smith
Buck	Jones	Oberman	Soeth
Burris	Judd	Oeth	Stevens
Burrows	Koch	Palmer	Stiffler
Butler	Kosek	Patrick	Strawman
Cooksey	Langland	Paul	Van Zwol
Cornick	Ludwig	Pedrick	Voigtmann
Crabb	Martin	Pieper	Walter
Crosier	McEleney	Poston	Washburn
Darrington	McNeal	Ramseyer	Weiss
Davis	Mensing	Ryan	Weston
Fairchild	Metz	Sar	White
Fiene	Meyer	Schroeder	Mr. Speaker
Frey	Miller of Shelby		

The nays were, none.

Absent or not voting, 85:

ANDROIS OF HOU A	ourie, ou.		
Abel	Huisman	Moore of Butler	Putney
Aubrey	Klemesrud	Mooty	Ringgenberg
Berry	Kuester	Morris	Robinson
Bloedel	Lisle	Munger	Tate
Clark of	Loss	Norland	Tierney
Appanoose	Lucken	Nystrom	Uhlenhopp
Clark of Marion	Mallonee	Olson	Walker
Eckels	McFarlane	Oppedahl	Young
Hanna	Miller of	Pendleton	
Hansen	Black Howk		

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

Senate File 359, a bill for an act to amend chapter five hundred eighty-seven (587), Code 1950, relating to legalizing judgments and decrees, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Bass	Gallup	Miller of Shelby	Sar
Boothby	Goode	Moore of Louisa	Schroeder
Brockmeyer	Hanson	Morris	Schwengel
Brookings	Harris	Nelson of Jasper	Shepard
Brown	Heinz	Nelson of	Sherod
Brownlie	Hendrix	Woodbury	Shifflett
Buck	Jones	Nicholson	Sloane
Burris	Judd	Nielsen	Smith
Burrows	Koch	Oberman	Soeth
Butler	Kosek	Oeth	Stevens
Cooksey	Langland	Palmer	Stiffler
Cornick	Ludwig	Patrick	Strawman
Crabb	Mallonee	Paul	Van Zwol
Crosier	Martin	Pedrick	Walter
Darrington	McEleney	Pieper	Washburn
Davis	McNeal	Poston	Weiss
Fairchild	Mensing	Ramseyer	Weston
Fiene	Metz	Robinson	Mr. Speaker
Frey	Meyer	Ryan	

The nays were, none.

Absent or not voting, 34:

Abel	Huisman	Moore of Butler	Ringgenberg
Aubrey	Klemesrud	Mooty	Tate
Berry	Kuester	Munger	Tierney
Bloedel	Lisle	Norland	Uhlenhopp
Clark of	Loss	Nystrom	Voigtmann
Appanoose	Lucken	Olson	Walker
Clark of Marion	McFarlane	Oppedahl	White
Eckels	Miller of	Pendleton	Young
Hanna	Black Hawk	Putney	
Hansen		10.000 to 10.000 *	

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

Senate File 241, a bill for an act to legalize the action of the board of supervisors of Pottawattamie County in authorizing a payment to the city assessor's fund for Council Bluffs, Iowa, with report of committee recommending passage, was taken up for consideration.

Frey of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 241 by striking section two (2).

Amendment adopted.

Frey 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, 74:

Bass	Goode	Moore of Louisa	Sar
Bloedel	Hanna	Morris	Schroeder
Boothby	Hanson	Nelson of Jasper	Schwengel
Brookings	Harris	Nelson of	Shepard
Brown	Heinz	Woodbury	Sherod
Brownlie	Hendrix	Nicholson	Shifflett
Buck	Jones	Nielsen	Sloane
Burris	Judd	Nystrom	Smith
Burrows	Koch	Oberman	Soeth
Butler	Kosek	Oeth	Stevens
Cooksey	Langland	Palmer	Stiffler
Crabb	Ludwig	Patrick	Strawman
Crosier	Mallonee	Paul	Van Zwol
Darrington	Martin	Pedrick	Voigtmann
Davis	McEleney	Pieper	Washburn
Fairchild	McNeal	Poston	Weston
Fiene	Mensing	Ramseyer	White
Frey	Metz	Robinson	Mr. Speaker
Gallup	Meyer	Ryan	5

The navs were, none.

Absent or not voting, 34:

Abel	Huisman	Miller of Shelby	Ringgenberg
Aubrey	Klemesrud	Moore of Butler	Tate
Berry	Kuester	Mooty	Tierney
Brockmeyer	Lisle	Munger	Uhlenhopp
Clark of	Loss	Norland	Walker
Appanoose	Lucken	Olson	Walter
Clark of Marion	McFarlane	Oppedahl	Weiss
Cornick	Miller of	Pendleton	Young
Eckels	Black Hawk	Putney	
Hansen		antara .	

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

Senate File 204, a bill for an act relating to the preservation of the report of amendments to Rules of Civil Procedure and to amend section six hundred eighty-four point nineteen (684.19), Code 1950, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Bass	Gallup	Mooty	Schroeder
Bloedel	Goode	Morris	Schwengel
Boothby	Hanna	Nelson of Jasper	Shepard
Brockmeyer	Hanson	Nelson of	Sherod
Brookings	Harris	Woodbury	Shifflett
Brown	Hendrix	Nicholson	Sloane
Brownlie	Jones	Nielsen	Smith
Buck	Judd	Nystrom	Soeth
Burris	Koch	Oberman	Stevens
Burrows	Kosek	Oeth	Stiffler
Butler	Langland	Palmer	Strawman
Cooksey	Ludwig	Patrick	Van Zwol
Cornick	Mallonee	Paul	Voigtmann
Crabb	Martin	Pedrick	Walter
Crosier	McEleney	Pieper	Washburn
Darrington	McNeal	Poston	Weiss
Davis	Mensing	Ramseyer	Weston
Fairchild	Meyer	Robinson	White
Fiene	Miller of Shelby	Ryan	Mr. Speaker
Frey	Moore of Louisa	Sar	

The nays were, none.

Absent or not voting, 30:

Abel	Heinz	Metz	Pendleton
Aubrey	Huisman	Miller of	Putney
Berry	Klemesrud	Black Hawk	Ringgenberg
Clark of	Kuester	Moore of Butler	Tate
Appanoose	Lisle	Munger	Tierney
Clark of Marion	Loss	Norland	Uhlenhopp
. Eckels	Lucken	Olson	Walker
Hansen	McFarlane	Oppedahl	Young

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

House File 605, a bill for an act relating to intrastate fresh pursuit, 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, 80:

Bass	Brookings	Burris	Cornick
Bloedel	Brown	Burrows	Crabb
Boothby	Brownlie	Butler	Crosier
Brockmeyer	Buck	Cooksey	Darrington

Davis Martin Oberman Sherod Eckels McElenev Oeth Shifflett Fairchild Oppedahl McNeal Sloane Smith Mensing Fiene Palmer Frey Metz Patrick Soeth Gallup Meyer Stevens Paul Pedrick Stiffler Goode Miller of Shelby Moore of Louisa Pieper Strawman Hanna Mooty Poston Van Zwol Hanson Voigtmann Morris Ramsever Harris Nelson of Jasper Walter Jones Robinson Judd Nelson of Ryan Washhurn Koch Woodbury Sar Weiss Weston Kosek Nicholson Schroeder Langland Nielsen Schwengel White Mr. Speaker Ludwig Nystrom Shepard Mallonee

The nays were, none.

Absent or not voting, 28:

Abel Hendrix Miller of Putney Aubrev Huisman Black Hawk Ringgenberg Berry Klemesrud Moore of Butler Tate Clark of Kuester Munger Tierney Uhlenhopp Appanoose Lisle Norland Clark of Marion Loss Olson Walker Lucken Pendleton Hansen Young Heinz McFarlane

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

Senate File 225, a bill for an act to amend chapter four hundred ninety-two (492), Code 1950, relating to capital stock, 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, 78:

Bass Crosier Heinz Metz Bloedel Darrington Jones Mever Brookings Miller of Shelby Davis Judd Brown Eckels Koch Moore of Louisa Brownlie Fairchild Kosek Mooty Buck Fiene Langland Morris Frey Burris Ludwig Nelson of Jasper Burrows Gallup Mallonee Nelson of Butler Goode Woodbury Martin Cooksey Hanna McEleney Nicholson Cornick Hanson McNeal Nielsen Crabb Harris Mensing Nystrom

Oberman Putney Sherod Van Zwol Oeth Ramseyer Shifflett Voigtmann Oppedahl Robinson Sloane Washburn Palmer Smith Weiss Ryan Soeth Weston Patrick Sar Stevens White Paul Schroeder Pedrick Schwengel Stiffler Mr. Speaker Pieper Shepard Strawman

The nays were, none.

Absent or not voting, 80:

Abel	Hansen	McFarlane	Poston
Aubrey	Hendrix	Miller of	Ringgenberg
Berry	Huisman	Black Hawk	Tate
Boothby	Klemesrud	Moore of Butler	Tierney
Brockmeyer	Kuester	Munger	Uhlenhopp
Clark of	Lisle	Norland	Walker
Appanoose	Loss	Olson	Walter
Clark of Marion	Lucken	Pendleton	Young

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

Senate File 245, a bill for an act to amend section six hundred eighty-two point twenty-three (682.23), Code 1950, relating to the investment of funds by fiduciaries, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Bass Bloedel	Goode Hanna	Mooty Morris	Sar Schroeder
Boothby	Hanson	Nelson of Jasper	Schwengel
Brockmeyer	Harris	Nelson of	Shepard
Brown	Heinz	Woodbury	Sherod
Brownlie	Hendrix	Nicholson	Shifflett
Buck	Jones	Nielsen	Sloane
Burris	Judd	Nystrom	Smith
Burrows	Koch	Oberman	Soeth
Butler	Kosek	Oeth	Stevens
Cooksey	Langland	Oppedahl	Stiffler
Cornick	Mallonee	Palmer	Strawman
Crabb	Martin	Patrick	
			Van Zwol
Crosier	McEleney	Paul	Voigtmann
Darrington	McNeal	Pedrick	Walter
Davis	Mensing	Pieper	Washburn
Eckels	Metz	Putney	Weiss
Fairchild	Meyer	Ramseyer	Weston
Fiene	Miller of Shelby	Robinson	White
Frey Gallup	Moore of Louisa	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 28:

Abel Huisman Miller of Poston Klemesrud Black Hawk Ringgenberg Aubrey Tate Moore of Butler Berry Kuester Brookings Lisle Munger Tierney Clark of Loss Norland Uhlenhopp Lucken Olson Walker Appanoose Clark of Marion Pendleton Ludwig Young McFarlane Hansen

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

Senate File 199, a bill for an act to amend section three hundred eight A point three (308A.3), Code 1950, relating to the apportionment of the road use tax fund to cities and towns which have been incorporated since the taking of the federal census of 1940 and prior to the census of 1950, with report of committee recommending passage, 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, 82:

Bass Gallup Mooty Sar Bloedel Goode Morris Schroeder Boothby Hanna Nelson of Jasper Schwengel Hanson Brockmeyer Nelson of Shepard Brookings Woodbury Harris Sherod Nicholson Brown Heinz Shifflett Brownlie Jones Nielsen Sloane Buck Judd Nystrom Smith Burris Koch Oberman Soeth Burrows Kosek Oeth Stevens Oppedahl Langland Stiffler Butler Cooksey Ludwig Palmer Strawman Cornick Mallonee Patrick Van Zwol Crabb Voigtmann Martin Paul Crosier McEleney Pedrick Walter McNeal Washburn Darrington Pieper Davis Mensing Poston Weiss Eckels Metz Putney Weston Fairchild Meyer Ramsever White Fiene Miller of Shelby Robinson Mr. Speaker Moore of Louisa Frey Ryan

The nays were, none.

Absent or not voting, 26:

Abel Clark of Hansen Klemesrud
Aubrey Appanoose Hendrix Kuester
Berry Clark of Marion Huisman Lisle



Loss Lucken McFarlane Miller of Moore of Butler Munger Norland Olson Pendleton Ringgenberg Tate Tierney Uhlenhopp Walker Young

Black Hawk

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

Senate File 200, a bill for an act to amend section three hundred eight A point three (308A.3), Code 1950, relating to the apportionment of the road use tax fund to cities and towns whose corporation status has been changed since the latest federal census, with report of committee recommending passage, 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, 82:

Bass Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Cooksey Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey

Gallup Goode Hanna Hanson Harris Heinz Hendrix Jones Judd Koch Kosek Langland Ludwig Mallonee Martin McEleney McNeal Mensing Metz

Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Nystrom Oberman Oppedahl Palmer Patrick Paul Pedrick Pieper Putney Ramseyer Robinson Ryan Sar

Moore of Louisa

Mooty

Morris

Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Mr. Speaker

The nays were, none.

Absent or not voting, 26:

Abel
Aubrey
Berry
Clark of
Appanoose
Clark of Marion
Hansen

Huisman Klemesrud Kuester Lisle Loss Lucken McFarlane

Meyer

Miller of Shelby

Miller of Black Hawk Moore of Butler Munger Norland Oeth Pendleton Poston Ringgenberg Tate Tierney Uhlenhopp Young

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

Olson

The House resumed consideration of Senate File 142, a bill for an act relating to the public archives and authorizing destruction of certain documents after custody for a fixed period and for amending section three hundred three point ten (303.10), Code 1950.

Bass of Montgomery offered the following amendments filed by him and moved their adoption:

Amend Senate File 142, section one (1), line seven (7), by inserting after the word "warrants" the words "having no historical value,".

Further amend by adding thereto the following new section:

"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 Red Oak Express, a newspaper published at Red Oak, Iowa, and The Villisca Review, a newspaper published at Villisca, Iowa."

Amendments adopted.

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

On the question "Shall the bill pass?"

The ayes were, 76:

Bass	Gallup	Miller of Shelby	Schroeder
Bloedel	Goode	Moore of Louisa	Schwengel
Boothby	Hanna	Mooty	Sherod
Brockmeyer	Hanson	Morris	Shifflett
Brookings	Harris	Nelson of Jasper	Sloane
Brown	Heinz	Nicholson	Smith
Brownlie	Jones	Nielsen	Soeth
Buck	Judd	Nystrom	Stevens
Burris	Koch	Oberman	Stiffler
Burrows	Kosek	Oeth	Strawman
Butler	Langland	Oppedahl	Van Zwol
Cooksey	Ludwig	Patrick	Voigtmann
Cornick	Mallonee	Paul	Walker
Crabb	Martin	Pedrick	Walter
Darrington	McEleney	Pieper	Washburn
Davis	McNeal	Putney	Weiss
Eckels	Mensing	Ramseyer	Weston
Fairchild	Metz	Ringgenberg	White
Frey	Meyer	Sar	Mr. Speaker

The nays were, 2:

Fiene Poston

Absent or not voting, 80:

Abel Clark of Marion McFarlane Klemesrud Miller of Aubrey Crosier Kuester Lisle Black Hawk Berry Hansen Clark of Moore of Butler Hendrix Loss Appanoose Huisman Lucken Munger

Nelson of Woodbury Norland Olson Palmer Pendleton Robinson Ryan Shepard Tate Tierney Uhlenhopp Young

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

House File 357, a bill for an act to amend chapter four hundred twenty-seven point one (427.1), subsection seventeen (17), Code 1950, relating to personal tax exemption for United States armed forces members on farming utensils, with report of committee recommending passage, was taken up for consideration.

Patrick of Sioux offered the following amendments and moved their adoption:

- 1. Amend House File 357 by striking from lines two (2) and three (3) all after the word "by" in line two (2) and inserting in lieu thereof the following: "adding a new subsection thereto:".
- 2. Further amend section one (1) by striking from line four (4) the words "who makes his livelihood by farming,".
- 3. Further amend section one (1) by inserting after the word "any" in line five (5) the words "branch of the".
- 4. Further amend section one (1) by striking from line six (6) the words "all farming utensils" and inserting in lieu thereof the words "all personal property used in making his livelihood".
- 5. Further amend section one (1) by adding after the word and figures "dollars (\$300.00)" in line seven (7), the words "in value".
- 6. Further amend section one (1) by striking from line eleven (11) the words "utensils were" and inserting in lieu thereof the words "property was."
- 7. Amend the title to House File 357 by striking the words "farming utensils" in line four (4), and inserting in lieu thereof the words "certain personal property".

Further amend said title by striking the word "chapter" in line one (1) and inserting in lieu thereof the word "section".

Amendments adopted.

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, 80:

Bass Brownlie
Bloedel Buck
Boothby Burris
Brockmeyer Burrows
Brown Butler

Cooksey Cornick Crabb Crosier Darrington

Eckels Fairchild Fiene Frey Gallup Goode Oppedahl Sherod Mensing Sloane Hanna Metz Palmer Hanson Meyer Patrick Smith Miller of Shelby Paul Soeth Harris Stevens Moore of Louisa Pedrick Heinz Pieper Stiffler Hendrix Mooty Poston Strawman Jones Morris Van Zwol Nelson of Jasper Judd Putney Koch Nelson of Ramseyer Voigtmann Kosek Woodbury Ringgenberg Walker Nicholson Walter Langland Ryan Sar Washburn Ludwig Nielsen Weiss Schroeder Mallonee Nystrom Weston Schwengel Martin Oberman White McEleney Oeth Shepard McNeal

The nays were, none.

Absent or not voting, 28:

Abel Hansen Miller of Robinson Aubrey Huisman Black Hawk Shifflett Berry Klemesrud Moore of Butler Tate Munger Tierney Brookings Kuester Uhlenhopp Norland Clark of Lisle Appanoose Loss Olson Young Clark of Marion Lucken Pendleton Mr. Speaker Davis McFarlane

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

House File 408, a bill for an act to amend section three hundred twenty-one point four hundred eighty (321.480), Code 1950, relating to expenses of the Highway Commission involved in the weighing and inspection of motor vehicle trailers, was taken up for consideration.

Paul of Poweshiek offered the following amendment and moved its adoption:

Amend the title to House File 408 by striking from the last line thereof the word "vehicle" and inserting in lieu thereof the words "vehicles and".

Amendment adopted.

Paul of Poweshiek moved that the bill be read a last time now and placed 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:

BassBrockmeyerBrownlieBurrowsBloedelBrookingsBuckButlerBoothbyBrownBurrisCooksey

Cornick Koch Nicholson Schwengel Kosek Nielsen Shepard Crabb Langland Crosier Nystrom Sherod Oberman Shifflett Darrington Mallonee Davis Martin Oeth Sloane Eckels McElenev Oppedahl Smith Fairchild McNeal Palmer Soeth Mensing Paul Stevens Fiene Frey Metz Pedrick Stiffler Gallup Meyer Pieper Strawman Goode Miller of Poston Voigtmann Black Hawk Hanna Ramseyer Walter Miller of Shelby Ringgenberg Washburn Hanson Harris Moore of Louisa Robinson Weiss Heinz Mooty Rvan Weston Hendrix Morris Sar White Nelson of Jasper Schroeder Mr. Speaker Jones Judd

The nays were, none.

Absent or not voting, 28:

Abel	Klemesrud	Munger	Putney
Aubrey	Kuester	Nelson of	Tate
Berry	Lisle	Woodbury	Tierney
Clark of	Loss	Norland	Uhlenhopp
Appanoose	Lucken	Olson	Van Zwol
Clark of Marion	Ludwig	Patrick	Walker
Hansen	McFarlane	Pendleton	Young
Huisman	Moore of Butler	1-0-4-1-10-00-00-00-00-00-00-00-00-00-00-00-0	

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

RECORD EXPUNGED

Oberman of Des Moines asked and obtained unanimous consent to expunge the record showing the consideration and passage of House File 595.

Oberman of Des Moines asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 468, a bill for an act to legalize and validate the proceedings authorizing and providing for the repair of the existing municipally owned toll bridge extending across the Mississippi River from the city of Burlington, Iowa, and for the issuance, sale and delivery by said city of "Bridge Revenue Bonds" to pay the cost of such repairs, and the provisions made for the payment of said bonds and declaring said proceedings and the bonds issued pursuant thereto legally sufficient and enforceable.

Oberman 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, 78:

Bass	Frey	Miller of	Robinson
Bloedel	Gallup	Black Hawk	Ryan
Boothby	Goode	Moore of Louisa	Sar
Brockmeyer	Hanna	Mooty	Schroeder
Brookings	Hanson	Morris	Schwengel
Brown	Heinz	Nelson of Jasper	Shepard
Brownlie	Hendrix	Nicholson	Sherod
Buck	Jones	Nielsen	Sloane
Burris	Judd	Nystrom	Smith
Burrows	Koch	Oberman	Soeth
Butler	Kosek	Oeth	Stevens
Cooksey	Langland	Oppedahl	Stiffler
Cornick	Mallonee	Palmer	Voigtmann
Crabb	Martin	Patrick	Walker
Crosier	McEleney	Paul	Walter
Darrington	McNeal	Pedrick	Washburn
Davis	Mensing	Pieper	Weiss
Eckels	Metz	Putney	Weston
Fairchild	Meyer	Ramseyer	White
Fiene	NYKKARA ₹4506°	Ringgenberg	Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Abel	Huisman	Miller of Shelby	Poston
Aubrey	Klemesrud	Moore of Butler	Shifflett
Berry	Kuester	Munger	Strawman
Clark of	Lisle	Nelson of	Tate
Appanoose	Loss	Woodbury	Tierney
Clark of Marion	Lucken	Norland	Uhlenhopp
Hansen	Ludwig	Olson .	Van Zwol
Harris	McFarlane	Pendleton	Young

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

HOUSE FILE 595 WITHDRAWN

Oberman of Des Moines asked and obtained unanimous consent to withdraw House File 595 from further consideration by the House.

HOUSE FILE 576 REFERRED TO COMMITTEE

Goode of Davis asked and obtained unanimous consent to refer House File 576 to the committee on public health, pharmacy.

REPORTS OF COMMITTEES

Stevens of Greene, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor to whom was referred House File 438, a bill for an act to amend section ninety-six point five (96.5), Code 1950, to provide that benefits may not be denied in cases of labor disputes where lockouts occur or employees are discharged pending negotiation for settlement in labor disputes, begs leave to report it 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 H. STEVENS, Chairman.

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File 508, a bill for an act to amend section ninety-four point six (94.6), Code 1950, relating to limitation on fees charged by employment agencies and excepting therefrom supervision and care of 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 be indefinitely postponed.

HENRY H. STEVENS, Chairman.

Davis of Fayette, from the committee on public utilities, telephone, telegraph and express, submitted the following report:

MR. SPEAKER: Your committee on public utilities, telephone, telegraph and express to whom was referred Senate File 323, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1950, relating to eminent domain for electric transmission lines, electric power generating plants and electric substations, and further providing for an increase in the amount of land that may be condemned, begs leave to report it has had 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.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred Senate File 177, a bill for an act relating to appeals from orders made by local school boards and county boards of education respecting school transportation and bus routes and by repealing sections two hundred eighty-five point twelve (285.12) and two hundred eighty-five point thirteen (285.13), Code 1950, and enacting substitutes therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

EARL A. MILLER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 24 and 601, Senate File 203.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 24 and 601. Senate File 203.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 19th day of March, 1951, sent to the Governor for his approval: House Files 24 and 601.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- Amend the amendment to House File 449, filed March 9, 1951,
- 2 by striking from line one hundred (100) the words "any cause"
- 3 and inserting in lieu thereof "a wilful violation".

WALKER of Hamilton.

- 1 Amend House File 485 by striking all of section one (1) and
- 2 inserting in lieu thereof the following:
- 3 "Amend section three hundred seventeen point four (317.4),
- 4 Code 1950, by striking from lines nineteen (19) and twenty
- 5 (20) the following: 'Upon the filing of a complaint with
- 6 the county weed commission' and inserting in lieu thereof
- 7 the following: 'Upon receipt of an oral or written complaint
- 8 the county weed commissioner shall give a five-day notice
- 9 to the owner or one in possession or control of the land
- 10 and, thereafter'; further amend said section by adding to
- 11 line twenty-one (21) after the word 'time' the following:
- 12 'after the expiration of said five (5) days'."
- 13 Further amend House File 485 by adding thereto the following
- 14 new section:
- "Amend section three hundred seventeen point six (317.6),
- 16 Code 1950, by striking from line nine (9) the word 'destroying'

17 and inserting in lieu thereof the following: 'determining

18 if weeds have been destroyed and if not shall destroy said'."

WALKER of Hamilton.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Tuesday, March 20, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 20, 1951.

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

Prayer was offered by the Reverend George Steele, pastor of the Presbyterian Church, Cedar Falls.

The Journal of March 19 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Martin of Monroe on request of Bloedel of Fremont; Lisle of Page on request of Patrick of Sioux; Huisman of Osceola on request of Smith of Dickinson; Tate of Cerro Gordo on request of Abel of Clayton.

PRESENTATION OF VISITORS

Crabb of Guthrie presented to the House the civics class of Guthrie Center Junior High School, accompanied by Charles Neubauer and Mrs. Lee Campbell Mosier, instructors.

Mensing of Cedar presented to the House twenty students from the senior class of West Branch High School, accompanied by two sponsors and Fred Siekman, principal.

Mensing of Cedar presented to the House ten government students from Stanwood Consolidated School, accompanied by Paul M. Putnam, superintendent.

PETITIONS

Aubrey of Wapello presented a petition signed by thirty-five members of the Ottumwa branch of the American Association of University Women urging support of increased state aid to schools.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by eight residents of Scott County urging support of House Joint Resolution 10.

Passed on file.

McFarlane of Black Hawk presented a petition signed by twelve teachers of Manley urging support of Senate File 77 and House Files 127 and 528.

Referred to the committee on social security.

McFarlane of Black Hawk presented a resolution adopted by the city council of Cedar Falls urging support of Senate File 145 and House File 89.

Referred to the committee on judiciary 1.

Schwengel of Scott presented a petition signed by sixty-eight residents of Scott County opposing Senate Files 14, 15, 19 and supporting Senate File 158.

Referred to the committee on cities and towns.

Schwengel of Scott presented a petition signed by fourteen residents of Davenport urging support of House File 188.

Referred to the committee on schools, libraries, state educational institutions.

Moore of Butler presented a petition signed by twelve members of the American Legion Auxiliary of Green urging support of House File 4.

Referred to the committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 177 and 323, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Glerk announced the following bills indefinitely postponed under Rule 27: House Files 258, 394 and 414.

MESSAGES FROM 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 14, providing for a special recess on Good Friday afternoon, March 23.

Also: That the Senate has concurred in the House amendment to and passed Senate File 241, a bill for an act to legalize the action of the board of supervisors of Pottawattamie County.



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

Senate File 149, a bill for an act relating to salaries for justices of the peace and constables.

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 open-cut or strip mines for the production of coal and providing that anyone so engaged shall pay a tonnage tax.

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 expenses and extraordinary services in probate matters.

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

House File 81, a bill for an act relating to headlights for railroad locomotives, power vehicles, power cars and other equivalent equipment.

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

House File 199, a bill for an act relating to the appointment of a guardian for a minor owning property.

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

House File 200, a bill for an act relating to the termination of exhausted guardianships.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 14

Whereas, both houses of the legislature see fit to open their day's work with prayer, and it is unseemly that they should work during the time in which is commemorated the passion and death of the Lord to whom they dedicate their daily efforts;

Whereas, many members will absent themselves from the legislative halls during that time to attend services in their respective churches;

Therefore, Be It Resolved by the Senate, the House Concurring: That a special recess be held on Good Friday afternoon, March 23, during the hours of twelve to three o'clock, out of reverence to the passion and death of our Lord.

Laid over under Rule 34.

SENATE MESSAGE CONSIDERED

Senate File 202, a bill for an act to amend section two hundred fifty-four point four (254.4), two hundred fifty-four point five (254.5), two hundred fifty-four point eight (254.8), two hundred seventy-one point fourteen (271.14) and four hundred forty-four



point twelve (444.12), Code 1950, relating to cost of care of persons in tuberculous hospitals and inspection of tuberculous hospitals.

Read first time and referred to committee on public health, pharmacy.

Bloedel of Fremont offered the following resolution:

HOUSE CONCURRENT RESOLUTION 21

Whereas, it has been customary in sessions past that each member of the General Assembly appropriate to his own personal use any supplies issued to him and remaining on his desk at the end of each session, and

Whereas, some of these supplies are of an unperishable nature so that they could be saved and stored for the use of the next General Assembly,

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That all such supplies, especially including scissors, be returned to the Secretary of the Senate and the Chief Clerk of the House, and by them stored for the use of the next General Assembly.

Laid over under Rule 34.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Schwengel of Scott called up for consideration the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 19

A concurrent resolution memorializing and petitioning Congress to repeal or amend the Federal Highway Act so as to give the states the sole right of gasoline and motor fuel taxation for highway building, or to prohibit the diversion of revenue received from federal gasoline and motor fuel taxes, and/or to provide for an increased federal matching ratio so that all such revenue will be returned to the states and used for road development.

Whereas, the area of gasoline and motor fuel taxes is very logically a state area of taxation and therefore should be definitely vacated by the Federal Government in favor of the several states but if such cannot be immediately accomplished, we therefore recommend and petition for the following, and

Whereas, the responsibility for building and maintaining roads and highways has traditionally been a state responsibility, and

Whereas, in 1934, Congress, in effect, said that, since it is unfair to tax the user of the highways unless the revenue from such tax be used for road improvements, any state that diverts highway motor-user taxes will be penalized under the Federal Highway Act, and

Whereas, in order to comply with the requirements of such Federal Highway Act, Iowa adopted, as part of its constitution, section eight (8) of Article seven (VII) which required that all motor vehicle registration

fees and all licenses and excise taxes on motor vehicle fuel, except cost of administration, shall be used exclusively for the construction, maintenance and supervision of the public highways exclusively within the state or for the payment of bonds issued or to be issued for the construction of such public highways and the payment of interest on such bonds, and

Whereas, other states have, in similar manner or by statute, prohibited the diversion of highway motor-user taxes to other than road improvement uses, and

Whereas, the Federal Government itself now diverts a large per cent of the income which it receives from motor-user excise taxes, having in 1949 returned to the states only about four hundred million dollars out of 1.3 billion dollars it so received, this according to an interview with Thomas H. McDonald, U. S. Commission of Public Roads, in the December 29, 1950, issue of the United States News and World Report, and

Whereas, because of increased governmental costs, many states are unable to raise sufficient funds with which to match federal funds allowed for highway construction, even though some states are and have been allotted additional matching aid, by reason of the inability of other states to match their allotments, and

Whereas, it appears some states are and have been unable, on a fifty-fifty matching basis, to raise sufficient funds to use more than a third of the federal tax collected from motor users, so that two-thirds of the revenue received from this federal motor-user tax is being and has been diverted by the Federal Government to other uses than road improvement, this directly contrary to the requirements imposed by Congress upon the states by the Federal Highway Act, and

Whereas, there is increasingly imperative need for additional highway construction and reconstruction to bring even a small percentage of highways up to standards required by present day traffic, and to insure their military use in time of national emergency, and

Whereas, much desperately needed additional highway construction and reconstruction could be made, if the two-thirds of the federal motor-user taxes, now being diverted to other uses, could be used for the purpose for which they were intended and for which Congress has required that similar funds in the states be used,

Now, Therefore, Be It Resolved by the House of Representatives of the State of Iowa, the Senate Concurring:

That the Fifty-fourth General Assembly of the State of Iowa respectfully petitions the Congress of the United States to repeal the federal highway gasoline and motor fuel taxes or to amend the Federal Highway Act so as to prohibit the diverting of federal gasoline and motor fuel taxes to any other purpose than that of road development, and further to amend the act to provide for an increased ratio of federal funds compared with state funds, so that all federal motor-user taxes be used for the development of roads, that, instead of matching state funds, raised for such purpose, dollar for dollar, the Federal Government match state funds on the basis of three dollars to one dollar.

Be It Further Resolved, that a duly attested copy of this concurrent resolution be sent by the Chief Clerk of the House of Representatives to



the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States, to the Senators and Representatives in Congress from the State of Iowa, to the Secretary of the Interior, to the United States Commissioner of Public Roads, and to the Secretary of the Senate and to the Clerk of the House of Representatives of all other legislative assemblies now in session.

Roll call demanded by Schwengel of Scott and Brown of Mahaska.

On the question "Shall the resolution be adopted?"

The ayes were, 74:

Abel	Gallup	Miller of	Robinson
Bass	Goode	Black Hawk	Ryan
Berry	Hanna	Moore of Louisa	Sar
Bloedel	Hanson	Mooty	Schroeder
Boothby	Harris	Munger	Schwengel
Brookings	Hendrix	Nelson of	Shepard
Brown	Jones	Woodbury	Sherod
Brownlie	Koch	Nicholson	Shifflett
Buck	Kosek	Nystrom	Sloane
Burrows	Kuester	Oberman	Smith
Butler	Langland	Olson	Soeth
Clark of	Lucken	Palmer	Stiffler
Appanoose	Mallonee	Patrick	Strawman
Cornick	McEleney	Paul	Voigtmann
Crosier	McFarlane	Pedrick	Walter
Darrington	McNeal	Pendleton	Washburn
Eckels	Mensing	Putney	Weiss
Fairchild	Metz	Ramseyer	Weston
Fiene	Meyer	Ringgenberg	Young
Frey			

The nays were, 21:

Aubrey	Hansen	Nielsen	Poston
Brockmeyer	Heinz	Norland	Stevens
Burris	Judd	Oeth	Tierney
Clark of Marion	Loss	Oppedahl	Van Zwol
Cooksey	Nelson of Jasper	Pieper	White
Crahh			

Absent or not voting, 13:

Davis	Ludwig	Moore of Butler	Uhlenhopp
Huisman	Martin	Morris	Walker
Klemesrud	Miller of Shelby	Tate	Mr. Speaker
Lisle			

Resolution adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION

Hendrix of Muscatine called up for consideration the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 10

Whereas, the number and gravity of motor vehicle accidents on the Iowa highways gives cause for alarm, and

Whereas, the large number of our citizens permanently injured and killed annually in such accidents is to a great extent inexcusable and results directly from negligence and reckless driving, and

Whereas, the percentage of such accidents causing permanent injuries and death resulting from operation of motor vehicles by the teen-age group is extremely out of proportion to the number of drivers in such group, and

Whereas, it appears that the reason that such a large percentage of the group of teen-age drivers are careless and reckless in their operation of motor vehicles is because of a lack of safety education and parental supervision and discipline, and

Whereas, there are many drivers in the teen-age group who operate motor vehicles with a high degree of skill and caution, and

Whereas, it is unfair to the skillful and cautious teen-age driver to deny him the privilege of operating a motor vehicle on the highways because of the acts of the irresponsible members of his group, and

Whereas, it is deemed desirable, if possible, to avoid denying privileges to the entire group thereby punishing the prudent teen-age driver, and

Whereas, it is believed that by proper parental supervision, instruction and discipline, the driving evils of the teen-age group can be effectively corrected, and

Whereas, it appears necessary to declare and emphasize the responsibility of the parent or person standing in the position of a parent of a teen-age driver,

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that the Fifty-fourth General Assembly of Iowa disapproves of the irresponsibility of parents and persons standing in the position of parents of teen-age drivers, who permit their children or wards to operate motor vehicles without being assured that such teen-agers have been thoroughly educated in the safe operation of a motor vehicle, and that said teen-agers are impressed with the necessity of such operation without declaring and emphasizing that parental consent will be withheld unless safe driving practices are followed, and who fail to appropriately discipline their children or wards when infractions of safe driving practices occur; and that this Assembly most emphatically urges that parents and persons standing in the position of a parent discharge their aforesaid responsibilities; and further most emphatically urge the courts of this state to make no disposition of any case in which a teen-age driver is charged with a violation of the traffic laws of this state or any of its political subdivisions without first requiring that the parent or person standing in the position of a parent of such teen-age violator appear in court with such violator, and that upon final disposition such parent or person standing in the position of a parent be made to realize and accept with fitting dignity his responsibilities, and that clear and positive admonition of these responsibilities be administered by the court.

Be It Further Resolved, that those who hold important executive, legislative and judicial positions in the State of Iowa should do all within their power to further public interest and cooperation in helping to solve this problem of motor vehicle accidents on Iowa highways.



Roll call demanded by Munger of Woodbury and Harris of Adair.

On the question "Shall the resolution be adopted?"

The ayes were, 89:

Abel Gallup Miller of Ramseyer Aubrey Goode Black Hawk Ringgenberg Bass Miller of Shelby Hanna Ryan Berry Hansen Moore of Louisa Sar Bloedel Mooty Hanson Schroeder Boothby Harris Morris Schwengel Brockmeyer Hendrix Munger Shepard Brown Jones Nelson of Jasper Sherod Brownlie Judd Nelson of Shifflett Burris Koch Woodbury Smith Burrows Kosek Nicholson Soeth Butler Kuester Nielsen Stevens Clark of Langland Norland Stiffler Nystrom Appanoose Loss Strawman Van Zwol Cooksev Lucken Oberman Cornick Ludwig Oppedahl Voigtmann Crosier Mallonee Palmer Walker Darrington McEleney Patrick Walter Davis McFarlane Paul Washburn Eckels McNeal Pedrick Weiss Fairchild Pendleton Weston Mensing Fiene Metz Poston White Young Frey Meyer Putney

The nays were, 3:

Buck Heinz Pieper

Absent or not voting, 16:

Brookings Klemesrud Oeth Tate Clark of Marion Lisle Olson Tierney Crabb Martin Robinson Uhlenhopp Huisman Moore of Butler Sloane Mr. Speaker

Resolution adopted.

INTRODUCTION OF BILL

House File 608, by committee on schools, libraries, state educational institutions, a bill for an act relating to the extent of participation by high school and junior high school boys and girls in interschool athletic contests and providing penalties for violation thereof by any such school or any such high school or junior high school students.

Read first time and placed on the calendar.

SENATE AMENDMENTS CONSIDERED

Kuester of Cass called up for consideration House File 597, a bill for an act to appropriate from the general fund to the department of public instruction for use as a revolving fund for the

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veterans administration and for the school lunch program, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the title to House File 597 by striking all after the word "Act" and inserting in lieu thereof the following:

"to appropriate from the general fund of the State of Iowa to the department of public instruction twenty thousand dollars (\$20,000) for use as a revolving fund for the Veterans Administration, and seven thousand five hundred dollars (\$7,500) for the school lunch program."

Motion prevailed and the House concurred in the Senate amendment.

Kuester of Cass moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Aubrey	Fiene Frey	Miller of Black Hawk	Ryan Sar
Bass	Gallup	Miller of Shelby	Schroeder
Berry	Goode	Moore of Louisa	Schwengel
Bloedel	Hanna '	Mooty	Shepard
Boothby	Hanson	Morris	Sherod
Brockmeyer	Harris	Nelson of Jasper	Shifflett
Brookings	Heinz	Nelson of	Sloane
Brown	Hendrix	Woodbury	Smith
Brownlie	Jones	Nicholson	Soeth
Buck	Judd	Nielsen	Stevens
Burris	Klemesrud	Norland	Stiffler
Burrows	Koch	Oberman	Strawman
Butler	Kosek	Oeth	Tierney
Clark of	Kuester	Oppedahl	Uhlenhopp
Appanoose	Langland	Palmer	Van Zwol
Clark of Marion	I.oss	Patrick	Voigtmann
Cooksey	Mallonee	Paul	Walker
Cornick	McEleney	Pedrick	Walter
Crabb	McFarlane	Pendleton	Washburn
Crosier	McNeal	Pieper	Weiss
Darrington	Mensing	Putney	Weston
Davis	Metz	Ramseyer	White
Eckels	Meyer	Ringgenberg	Young
Fairchild		Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Hansen	Lucken	Moore of Butler	Olson
Huisman	Ludwig	Munger	Poston
Lisle	Martin	Nystrom	Tate

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to. Kuester of Cass called up for consideration House File 598, a bill for an act to make an appropriation to the department of public instruction for specified school aid, amended by the Senate, and moved that the House concur in the following amendments:

- 1. Amend the title of House File 598 by inserting after the word "appropriation" in line 1 the following: "from the general fund of the State of Iowa".
- 2. Further amend House File 598 by inserting after the word "appropriated" in line 1 the following: "from the general fund of the State of Iowa".

Motion prevailed and the House concurred in the Senate amendments.

Kuester of Cass moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Gallup Miller of Shelby Ryan Aubrey Goode Moore of Louisa Sar Bass Hanna Mooty Schroeder Berry Hanson Morris Schwengel Bloedel Nelson of Jasper Shepard Harris Heinz Boothby Nelson of Sherod Brockmeyer Hendrix Woodbury Shifflett Nicholson Brookings Jones Sloane Judd Nielsen Smith Brown Brownlie Norland Soeth Klemesrud Buck Oberman Stevens Koch Burris Kosek Oeth Stiffler Burrows Kuester Olson Strawman Uhlenhopp Butler Langland Oppedahl Clark of Loss Palmer Van Zwol Appanoose Lucken Patrick Voigtmann Walker Clark of Marion Ludwig Paul Cornick Mallonee Pedrick Walter Crabb McEleney Pendleton Washburn Weiss Crosier McFarlane Pieper Weston Darrington McNeal Poston Davis Mensing Putney White Eckels Young Metz Ramseyer Fairchild Meyer Ringgenberg Mr. Speaker Fiene Miller of Robinson Black Hawk Frey

The nays were, none.

Absent or not voting, 10:

Cooksey Lisle Munger Tate
Hansen Martin Nystrom Tierney
Huisman Moore of Butler

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

Kuester of Cass called up for consideration House File 599, a bill for an act to appropriate six million dollars (\$6,000,000) to the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1950, amended by the Senate, and moved that the House concur in the following Senate amendments:

- 1. Amend the title of House File 599 by inserting after the word "appropriate" in line 1 the following: "from the general fund of the State of Iowa".
- 2. Further amend House File 599 by inserting after the word "appropriated" in line 1 the following: "from the general fund of the State of Iowa".

Motion prevailed and the House concurred in the Senate amendments.

Kuester of Cass moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel	Gallup	Miller of Shelby	Ryan
Aubrey	Goode	Moore of Louisa	Sar
Bass	Hanna	Mooty	Schroeder
Berry	Hanson	Morris	Schwengel
Bloedel	Harris	Nelson of Jasper	
Boothby	Heinz	Nelson of	Sherod
Brockmeyer	Hendrix	Woodbury	Shifflett
Brown	Jones	Nicholson	Sloane
Brownlie	Judd	Nielsen	Smith
Buck	Klemesrud	Norland	Soeth
Burris	Koch	Oberman	Stevens
Burrows	Kosek	Oeth	Stiffler
Butler	Kuester	Olson	Strawman
Clark of	Langland	Oppedahl	Tierney
Appanoose	Loss	Palmer	Uhlenhopp
Clark of Marion	Lucken	Patrick	Van Zwol
Cornick	Ludwig	Paul	Voigtmann
Crabb	Mallonee	Pedrick	Walker
Crosier	McEleney	Pendleton	Walter
Darrington	McFarlane	Pieper	Washburn
Davis	McNeal	Poston	Weiss
Eckels	Metz	Putney	Weston
Fairchild	Meyer	Ramseyer	White
Fiene	Miller of	Ringgenberg	Young
Frey	Black Hawk	Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Brookings ' Huisman Mensing Nystrom Cooksey Lisle Moore of Butler Tate Hansen Martin

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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.

Kuester of Cass called up for consideration House File 600, a bill for an act to appropriate four million dollars (\$4,000,000) to the department of public instruction for supplemental aid to certain school districts of the state, as provided by chapter two hundred eighty-six (286), Code 1950, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the title of House File 600 by inserting after the word "appropriate" in line 1 the following: "from the general fund of the State of Iowa".

Motion prevailed and the House concurred in the Senate amendment.

Kuester of Cass moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Frey Aubrey Gallup Bass Goode Berry Hanna Bloedel Hanson Boothby Harris Brockmeyer Heinz Brown Hendrix Brownlie Jones Buck Judd Burris . Klemesrud Burrows Koch Butler Kosek Kuester Clark of Langland Appanoose Clark of Marion Loss Cooksey Lucken Cornick Ludwig Crabb Mallonee McEleney Crosier McFarlane Darrington McNeal Davis Eckels Mensing Fairchild Metz Fiene Meyer

Miller of Black Hawk Miller of Shelby Moore of Louisa Mooty Morris Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Oberman Oeth Olson Oppedahl Palmer Patrick Paul

Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young

Robinson

The nays were, none.

Absent or not voting, 12:

Brookings Lisle
Hansen Martin
Huisman Moore of Butler

Munger Nystrom Ringgenberg

Pedrick

Piener

Poston

Putney ·

Ramseyer

Pendleton

Tate Tierney Mr. Speaker 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 409, a bill for an act to amend section three hundred thirteen point twenty-five (313.25), Code 1950, relating to the condemnation of land by the highway commission, was taken up for consideration.

Weston 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, 99:

	~ "	** ** '	-
Abel	Gallup	Moore of Louisa	Ryan
Aubrey	Goode	Mooty	Sar
Bass	Hanna	Morris	Schroeder
Berry	Hansen	Nelson of Jasper	Schwengel
Bloedel	Harris	Nelson of	Shepard
Boothby	Heinz	Woodbury	Sherod
Brockmeyer	Hendrix	Nicholson	Shifflett
Brown	Jones	Nielsen	Sloane
Brownlie	Judd	Norland	Smith
Buck	Klemesrud	Nystrom	Soeth
Burris	Koch	Oberman	Stevens
Burrows	Kosek	Oeth	Stiffler
Butler	Kuester	Olson	Strawman
Clark of	Langland	Oppedahl	Tierney
Appanoose	Loss	Palmer	Uhlenhopp
Clark of Marion	Lucken	Patrick	Van Zwol
Cooksey	Ludwig	Paul	Voigtmann
Cornick	Mallonee	Pedrick	Walker
Crabb	McEleney	Pendleton	Walter
Crosier	McFarlane	Pieper	Washburn
Darrington	McNeal	Poston	Weiss
Davis	Mensing	Putney	Weston
Eckels	Metz	Ramseyer	White
	Meyer	Ringgenberg	Young
Fairchild			
Fiene	Miller of	Robinson	Mr. Speaker
Frey	Black Hawk		

The nays were, none.

Absent or not voting, 9:

Brookings Lisle Miller of Shelby Munger Hanson Martin Moore of Butler Tate

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

House File 458, a bill for an act to amend sections three hundred

twenty-one point four hundred seventy-six (321.476) and three hundred twenty-one point four hundred seventy-seven (321.477), Code 1950, relating to the weighing of vehicles, was taken up for consideration.

Sloane of Polk asked and obtained unanimous consent that action on House File 458 be deferred and that the bill retain its place on the calendar.

House File 152, a bill for an act to amend section one hundred seventy-four point two (174.2), Code 1950, to clarify the powers of a "society" as defined in section one hundred seventy-four point two (174.2), with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury asked and obtained unanimous consent that action on House File 152 be deferred and that the bill retain its place on the calendar.

Senate File 60, a bill for an act to permit trolling from power boats and sail boats on the waters of the State of Iowa where the use of outboard motors is permitted, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 60 by adding the following section three (3):
"Sec. 3. This act being deemed of immediate importance shall be in

full force and effect upon its passage and publication in The Sheldon Mail, a newspaper published at Sheldon, Iowa, and in The Thompson Courier, a newspaper published at Thompson, Iowa."

Amendment adopted.

Soeth of Emmet offered the following amendment:

Amend Senate File 60 by adding the following section three (3):

Sec. 3. No power boat shall be allowed to troll within three hundred feet of the shore line on any lake in the State of Iowa.

Cooksey of Clay offered the following substitute amendment and moved its adoption:

Amend Senate File 60 by adding the following new section:

Trolling from machine-propelled or sail boats on any of the inland waters of the state within three hundred (300) feet of shore or within one hundred fifty (150) feet of an anchored boat shall be unlawful.

Van Zwol of O'Brien moved the previous question.

Motion prevailed.



Roll call demanded by Cooksey of Clay and Pendleton of Buena Vista.

On the question "Shall the substitute amendment be adopted?"

The ayes were, 85:

Berry	Heinz	Nicholson	Shifflett
Brockmeyer	Jones	Norland	Soeth
Brookings	Kuester	Olson	Stevens
Burris	Loss	Oppedahl	Strawman
Clark of Marion	Lucken	Pendleton	Tierney
Cooksey	Ludwig	Poston	Weiss
Fairchild	McFarlane	Robinson	White
Fiene	Metz	Schroeder	Young
Frey	Munger	Shepard	20000000

The nays were, 54:

Abel	Goode	Miller of Shelby	Ramseyer
Bass	Hanna	Moore of Louisa	Ryan
Bloedel	Hanson	Mooty	Sar
Boothby	Harris	Morris	Schwengel
Brown	Judd	Nelson of	Sherod
Brownlie	Klemesrud	Woodbury	Sloane
Buck	Koch	Nielsen	Stiffler
Burrows	Kosek	Oeth	Van Zwol
Butler	Langland	Palmer	Voigtmann
Cornick	Mallonee	Patrick	Walker
Crosier	McEleney	Paul	Walter
Darrington	McNeal	Pedrick	Washburn
Davis	Mensing	Pieper	Weston
Gallup	Meyer	Putney	

Absent or not voting, 19:

Washing of Hot	, vouling, ao.		
Aubrey	Hendrix	Moore of Butler	Smith
Clark of	Huisman	Nelson of Jasper	Tate
Appanoose	Lisle	Nystrom	Uhlenhopp
Crabb	Martin	Oberman	Mr. Speaker
Eckels	Miller of	Ringgenberg	
Uenson	Black Hawk	,	

Substitute amendment lost.

Soeth of Emmet moved the adoption of his amendment.

Roll call demanded by Stevens of Greene and Shifflett of Ring-gold.

On the question "Shall the amendment be adopted?"

The ayes were, 41:

220 03 00 11020)	m.m. v		
Berry	Harris	Nelson of Jasper	Shepard
Brockmeyer	Jones	Nicholson	Sherod
Brownlie	Koch	Norland	Shifflett
Buck	Kuester	Olson	Soeth
Burris	Langland	Oppedahl	Stevens
Clark of Marion	Loss	Pendleton	Strawman
Cooksey	Lucken	Poston	Tierney
Cornick	Ludwig	Ringgenberg	Weiss
Fairchild	McFarlane	Robinson	White
Fiene	Metz	Schroeder	Young
Hansen	power, work		

The nays were, 48:

Goode Mooty Abel Ramsever Aubrev Hanna Morris Ryan Hanson Nelson of Bass Sar Woodbury Bloedel Hendrix Schwengel Boothby Judd Sloane Nielsen Kosek Nystrom Stiffler Brookings Brown Mallonee Oeth Van Zwol Voigtmann Walker Burrows McEleney Palmer Butler McNeal Patrick Meyer Crosier Paul Walter Miller of Shelby Pedrick Washburn Darrington Moore of Louisa Pieper Weston Davis Gallup

'Absent or not voting, 19:

Miller of Clark of Huisman Putney Klemesrud Black Hawk Appanoose Smith Crabb Lisle Moore of Butler Tate Eckels Martin Munger Uhlenhopp Frev Mensing Oberman Mr. Speaker Heinz

Amendment lost.

Brown of Mahaska offered the following amendment and moved its adoption:

Amend Senate File 60, section two (2), line seven (7), by striking the word and figures "fifty (50)" and inserting in lieu thereof the words and figures "one hundred (100)".

Amendment adopted.

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

On the question "Shall the bill pass?"

Smith of Dickinson asked and obtained unanimous consent to be excused from voting.

The ayes were, 95:

Abel Butler Goode Loss Aubrey Clark of Hanna Lucken Bass Appanoose Hansen Ludwig Clark of Marion Berry Hanson Mallenee Bloedel Cornick Harris McElenev Crabb Hendrix Boothby McFarlane Brockmeyer Crosier Jones McNeal Judd Brookings Darrington Mensing Brown Davis Klemesrud Metz Brownlie Fairchild Koch Mever Buck Fiene Kosek Miller of Burris Frey Kuester Black Hawk Langland Burrows Gallup Miller of Shelby Moore of Louisa Oeth Ringgenberg Uhlenhopp Olson Robinson Van Zwol Mooty Oppedahl Ryan Voigtmann Morris Walker Palmer Schroeder Munger Nelson of Jasper Patrick Schwengel Walter Nelson of Paul Sherod Washburn Woodbury Pedrick Shifflett Weiss Pendleton Sloane Weston Nicholson Soeth White Nielsen Pieper Norland Poston Stiffler Young Nystrom Putney Strawman Mr. Speaker Oberman Ramseyer

The nays were, 5:

Cooksey Shepard Stevens Tierney

Heinz

Absent or not voting, 8:

Eckels Lisle Moore of Butler Smith Huisman Martin Sar Tate

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

REPORTS OF COMMITTIES

Brookings of Pottawattamie, 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 File 350, a bill for an act relating to the power of the executive council to assign rooms in the capitol or capitol building to the several departments of the state and for amending section nineteen point fifteen (19.15), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

HOWARD E. BROOKINGS, Chairman.

Strawman of Jones, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 487, a bill for an act authorizing a patent to issue to the southeast quarter (SE½) of the southeast quarter (SE½) of section nine (9), township seventy-one (71) north, range eighteen (18), west of the fifth (5th) principal meridian, Monroe 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.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 337, a bill for an act to legalize and validate the proceedings of the council of the town of LeGrand, Marshall County, Iowa, for the



issuance, sale and delivery of waterworks revenue bonds for the purpose of paying part of the construction cost of a waterworks in said town, and to legalize and validate said bonds and the provisions for payment of the same, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Sencte File 338, a bill for an act to legalize and validate the proceedings of the council of the town of Albion, Marshall County, Iowa, in calling and holding an election on the proposition to establish a waterworks system in said town and on the proposition to incur an indebtedness for the construction of said waterworks system and for the issuance of waterworks bonds in payment of such indebtedness and proceedings for the levy and collection of annual taxes to pay the same, and to legalize and validate the proceedings for the issuance, sale and delivery of such bonds and waterworks revenue bonds issued in payment for the construction of such waterworks system, and the provisions for payment 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. M. STRAWMAN, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 54, a bill for an act to amend section six hundred seven point five (607.5), Code 1950, relating to fees and mileage for 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.

C. M. STRAWMAN, Chairman.

Van Zwol of O'Brien, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game to whom was referred Senate File 201, a bill for an act relating to the use of live pigeons in training hunting dogs and to amend section one hundred nine point twenty-one (109.21), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JACOB VAN ZWOL, Chairman.

Olson of Mitchell, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 589, a bill for an act to amend chapter four hundred forty-one (441), Code 1950, relating to county assessor, begs leave to report it 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.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 443, a bill for an act to amend section six hundred twenty-seven point six (627.6), Code 1950, relating to exemption of household furniture, begs leave to report it 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 472, a bill for an act to amend section three hundred twenty-one point three hundred sixty-two (321.362), Code 1950, relating to unattended 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 be amended as follows, and when so amended the bill do pass.

Amend House File 472 by adding a new section as follows:

"Sec. 2. Section three hundred twenty-one point three hundred sixty-two (321.362) is hereby further amended by adding at the end thereof the following: 'A violation of any of the provisions of this section shall be punished by a fine of not more than ten dollars (\$10).'"

ERNEST PALMER, JR., Chairman.

Nelson 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 455, a bill for an act relating to special assessment of public improvements in municipal corporations, and to repeal chapters three hundred ninety-one (391), three hundred ninety-one A (391A) and four hundred seventeen (417), Code 1950, relating thereto, and to enact a substitute in lieu thereof, and to repeal certain other sections of the Code relating thereto, and to amend certain sections of the Code 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.

H. F. NELSON, Chairman.

EXPLANATION OF VOTE

Under date of March 15, this House passed Senate Concurrent Resolution 13, the passage of which I opposed. The following is my reason for my negative vote:

There are some statements in this resolution which I feel need clarification, to say the least, and for that reason I ask for this privilege.



The resolution refers to one Harold McKinley of St. Ansgar, Iowa, who is being threatened by a would-be potato czar, with severe business losses, sacrifice of liberty, loss of free competition, loss of opportunity and basic freedoms, by Secretary of Agriculture Charles F. Brannan, in the administration of the notorious and infamous potato program. That McKinley and others are about to become the victims of a sham and a shameless example of gerrymandering which will destroy the right of Iowa farmers to determine how they shall be governed and how they shall market their produce. That Secretary Brannan is trying to force these Iowa growers under regulations which they voted overwhelmingly against by a vote of 24 to 1, etc.

From statements made on the floor of this House, Mr. McKinley represents the kind of men the patriots had in mind when they wrote the Constitution, and I received the impression that this man must be nearing sainthood. However, since it is not customary to canonize anyone until a considerable time after his demise, I had an urge to look into the matter to see if his garments were really as lily white and as immaculate as portrayed.

Let us have a look at the record. The resolution states the growers voted 24 to 1 against being included in the program. Was this the only vote taken? Oh. no, it was not. On March 6, 1950, at a meeting held in Algona, Iowa, the growers voted 16 to 9 in favor of Iowa being included in the area, which comprises six states, viz., Iowa, Indiana, Michigan, Wisconsin, Minnesota and North Dakota. At a public hearing held in Minneapolis in April, 1950, the evidence presented by the potato growers in the Hollandale area, in which the northern part of Iowa is a section. indicated overwhelmingly that the potato producers in the Hollandale area felt that the growers in Iowa should be covered by the order and included in the area. The Hollandale area extends into Iowa, because of the fact that the soil conditions in the northern part of Iowa are similar to that in southern Minnesota, and this is commonly known as the Hollandale area. As a result of the evidence presented at this public hearing. a public referendum was conducted by the USDA for all the potato growers in the states affected by the order, and ballots were mailed to all potato growers in the district and returned by the growers to the USDA in Chicago where the results were tabulated. There were 4,183 ballots returned. The results showed that 75.3 per cent of the potato growers in the area or district affected by the order were in favor of continuing the potato marketing agreement program and bringing Iowa and Indiana into the order.

The Secretary of Agriculture is not required to conduct referendums such as the ones held at Algona and Britt to determine whether or not they will join a marketing agreement program.

The legislation under which potato marketing agreement orders are issued was passed by the Congress of the United States in 1933 and 1937, which was quite some time prior to the time Charles Brannan became Secretary of Agriculture. Any orders which are issued under the potato marketing agreement program are formulated by the committee elected by the producers to administer the program. None of these orders or regulations is determined by the Secretary of Agriculture.



The potato order and regulations issued thereunder may be compared to the Pure Food provisions of the Food and Drug Act. The potato order requires that potato producers have their potatoes inspected and crated before they are offered to the consuming public. This is a protection to the consumer and is the only method whereby consumers may be sure that when they buy potatoes they are getting a certain quality. Without such a regulation potato producers might market any quality and consumers would have no recourse. It is my understanding that the State of Iowa has an opportunity to obtain potatoes for the school lunch program without cost, except transportation charges, but prefer, for some unaccountable reason, to purchase potatoes on the open market.

The results of my investigation show that Mr. McKinley has been at odds not only with the farm program authorities but also with the Mitchell County rationing board.

During the war year of 1943, one C. J. Larsen of Osage, Iowa, had a certificate of necessity for a combine issued by the Mitchell County rationing board, which Mr. McKinley objected to and refused to honor until he was served with a notice of requisition by the U. S. Marshal on October 19, 1943.

If my memory serves me correctly, it was stated that this man had never participated in any farm program and had not partaken of any of its benefits.

The results of my investigation show that as late as 1947 Harold Mc-Kinley had four potato loans, on 14,150 cwt. of potatoes, in the aggregate of \$14,839. The United States Department of Agriculture, PMA, accepted delivery of 5,160 cwt. of these potatoes having an aggregate value of \$9,205.08 in part payment of these loans from Mr. McKinley. These potatoes were resold to Mr. McKinley at 1 cent cwt. for use as livestock feed or fertilizer at a cost to the government of \$9,143.48. Is that not participation?

In order that the members of this Assembly may be fully advised of the source of my information, I checked with the State PMA office in regard to the farm potato program in general and this case in particular. These are the facts as reported to me, and the records are public and open to anyone desiring to see them.

In order that the facts and figures I have quoted may be available to the members of this Assembly, I respectfully request that my explanation be printed in the Journal.

J. E. HANSEN of Carroll.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 400.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 400.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 20th day of March, 1951, sent to the Governor for his approval: House File 400.

ELMER A. BASS, Chairman.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: March 16, 1951, House Files 69, 76, 86, 88, 92, 125, 156, 229, 237, 334, 349, 379 and 425; March 19, 1951, House Files 214 and 216.

AMENDMENTS FILED

- Amend Senate File 28 by inserting after the
- 2 word "ward" in line seven (7) of section two (2) the following:
- 3 "; but if any city embraces within its limits the whole or part
- 4 of two or more townships, two of which parts contain one thousand
- 5 or more electors, only one councilman at large shall be chosen
- 6 from any one township".

MCFARLANE of Black Hawk.

- 1 Amend Senate File 110 by striking everything after the
- 2 enacting clause and inserting in lieu thereof the following:
- 3 "Section 1. Section six hundred eighteen point two
- 4 (618.2), Code 1950, is repealed and the following is
- 5 enacted in lieu thereof:
- 6 "'Any public official who violates the provisions of
- 7 section 618.1 or who wilfully fails to make publication
- 8 as now required of him by law of any notice, report of
- 9 proceedings or other matter whatsoever, shall be guilty
- 10 of a misdemeanor and upon conviction thereof shall be
- 11 punished by a fine of not more than one hundred dollars
- 12 (\$100) or by imprisonment in the county jail for
- 13 not more than thirty (30) days."

VAN ZWOL of O'Brien. PIEPER of Allamakee. PALMER of Lee. BUCK of Marshall.

- Amend Senate File 165 by inserting 2 after the word "government" in line four (4) of section two (2) 8 the words "and to elections in cities operating under chapters 4 forty-four (44) and forty-five (45)". MCFARLANE of Black Hawk. 1 Amend the committee amendment to House File 89 by adding thereto the following: 1. Amend section two (2) by inserting after the word "which" in line twelve (12) the following: 4 "is to be a division in the office of Secretary 5 of State and which;". 2. Amend section five (5) by inserting after the word 6 7 "which" in line two (2) the following: 8 "is to be a division in the office of Secretary 9 of State and which;". PALMER of Lee. Amend the committee amendment to House File 89 1 by adding thereto the following: Amend section twenty-six (26), line seven (7), 4 by striking the words "county engineer" and inserting 5 in lieu thereof the words "state building commissioner". PALMER of Lee. 1 Amend the committee amendment to House File 89 by adding thereto the following: 2 Amend section thirty (30) by inserting immediately 3 after line nine (9) the following new paragraph: "When the total cost of construction is twenty 4 5 thousand dollars (\$20,000) or less, a simple drawing and specifications to indicate the nature and character of materials 6 7 and the construction to be used shall accompany the application." 8 Further amend section thirty (30) by striking the words 9 "When required by the building official" in line ten (10) and 10 inserting in lieu thereof the following: "When the total cost of construction is in excess of twenty thousand dollars (\$20,000)." 11 PALMER of Lee. Amend the committee amendment to House File 89 by adding 1 thereto the following: 2 Amend section forty-three (43) by striking lines one (1), 3 two (2) and three (3) thereof and inserting the following:
 - 4 "Sec. 43. Appeals.

5

- "Any person aggrieved by any decision, ruling, or
- 6 order of the building official may first appeal to the building
- 7 code council, and if aggrieved by the decision of said council,
- 8 may appeal to the district court, as hereinafter provided."

PALMER of Lee.

- 1 Amend House File 152, section one (1), line five (5), by
- 2 striking all that which follows the word "society" and
- 3 inserting in lieu thereof the following:
- 4 "may use or lease for consideration its ground.
- 5 buildings and facilities for the following purposes:
- 6 bona fide exhibitions of agricultural, dairy and kindred
- 7 products, livestock and farm implements, sales of livestock
- 8 and farm implements, sales of purebred livestock, storage
- 9 purposes, athletic events, picnics, patriotic celebrations,
- 10 rodeos, horse racing and training of animals, programs of an
- 11 educational nature designed to further knowledge of agriculture
- 12 and its methods and non-profit enterprises directly connected
- 13 with agriculture. In no event shall the grounds, buildings
- 14 or facilities be used for any purpose not herein expressly
- 15 authorized."

BROOKINGS of Pottawattamie.

- 1 Amend House File 197 by adding at the end of
- 2 section three (3) thereof the following: "Provided,
- 3 however, that this section shall not apply to cities
- 4 and towns in counties having an area of less than
- 5 four hundred (400) square miles."

SMITH of Dickinson. SOUTH of Emmet. HUISMAN of Osceola.

- 1 Amend House File 458 as follows:
- 2 1. Insert therein the following new section:
- 3 "Sec. 3. Any person who prevents or in any
- 4 manner obstructs an officer attempting to carry
- 5 out the provisions of section 321.476 is guilty
- 6 of a misdemeanor and shall be punished as provided
- 7 in section 321.482."
- Renumber the remaining sections.

MORRIS of Dallas.

- Amend House File 498 as follows: Line five (5),
- 2 section one (1), strike the period (.) following the word
- 3 "vehicle" and add thereto the following: "and elected
- 4 constables".

FREY of Pottawattamie.

- 1 Amend House File 525 as follows: Line seven (7),
- 2 section one (1), strike the word "or" before the word
- 3 "amusement" and insert in line seven (7), following the word
- 4 "amusement", the words "or any other lawful purposes".

FREY of Pottawattamie.

- 1 Amend House File 606 as follows:
- 2 1. Strike from section two (2), line fifteen (15),
- 3 the word "giving" and insert in lieu thereof the word
- 4 "publication".

2. Insert at the end of section eight (8) the following:

"This volume shall be known as the Iowa Departmental Rules
and any rule printed therein may be cited as

I.D.R. ______ giving the year of publication and the
page where the particular rule, by number, may be found."

3. Add at the end of said House File a new section
as follows:

"Sec. 11. Nothing in this act shall be construed
as giving any additional power to any administrative agency
to make rules and regulations."

COMMITTEE ON JUDICIARY 1.

Goode of Davis moved that the House adjourn until 9:30 a.m., Wednesday, March 21, 1951.

Kosek of Linn moved as a substitute motion that the House recess until 1:30 p.m., today.

Substitute motion lost.

Motion prevailed, and the House adjourned until 9:30 a.m., Wednesday, March 21, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 21, 1951.

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

Prayer was offered by the Reverend J. P. Hauter, pastor of the Presbyterian Church, Perry.

The Journal of March 20 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Gallup of Jefferson on request of Weston of Buchanan.

PRESENTATION OF VISITORS

Koch of Palo Alto presented to the House the Honorable Dr. George H. Keeney of Palo Alto County, former member of the House from Palo Alto County.

Sloane of Polk presented to the House eleven eighth grade students and twenty-six eleventh grade United States history students from Runnells Consolidated School, accompanied by Henry Gerry, teacher, and Charles Shriner.

Young of Union presented to the House forty-four members of the senior government class of Creston High School, accompanied by their teacher, Miss Jessie Vanzee.

Mensing of Cedar presented to the House eighty 4-H Club members of Clarence, Cedar County, accompanied by their leaders, Robert Kelly and Mrs. Helen Rasselbusch.

Kosek of Linn presented to the House Beverly Clarke and Kay Herrbach, Linn County Republican cheer leaders and students of Roosevelt High School, Cedar Rapids.

PETITIONS

Tierney of Webster presented a petition signed by twenty-three public employees of Webster County urging support of House File 294.

Referred to the committee on compensation of public officers and employees.

Miller of Black Hawk presented a resolution adopted by the city council of Cedar Falls urging support of House File 89.

Referred to the committee on judiciary 1.

Mensing of Cedar presented a petition signed by twenty-six residents of Cedar County urging support of House File 514 and opposing House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

Ringgenberg of Story presented a petition signed by thirty-six residents of Story County urging support of House File 514 and opposing House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 455, 472 and 487, and Senate Files 54, 201, 337, 338 and 350, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 512 and 524.

SPECIAL COMMITTEE APPOINTED

The Speaker announced the appointment of a special committee to make arrangements for the memorial session, as follows: Brownlie of Madison, chairman, Abel of Clayton, Ramseyer of Washington and Burris of Jackson.

Goode of Davis offered the following resolution:

HOUSE CONCURRENT RESOLUTION 22

Be It Resolved by the House, the Senate Concurring, that the Fifty-fourth General Assembly adjourn sine die at twelve o'clock noon, Friday, April 13, 1951.

Laid over under Rule 34.



ADOPTION OF SENATE CONCURRENT RESOLUTION

Goode of Davis called up for consideration the following resolution:

SENATE CONCURRENT RESOLUTION 14

Whereas, both houses of the legislature see fit to open their day's work with prayer, and it is unseemly that they should work during the time in which is commemorated the passion and death of the Lord to whom they dedicate their daily efforts;

Whereas, many members will absent themselves from the legislative halls during that time to attend services in their respective churches;

Therefore, Be It Resolved by the Senate, the House Concurring: That a special recess be held on Good Friday afternoon, March 23, during the hours of twelve to three o'clock, out of reverence to the passion and death of our Lord.

Goode of Davis offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 14 by striking therefrom the last paragraph and inserting in lieu thereof the following:

"Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Thursday afternoon, March 22, it be to reconvene Monday morning, March 26, at 11:00 a.m., out of reverence to the passion and death of our Lord."

Amendment adopted.

Goode of Davis moved the adoption of the resolution as amended.

Resolution as amended 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 50, a bill for an act relating to jurisdiction of the court in the release of real or personal property from the lien of inheritance tax.

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 relating to the use of cemetery funds by township trustees.

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

Senate File 191, a bill for an act relating to limitation of employment agency fee.

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

Senate File 301, a bill for an act relating to motor vehicles and law of road, defining chauffeur.

Also: That the Senate has concurred in the House amendment to and passed Senate File 60, a bill for an act to permit trolling from power boats and sail boats on the waters of the State of Iowa where the use of outboard motors is permitted.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 158, a bill for an act relating to open-cut or strip mines for the production of coal and providing that anyone so engaged shall pay a tonnage tax 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.

Senate File 149, a bill for an act to amend section six hundred one point one hundred thirty-one (601.131), Code 1950, relating to salaries for justices of the peace and constables.

Read first time and passed on file.

Senate File 169, a bill for an act to amend section six hundred thirty-eight point twenty-five (638.25), Code 1950, relating to expenses and extraordinary services in probate matters.

Read first time and referred to committee on judiciary 1.

Senate File 50, a bill for an act relating to jurisdiction of the court in the release of real or personal property from the lien of inheritance tax.

Read first time and referred to committee on judiciary 1.

Senate File 109, a bill for an act to amend section three hundred fifty-nine point thirty-five (359.35), Code 1950, relating to use of cemetery funds by township trustees.

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

Senate File 191, a bill for an act to amend section ninety-four point six (94.6), Code 1950, relating to limitation of employment agency fee.

Read first time and referred to committee on social security.

Senate File 301, a bill for an act to amend section three hundred



twenty-one point one (321.1), Code 1950, relating to motor vehicles and law of road, defining chauffeur.

Read first time and placed on the calendar.

MOTION TO RECONSIDER LOST

Shepard of Lucas called up for consideration the motion to reconsider the vote by which House File 325 passed the House, filed by Walker of Hamilton and Paul of Poweshiek, found on page 749 of the Journal of March 7.

On the question "Shall the vote be reconsidered?"

Rule 18 invoked.

The ayes were, 50:

Abel	Harris	McNeal	Schroeder
Bloedel	Hendrix	Metz	Shepard
Brown	Huisman	Meyer	Sherod
Butler	Jones	Miller of	Shifflett
Clark of	Klemesrud	Black Hawk	Soeth
Appanoose	Kosek	Moore of Louisa	Strawman
Cooksey	Kuester	Mooty	Voigtmann
Crosier	Langland	Nicholson	Walker
Eckels	Lisle	Nystrom	Walter
Fairchild	Ludwig	Oberman	Washburn
Goode	Mallonee	Putney	Weiss
Hanna	Martin	Ringgenberg	Weston
Hanson	McFarlane	Ryan	Young

The nays were, 51:

Aubrey	Darrington	Nelson of Jasper	Pieper
Bass	Davis	Nelson of	Poston
Berry	Fiene	Woodbury	Ramseyer
Boothby	Frey	Nielsen	Robinson
Brockmeyer	Hansen	Norland	Sar
Brookings	Heinz	Oeth	Schwengel
Brownlie	Judd	Olson	Sloane
Buck	Koch	Oppedahl	Smith
Burris	Loss	Palmer	Stiffler
Burrows	Lucken	Patrick	Tate
Clark of Marion	McEleney	Paul	Tierney
Cornick	Miller of Shelby	Pedrick	Van Zwol
Crabb	Morris	Pendleton	White

Absent or not voting, 7:

Gallup	Moore of Butler	Stevens	Mr. Speaker
Mensing	Munger	Uhlenhopp	

The motion not having received a constitutional majority was declared to have lost.

Aubrey of Wapello asked and obtained unanimous consent to withdraw the motion to reconsider the vote by which House File 325 passed the House, found on page 748 of the Journal of March 7.

CONSIDERATION OF BILLS

The House resumed consideration of House File 458, a bill for an act to amend sections three hundred twenty-one point four hundred seventy-six (321.476) and three hundred twenty-one point four hundred seventy-seven (321.477), Code 1950, relating to the weighing of vehicles.

Morris of Dallas offered the following amendment filed by him and moved its adoption:

Amend House File 458 as follows:

- 1. Insert therein the following new section:
- "Sec. 3. Any person who prevents or in any manner obstructs an officer attempting to carry out the provisions of section 321.476 is guilty of a misdemeanor and shall be punished as provided in section 321.482."
 - 2. Renumber the remaining sections.

Judd of Clinton moved the previous question.

Motion prevailed.

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend the title of House File 458 by adding thereto the following: ", and the control of traffic on the highways."

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, 92:

Abel	Cornick	Jones	Metz
Aubrey	Crabb	Judd	Meyer
Bass	Crosier	Klemesrud	Miller of
Berry	Darrington	Koch	Black Hawk
Bloedel	Davis	Kosek	Moore of Louisa
Boothby	Eckels	Kuester	Mooty
Brockmeyer	Fairchild	Langland	Morris
Brookings	Frey	Lisle	Nelson of Jasper
Brown	Goode	Loss	Nicholson
Buck	Hanna	Lucken	Norland
Burris	Hansen	Ludwig	Nystrom
Burrows	Hanson	Martin	Oberman
Butler	Harris	McEleney	Olson
Clark of	Heinz	McFarlane	Oppedahl
Appanoose	Hendrix	McNeal	Palmer
Clark of Marion	Huisman	Mensing	Paul

Sar Pedrick Soeth Walter Pendleton Schroeder Stiffler Washburn Schwengel Strawman Weiss Pieper Shepard Tate Weston Poston Sherod Uhlenhopp White Ramsever Van Zwol Shifflett Young Ringgenberg Robinson Sloane Voigtmann Mr. Speaker Smith Ryan

The nays were, 9:

Brownlie Miller of Shelby Oeth Tierney Cooksey Nielsen Stevens Walker

Absent or not voting, 7:

Gallup Moore of Butler Nelson of Patrick Mallonee Munger Woodbury Putney

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

SENATE FILE 79 SUBSTITUTED FOR HOUSE FILE 124

Paul of Poweshiek asked and obtained unanimous consent to substitute Senate File 79 for House File 124.

Senate File 79, a bill for an act to amend sections one hundred seventy-nine point two (179.2), one hundred seventy-nine point five (179.5) and one hundred seventy-nine point six (179.6), Code 1950, relating to the compensation of appointive members of the Iowa Dairy Industry Commission and to the extension of the annual butterfat tax period, was taken up for consideration.

Goode of Davis offered the following amendment and moved its adoption:

Amend Senate File 79 by striking sections two (2) and three (3).

Kuester of Cass moved that action on Senate File 79 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

House File 89, a bill for an act to promote and protect the life, health and safety of persons in the use and occupancy of buildings used by the public; to establish a state building code under the requirements of this act, prescribing minimum standards in the construction, reconstruction, alteration, addition and repair of buildings used by the public; to define the scope of this act and the state building code established hereunder; to create a state building code council, defining its powers and duties; and fixing

the compensation of the members thereof; to provide for the appointment of a state building commissioner to administer the provisions of this act, and defining his powers and duties; to provide for the registration and appointment of local building officials and licensed inspectors to carry out the local administration and enforcement of the provisions of this act; to define the powers and duties of local authorities in the administration and enforcement of the provisions of this act, and to permit the combination of cities, towns and counties in the appointment of a single building official under the provisions of this act; to designate the county engineer as the acting building official in cities, towns and counties where no building official is otherwise appointed; to provide for the issuance of building permits for the construction, reconstruction, alteration, addition and repair of buildings used by the public; to provide for the issuance of certificates of occupancy; to provide for the collection of permit fees by cities, towns and counties; to grant the right of appeal from the action of the local building officials and of local boards of appeal; and to fix the penalties for violations of the provisions of this act, with report of committee recommending amendment and passage, was taken up for consideration.

COMMITTEE OF THE WHOLE

Kuester of Cass moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of House File 89.

Motion prevailed.

The Speaker announced that Sloane of Polk would preside over the deliberations of the committee.

On motion by Goode of Davis, the committee recessed until 1:30 p.m., today.

The committee of the whole resumed its consideration of House File 89.

The committee of the whole concluded its deliberations at 2:05 p.m.

Kuester of Cass moved that the committee now rise.

Motion prevailed.



AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

Sloane of Polk, from the committee of the whole, submitted the following report:

MR. SPEAKER: The committee of the whole to whom was referred House File 89 begs leave to report it 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 89 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Short title. This Act shall be known as the "State Building Code Act".

- Sec. 2. Declaration of policy. It is hereby declared to be the policy of the State of Iowa to promote and protect the life, health and safety of its citizens in the construction, use and occupancy of buildings, to guard against catastrophes where persons assemble, and to promote the general welfare of the people of the state, and to that end to establish uniform minimum standards and requirements in the construction, alteration, repair and maintenance of buildings used by the public, including adequate and safe structural, fire protection, health and sanitation. and safety requirements therefor; and for that purpose to create a state building code council which is to be a division in the office of the Secretary of State and which, with the assistance of trained specialists in the fields of architecture, engineering, construction and installation of equipment, and with state departments having jurisdiction in related fields cooperating, shall make tests, conduct inspections and, giving consideration to generally accepted tests and standards, shall prepare and promulgate rules and regulations embodying the requirements, standards and specifications provided in this Act.
- Sec. 3. Definitions. Certain words in this Act are defined for the purposes thereof as follows: Words used in the present tense include the future; words in the masculine gender include the feminine and neuter; the singular number includes the plural and the plural the singular; the word "person" includes a corporation as well as a natural person.
- 1. "Building used by the public" or "building" means a structure built for the support, shelter, or enclosure of persons, animals, or property of any kind including appurtenances and devices connected thereto or therewith, except private farm buildings, one and two family dwellings, and appurtenances thereto including private garages and out buildings.
- 2. "Council" or "building code council" means the Iowa building code council created by this Act.
 - 3. "Commissioner" means the state building commissioner.
- 4. "Building official" means the local official in charge of the administration and enforcement of the provisions of this Act.
- 5. "Iowa state building code," "Iowa building code" or "building code" means this Act together with the rules and regulations promulgated by the council.



- 6. "Requirements of this Act" or "provisions of this Act" include the Iowa state building code.
 - 7. "Use" shall include "occupancy".
- 8. "Occupancy" is the purpose for which a building is designed and intended to be used.
- 9. "Change of occupancy" means a change to a new use included in a more hazardous classification as determined by the council, and shall not include change of tenants or proprietors.
- 10. "Occupied" shall be construed as though followed by the words "or intended, or arranged, or designed to be occupied".
- 11. "Element" means an essential unit of the building such as footing and foundation, floor, column, wall, partition, ceiling, roof, mechanical and electrical equipment, fire protection and extinguishing equipment, sanitary, heating and ventilating facilities and safety devices, or units essential to the safe functioning of the building.
 - 12. "Component" means a part or member of an element.
- 13. "Building" or "structure" means an assembly of elements, within the definition of paragraph 1.
- 14. "Load" means an essential factor used in the design of an element such as weight of the element, effects caused by impact, wind, snow, temperature changes, soil pressures, fluid pressures, and other forces of nature and other effects caused by occupancy and use of buildings.
- 15. "Design loading" means that combination of loads which shall be used in design calculations.
- Sec. 4. Scope. The provisions of this Act shall apply to construction, alteration, repair, equipment, use and occupancy, location, maintenance, removal and demolition of buildings used by the public and additions thereto, as herein provided.

This Act shall not limit the existing power of state agencies, cities, towns or counties to make and enforce regulations not included in or covered by the Iowa building code.

The provisions of this Act shall not apply to ordinary non-structural changes or minor repairs necessary for the maintenance of any building.

- Sec. 5. Building code council—members. There is hereby created the Iowa building code council which is to be a division in the office of the Secretary of State and which shall consist of seven members who shall be selected solely with regard to their qualifications and fitness to discharge the duties of their office, at least two of whom shall be registered architects, one member from the building construction crafts, one member from general contractors of building construction, three members who shall be professional engineers, one of whom shall be a structural engineer, one of whom shall be an electrical or mechanical engineer and one of whom shall be a heating and ventilating or sanitary engineer.
- Sec. 6. Appointment and tenure. The members of the council shall be appointed by the governor with the approval of a two-thirds vote of the members of the senate in executive session. Each member shall serve for a term of six years, or until his successor is appointed and qualified, except that the terms of the members first appointed shall expire,



as designated by the governor at the time of appointment, three terms on June 30, 1953, two terms on June 30, 1955, and two terms on June 30, 1957. Within thirty days after the convening of the general assembly the governor shall appoint successors to the members whose terms expire on the following June thirtieth.

- Sec. 7. Vacancies. Vacancies occurring while the general assembly is in session shall be filled for the unexpired portion of the term in the same manner as full term appointments are made. Vacancies occurring while the general assembly is not in session shall be filled by the governor, but such appointments shall terminate at the end of thirty days after the convening of the next general assembly.
- Sec. 8. Compensation. Each member of the council shall receive the sum of fifteen dollars for each day actually spent in the discharge of official duties, provided such compensation shall not exceed seven hundred fifty dollars for each fiscal year, and in addition thereto his actual and necessary expenses while away from his home in the discharge of his duties.
- Sec. 9. Organization and meetings. Within thirty days after the members of the first council take office, the governor shall call a meeting of the members for the purpose of organization. The council shall elect annually from its members a chairman, a vice chairman and a secretary. Thereafter, the council shall hold four regular quarterly meetings each year at the seat of government and additional meetings at such other times and at such places as it may deem necessary. Special meetings may be called at any time by the chairman, and shall be called by the chairman on the request of three members of the council. Four members shall be a quorum. No action shall be taken by the council unless a quorum is present. The state building commissioner shall be the executive secretary of the council.
- Sec. 10. Offices. The executive council shall provide and properly furnish offices for the council.
- Sec. 11. Powers and duties of council. The council shall administer the provisions of this Act, and shall have the following powers and duties:
- 1. To make, publish and enforce, and from time to time amend and revise, rules, regulations and orders based on appropriate tests, established practices and professional judgment, the essential requirements for structural design and construction, for fire protection, for health and sanitation, for safety features of the building and its mechanical and electrical equipment and devices and for precautions during building construction and operation, for the construction, repair and maintenance of buildings used by the public, pursuant to the provisions of this Act. Such rules and regulations together with this Act shall constitute the Iowa state building code. The council shall give due consideration to tests, standards and specifications of nationally recognized authoritative agencies in promulgating such rules and regulations and any amendments thereto, and may adopt by reference such tests, standards and specifications when the same are not in conflict with the provisions of this Act.



- 2. To formulate policies to be followed by the state building commissioner and building officials in the administration of this Act.
- 3. To examine and register building officials and to license building, plumbing, electrical and other specialized inspectors as determined and classified by the council, who are or may be employed by cities, towns or counties for enforcing the provisions of this Act.
- 4. To enter and inspect, either by itself or its duly authorized representative, in the performance of its duties, any buildings or premises used by the public.
- 5. To collect, classify and preserve all statistical records, data and other important information and all transactions of the council, and annually to submit a report to the governor.
- 6. To investigate building construction, building code legislation, and building code administration, and to make a survey of buildings and building construction in the state. The council shall make a report to the governor not later than December 1, 1952, of proposed changes in existing laws to eliminate and correct overlapping and conflicting provisions with the building code and to recodify related existing statutes in harmony with this Act and the building code.
- 7. To amend the rules and regulations to permit the use of new materials or methods of construction which meet the requirements of the building code and the standards prescribed in this Act. Any person proposing the use of new materials or methods of construction shall pay all expense of tests required to determine whether such new materials or methods of construction meet the necessary requirements.
- Sec. 12. Rules, regulations and standards. The council, in cooperation with other state departments having jurisdiction in related fields, and due consideration of national and state records, and after publication of the proposed regulations and standards and notice of said publication and of public hearings, shall promulgate rules, regulations and standards and amendments thereto based on the application of known scientific principles, approved tests, or established practices and professional judgment, for the protection of the life, safety, health and general welfare of the public and of persons occupying or using all buildings as provided in this Act in matters of structural materials, design and construction, fire protection requirements, health and sanitation requirements, and safety requirements during and after construction, as follows:
- 1. Structural and construction requirements shall include provisions so that all buildings and parts of buildings shall be planned, designed and built to support and withstand dead and live loads without injury to persons who use the buildings by maintaining all stresses and deflections within nationally recognized permissible limits and by providing adequate resistance to the deteriorating effects of occupancy, use and weathering elements of nature. Requirements promulgated by the council in addition to those above shall:
- a. Conform to the basic principles of structural mechanics with due cognizance of the procedures and practices set forth by nationally recognized authorities.



- b. Provide for the acceptance of new materials, designs and methods of construction by the building code council provided these meet requirements of this Act. In lieu of established procedures the applicant when requested shall furnish, at his expense, computations and acceptable tests.
 - c. Establish live loads for various types of occupancy.
 - d. Classify occupancies according to live loads.
 - e. Establish live loads for wind and snow.
- f. Provide presumptive bearing values for the permissible load on various types of foundation materials.
- g. Require that all footing and foundation designs be based upon data secured from the field investigation of foundation conditions.
 - h. Establish allowable unit stresses in materials of construction.
 - i. Designate accepted standards and methods of workmanship.
- 2. Fire protection requirements shall include provisions to minimize the danger of loss of life and property from fire or fire panic, and to keep within reasonable limits the danger of a fire starting and spreading within a building or from one building to another and the hazard of a general conflagration. Requirements promulgated by the council in addition to those above shall:
- a. Classify occupancies according to the fire hazard to life or property and establish requirements for those classifications.
- b. Classify buildings by type of construction according to the fire resistance of the structure and its component parts.
- c. Establish limitations and requirements for buildings within and outside of fire limits and establish limitations for height and area of buildings of different types of occupancy and different types of construction giving consideration to fire protective devices in the building and the fire protection and fire extinguishing facilities.
- d. Establish requirements for fire extinguishing equipment or devices required in buildings due to special occupancy requirements or due to the type of construction or size of the building.
- e. Establish requirements which will provide for the prompt, orderly and safe evacuation of a building in case of fire or any other emergency.
- f. Establish additional requirements for buildings or parts of buildings in which there are special risks or hazards to life or property peculiar to special uses and occupancies.
- g. Establish requirements for the construction and protection of openings in floors, walls or roofs including duct work for ventilating, airconditioning or exhaust systems to prevent the spread of fire or the products of combustion through a building.
- h. Establish requirements for the construction of chimneys, flues, stacks and vents for the removal of the products of combustion from heat producing equipment.
- i. Establish requirements for the installation of heat producing devices and equipment.
- j. Establish requirements for electric wiring and electrical equipment.



- k. Include such other requirements as shall be reasonably necessary to protect the life, safety and general welfare of the occupants of buildings and to protect adjoining property.
- 3. Health and sanitation requirements shall include provisions so that all buildings or parts of buildings will protect the public health and general welfare and will protect the health and general welfare of people using such buildings or parts thereof. Requirements promulgated by the council in addition to those above shall:
- a. Classify occupancies according to the facilities and requirements necessary to provide healthful conditions.
- b. Establish additional requirements for various occupancies in which there are unusual health hazards or in which special health or sanitary facilities or conditions are necessary due to use or occupancy.
- c. Establish minimum requirements which will provide adequate illumination, ventilation, air-conditioning, heating, water supply, plumbing facilities, waste disposal, sanitary facilities, noise control and insect and rodent control for the various occupancy classifications.
- d. Establish standards for sanitary conditions to be maintained during construction operations.
- 4. Safety requirements shall include provisions for protecting the safety of the public or people using or occupying buildings against personal injury or damage together with provisions for protecting the safety of workmen and the public and protection of adjoining property during construction operations. Requirements promulgated by the council, in addition to those above, shall establish requirements for:
- a. All types of mechanical and electrical devices serving buildings together with safety devices for such equipment.
- b. The protection of floor and wall openings including stairs, ramps, shafts, hatchways, doors and windows.
- c. All facilities used in connection with circulation of people to or within buildings including stairs, ramps, halls, exits and entrances.
- d. Various occupancies or for various types of mechanical or electrical equipment in which there are unusual hazards to life or limb or in which special facilities are necessary due to use or occupancy.
- e. The construction of sidewalk sheds, fences, barricades, walkways, night lighting, warning lights, storage and handling of materials and similar matters for the protection of the public during building operations.
- f. The construction and adequate lighting of scaffolds, stairs, ladders, ramps and other temporary facilities, together with requirements for protection of floor and wall openings, storage, handling and hoisting of material, disposal of waste, welding and cutting operations, and operations involving the use of power driven machinery or equipment, for the protection of workmen during building operations.
 - g. The protection of adjoining property during building operations.
- Sec. 13. Publication, distribution and notice. Publication of proposed regulations shall be in pamphlet or sheet form, and two copies thereof shall be furnished without charge to each building official in the state and one copy at cost to each individual or organization filing with the building code council a written request to receive copies of proposed



regulations and standards. Notice of the publication of the proposed regulations and standards and of the time and place of the public hearing required by section twelve (12) shall be attached to the copies so distributed, which distribution shall be made or mailed at least twenty (20) days prior to said hearing. The building code regulations and standards and amendments thereto and revised editions thereof shall be published and printed, and two copies thereof shall be furnished without charge to each building official in the state and to such others as may desire them at their approximate cost.

- Sec. 14. New buildings. All buildings erected after the effective date of this Act and the building code adopted hereunder shall conform to the provisions of this Act and the building code. No work shall be commenced on any such building until a permit has been first obtained as hereinafter provided.
- Sec. 15. Change of occupancy. When there is a change of occupancy in any building or portion thereof, such building or portion thereof shall be made to conform to the requirements of this Act and the building code for such new use.
- Sec. 16. Alterations and repairs. When alterations, additions or repairs are made to any existing building in excess of fifty per cent of the value thereof such building shall be made to conform to the requirements of this Act and the building code.
- Sec. 17. Damaged buildings—repairs. When an existing building is damaged in excess of fifty per cent of its value and is repaired or reconstructed the building shall be made to conform to the requirements of this Act and the building code.
- Sec. 18. Lesser alterations and repairs. If the cost of alterations, additions, repairs or reconstruction exceeds twenty-five per cent and not more than fifty per cent of the value of such building, the portion so altered, added, repaired or reconstructed shall be made to conform to the requirements of this Act and the building code.
- Sec. 19. Minor repairs. Repairs, additions and alterations not otherwise covered by this Act shall be made in such a manner as will not extend or increase any existing non-conformity with this Act or the building code.
 - Sec. 20. State building commissioner. The council shall employ an administrative head whose appointment shall be approved by the executive council of the State of Iowa, who shall be the state building commissioner and who shall be responsible to the council for the administration of the provisions of this Act, and for the execution of the policies of the council. He shall be a person of ability, a registered architect or a registered professional engineer, and shall have had at least ten years experience in the field of design and construction of buildings.
 - Sec. 21. Term and salary. The commissioner shall serve at the pleasure of the council. He shall receive a salary to be fixed by the council, with the approval of the executive council.
- Sec. 22. Business or professional activity. The commissioner and officers, employees or clerks employed by the commissioner, shall not engage in or have interest directly or indirectly in the making of plans,

writing of specifications, construction of buildings, the sale or manufacture of any material, process or device pertinent to the building industry, except as an owner of a building. No member of the council shall act on any matter in which he has any interest either directly or indirectly.

- Sec. 23. Powers and duties of the state building commissioner. The state building commissioner shall have general supervision over the administration of the provisions of this Act, and shall have the following powers and duties:
- He shall employ such assistants and other employees as may be authorized by the council and approved by the executive council of the State of Iowa.
- 2. He shall assist building officials and other interested persons in learning and understanding their duties and responsibilities under this Act.
- 3. He shall have the same authority to enter and inspect any building or premises, to stop work being done in violation of this Act and the building code, and to take whatever action he deems necessary for the protection and safety of persons and property, as is granted in this Act to building officials.
- 4. He shall inspect any building in any city, town or county upon the written request of any local official thereof, when the local official believes that the building is dangerous to persons or property, and shall make a report of such inspection to the local governing body.
- 5. He shall issue permits, make inspections of construction and issue certificates of occupancy for all new construction, remodeling and alterations of buildings and additions thereto under the jurisdiction of all state departments, boards and commissions in the same manner as herein provided for building officials to carry out such powers and duties. He may delegate the inspections provided in this paragraph to any properly qualified officer or employee of any department of the state.
- 6. He shall cause to be made inspections of buildings owned by the state and shall report to the department having jurisdiction of any such building any unsafe or unsanitary conditions found to exist.
- 7. He shall make investigations and surveys in respect to the causes of structural failures, fires and unsafe and unsanitary conditions of buildings resulting in loss of life or serious injury to persons.
- He shall cooperate with other state departments in the education of the public in safe, sanitary, and proper construction and maintenance of buildings.
- 9. He shall keep complete records of the business of his office and shall submit quarterly to the council a report covering the work of his office during the preceding period.
- Sec. 24. Registration of building officials and licensed inspectors. Any citizen being at least twenty-five years of age and of good moral character and reputation, and who has had not less than six years of professional training or experience in architecture, engineering or building construction may apply for registration as a building official. Upon satisfactorily passing an examination in such technical and professional subjects which apply to the various phases of safe and sanitary building construction as



shall be prescribed by the council, the council shall issue to the applicant a certificate of registration as a building official.

Any citizen being at least twenty-one years of age and of good moral character and reputation, and who has had not less than four years of technical training or experience in architecture, engineering or building construction may apply for registration as a licensed inspector. Upon satisfactorily passing an examination in such technical subjects which apply to the field or fields of inspection, as classified by the council, the council shall issue to the applicant a certificate of registration as a licensed inspector in the field or fields of inspection for which the applicant has qualified.

Any person employed by the state or any subdivision thereof as a building official, building inspector, plumbing inspector, electrical inspector, or other specialized kind of inspector on the effective date of this Act, may within six months apply for and shall be granted a certificate of registration as a building official or licensed inspector for the kind of inspection in which such applicant is then engaged.

The council may revoke any certificate of registration for fraud in obtaining the same, or for any cause which renders the holder thereof unfit for the performance of his duties after thirty days notice and grant of hearing to the holder thereof.

Sec. 25. Local enforcement of building code. It shall be the duty of councils of cities and towns to enforce the provisions of this Act within their corporate limits, and the boards of supervisors of counties shall enforce the provisions of this Act within the county except within the corporate limits of cities and towns and areas outside of the corporate limits under the jurisdiction of cities and towns.

Sec. 26. Appointment of building officials and inspectors. The councils of cities and towns and the boards of supervisors of counties may appoint a registered building official and such licensed inspectors as may be necessary to enforce the provisions of this Act within their respective jurisdictions. Until a building official is appointed in any city, town, or county the state building commissioner shall be the acting building official.

The councils of cities and towns and the boards of supervisors of counties may appoint as the registered building official and as licensed inspectors the state building commissioner and the state inspectors, in which case the building code council is hereby empowered to exact and fix the amount of fees for permits and inspections in an amount sufficient to defray part or all of the costs of such administration and enforcement of the provisions of this Act.

Sec. 27. Combined jurisdictions. Cities, towns and counties may unite in any combination by agreement and appoint a registered building official and such licensed inspectors as may be necessary for enforcing the provisions of this Act in the combined areas under their jurisdiction. Such cities, towns and counties shall by ordinance and resolution fix the tenure, salary and other duties of such officers.

Sec. 28. Powers and duties of building official. The building official shall have the following powers and duties:

1. To issue permits and certificates of occupancy as provided in this Act.



- 2. To order work on any building to be stopped when such work is being done in violation of the building code or in a dangerous or unsafe manner. Such order shall be made in writing and given to the owner of the property or to his agent, or to the person doing the work, and shall state the conditions under which work may be resumed.
- To revoke a permit or approval issued under the provisions of this Act for fraud or misrepresentation of a material fact in obtaining the same.
- 4. By himself or duly authorized representative to enter, at reasonable times, any building, structure, or premises to which this Act is applicable for the purpose of performing any duty imposed upon him.
- 5. To examine or cause to be examined every building reported as damaged to ascertain as nearly as possible the cause of such damage, the nature and estimated amount of the damage, and the purpose for which the building was used, and make a written record thereof.
- 6. To annually submit a report to the mayor or the chairman of the board of supervisors, as the case may be, and to the state building commissioner, covering the work of his office during the preceding calendar year.
- Sec. 29. Building permits. No work shall be commenced on the erection of a new building, nor upon any repair or alteration of an existing building or addition thereto covered by the provisions of this Act, until a building permit has been first obtained as provided herein.
- Sec. 30. Application for permit. Application for such permit shall be made to the building official. It shall be accompanied by the required fee, and shall be on a form approved by the building commissioner and furnished by the building official. It shall contain a general description of the proposed work and its location; it shall indicate the proposed occupancy of all parts of the building and of that portion of the site or lot, if any, not covered by the building and shall contain such other information as the building official may require.

When the total cost of construction is twenty thousand dollars (\$20,000) or less, a simple drawing and specifications to indicate the nature and character of materials and the construction to be used shall accompany the application.

When the total cost of construction is in excess of twenty thousand dollars (\$20,000), two or more copies of specifications, and of plans drawn to scale with sufficient clarity and detail to indicate the nature and character of the work shall accompany the application. Such plans and specifications shall contain information as to the design loads, occupancy loads, fire loads, and quality of materials when quality is essential to conformity with the building code. Such information shall be specific, and the building code shall not be cited as a whole or in part, nor shall the term "legal" or its equivalent be used as a substitute for specific information. The building official may require details, computations, stress diagrams, and other data necessary to describe the construction and basis of calculations. He may also require plans showing the location of the proposed building or structure and of every existing building or structure on the site or lot, in accordance with a boundary line survey prepared by a qualified surveyor. He may require structural plans and



computations to bear the signature of the architect or engineer in charge of the structural design.

The building official may require applications to be certified by the applicant under oath.

Sec. 31. Abandonment of application. An application for a permit shall be deemed to have been abandoned six months after the date of filing, unless before then a permit shall have been issued; provided, for cause, one or more extensions of time, for periods not exceeding ninety days each, may be granted by the building official.

Sec. 32. Issuance of permits. The building official shall examine or cause to be examined each application for a permit and shall ascertain whether the construction indicated and described is in accordance with the requirements of the building code and other applicable laws and ordinances. When the building official is satisfied that the work described in the application conforms to the requirements of the building code and other applicable laws and ordinances, he shall issue the permit.

The issuance of a building permit shall not relieve the applicant from obtaining any other permits required by the law, or from obtaining approvals required by any other state department.

- Sec. 33. Refusal of permits. If the application and the plans filed therewith do not meet the requirements of the building code and other applicable laws and ordinances the building official shall deny the application, and shall return the plans to the applicant with his refusal to issue the permit. Such refusal shall, when requested, be in writing and shall state the reasons for such refusal.
- Sec. 34. Notice to assessor. When a permit has been issued the building official shall give written notice to the city or county assessor, which notice shall state the name of the person to whom the permit is issued, the name of the owner and the location of the building or structure, and the estimated cost as given in the application.
- Sec. 35. Reports of permits. The building official shall make a report to the state building commissioner on the first of each month of all permits issued by him during the preceding month.
- Sec. 36. Conditions of permit. The building official shall act on each application without unreasonable or unnecessary delay. A permit shall be construed to be a license to proceed with the work, and shall not be construed as authority to violate, cancel, alter, or set aside any of the requirements of the building code, nor shall the issuance of the permit prevent the building official from thereafter requiring a correction of errors in plans or in construction, or of violations of the building code. Any permit issued shall become invalid unless the work authorized by it shall have been commenced within six months after its issuance, or if the work authorized by such permit is suspended or abandoned for a period of one year after the work has commenced; provided, for cause, one or more extensions of time, for periods not exceeding ninety days each, may be allowed in writing by the building official.
- Sec. 37. Approval of plans. When plans and specifications are required with the application for permit the building official shall, upon the issuance of the permit, endorse in writing his approval on both sets



of plans. One copy thereof shall be retained by the building official, and the other copy shall be returned to the applicant and kept by him at the site of work and be open to inspection at all reasonable times by the building official or his authorized representative.

Sec. 38. Foundation permits. After the filing of an application and before the issuance of a building permit, the building official may, at his discretion, issue a special permit for the foundations of the building. The holder of such a special permit may proceed with the work on the foundation at his own risk, but the issuance of such special permit shall not be any assurance that a building permit will be issued.

Sec. 39. Fees. Towns, cities and counties are hereby empowered to exact and fix the amount of fees for permits and inspections in an amount subscient to defray part or all of the costs of administering and enforcing the provisions of this Act.

Sec. 40. Inspections. Before issuing a permit to alter or repair a building, or a certificate for change of occupancy, the building official shall inspect the building. He shall examine and inspect all buildings and structures from time to time during and upon completion of the work for which the permit is issued. In the inspection of materials he may when necessary make such inspection at the point of manufacture or fabrication. He shall keep a record of all inspections, and when any inspection is based in whole or in part upon the report of some recognized inspection service it shall be so entered on the record.

Sec. 41. Certificate of occupancy. No new building shall be occupied and no change in occupancy of a building or part thereof shall be made until after the building official shall have issued a certificate of occupancy therefor.

Sec. 42. Issuance of certificate. Upon the completion of a building in accordance with the provisions of this Act, and after final inspection, the building official shall issue a certificate of occupancy, stating the nature of the occupancy permitted, the number of persons for each floor when so limited by the building code, and the allowable load per square foot for each floor, and that the building was erected in compliance with the approved plans and the building code.

When a change of occupancy is proposed a certificate of occupancy for the new use shall be obtained by application to the building official giving the information and data necessary to determine compliance with the building code for the occupancy intended. The building official may require two sets of detailed plans, or a general inspection, or both. When upon examination and inspection it is found that the building conforms substantially with the building code for such occupancy a certificate of occupancy shall be issed.

A temporary certificate of occupancy may be issued for a portion or portions of a building which may be occupied safely prior to final completion or repair or alteration of a building.

Sec. 43. Appeals. Any person aggrieved by any decision, ruling, or order of the building official may first appeal to the building code council, and if aggrieved by the decision of said council, may appeal to the district court, as hereinafter provided.



Appeals to the building code council shall be taken by filing in writing, within thirty days from the action appealed from, with the state building commissioner a statement of the decision, ruling or order appealed from and the reasons why the appellant believes the action of the building official to be erroneous. The council shall grant a hearing within thirty days after the filing of the appeal and shall then promptly decide the matter appealed from. The council may delegate one of its members or the building commissioner to hear the appeal either at the seat of government, at/or near the place where the appeal arises and report his findings to the council. Decision on the appeal shall be by the council.

Any person aggrieved by any unreasonable requirement of any rule, regulation or standard of the building code council, or by any unreasonable requirement of any ordinance of any city or town, or any resolution of any county board of supervisors covered by section forty-five (45), may appeal to the district court.

Appeals to the district courts shall be commenced as any other civil action or for good cause shown on such notice as the court or judge shall prescribe. Such proceedings shall be in equity and triable de novo.

Nothing herein shall be construed to deny the right of review of any ruling of the building code council in a court of competent jurisdiction.

Sec. 44. Alternate remedy. In lieu of appeal any person aggrieved by any decision, ruling, or order of the building official may demand an arbitration of his differences with the building official by giving notice in writing to such building official. Within ten days thereafter, the person demanding arbitration and the building official shall each name one member of the board of arbitration and the members thus named shall select a third member. The decision of a board of arbitration shall be final. The compensation of the members of the board of arbitration shall be borne equally by the city, town or county, as the case may be, and the person demanding arbitration.

Sec. 45. Existing codes. Such portions of codes and ordinances of cities and towns pertaining to the construction and inspection of buildings relating to matters included in and covered by the Iowa building code shall become inoperative on the effective date of the Iowa building code, provided, however, when there exists in a city or town conditions or circumstances which warrant higher standards than the minimum requirements prescribed in the Iowa building code, such city or town may hereafter by ordinance prescribe higher standards, and where conditions and circumstances warrant, cities and towns or counties, which have present code requirements and standards greater than said minimum standards of the building code, may retain said requirements and standards. A copy of any such ordinance shall be filed with the Iowa building code council sixty days before the same becomes effective.

Sec. 46. Penalties. Any person who violates any provision of this Act, or who builds, alters, or maintains any building or portion thereof in violation of any provision thereof or of the building code, or who interferes with any building official or his authorized agent in the performance of his duties or prevents any building official from entering



any building or portion thereof in the performance of his duties, shall be guilty of a misdemeanor.

Sec. 47. Validity of act. The invalidity of any division, section, subsection, sentence, clause or phrase of this Act shall not invalidate any other division, section, subsection, sentence, clause or phase thereof.

Sec. 48. Effective date of building code. The standards, rules and regulations constituting the building code shall be effective as to all state owned buildings and in all cities of the first class on March 1, 1952, and shall be effective in all other cities and towns and all counties on July 4, 1953, and may be adopted by reference by any city, town or county by ordinance, or by resolution of the board of supervisors before July 4, 1953.

Sec. 49. Special charter cities. This Act shall apply to special charter cities.

Further amend House File 89 by striking all after the word "Act" in line one (1) of the title and inserting in lieu thereof the following:

"to promote and protect the life, health and safety of persons in the use and occupancy of buildings used by the public; to establish a state building code, under the requirements of this Act, prescribing minimum standards in the construction, reconstruction, alteration, addition and repair of buildings used by the public; to define the scope of this Act and the state building code established hereunder; to create a state building code council, defining its powers and duties; and fixing the compensation of the members thereof; to provide for the appointment of a state building commissioner to administer the provisions of this Act, and defining his powers and duties; to provide for the registration and appointment of local building officials and licensed inspectors to carry out the local administration and enforcement of the provisions of this Act; to define the powers and duties of local authorities in the administration and enforcement of the provisions of this Act, and to permit the combination of cities, towns and counties in the appointment of a single building official under the provisions of this Act; to designate the county engineer as the acting building official in cities, towns and counties where no building official is otherwise appointed; to provide for the issuance of building permits for the construction, reconstruction, alteration, addition and repair of buildings used by the public; to provide for the issuance of certificates of occupancy; to provide for the collection of permit fees by cities, towns and counties; to grant the right of appeal from the action of the local building officials and of local boards of appeal; and to fix the penalties for violations of the provisions of this Act."

TED SLOANE, Chairman.

Palmer of Lee asked and obtained unanimous consent to suspend the rules and moved the adoption of the committee report.

Report adopted.

CONSIDERATION OF BILLS

The House resumed consideration of House File 89, a bill for an act to promote and protect the life health and safety of persons in



the use and occupancy of buildings used by the public; to establish a state building code under the requirements of this act, prescribing minimum standards in the construction, reconstruction, alteration, addition and repair of buildings used by the public; to define the scope of this act and the state building code established hereunder: to create a state building code council, defining its powers and duties; and fixing the compensation of the members thereof; to provide for the appointment of a state building commissioner to administer the provisions of this act, and defining his powers and duties; to provide for the registration and appointment of local building officials and licensed inspectors to carry out the local administration and enforcement of the provisions of this act: to define the powers and duties of local authorities in the administration and enforcement of the provisions of this act, and to permit the combination of cities, towns and counties in the appointment of a single building official under the provisions of this act; to designate the county engineer as the acting building official in cities, towns and counties where no building official is otherwise appointed; to provide for the issuance of building permits for the construction, reconstruction, alteration, addition and repair of buildings used by the public; to provide for the issuance of certificates of occupancy; to provide for the collection of permit fees by cities, towns and counties; to grant the right of appeal from the action of the local building officials and of local boards of appeal; and to fix the penalties for violations of the provisions of this act.

Palmer of Lee moved that the amendments proposed by the committee of the whole, found on pages 990 to 1003 of the Journal, be adopted.

Amendments adopted.

Sloane of Polk in the chair.

Brown of Mahaska moved the previous question.

Motion prevailed.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel Berry
Aubrey Bloedel
Bass Boothby

Brookings Brown Brownlie Buck Burris Burrows

Butler	Lisle	Nicholson	Shepard
Clark of Marion	Loss	Nielsen	Sherod
Cornick	Lucken	Norland	Sloane
Crabb	Ludwig	Nystrom	Stevens
Crosier	Mallonee	Oberman	Stiffler
Darrington	Martin	Oeth	Strawman
Davis	McEleney	Oppedahl	Tate
Eckels	McFarlane	Palmer	Tierney
Fairchild	McNeal	Paul	Uhlenhopp
Frey	Metz	Pedrick	Van Zwol
Hanna	Meyer	Pendleton	Voigtmann
Hansen	Miller of	Putney	Walter
Heinz	Black Hawk	Ramseyer	Washburn
Hendrix	Moore of Louisa	Ringgenberg	Weiss
Huisman	Mooty	Robinson	Weston
Jones	Morris	Ryan	White
Klemesrud	Munger	Sar	Young
Kosek	Nelson of Jasper	Schroeder	Mr. Speaker
Kuester	Nelson of	Schwengel	
Langland	Woodbury		

The nays were, 10:

Brockmeyer	Hanson	Pieper	Shifflett
Cooksey	Harris	Poston	Walker
Fiene	Miller of Shelby		

Absent or not voting, 11:

Clark of	Goode	Mensing	Patrick
Appanoose	Judd	Moore of Butler	Smith
Gallup	Koch	Olson	Soeth

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

Palmer of Lee moved to reconsider the vote by which House File 89 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

Speaker Lynes in the chair.

HOUSE FILE 89 REPRINTED

Palmer of Lee asked and obtained unanimous consent to have reprinted House File 89, as passed by the House.

EXPLANATION OF VOTE

My "no" vote on House File 89 is based on the conviction that the creation of another commission, and the cost incidental thereto, is not justified at the present time. Also, that in my county, the farthest from our state capitol, the requirements for approval of buildings and improvements, by a state commission, would entail undue inconvenience and delay.

A. C. HANSON.

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 adopted Senate Concurrent Resolution 14, providing for adjournment over Good Friady.

CARROLL A. LANE, Secretary.

REPORTS OF COMMITTEES

Olson of Mitchell, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 363, a bill for an act to amend section two hundred thirty point twenty-four (230.24), Code 1950, relating to tax which board of supervisors of county may levy for the care of the insane outside of state hospital for insane, and to provide for an increase in the permissible tax levy, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 363 by striking all of section one (1) and inserting in lieu thereof the following:

Amend chapter two hundred thirty point twenty-four (230.24), Code 1950, by adding after the period at the end of the paragraph the following:

"Counties with 125,000 population or over may levy an additional three-eighths (%) mill for said fund."

ALLERT G. OLSON, Chairman.

Hanson of Lyon, 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 482, a bill for an act to amend chapter one (1), section fifty (50), Acts of the Fifty-third General Assembly, relating to compensation of members of board of social welfare, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 579, a bill for an act to increase the salary of highway patrol officers and make appropriations 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.

ARTHUR C. HANSON, Chairman.



Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 585, a bill for an act to amend section six hundred two point forty-six (602.46), Code 1950, relating to salary of municipal court reporters in towns having a population of seventy thousand (70,000) 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.

ARTHUR C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 565, a bill for an act to amend chapter seventy-nine (79), Code 1950, relating to wages and salaries of state 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 postpeaced.

ARTHUR C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred Senate File 230, a bill for an act relating to the per diem salary of county, municipal, and school examiners and their assistants and to amend section eleven point nine (11.9), Code 1950, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

ARTHUR C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred Senste File 229, a bill for an act to amend section five hundred thirty-four point ninety-seven (534.97), Code 1950, relating to compensation of building and loan examiners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. HANSON, Chairman.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred Senate File 135, a bill for an act to amend section three hundred ninety-eight point eight (398.8), Code 1950, relating to the compensation of waterworks trustees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same deposs.

ARTHUR C. HANSON, Chairman.

McFarlane of Black Hawk, from the committee on social security, submitted the following report:



MR. SPEAKER: Your committee on social security to whom was referred Senate File 12, a bill for an act to amend section eighty-five point thirty-one (85.31), Code 1950, relating to payment of injury compensation to dependents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. McFarlane, Chairman.

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 522, a bill for an act to amend chapters eighty-five (85) and eighty-six (86), Code 1950, so as to provide a method of obtaining jurisdiction over non-resident employers under the Workmen's Compensation and Occupational Disease Compensation Laws, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. McFARLANE, Chairman.

Brown of Mahaska, 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 273, a bill for an act to amend chapter three hundred nine (309), Code 1950, relating to stop signs for 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 amended as follows, and when so amended the bill do pass.

Amend the title to House File 273 by striking all after the word "to" in line one (1) and substituting in lieu thereof the following: "repeal section three hundred twenty-one point three hundred fifty-one (321.351), and to amend section three hundred twenty-one point three hundred forty-five (321.345), Code 1950, relating to the designation of locations on the secondary road system where stopping of traffic is required."

Further amend House File 273 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point three hundred fifty-one (321.351), Code 1950, is hereby repealed.

"Sec. 2. Section three hundred twenty-one point three hundred forty-five (321.345), Code 1950, is hereby amended by adding the following sentence after the period in line nine (9): 'In determining which secondary roads shall be designated as through highways and which intersections of secondary roads shall be designated as stop intersections hereunder the board of supervisors of each county shall be guided by the recommendation of the county engineer, who in making such recommendation shall consider the volume and nature of the traffic which uses the particular highways and the topography at the intersections and who may recommend physical improvement or placing of signs to otherwise safeguard the traffic at such intersections.'"

Explanation

"The designation of all county trunk highways as through highways and the automatic requiring of traffic to stop before entering or crossing such highways without regard to the volume and nature of the traffic thereon has resulted in a disregard for traffic stop signs on the part of many drivers who enter the light traffic county trunk highways and who take chances at these and other locations where there might be more danger.

"The whole matter of designation of intersections at which traffic should be stopped requires a restudy with the general thought of requiring traffic stops only at places where there is actual need because of the comparatively heavy traffic on one of the highways or because of danger at a particular intersection due to topographic conditions. Oftentimes a traffic stop requirement might be of less benefit as a safety matter than would be a clearing up of the intersection to provide greater sight distance."

CARROLL A. BROWN, Chairman.

Goode of Davis, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means to whom was referred House Joint Resolution 11, a joint resolution to declare that federal rent control is no longer necessary in the State of Iowa, or any part thereof; to provide that the Governor shall immediately notify the housing expediter that federal rent control is no longer necessary in Iowa, or any part thereof; and to terminate federal rent control in accordance with section two hundred four (204) (j) two (2) of the Housing and Rent Act of 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 do pass.

DEWEY E. GOODE, Chairman.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 270, a bill for an act to amend chapter five hundred fifty-five (555), Code 1950, relating to sales in bulk, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopess.

DEWEY E. GOODE, Chairman.

Miller of Black Hawk, from the committee on schools, libraries, state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred Senate File 228, a bill for an act to provide for the establishment, maintenance and operation of non-profit school lunch programs in public schools in the State of Iowa, to authorize the State of Iowa to accept federal funds for this purpose, begs leave to report it has had the same under consideration and has instructed me

to report the same back to the House with the recommendation that the same do pass.

EARL A. MILLER, Chairman.

Also:

MR. SPEAKER: Your committee on schools, libraries, state educational institutions to whom was referred Senate File 217, a bill for an act to change the name of the State School for the Blind to the Iowa Braille and Sight-Saving School, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EARL A. MILLER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 597, 598, 599, 600, 81, 199 and 200; Senate Files 11, 107, 198, 199, 200, 204, 207, 222, 225, 241, 245, 248, 343, 359, 402 and 468.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 597, 598, 599, 600, 81, 199 and 200; Senate Files 11, 107, 198, 199, 200, 204, 207, 222, 225, 241, 245, 248, 343, 359, 402 and 468.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Files 597, 598, 599, 600, 81, 199 and 200.

ELMER A. BASS, Chairman.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: March 20, 1951, House Files 24 and 601.

AMENDMENTS FILED

- Amend Senate File 18 by adding at the end of
- 2 section one (1) the following subsections:
- 3 1. Amend section three hundred seventy point 4 one (370.1), Code 1950, by adding after the period
- 5 (.) following the word "years" in line twelve (12)
- 8 the following: "No person shall be eligible to serve
- 7 as commissioner more than one term."
 - 2. Amend section three hundred ninety-nine point
- 9 fourteen (399.14), Code 1950, by adding after the period
- 10 (.) following the word "made" in line fourteen (14) the
- 11 following: "No person shall be eligible to serve as
- 12 trustee more than one term."

Poston of Wayne.

- 1 Amend Senate File 79 by striking sections two (2) and three
 - (3) and inserting in lieu thereof the following:
- 3 "Sec. 2. Amend section one hundred seventy-nine point five
- 4 (179.5), subsection two (2), Code 1950, by adding after the word
- 5 'dealer' in line five (5) thereof the following: 'and a like
- 6 amount is hereby levied against the first dealer'."

GOODE of Davis.

- 1 1. Amend Senate File 123 by adding a new paragraph 2 as follows:
- 3 "Amend section four hundred forty-one point six
- 4 (441.6), Code 1950, by adding after the word 'salary'
- 5 in line seven (7) ', mileage and expense allowance'."
- 6 2. Amend Senate File 123 by adding a new paragraph
- 7 as follows:
- 8 "Amend section four hundred forty-one point eighteen
- 9 (441.18), Code 1950, by striking the word 'auditor' in
- 10 line two (2) and inserting in lieu thereof the word
- 11 'assessor'. Further amend said section by striking the
- 12 words 'and furnish to each assessor' in lines two (2)
- 13 and three (3). Further amend said section by striking
- 14 the words 'furnish to each assessor' in line twenty-two
- 15 (22) and inserting in lieu thereof the word 'provide'.
- 16 Further amend said section by striking the word 'auditor'
- 17 ' in line twenty-six (26) and inserting in lieu thereof
- 18 the word 'assessor' and by striking the words 'furnish
- 19 to the assessor' in lines twenty-six (26) and twenty-
- 20 seven (27)."

Brown of Mahaska.

- Amend the amendment to House File 152, filed March 20, 1951, as follows:
- 3 1. Add the following sentence after the period following the
- 4 word "agriculture" in line thirteen (13) thereof: "They may also use or lease said grounds for automobile and motorcycle racing

7

- 6 provided said grounds are not within ten (10) miles of a
- 7 privately owned and operated track which is being used for
- 8 automobile or motorcycle races."

PALMER of Lee.

- Amend the Brookings amendment to House File 152, filed March.

 20. by adding
- 2 following the word "celebrations" in line nine (9)
- 3 the words "religious organizations."

HUISMAN of Osceola.

- 1 Amend House File 247 as follows:
- 2 1. Section three (3), line four (4), by striking the

3 words "corrections, adjustments, repairs, and".

- 4 Further amend section three (3), lines forty-four (44)
- 5 and forty-five (45), by striking the words "corrections,
- 6 adjustments, repairs, or".
 - 2. Section three (3), line nine (9), by striking the
- 8 words "this act" and inserting in lieu thereof the
- 9 words "the law".
- 10 Further amend section three (3), line ninety-eight (98),
- 11 by striking the words "this act" and inserting in lieu
- 12 thereof the words "the law".
- 13 Further amend section three (3), line one hundred nine
- 14 (109), by striking the words "this act" and inserting
- 15 in lieu thereof the words "the law".
- 16 Further amend section three (3), line one hundred
- 17 thirteen (113), by striking the words "this act" and
- 18 inserting in lieu thereof the words "the law".
- 19 3. Section three (3), line fifty (50), by striking
- 20 the words "servant or".

MEYER of Sac.

- 1 Amend the amendment filed by Ringgenberg of Story to
- 2 House File 280 on March 15 as follows:
- 3 1. In line one (1) strike the word and figure "four (4)" and
- 4 substitute in lieu thereof the word and figure "five (5)".
- 5 2. In line three (3) strike the figure "4" and substitute in lieu
- 6 thereof the figure "5".

RINGGENBURG of Story.

- 1 Amend House File 498 by striking all of line five (5)
- 2 thereof and inserting in lieu thereof the following:
- 3 "vehicle of such deputy sheriffs as hold a certificate
- 4 of appointment issued under the authority of section three
- 5 hundred forty-one point two (341.2), Code 1950."

SHEPARD of Lucas. Loss of Kossuth.

- 1 Amend House File 535 by striking the word "and" in line five
- 2 (5) and inserting a comma (,) and by inserting between the
- 3 word "education" and semicolon (;) in line six (6) the

- 4 following: "and in cities and towns of less than ten
- 5 thousand (10,000) population".

BURROWS of Benton.
BOOTHBY of Cherokee.
LUCKEN of Plymouth.
OLSON of Mitchell.
PAUL of Poweshiek.
FREY of Pottawattamie.
POSTON of Wayne.

- 1 Amend House File 570 by striking therefrom all after the
- 2 enacting clause and inserting in lieu thereof the following:
 - "Section 1. Section four hundred forty-four point
- 4 twelve (444.12), Code 1950, is amended by inserting in line
- 5 six (6) after the word 'including' the following: 'county
- 6 psychiatric treatment,'; further amend said section by
- 7 inserting after the word and comma (,) 'city,' in line
- 8 twenty-two (22) the following: 'and for psychiatric treatments
- 9 of patients in such county, expenditure for which is
- 10 authorized hereby,'."

Kosek of Linn.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Thursday, March 22, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 22, 1951.

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

Prayer was offered by the Reverend Francis W. Johnson, pastor of the Mamrelund Lutheran Church, Stanton.

The Journal of March 21 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Gallup of Jefferson on request of Weston of Buchanan.

PRESENTATION OF VISITORS

Burrows of Benton presented to the House fifty members of the senior class of Belle Plaine High School, accompanied by G. W. Argo, superintendent, Dr. Rychnovsky, president of Rotary Club, and twelve Rotary Club members.

Metz of Decatur presented to the House seven members of Troop 116, Explorer Scouts, Lamoni, accompanied by their leader, Clifford Carpenter.

Butler of Pocahontas presented to the House the Honorable C. G. Good, former member of the House from Boone County.

POINTS OF PERSONAL PRIVILEGE

Washburn of Mills rose under the question of personal privilege and announced to the House the birthday of the Honorable Ted Sloane of Polk.

Weston of Buchanan rose under the question of personal privilege and announced to the House the birthday of the Honorable Claude Oberman of Des Moines.

Washburn of Mills escorted Mr. Sloane to the well of the House; Weston of Buchanan escorted Mr. Oberman to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Sloane and Mr. Oberman.

PETITIONS

Cornick of Henry presented a petition signed by nineteen residents of Wayland urging support of state aid to schools.

Referred to the committee on appropriations.

Miller of Black Hawk presented a petition signed by nineteen members of the Parent-Teacher Association of North School, Clinton, opposing Senate Files 298 and 384.

Referred to the committee on schools, libraries, state educational institutions.

Putney of Tama presented a petition signed by twenty-eight members of the American Legion Auxiliary, Tama, urging support of House File 4.

Referred to the committee on appropriations.

Harris of Adair presented a petition signed by fifty-four residents of Greenfield urging support of House File 514 and opposing House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

Koch of Palo Alto presented a petition signed by one hundred six residents of Palo Alto County urging repeal of the law requiring the state to take a lien against the property of a person receiving old age assistance.

Referred to the committee on social security.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 270, 273, 363, 482, 522, 579 and 585, House Joint Resolution 11, and Senate Files 12, 135, 217, 228, 229 and 230, 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 House is asked:

Senate File 212, a bill for an act relating to taxation and other sources of municipal revenue.



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

Senate File 272, a bill for an act relating to the form and issuance of municipal bonds.

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 relating to motor vehicles and law of road and transit permits.

CARROLL A. LANE, Secretary.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Poston of Wayne offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Joseph E. Doze of Wayne County, who was a member of the Thirty-fifth, Thirty-sixth, Forty-fifth, Forty-fifth Extra and Forty-sixth sessions of the General Assembly, passed away on April 18, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Stiffler of Warren, Brownlie of Madison and Shepard of Lucas.

HOUSE CONCURRENT RESOLUTION 21 DEFERRED

Bloedel of Fremont called up for consideration House Concurrent Resolution 21, found on page 960 of the Journal of March 20, and moved its adoption.

Putney of Tama moved that action on House Concurrent Resolution 21 be deferred.

Motion prevailed.

INTRODUCTION OF BILLS

House File 609, by committee on agriculture 2, horticulture and dairy, a bill for an act to amend chapter one hundred sixty-three (163), Code 1950, by providing for a control of Bang's disease

through restricting the sale of cattle within the state unless accompanied by a certificate of health showing a negative test.

Read first time and placed on the calendar.

House File 610; by committee on roads and highways, a bill for an act to amend chapter three hundred seven (307), Cede 1950, relating to the state highway commission and empowering it to purchase and pay for liability and property damage insurance which shall insure against individual personal liability of employees or officers of the state highway commission while in the performance of their duties.

Read first time and placed on the calendar.

House File 611, 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 waterworks bonds by the town of Lidderdale, Carroll County, Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first time and placed on the calendar.

HOUSE FILE 493 RE-REFERRED

McFarlane of Black Hawk asked and obtained unanimous consent to re-refer House File 493 to the committee on social security.

HOUSE FILE 535 WITHDRAWN

Ludwig of Johnson asked and obtained unanimous consent to withdraw House File 535 from further consideration by the House.

SIFTING COMMITTEE APPOINTED

In accordance with the provisions of Rule 74, the Speaker propounded the question "Shall a sifting committee be appointed at this time?"

The vote disclosed that the House was in favor of the appointment of a sifting committee.

The Speaker announced the appointment of the following members to the sifting committee:

Paul of Poweshiek, chairman
Buck of Marshall, ranking member
Bass of Montgomery
Boothby of Cherokee
Butler of Pocahontas
Davis of Fayette
Eckels of Hancock
Gallup of Jefferson
Goode of Davis
Hansen of Carroll
Harris of Adair
Hendrix of Muscatine
Kuester of Cass
Lucken of Plymouth
Mallonee of Andubon

McFarlane of Black Hawk
McEleney of Clinton
Miller of Black Hawk
Miller of Shelby
Munger of Woodbury
Nystrom of Boone
Olson of Mitchell
Pieper of Allamakee
Poston of Wayne
Putney of Tama
Shifflett of Ringgold
Sloane of Polk
Stevens of Greene
Walker of Hamilton

Goode of Davis moved that all bills be referred to the sifting committee, except the following:

- 1. All appropriations committee bills by either the House or Senate appropriations committee.
 - 2. All claims bills.
 - 3. All bills now appearing on the steering committee calendar.

Motion prevailed.

Van Zwol of O'Brien asked unanimous consent to have House File 377 made a special order for Tuesday, March 27, at 10:00 a.m.

Objection was raised.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 79, a bill for an act to amend sections one hundred seventy-nine point two (179.2), one hundred seventy-nine point five (179.5) and one hundred seventy-nine point six (179.6), Code 1950, relating to the compensation of appointive members of the Iowa Dairy Industry Commission and to the extension of the annual butterfat tax period.

Goode of Davis called up the following amendment and moved its adoption:

Amend Senate File 79 by striking sections two (2) and three (3).

Speaker pro tempore Putney in the chair.

Roll call demanded by Goode of Davis and Paul of Poweshiek.

On the question "Shall the amendment be adopted?"

The ayes were, 28:

Aubrey Hendrix Munger Schroeder Cornick Jones Nelson of Jasper Shepard Davis Kuester Sherod Nicholson Lisle Frey Norland Shifflett Mensing Goode Palmer Sloane Miller of Shelby Hanna Patrick Voigtmann Moore of Louisa Washburn Harris Pieper

The nays were, 71:

Abel Fiene Metz Robinson Bass Hansen Meyer Ryan Berry Hanson Miller of Sar Bloedel Heinz Black Hawk Schwengel Mooty Boothby Huisman Smith Brockmeyer Judd Morris Soeth Klemesrud Stiffler Brookings Nelson of Woodbury Brown Koch Strawman Brownlie Kosek Nielsen Tate Buck Langland Nystrom Tierney Burris Oberman Uhlenhopp Loss Burrows Lucken Van Zwol Oeth Oppedahl Butler Ludwig Walker Clark of Marion Mallonee Paul Walter Cooksey Martin Pedrick Weiss Crabb McEleney Poston Weston Crosier McFarlane Ramsever White Darrington Fairchild McNeal Ringgenberg Young

Absent or not voting, 9:

Clark of Gallup Pendleton Mr. Speaker
Appanoose Moore of Butler Putney

Amendment lost.

Eckels

Speaker Lynes in the chair.

Olson

PRESENTATION OF VISITOR

Stevens

Olson of Mitchell presented to the House Dr. Reuben Youngdahl, pastor of Mount Olivet Lutheran Church, Minneapolis, Minnesota, who briefly addressed the House.

Speaker pro tempore Putney in the chair.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 79 by striking sections two (2) and three (3) and inserting in lieu thereof the following:

"Sec. 2. Amend section one hundred seventy-nine point five (179.5), subsection two (2), Code 1950, by adding after the word 'dealer' in line five (5) thereof the following: 'and a like amount is hereby levied against the first dealer'."

Amendment lost.

Lisle of Page offered the following amendment, proposed by him, Schroeder of Scott and Davis of Fayette:

Amend Senate File 79 by adding a new section following section three (3) as follows:

"Sec. 4. Any person from whom the excise tax provided in this chapter is collected may, by application filed with this commission within sixty (60) days after the collection from him of said tax, have said tax remitted to him by the commission."

Poston of Wayne offered the following amendment to the amendment and moved its adoption:

Amend the amendment to Senate File 79, line five (5), by striking the word and figure "sixty (60)" and inserting in lieu thereof the word and figure "thirty (30)".

Amendment to amendment adopted.

Lisle of Page moved the adoption of the amendment as amended.

Van Zwol of O'Brien moved the previous question.

Motion prevailed.

Roll call demanded by Davis of Fayette and Paul of Poweshiek.

On the question "Shall the amendment be adopted?"

The ayes were, 61:

Aubrey	Fiene	Moore of Louisa	Ringgenberg
Bass	Frey	Mooty	Robinson
Berry	Goode	Munger	Schroeder
Bloedel	Hanna	Nelson of Jasper	Schwengel
Boothby	Harris	Nicholson	Shepard
Brookings	Hendrix	Norland	Sherod
Buck	Jones	Nystrom	Shifflett
Butler	Kosek	Oeth	Soeth
Clark of	Kuester	Olson	Tate
Appanoose	Lisle	Palmer	Voigtmann
Clark of Marion	Lucken	Patrick	Walker .
Cooksey	Mallonee	Pendleton	Washburn
Cornick	Martin	Pieper	Weiss
Davis	McEleney	Poston	Weston
Eckels	McNeal	Ramseyer	Young
Fairchild	Mensing		- cwire

The nays were, 84:

	-,		
Abel Brockmeyer	Judd Koch	Nelson of	Sloane
		Woodbury	Smith
Brown	Langland	Nielsen	Strawman
Brownlie	Ludwig	Oberman	Tierney
Burris	McFarlane	Oppedahl	Uhlenhopp
Crabb .	Metz	Paul	Van Zwol
Crosier	Meyer	Pedrick	Walter
Hanson	Miller of Shelby	Ryan	White
Heinz	Morris	Sar	

Absent or not voting, 13:

Burrows Darrington Gallup Huisman Klemesrud Loss Miller of
Black Hawk
Moore of Butler

Stevens Stiffler Mr. Speaker

Ramsever

Robinson

Schroeder

Ryan

Sar

Ringgenberg

Hansen Putney

Amendment as amended adopted.

Paul of Poweshiek moved that the bill be read a last time now and placed 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:

Abel Frev Aubrey Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Davis Eckels

Hansen Hanson Harris Heinz Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Metz Meyer

Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton

Miller of

Black Hawk

Schwengel Shepard Sherod Smith Soeth Stiffler Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Weiss Weston White Young

The nays were, 8:

Goode Hanna

Fairchild

Fiene

Mensing Miller of Shelby Nicholson Shifflett

Pieper

Poston

Putnev

Sloane Washburn

Absent or not voting, 5:

Burrows Gallup Moore of Butler Stevens

Mr. Speaker

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

On motion by Goode of Davis, the House recessed until 1:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker pro tempore Putney in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Speaker Lynes of Bremer on request of Mallonee of Audubon.

SENATE MESSAGES CONSIDERED

Senate File 212, a bill for an act relating to taxation and other sources of municipal revenue, and to repeal chapter four hundred four (404), Code 1950, relating thereto and enact a substitute therefor, and to repeal certain other sections of the Code relating thereto, and to amend certain sections of the Code relating thereto.

Read first time and referred to the sifting committee.

Senate File 272, a bill for an act relating to the form and issuance of municipal bonds; to amend certain sections of the Code relating thereto; to repeal certain sections of the Code relating thereto, and to enact a substitute therefor.

Read first time and referred to the sifting committee.

Senate File 302, a bill for an act to amend section three hundred twenty-one point one hundred nine (321.109), Code 1950, relating to motor vehicles and law of road, and transit permits.

Read first time and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 250, a bill for an act to amend section three hundred ninety point nine (390.9), Code 1950, relating to off-street parking and issuance of revenue bonds.

Walter 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:

Abel Berry Brockmeyer Burrows
Aubrey Bloedel Brownlie Butler
Bass Boothby Burris Cornick

Crabb Mallonee Norland Ryan Darrington Martin Oberman Schroeder Eckels McEleney Oppedahl Sloane Fiene McFarlane Palmer Stevens McNeal Patrick . Stiffler Frey Goode Mensing Paul Strawman Hansen Metz Pedrick Tate Hanson Meyer Pendleton Van Zwol Harris Miller of Pieper Walter Black Hawk Poston Washburn Hendrix Judd Weiss Mooty Putney Morris Kosek Ramseyer Weston Kuester Munger Ringgenberg White Langland Nelson of Jasper Robinson Young Lucken Nielsen

The nays were, none.

Absent or not voting, 39:

Brookings Moore of Butler Shepard Moore of Louisa Brown Heinz Sherod Buck Huisman Nelson of Shifflett Woodbury Smith Clark of Jones Appanoose Klemesrud Nicholson Soeth Koch Tierney Clark of Marion Nystrom Lisle Oeth Uhlenhopp Cooksey Voigtmann Walker Crosier Loss Olson Davis Ludwig Sar Miller of Shelby Fairchild Schwengel Mr. Speaker Gallup

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

House File 441, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith, with report of committee recommending passage, was taken up for consideration.

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, 73:

Abel McNeal Cornick Hendrix Aubrey Crabb Huisman Mensing Bass Darrington Judd Metz Berry Eckels Kosek Meyer Bloedel Fiene Kuester Miller of Frey Black Hawk Boothby Langland Brockmeyer Goode Lucken Mooty Brownlie Hanna Mallonee Morris Burris Hansen Martin Munger Burrows Hanson McEleney Nelson of Jasper Butler Harris McFarlane Nielsen

Walker Norland Shifflett Pieper Walter Oberman Poston Sloane Washburn Oppedahl Putney Stevens Palmer Ramseyer Stiffler Weiss Patrick Ringgenberg Strawman Weston Paul Robinson Tate White Van Zwol Pedrick Ryan Young Pendleton Schroeder

The nays were, none.

Absent or not voting, 35:

Brookings Gallup Moore of Butler Schwengel Moore of Louisa Shepard Brown Heinz Buck Jones Nelson of Sherod Clark of Klemesrud Woodbury Smith Nicholson Soeth Appanoose Koch Clark of Marion Lisle Nystrom Tierney Cooksev Loss Oeth Uhlenhopp Ludwig Olson Crosier Voigtmann Davis Miller of Shelby Sar Mr. Speaker Fairchild

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

Senate File 113, a bill for an act to amend section four hundred forty-one point nine (441.9), Code 1950, relating to the duties of the county assessor, and to provide for the county assessor to be clerk of the county conference board, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?"

The ayes were, 78:

Abel Goode Mooty Ringgenberg Aubrev Hanna Morris Robinson Nelson of Jasper Bass Hansen Ryan Berry Hanson Nelson of Schroeder Bloedel Harris Woodbury Shifflett Boothby Hendrix Nielsen Sloane Brockmeyer Norland Stevens Huisman Stiffler Brownlie Oberman Judd Strawman Buck Kosek Olson Tate Kuester Burris Oppedahl Van Zwol Burrows Langland Palmer Patrick Walker . Butler Lucken Clark of Mallonee Paul Walter Pedrick Washburn Martin Appanoose Weiss McEleney Pendleton Cornick Weston McFarlane Pieper Crabb Poston White Eckels McNeal Mensing Putney Young Fiene Metz Ramseyer Frey

Gallup Heinz

The nays were, none.

Absent or not voting, 85:

Brookings
Brown
Clark of Marion
Cooksey
Crosier
Darrington
Davis
Fairchild
Lones
Klemesrud
Koch
Lisle
Loss
Ludwig
Meyer
Meyer
Miller of

Miller of Shelby Moore of Butler Moore of Louisa Munger Nicholson Nystrom Oeth Sar Schwengel Shepard Sherod Smith Soeth Tierney Uhlenhopp Voigtmann Mr. Speaker

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

Black Hawk

House File 186, a bill for an act to amend section two hundred eighty-five point eleven (285.11), Code 1950, pertaining to school busses, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 76:

Abel Frey Aubrev Goode Bass Hanna Berry Bloedel Hansen Hanson Boothby Harris Brockmeyer Hendrix Brookings Huisman Brownlie Judd Buck Kosek Burris Kuester Burrows Langland Butler Lucken Mallonee Martin Clark of Appanoose Cornick McEleney Crabb McFarlane Darrington McNeal Eckels Mensing

Metz Meyer Moore of Louisa Mooty Morris Nelson of Jasper Nielsen Norland Oberman Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ramseyer

Ringgenberg Robinson Ryan Schroeder Schwengel Shifflett Sloane Stevens Stiffler Strawman Tate Van Zwol Walker Walter Washburn Weiss Weston White Young

The nays were, none.

Absent or not voting, 32:

Brown Clark of Marion Cooksey Crosier Davis

Fiene

Fairchild Gallup Heinz Jones Klemesrud

Koch Lisle Loss Ludwig

Miller of Black Hawk Miller of Shelby Moore of Butler Munger

Nelson of	Oeth	Sherod	Uhlenhopp
Woodbury	Olson	Smith	Voigtmann
Nicholson	Sar	Soeth	Mr. Speaker
Nystrom	Shepard	Tierney	

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

House File 439, a bill for an act to amend section ninety-eight point thirty-nine (98.39), Code 1950, relating to manufacturers' free distribution of cigarettes, with report of committee recommending passage, was taken up for consideration.

Schroeder 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:

Aubrey	Goode	Miller of	Ramseyer
Bass	Hanna	Black Hawk	Ringgenberg
Berry	Hansen	Moore of Louisa	Robinson
Bloedel	Hanson	Mooty	Ryan
Boothby	Harris	Morris	Schroeder
Brookings	Hendrix	Nelson of Jasper	Schwengel
Brown	Huisman	Nelson of	Shifflett
Brownlie	Judd	Woodbury	Sloane
Buck	Kosek	Nielsen	Smith
Burris	Kuester	Norland	Stiffler
Burrows	Langland	Oberman	Strawman
Butler	Lucken	Olson	Tate
Clark of	Ludwig	Oppedahl	Van Zwol
Appanoose	Mallonee	Palmer	Walker
Cornick	Martin	Patrick	Walter
Crabb	McEleney	Paul	Washburn
Crosier	McFarlane	Pedrick	Weiss
Darrington	McNeal	Pendleton	Weston
Eckels	Mensing	Pieper	White
Fiene	Metz	Poston	Young
Frey	Meyer	Putney	7

The nays were, none.

Absent or not voting, 28:

Abel	Heinz	Moore of Butler	Sherod
Brockmeyer	Jones	Munger	Soeth
Clark of Marion	Klemesrud	Nicholson	Stevens
Cooksey	Koch	Nystrom	Tierney
Davis	Lisle	Oeth	Uhlenhopp
Fairchild	Loss	Sar	Voigtmann
Gallup	Miller of Shelby	Shepard	Mr. Speaker

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

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House File 410, a bill for an act to amend section three hundred twenty-one point three hundred ten (321.310), Code 1950, relating to weight limit on pickup truck registration, with report of committee recommending amendment and passage, was taken up for consideration.

Butler of Pocahontas offered the following amendment proposed by the committee on motor vehicles, commerce and trade and moved its adoption:

Amend House File 410, section one (1), line four (4), by striking the words and figures "fifteen hundred (1500)." and inserting in lieu thereof the words and figures "two thousand (2,000)."

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, 80:

Aubrey Goode	Black Hawk	Ringgenberg Robinson
Bass Hanns	Moore of Louisa	Ryan
Berry Hanse		Schroeder
Bloedel Hanso	n Morris	Schwengel
Boothby Harris	Nelson of	Shifflett
Brockmeyer Hendr		Sloane
Brown Huism	an Nicholson	Smith
Brownlie Judd	Nielsen	Stevens
Buck Kosek	Norland	Stiffler
Burris Kuest	er Oberman	Strawman
Burrows Langle		Tate
Butler Lucke		Van Zwol
Clark of Mallor		Walker
Appanoose Martin	n Patrick	Walter
Cornick McEle	ney Pedrick	Washburn
Crabb McFai	lane Pendleton	Weiss
Crosier McNe	al Pieper	Weston
Darrington Mensi		White
Eckels Metz	Putney	Young
Fiene Meyer	Ramseyer	

The nays were, none.

Absent or not voting, 28:

Brookings	Jones	Moore of Butler	Shepard
Clark of Marion	Klemesrud	Munger	Sherod
Cooksey	Koch	Nelson of Jasper	Soeth
Davis	Lisle	Nystrom	Tierney
Fairchild	Loss	Oeth	Uhlenhopp
Gallup	Ludwig	Paul	Voigtmann
Heinz	Miller of Shelby	Sar	Mr. Speaker

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

House File 466, a bill for an act to amend section four hundred four point five (404.5), Code 1950, relating to tax levy to maintain city halls, with report of committee recommending amendment and passage, was taken up for consideration.

Goode of Davis offered the following amendments proposed by the committee on ways and means and moved their adoption:

- 1. Amend the title to House File 466 by striking the word "city" in lime two (2) and inserting in lieu thereof the word "town".
- 2. Amend House File 466, section one (1), line four (4), by striking the words "cities or".
- 3. Further amend House File 466, line five (5), by striking the words "city or".
- 4. Further amend House File 466, line six (6), by striking the words "city council or".
- 5. Further amend House File 466, line eight (8), by striking the words "city or".

Amendments adopted.

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

On the question "Shall the bill pass?"

The ayes were, 76:

Abel	Fiene	Meyer	Putney
Aubrey	Goode	Miller of	Ramseyer
Bass	Hanna	Black Hawk	Ringgenberg
Berry	Hansen	Moore of Louisa	Robinson
Bloedel	Hanson	Mooty	Ryan
Boothby	Harris	Nelson of	Schroeder
Brockmeyer	Hendrix	Woodbury	Schwengel
Brookings	Huisman	Nicholson	Sloane
Brown	Jones	Nielsen	Stiffler
Brownlie	Judd	Norland	Strawman
Buck	Kosek	Oberman	Tate
Burris	Kuester	Olson	Van Zwol
Burrows	Langland	Oppedahl	Walker
Butler	Lucken		Walter
Clark of	Mallonee	Patrick	Washburn
Appanoose	Martin	Paul	Weiss
Cornick	McEleney	Pedrick	Weston
Crabb	McNeal	Pendleton	White
Crosier	Mensing	Pieper	Young
Eckels	Metz	Poston	-

The nays were, none.

Absent or not voting, 32:

Clark of Marion Ludwig Fairchild Klemesrud McFarlane Cooksey Frey Koch Darrington Gallup Lisle Miller of Shelby Moore of Bufler Davis Heinz Loss

Oeth Shifflett Morris Tierney Uhlenhopp Munger Sar Smith Nelson of Jasper Shepard Soeth Voigtmann Stevens Mr. Speaker Nystrom Sherod

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

House File 313, a bill for an act to amend chapter six hundred five (605), Code 1950, relating to certain requirements for district, superior and municipal court judges, with report of committee recommending amendment and passage, was taken up for consideration.

Van Zwol of O'Brien offered the following amendment proposed by the committee on judiciary 1 and moved its adoption:

Amend House File 313 by striking the words "one hundred twenty (120)" in line fourteen (14) and inserting in lieu thereof the word "ninety (90)".

Amendment adopted.

Van Zwol 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, 73:

Abel	Eckels	Metz	Ringgenberg
Aubrey	Fiene	Miller of	Ryan
Bass	Goode	Black Hawk	Schroeder
Berry	Hanna	Moore of Louisa	Schwengel
Bloedel	Hansen	Mooty	Shifflett
Boothby	Hanson	Morris	Sloane
Brockmeyer	Harris	Nicholson	Stevens
Brookings	Hendrix	Nielsen	Stiffler
Brown	Huisman	Norland	Strawman
Brownlie	Judd	Olson	Tate
Buck	Kuester	Oppedahl	Van Zwol
Burris	Langland	Palmer	Walker
Burrows	Lucken	Patrick	Walter
Butler	Mallonee	Paul	Washburn
Clark of	Martin	Pedrick	Weiss
Appanoose	McEleney	Pendleton	Weston
Crabb	McFarlane	Pieper	White
Crosier	McNeal	Putney	Young .
Darrington	Mensing	Ramseyer	

The nays were, 2:

Cornick Robinson

Absent or not voting, 33:

Clark of Marion Fairchild Heinz Koch
Cooksey Frey Jones Kosek
Davis Gallup Klemesrud Lisle

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Soeth Loss Nelson of Jasper Poston Ludwig Nelson of Tierney Meyer Woodbury Shepard Uhlenhopp Miller of Shelby Nystrom Sherod Voigtmann Moore of Butler Oherman Smith Mr. Speaker Oeth Munger

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

House File 457, a bill for an act to amend section three hundred twenty-four point two (324.2), Code 1950, relating to the limit on amounts of fuel which busses and trucks may bring into the state in the fuel tanks of such vehicles, with report of committee recommending passage, was taken up for consideration.

Washburn 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, 74:

Abel Goode Meyer Ramseyer Aubrev Hanna Moore of Louisa Ringgenberg Bass Mooty Hansen Robinson Berry Hanson Nelson of Ryan Bloedel Woodbury Schroeder Harris Boothby Hendrix Nicholson Schwengel Brockmeyer Jones Nielsen Shifflett Brookings Judd Norland Sloane Brown Kosek Oberman Stevens Brownlie Kuester Stiffler Olson Buck Langland Oppedahl Strawman Burrows Van Zwol Lucken Palmer Butler Mallonee Patrick Walker Paul Clark of Martin Walter Appanoose McEleney Pedrick Washburn Weiss Crabb McFarlane Pendleton Crosier McNeal Pieper Weston Eckels Mensing Poston White Fiene Metz Putney Young

The nays were, 1:

Tate

Absent or not voting, 33:

Burris Heinz Miller of Shelby Shepard Clark of Marion Huisman Moore of Butler Sherod Cooksey Klemesrud Smith Morris Cornick Koch Munger Soeth Darrington Tierney Lisle Nelson of Jasper Davis Loss Nystrom Uhlenhopp Fairchild Ludwig Oeth Voigtmann Frey Gallup Miller of Sar Mr. Speaker Black Hawk

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

House File 459, a bill for an act to amend section three hundred twenty-one point twenty (321.20), Code 1950, relating to information to be given on application for truck registration, with report of committee recommending passage, was taken up for consideration.

Walter 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, 76:

Abel	Hansen	Miller of	Putney
Bass	Hanson	Black Hawk	Ramseyer
Berry	Harris	Moore of Louisa	Robinson
Bloedel .		Mooty	Rvan
Boothby	Huisman	Morris	Schroeder
Brockmeyer	Jones	Nelson of	Schwengel
Brookings	Judd .	Woodbury	Shifflett
Brown	Kosek	Nicholson	Sloane
Brownlie	Kuester	Nielsen	Stevens
Buck	Langland	Norland	Stiffler
Burrows	Lucken	Oberman	Strawman
Butler	Mallonee	Olson	Tate
Clark of	Martin	Oppedahl	Van Zwol
Appanoose	McEleney	Palmer	Walker
Crabb	McFarlane	Patrick	Walter
Crosier	McNeal	Paul	Washburn
Eckels	Mensing	Pedrick	Weiss
Fiene	Metz	Pendleton	Weston
Goode	Meyer	Pieper	White
Hanna	5	Poston	Young

The nays were, none.

Absent or not voting, 32:

Aubrey	Frey	Miller of Shelby	Shepard
Burris	Gallup	Moore of Butler	Sherod
Clark of Marion	Heinz	Munger	Smith
Cooksey	Klemesrud	Nelson of Jasper	Soeth
Cornick	Koch	Nystrom	Tierney
Darrington	Lisle	Oeth	Uhlenhopp
Davis	Loss	Ringgenberg	Voigtmann
Fairchild	Ludwig	Sar	Mr. Speaker

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

House File 453, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road and chapter three hundred twenty-two (322), Code 1950,

relating to motor vehicle dealers and to define the terms "used motor vehicle" or "second-hand motor vehicle", with report of committee recommending passage, was taken up for consideration.

Paul of Poweshiek moved that the bill be read a last time now and placed 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:

Abel Hanson Bass Harris Bloedel Hendrix Boothby Huisman Brockmeyer Jones Brookings Judd Brown Kosek Brownlie Kuester Buck Langland Burris Lucken Burrows Mallonee Butler Martin McEleney Clark of Appanoose McFarlane Crabb McNeal Crosier Mensing Eckels Metz Fiene Meyer Goode Miller of Hanna Black Hawk Hansen

Moore of Louisa Mooty Morris Nelson of Woodbury Nicholson Nielsen Norland Oberman Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney

Ramsever

Ringgenberg Robinson Rvan Schroeder Schwengel Shifflett Sloane Stevens Stiffler Strawman Tate Van Zwol Walker Walter Washburn Weiss Weston White Young

The nays were, none.

Absent or not voting, 31:

Aubrev Frey Gallup Berry Clark of Marion Heinz Cooksey Klemesrud Cornick Koch Darrington Lisle Davis Loss Fairchild Ludwig

Miller of Shelby Moore of Butler Munger Nelson of Jasper Nystrom Oeth Sar Shepard

Smith Soeth Tierney Uhlenhopp Voigtmann Mr. Speaker

Sherod

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

House File 454, a bill for an act to amend section three hundred twenty-one point three hundred forty-two (321.342), Code 1950, relating to the stopping of vehicles at certain railroad crossings, with report of committee recommending passage, was taken up for consideration.

Weston 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, 70:

Abel	Hansen	Moore of Louisa	Poston
Bass	Hanson	Mooty	Ramseyer
Bloedel	Harris	Morris	Ringgenberg
Boothby	Hendrix	Nelson of	Robinson
Brockmeyer	Jones	Woodbury	Ryan
Brookings	Judd	Nicholson	Schroeder
Brown	Kosek	Nielsen	Schwengel
Buck	Kuester	Norland	Sloane
Burris	Langland	Oberman ·	Stevens
Burrows	Lucken	Olson	Stiffler
Butler	Mallonee	Oppedahl	Strawman
Clark of	Martin	Palmer	Tate
Appanoose	McEleney	Patrick	Van Zwol
Crabb	McNeal	Paul	Walter
Crosier	Mensing	Pedrick	Washburn
Eckels	Metz	Pendleton	Weston
Fiene	Meyer	Pieper	White
Goode	Miller of	•	Young
Hanna	Black Hawk	Of 02	

The nays were, none.

Absent or not voting, 88:

Aubrey	Gallup	Moore of Butler	Shifflett
Berry	Heinz	Munger	Smith
Brownlie	Huisman	Nelson of Jasper	Soeth
Clark of Marion	Klemesrud	Nystrom	Tierney
Cooksey	Koch	Oeth	Uhlenhopp
Cornick	Lisle	Putney	Voigtmann
Darrington	Loss	Sar	Walker
Davis	Ludwig	Shepard	Weiss
Fairchild	McFarlane	Sherod	Mr. Speaker
Frev	Miller of Shelby		

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

SENATE FILE 302 SUBSTITUTED FOR HOUSE FILE 607

Walker of Hamilton asked and obtained unanimous consent to substitute Senate File 302 for House File 607, for the suspension of Rule 44 and for the immediate consideration of Senate File 302, a bill for an act to amend section three hundred twenty-one point one hundred nine (321.109), Code 1950, relating to motor vehicles and law of road, and transit permits.

Walker of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass ?"

The ayes were, 72:

Abel Hansen Mooty Robinson Bass Harris Morris Ryan Bloedel Hendrix Nelson of Schroeder Boothby Jones Woodbury Schwengel Brockmeyer Judd Nicholson Shifflett Brown Kosek Nielsen Sloane Norland Buck Kuester Stevens Burris Langland Oberman Stiffler Lucken Burrows Olson Strawman Oppedahl Buttler Mallonee Tate Van Zwol Clark of Martin Palmer McEleney Patrick Walker Appanoose Crabb McNeal Paul Walter Crosier Mensing Pedrick Washburn Davis Metz Pendleton Weiss Eckels Meyer Pieper Weston Miller of White Fiene Putney Goode Black Hawk Ramsever Young Moore of Louisa Ringgenberg Hanna

The nays were, none.

Absent or not voting, 36:

Frey Ludwig Aubrey Sar Gallup McFarlane Shepard Berry Brookings Hanson Miller of Shelby Sherod Heinz Moore of Butler Smith Brownlie Clark of Marion Soeth Huisman Munger Nelson of Jasper Klemesrud Tierney Cooksev Cornick Koch Nystrom Uhlenhopp Darrington Lisle Oeth Voigtmann Fairchild Loss Poston Mr. Speaker

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

House File 606, a bill for an act relating to the adoption, amendment, revision, or repeal of rules and regulations adopted by administrative agencies as defined herein and to the publication and distribution of said rules and regulations, with report of committee recommending amendment and passage, was taken up for consideration.

Palmer of Lee offered the following amendment proposed by the committee on judiciary 1 and moved its adoption:

Amend House File 606 as follows:

- 1. Strike from section two (2), line fifteen (15), the word "giving" and insert in lieu thereof the word "publication".
- 2. Insert at the end of section eight (8) the following: "This volume shall be known as the Iowa Departmental Rules and any rule printed

3. Add at the end of said House File a new section as follows:

"Sec. 11. Nothing in this act shall be construed as giving any additional power to any administrative agency to make rules and regulations."

Amendment adopted.

Palmer of Lee offered the following amendment and moved its adoption:

Amend House File 606 by striking the period (.) at the end of subsection three (3) of section one (1) and adding the following: ", nor such rules and regulations of the state department of health as may be necessary during emergencies such as floods, epidemics, invasion or other disasters."

Amendment adopted.

Palmer of Lee offered the following amendment and moved its adoption:

Amend the title of House File 606 by adding after the word "agencies" in line two (2) the words "of the State of Iowa".

Amendment adopted.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel	Hanson	Moore of Louisa	Ringgenberg
Bass	Harris	Mooty	Robinson
Bloedel	Hendrix	Morris	Ryan
Boothby	Jones	Nelson of	Schroeder
Brockmeyer	Judd	Woodbury	Schwengel
Buck	Kosek	Nicholson	Sloane
Burris	Kuester	Nielsen	Stevens
Burrows	Langland	Norland	Stiffler
Butler	Lucken	Olson	Strawman
Clark of	Mallonee	Oppedahl	Tate
Appancose	Martin	Palmer	Van Zwol
Cooksey	McEleney	Patrick	Walker
Crabb	McNeal	Paul	Walter
Crosier	Mensing	Pedrick	Washburn
Davis	Metz	Pendleton	Weiss
Eckels	Meyer	Pieper	Weston
Fiene	Miller of	Putney	White
Goode	Black Hawk	Ramseyer	Young
Hanna		and another and an entropy of the CAA	

The nays were, none.

Absent or not voting, 38:

Gallup Miller of Shelby Shepard Aubrev Hansen Moore of Butler Sherod Berry Brookings Shifflett Heinz Munger Huisman Nelson of Jasper Smith Brown Brownlie Klemesrud Nystrom Soeth Clark of Marion Koch Oberman Tierney Cornick Lisle Oeth Uhlenhopp Darrington Loss Poston Voigtmann Fairchild Ludwig Sar Mr. Speaker McFarlane Frey

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

REPORTS OF COMMITTEES

Eckels of Hancock, from the committee on conservation, drainage and flood control, submitted the following report:

MR. SPEAKER: Your committee on conservation, drainage and flood control to whom was referred House File 540, a bill for an act to amend section three hundred fifty-seven point two (357.2), Code 1950, with respect to payment of the cost of proposed water systems in districts which include publicly owned property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

PENN ECKELS, Chairman.

Palmer of Lee, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 66, a bill for an act to repeal chapter five hundred forty-six (546), Code 1950, relating to nonresident auctioneers and to substitute a new chapter relating to the licensing of auctioneers crying sales within 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 be amended as follows, and when so amended the bill do pass.

Amend House File 66 as follows:

- 1. Strike from section two (2), lines five (5), six (6) and seven (7), the words and figures "by any resident of Iowa, and upon said applicant filing bond in the penal sum of one thousand dollars (\$1,000)" and insert in line five (5) after the word "upon" the word "an" and after the word "application" the words "form prescribed by the secretary of state,".
- 2. Further amend by striking section three (3) and substituting in lieu thereof the following:
- "A resident of another state which issues auctioneer's licenses to residents of Iowa on the same or similar basis as to residents of such state may be licensed as an auctioneer in Iowa upon complying with the laws of the State of Iowa relating to the issuance of auctioneer's licenses."

- 3. Further amend House File 66 by striking section seven (7).
- 4. Further amend by adding a new section thereto as follows:

"No auctioneer shall be authorized to sell or deal in any interest in real estate unless he is a licensed broker or salesman under the provisions of chapter one hundred seventeen (117)."

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 559, a bill for an act to amend section six hundred eighty-four point eighteen (684.18), Code 1950, making the supreme court co-ordinator and providing for the appointment of a court supervisor, begs leave to report it 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 PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Seaste File 7, a bill for an act to amend chapter sixteen (16), Code 1950, by increasing the number of copies of the Code, Acts of the General Assembly, annotations to the Code and supplements thereto, and reports of the supreme court that are distributed to the law library of the state university, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Senate File 50, a bill for an act relating to jurisdiction of the court in the release of real or personal property from the lien of inheritance 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 Senate File 50 by striking the word and figure "Section 1." and inserting the following:

"Section 1. Section four hundred fifty point fifty-nine (450.59), Code 1950, is amended by adding thereto the following:".

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Senate File 55, a bill for an act to amend section seven hundred thirteen point three (713.3), Code 1950, relating to the punishment for false drawing or uttering of checks, drafts or written orders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopass.

ERNEST PALMER, JR., Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Senate File 169, a bill for an act to amend section six hundred thirty-eight point twenty-five (638.25), Code 1950, relating to expenses and extraordinary services in probate matters, begs leave to report it has had 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 PALMER, JR., Chairman..

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Senate File 318, a bill for an act to amend chapter six hundred thirty-six (636), Code 1950, relating to descent and distribution and providing that aliens may inherit to the extent that citizens of the United States may inherit in such foreign country, begs leave to report it has had the same under consideration and has instructed me to seport the same back to the House with the recommendation that the same do pass.

ERNEST PALMER, JR., Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 60.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 60.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: March 21, 1951, House File 400.

AMENDMENTS FILED

- 1 Amend the Brookings amendment to House File 152, filed
- 2 March 20, 1951, as follows:
- 8 Add the following sentence after the period (.)
- 4 following the word "agriculture" in line thirteen (13) thereof:
- 5 "They may also use or lease said grounds for automobile or

- 6 motorcycle racing, provided said grounds are not within ten (10)
- 7 miles of a privately owned and operated track, which is being
- 8 used for automobile or motorcycle races, and was so used prior
- to the use or lease of said grounds for such purpose."

PALMER of Lee.

- 1 Amend the Palmer amendment to the Brookings amendment to House File 152
- 2 by striking the period (.) at the end thereof and adding
- 3 the following: "and was so used prior to the use or lease
- 4 of said grounds for automobile or motorcycle racing."

PALMER of Lee.

- 1 Amend the Brookings amendment to House File 152, filed
- 2 March 20, by adding in line ten (10) after the comma
- 3 following the word "rodeos" the word "grazing,".

HARRIS of Adair.

- 1 Amend House File 123 by striking the word "fifty-five"
- 2 appearing in line four (4) and inserting in lieu thereof the word
- 3 "fifty" and by adding thereto the following:
- 4 "Further amend by adding after the comma (,)
- 5 appearing in line two (2) of subsection eleven (11) of section 337.11 the
- 6 following: 'and in counties having a population of sixty
- 7 thousand and not more than eighty thousand, forty cents for
- 8 each meal."

Loss of Kossuth.
SHEPARD of Lucas.

- 1 Amend the amendment to House File 449, filed March 9, 1951,
- 2 by striking the period (.) in line eighty-eight (88) after
- 3 the word "arrangement" and inserting in lieu thereof a
- 4 comma (,) and the following: "but said term 'contract
- 5 carrier' shall not include:
- 6 "(a) any person regularly engaged in the transaction of
- 7 business other than the business of transporting property
- 8 for compensation and who as an incident to or in the
- furtherance of such other business transports by motor
- 10 vehicle property of which such person is the owner, seller,
- 11 bailee, consignee, factor or lessee, nor
- 12 "(b) any person who as employee, agent, bailee, consignee or
- 13 factor is engaged for the purpose of selling and distributing
- 14 or buying and assembling goods, wares or merchandise for and
- 15. on behalf of his employer or principal."

WALKER of Hamilton.

- 1 Amend House File 522 by adding thereto section
- 2 three (3) as follows:
- 3 "Sec. 3. None of the provisions of this
- 4 act shall apply to non-resident corporations

8

- 5 lawfully qualified to transact business
- 6 within the State of Iowa as authorized by
- 7 chapter 494, Code 1950."

MUNGER of Woodbury. NELSON of Woodbury.

1 1. Amend House File 554 by striking after line one (1), the 2 title, the preamble to said bill and substituting in lieu

3 thereof the following:

"WHEREAS, the literature and history of the religions of
the world are an important part of the record of the aspirations
and struggles of the human race for better ways of living, and
"WHEREAS, in particular, the Hebrew and Christian Scripture

"WHEREAS, in particular, the Hebrew and Christian Scriptures, commonly called the Bible, are an important part of the moral

9 and spiritual heritage of America and of this state, and

"WHEREAS, a knowledge of the Bible, and of the literature and history of the Jewish-Christian tradition generally, is

12 highly desirable for an understanding of our history as a

13 nation, and for an appreciation of our culture and ideals as 14 a freedom-loving people.".

2. Further amend House File 554 by striking all following the enacting clause and substituting in lieu thereof the following:

17 Section 1. That the public schools be encouraged to 18 include the literature and history of religions, and in

19 particular the Bible, in their courses of study.

20 Sec. 2. That safeguards be established to make sure 21 that all experiments and procedures in connection with this

22 project shall be in accord with public sentiment and with

23 standards of educational excellence, so as to secure

24 appropriateness in the readings and studies for each age-

25 group, and the avoidance of sectarian indoctrination in all 26 groups.

27 Sec. 3. That the department of public instruction, in

28 consultation with representative religious and educational 29 leaders of the state as it may deem desirable, draw up an

29 leaders of the state as it may deem desirable, draw up and 30 submit to local school boards recommendations for putting

31 this measure into effect.

LUDWIG of Johnson.

In accordance with Senate Concurrent Resolution 14 duly adopted, the House adjourned until 11:00 a.m., Monday, March 26, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 26, 1951.

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

Prayer was offered by Doctor W. E. Butler, pastor of the Methodist Church, Britt.

The Journal of March 22 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mallonee of Audubon on request of Paul of Poweshiek; Mensing of Cedar on request of Norland of Worth; Nicholson of Taylor on request of Pedrick of Wapello; Davis of Fayette on request of Butler of Pocahontas.

PRESENTATION OF VISITORS

Putney of Tama presented to the House the senior class of Tama High School, accompanied by Roe Tharp, principal, and James Davis, instructor.

PETITIONS

Frey of Pottawattamie presented a resolution adopted by the city council of Council Bluffs urging support of House File 89 and Senate File 145.

Passed on file.

Uhlenhopp of Franklin presented a petition signed by forty-seven residents of Hampton urging support of House File 476.

Referred to the committee on police regulation, suppression of crime and intemperance.

Schroeder of Scott presented a petition signed by twenty-one residents of Davenport urging support of House File 188.

Referred to the committee on schools, libraries, state educational institutions.

Nelson of Woodbury and Munger of Woodbury presented a petition signed by one hundred fourteen residents of Sioux City urging support of House File 442.

Referred to the committee on ways and means.

McEleney of Clinton presented a petition signed by twenty-five residents of Clinton County opposing House File 282.

Referred to the committee on police regulation, suppression of crime and intemperance.

Ramseyer of Washington presented a petition signed by eight county officers of Washington County urging support of the salary bill.

Passed on file.

Paul of Poweshiek presented five telegrams signed by residents of Davenport urging support of House Joint Resolution 11.

Referred to the committee on ways and means.

Schwengel of Scott presented a petition signed by twenty-nine residents of Scott County urging support of House File 127.

Referred to the committee on social security.

Schwengel of Scott presented a petition signed by twenty-one residents of Scott County urging support of House File 188.

Referred to the committee on schools, libraries, state educational institutions.

Koch of Palo Alto presented a petition signed by sixty-one residents of Palo Alto County urging repeal of the law requiring the state to take a lien against the property of a person receiving old age assistance.

Referred to the committee on social security.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 66 and Senate Files 7, 50, 55, 169 and 318, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 438 and 508.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the state comptroller:

OFFICE STATE COMPTROLLER

March 23, 1951.

To the Secretary of the Senate and

Chief Clerk of the House of Representatives.

In accordance with the provisions of chapter 25, Code 1950, there are submitted herewith claims acted upon by the state appeal board on March 20, 1951. Each claim bears the recommendation of the board.

Claims of a general nature are numbers 95, 102, 126, 159, 162, 168, 168, 175, 181 and 182. Also highway commission claims numbers H-162-51 and H-165-51 to H-176-51, inclusive.

R. E. JOHNSON, Chairman, State Appeal Board.

No.	Name of Claimant and Nature of Claim	Amount of Claim
95	County Treasurer, Muscatine County— Drainage assessment, amended claim	\$ 4,612.52
102	Armstrong-Mitchell Farm, Jesup, Iowa— Refund for gasoline used in farm tractor, but failed to apply for their refund within the three calendar months' limitation	e e
126	Leon H. Carter, Des Moines, Iowa— 1939 judgment entered against the state auditor. Plaintiff claims that he was illegally dismissed from his position.	
159	County Treasurer, Cerro Gordo County— Agricultural land tax credit refund 1946	18.87
162	Ellsworth Fuller, Davenport, Iowa—Claimant states that he was unlawfully confined to the insane ward at the reformatory in Anamosa Iowa, 1913 to 1949	r. Programma salahan
163	Ivan Brown, Spirit Lake, Iowa— Personal injuries while employed by the conservation commission	1,286.85
168	Malcolm Heefner, Des Moines, Iowa— Car damaged and personal injuries by Jeep belonging to the Iowa National Guard	2,500.00
175	Guy Harmon, Algona, Iowa— Refund on gasoline tax	54.47
181	Mason Funeral Home, Tama, Iowa— Funeral service of Mary Kupka, old age recipient	150.00
182	Liberty Mutual Ins. Co., Des Moines, Iowa— Damage to car by state owned car	189.62

	544	
No.	Name of Claimant and Nature of Claim	Amount of Claim
	HIGHWAY COMMISSION CLAIMS	
H-162-51	Randall Reinholdt, Marcus, Iowa— Estimated depreciation in value of 1948 Hudson sedan in excess of cost of repairs due to collision with highway commission snowplow	
H-165-51	Stephen Treharne, Davenport, Iowa—Cost of repairs to 1937 Chevrolet auto damaged in collision with highway commission truck	82.00
H-166-51	C. C. Bless, St. Ansgar, Iowa— Cost of repairs to 1948 Frazier auto due to collision with highway commission snow removal truck	
H-167-51	F. D. Riley, Des Moines, Iowa— Cost of repairs to 1949 Packard auto due to collision with highway commission truck and sand spreader	103.08
H-168-51	Wendell R. Sharpe, Washington, Iowa— Cost of repairs to 1950 Buick auto driven into rear end of highway commission International snow re- moval truck.	02
H-169-51	Paul W. Fry, Cedar Rapids, Iowa— Cost of repairs to 1941 Chevrolet coach due to dam- age received on February 6, 1951, in collision with highway commission snowplow truck	(A)
H-170-51	Leslie Hale, Sr., Council Bluffs, Iowa— Cost of repairs to 1946 Ford tudor damaged in col- lision with highway commission International truck and snowplow	e ii
H-171-51	Mrs. Farrell Scott, Oskaloosa, Iowa— Cost of repairs to 1948 Plymouth sedan which was struck by highway commission Chevrolet truck on an icy pavement	1
H-172-51	Mrs. Mary Reinholdt, Marcus, Iowa— Personal injuries alleged to have been received while riding in the Randall W. Reinholdt car on February 17, 1949, when said car was struck by highway com- mission truck and ice blade	
H-173-51	Mrs. Anna Reinholdt, Marcus, Iowa— Personal injuries alleged to have been received while riding in the Randall W. Reinholdt car February 17, 1949, when said car was struck by a highway commission truck and ice blade	
H-174-51	Mrs. Joe Stahl, Kingsley, Iowa— Medical expense and pain and suffering as a result of personal injuries alleged to have been received Feb- ruary 17, 1949, when claimant was riding as a pas- senger in car of Randall W. Reinholdt which was struck by a highway commission snowplow truck	
H-175-51	Mrs. Fred Reinholdt, Kingsley, Iowa— Medical and other expense including pain and suffer- ing as a result of personal injuries alleged to have been received on February 17, 1949, when claimant was riding as a passenger in car of Randall W. Rein- holdt which was struck by highway companion.	
	holdt which was struck by highway commission snow- plow truck	107.00

No. Name of Claimant and No. Nature of Claim

Amount of Claim

H-176-51 X. T. Prentis, Mount Ayr, Iowa—
Damage to car by highway commission snowplow.......

50.00

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 90, a bill for an act relating to the issuance of teachers' contracts and to the issuance of teachers' certificates to foreign applicants.

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 relating to viaducts, underpasses and railroad grade separations in cities and to amend certain sections of the Code.

Also: That the Senate has concurred in the House amendment to and passed Senate File 79, a bill for an act relating to the compensation of appointive members of the Iowa Dairy Industry Commission and to the extension of the annual butterfat tax period.

Also: That the Senate has concurred in the House amendment to and passed Senate File 142, a bill for an act relating to the public archives and authorizing destruction of certain documents after custody for a fixed period.

CARROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 440, a bill for an act relating to viaducts, underpasses and railroad grade separations in cities and to amend sections three hundred eighty-seven point one (387.1), three hundred eighty-seven point two (387.2), three hundred eighty-seven point three (387.3), three hundred eighty-seven point six (387.6), three hundred eighty-seven point seven (387.7), three hundred eighty-seven point eight (387.8), three hundred eighty-seven point nine (387.9), three hundred eighty-seven point twelve (387.12), three hundred eighty-seven point twelve (387.12), three hundred eighty-seven point fourteen (387.14), three hundred eighty-seven point fifteen (387.15) and three hundred eighty-seven point sixteen (387.16), Code 1950, also authorizing cities to enter into and participate in agreements for elimination or

separation of railroad crossings at grade and make contribution to the cost thereof.

Read first time and referred to sifting committee.

INTRODUCTION OF BILLS

House File 612, by committee on conservation, drainage and flood control, a bill for an act providing for the payment by the State of Iowa of a portion of the cost of construction of sanitary facilities, disposal plants and other necessary sewer facilities by the sanitary districts of Clear Lake in Cerro Gordo County and of the Great Lakes sanitary district, including Spirit Lake, East Okoboji Lake, West Okoboji Lake and other state owned waters in Dickinson County, Iowa.

Read first time and referred to committee on appropriations.

House File 613, by conservation, drainage and flood control, a bill for an act to amend sections three hundred fifty-eight point sixteen (358.16), three hundred fifty-eight point twenty (358.20), three hundred fifty-eight point twenty (358.20), three hundred fifty-eight point twenty-one (358.21) and three hundred fifty-eight point twenty-two (358.22), Code 1950, providing for the imposition of a tax for the retirement of bonds of a sanitary district, and in general relating to the powers and financing of sanitary districts organized under the provisions of chapter three hundred fifty-eight (358), Code 1950.

Read first time and referred to committee on appropriations.

VOTE ON HOUSE FILE 313 RECONSIDERED

Pieper of Allamakee moved to reconsider the vote by which House File 313 passed the House.

Hanson of Lyon moved the previous question.

Motion prevailed.

On the question "Shall the vote be reconsidered?"

The ayes were, 63:

Abel Clark of Marion Fiene Heinz Bass Cooksev Hendrix Berry Cornick Huisman Brookings Crabb Goode Jones Brown Darrington Judd Buck Eckels Klemesrud Hansen Burris Langland Fairchild Harris

Lucken	Mooty	Pedrick	Smith
Ludwig	Munger	Pendleton	Stevens
Martin	Nelson of Jasper	Pieper	Stiffler
McEleney	Nelson of	Poston	Strawman
McFarlane	Woodbury	Robinson	Tierney
Metz	Nielsen	Ryan	Uhlenhopp
Meyer	Oberman	Sar	Washburn
Miller of Black Hawk	Oppedahl Patrick	Shepard Shifflett	Weiss - White
Moore of Butler	Fatrick	Simillett	White

The nays were, 35:

Aubrey	Crosier	Norland	Sloane
Bloedel	Hanson	Oeth	Soeth
Boothby	Koch	Olson	Tate
Brockmeyer	Kosek	Palmer	Van Zwol
Brownlie	Lisle	Paul	Voigtmann
Burrows	McNeal	Ramseyer	Walter
Butler	Miller of Shelby	Schroeder	Weston
Clark of	Moore of Louisa	Schwengel	Young
Appanoose	Morris	Sherod	Mr. Speaker

Absent or not voting, 10:

Davis	Mallonee	Nystrom	Ringgenberg
Kuester	Mensing	Putney	Walker
Loss	Nicholson	Shall the state of the Co	

Motion prevailed.

Pieper of Allamakee asked and obtained unanimous consent that the Chief Clerk be authorized to request the return of House File 313 from the Senate.

On motion by Goode of Davis, the House recessed until 1:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 171, a bill for an act relating to biennial reports of the state department of history and archives.

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 maintaining a funeral home for a period of two years after the death of a licensed embalmer.



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

Senate File 441, a bill for an act relating to the incurring of indebtedness by cities and towns for the elimination or separating of railroad grade crossings.

CARROLL A. LANE, Secretary.

CONSIDERATION OF BILLS

The House resumed consideration of House File 152, a bill for an act to amend section one hundred seventy-four point two (174.2), Code 1950, to clarify the powers of a "society" as defined in section one hundred seventy-four point two (174.2).

Brookings of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 152 by adding thereto the following new sections:

- Sec. 2. Section one hundred seventy-four point ten (174.10), Code 1950, is hereby amended by striking from the said section the period (.) in line ten (10) and inserting in lieu thereof a comma (,), and adding to the said section the following: "or societies located in counties where there are two (2) farm aid associations and two (2) extension services, in which event county aid shall be allowed for each society."
- Sec. 3. Section one hundred seventy-four point ten (174.10), Code 1950, is further amended by striking the period (.) at the end of said section and adding in lieu thereof a comma (,) and the following: "except in counties where there are two (2) farm aid associations and two (2) extension services, in which event each society shall be entitled to receive the state aid hereinabove provided for."
- Sec. 4. Section one hundred seventy-four point eleven (174.11), Code 1950, is hereby amended by adding to the said section following the comma (,) in line fourteen (14) the following: "except in those counties which have two (2) farm aid associations and two (2) extension services, in which event each fair shall be entitled to the full amount of the state aid available hereinabove provided for."

Roll call demanded by Kosek of Linn and Stevens of Greene.

On the question "Shall the amendment be adopted?"

The ayes were, 20:

Bass Frey Lisle Oeth Brookings ·Goode Martin Palmer McEleney Buck Hanson Patrick Darrington Harris Nielsen Tierney Fairchild Norland Judd Weston

The nays were, 72:

Abel Boothby Burris Clark of
Aubrey Brockmeyer Burrows Appanoose
Berry Brown Butler Clark of Marion
Bloedel Brownlie Cooksey

McFarlane Sloane . Corniek Oberman Oppedahl Smith Crosier McNeal Paul Soeth Eckels Metz Pendleton Stevens Fiene Meyer Gallup Miller of Pieper Stiffler Black Hawk Strawman Hansen Putney Heinz Miller of Shelby Ramseyer Tate Moore of Butler Uhlenhopp Huisman Ringgenberg Moore of Louisa Van Zwol Jones Robinson Voigtmann Walker Klemesrud Mooty Ryan Koch Morris Sar Kosek Nelson of Jasper Schroeder Washburn Nelson of Schwengel Weiss Langland Loss Woodbury Shepard White Ludwig Nystrom Sherod Young

Absent or not voting, 16:

Crabb Kuester Munger Poston Lucken Nicholson Shifflett Davis Mallonee Walter Hanna Olson Pedrick Mr. Speaker Hendrix Mensing

Amendment lost.

Palmer of Lee offered the following amendment and moved its adoption:

Amend House File 152 by adding a new section thereto as follows: "Sec. 2. This act shall not affect pending litigation."

Amendment lost.

Brookings of Pottawattamie offered the following amendment filed by him:

Amend House File 152, section one (1), line five (5), by striking all that which follows the word "society" and inserting in lieu thereof the following:

"may use or lease for consideration its ground, buildings and facilities for the following purposes: bona fide exhibitions of agricultural, dairy and kindred products, livestock and farm implements, sales of livestock and farm implements, sales of purebred livestock, storage purposes, athletic events, picnics, patriotic celebrations, rodeos, horse racing and training of animals, programs of an educational nature designed to further knowledge of agriculture and its methods and non-profit enterprises directly connected with agriculture. In no event shall the grounds, buildings or facilities be used for any purpose not herein expressly authorized."

Huisman of Osceola offered the following amendment to the amendment, filed by him, and moved its adoption:

Amend the Brookings amendment to House File 152 by adding following the word "celebrations" in line nine (9) the words "religious organizations."

Amendment to amendment lost.

Palmer of Lee asked and obtained unanimous consent to withdraw the amendment to the Brookings amendment, filed by him and found on pages 1011 and 1012 of the Journal of March 21, and the amendment to the Palmer amendment, filed by him and found on pages 1038 and 1039 of the Journal of March 22.

Palmer of Lee offered the following amendment to the amendment and moved its adoption:

Amend the Brookings amendment to House File 152 by inserting after "animals," in line ten (10) the following: "school activities, roller skating,".

Roll call demanded by Harris of Adair and Palmer of Lee.

On the question "Shall the amendment to the amendment be adopted?"

The	ayes	were,	15:

Bass Brookings	Goode Hanna	Miller of Shelby Mooty	Pieper Tierney
Buck	Harris	Nielsen	Weston
Cooksey	Lisle	Palmer	

The nays were, 70:

Abel	Gallup	Moore of Butler	Ryan
Berry	Hansen	Morris	Sar
Bloedel	Hanson	Munger	Schroeder
Brockmeyer	Heinz	Nelson of	Schwengel
Brown	Huisman	Woodbury	Shepard
Brownlie	Jones	Norland	Sherod
Burris	Judd	Nystrom	Smith
Burrows	Klemesrud	Oberman	Soeth
Butler	Kosek	Oeth	Stevens
Clark of	Langland	Olson	Stiffler
Appanoose	Loss	Oppedahl	Strawman
Clark of Marion	Ludwig	Patrick	Tate
Cornick	Martin	Paul	Van Zwol
Crosier	McEleney	Pedrick	Voigtmann
Darrington	McFarlane	Pendleton	Walter
Eckels	McNeal	Putney	Weiss
Fairchild	Metz	Ramseyer	White
Fiene	Meyer	Ringgenberg	Young

Absent or not voting, 23:

Aubrey	Kuester	Moore of Louisa	Sloane
Boothby	Lucken	Nelson of Jasper	Uhlenhopp
Crabb	Mallonee	Nicholson	Walker
Davis	Mensing	Poston	Washburn
Frey	Miller of	Robinson	Mr. Speaker
Hendrix	Black Hawk	Shifflett	
Kech			

Amendment to amendment lost.

Harris of Adair offered the following amendment to the amendment, filed by him, and moved its adoption: Amend the Brookings amendment to House File 152 by adding in line ten (10) after the comma following the word "rodeos" the word "grazing,".

Amendment to amendment lost.

Palmer of Lee offered the following amendment to the amendment, filed by him, and moved its adoption:

Amend the Brookings amendment to House File 152 as follows:

Add the following sentence after the period (.) following the word "agriculture" in line thirteen (13) thereof: "They may also use or lease said grounds for automobile or motorcycle racing, provided said grounds are not within ten (10) miles of a privately owned and operated track, which is being used for automobile or motorcycle races, and was so used prior to the use or lease of said grounds for such purpose."

Amendment to amendment lost.

Brookings of Pottawattamie moved the adoption of his amendment.

Meyer of Sac moved the previous question.

Motion prevailed.

Roll call demanded by Sloane of Polk and Harris of Adair.

On the question "Shall the amendment be adopted?"

The ayes were, 34:

Bass	Frey	Miller of	Poston
Bloedel	Goode	Black Hawk	Robinson
Brookings	Hanna	Moore of Louisa	Sherod
Brownlie	Harris	Nelson of Jasper	Shifflett
Buck	Judd	Norland	Sloane
Clark of	Koch	Oeth	Tierney
Appanoose	Langland	Palmer	Van Zwol
Cornick	Lisle	Pedrick	Walter
Darrington	McFarlane	Pieper	Weston

The nays were,	60:		
Abel	Heinz	Munger	Sar
Aubrey	Huisman	Nelson of	Schroeder
Berry	Jones	Woodbury	Schwengel
Brockmeyer	Klemesrud	Nielsen	Shepard
Brown	Kosek	Nystrom	Smith
Burris	Loss	Oberman	Soeth
Burrows	Ludwig	Olson	Stevens
Butler	Martin	Oppedahl	Stiffler
Clark of Marion	McNeal	Patrick	Strawman
Crosier	Metz	Paul	Tate
Eckels	Meyer	Pendleton	Voigtmann
Fairchild	Miller of Shelby	Putney	Walker
Fiene	Moore of Butler	Ramseyer	Weiss
Gallup	Mooty	Ringgenberg	White
Hansen	Morris	Ryan	Young
Hanson		039 3 7050770 #	

Absent or not voting, 14:

Boothby Hendrix McEleney Uhlenhopp
Cooksey Kuester Mensing Washburn
Crabb Lucken Nicholson Mr. Speaker
Davis Mallonee

Amendment lost

Cooksey of Clay offered the following amendment and moved its adoption:

Amend House File 152 by adding at the end of section one (1) thereof the following: "Provided, however, that no power may be exercised which will place the society in competition with any private group providing the same facility in the immediate vicinity."

Hanson of Lyon moved the previous question.

Motion prevailed.

Roll call demanded by Bass of Montgomery and Stevens of Greene.

On the question "Shall the amendment be adopted?"

The ayes were, 28:

Bass Goode McFarlane Pieper Bloedel Hanna Moore of Butler Poston Brookings Harris Nelson of Jasper Robinson Judd Butler Norland Schroeder Clark of Klemesrud Nystrom Shifflett Appanoose Koch Palmer Tierney Cooksey Lucken Pedrick Weston Darrington

The nays were, 62:

Abel Hansen Mooty Sar Aubrey Hanson Morris Schwengel Berry Brockmeyer Heinz Shepard Munger Huisman Nelson of Sherod Jones Brown Woodbury Stevens Brownlie Kosek Nielsen Stiffler Buck Langland Oberman Strawman Burris Loss Olson Tate Van Zwol Oppedahl Burrows Ludwig Clark of Marion Martin Patrick Voigtmann Cornick McElenev Walter Paul McNeal Pendleton Crosier Washburn Eckels Metz Putney Weiss Fairchild White Meyer Ramsever Miller of Shelby Fiene Ringgenberg Young Moore of Louisa Gallup Rvan

Absent or not voting, 18:

Boothby Kuester Miller of Smith Black Hawk Crabb Lisle Soeth Davis Mallonee Nicholson Uhlenhopp Oeth Frey Mensing Walker Hendrix Sloane Mr. Speaker

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Amendment lost.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 152 by adding a new paragraph as follows:

"No salary or compensation of any kind shall be paid to the president, vice president, treasurer or to any director of the association for such duties."

Roll call demanded by Sloane of Polk and Kosek of Linn.

On the question "Shall the amendment be adopted?"

The ayes were, 58:

Bass	Jones	Munger	Robinson
Bloedel	Judd	Nelson of Jasper	Schroeder
Brookings	Klemesrud	Nelson of	Schwengel
Brown	Koch	Woodbury	Shepard
Butler	Lisle	Nielsen	Sherod
Clark of	Lucken	Norland	Shifflett
Appanoose	Ludwig	Nystrom	Sloane
Cooksey	McEleney	Oeth	Tate
Crabb	McFarlane	Olson	Tierney
Darrington	McNeal	Palmer	Van Zwol
Fiene	Miller of	Pedrick	Voigtmann
Frey	Black Hawk	Pendleton	Walker
Gallup	Moore of Butler	Pieper	Walter
Goode	Moore of Louisa	Poston	Washburn
Hanna	Mooty	Ringgenberg	Weston
Harris			

The nays were, 34:

Abel	Hansen	Miller of Shelby	Ryan
Berry	Heinz	Morris	Sar
Brockmeyer	Huisman	Oberman	Soeth
Burrows	Kosek	Oppedahl	Stiffler
Clark of Marion	Langland	Patrick	Strawman
Cornick	Loss	Paul	Weiss
Crosier	Martin	Putney	White
Eckels	Metz	Ramseyer	Young
Fairchild	Meyer		

Absent or not voting, 16:

Aubrey	Burris	Kuester	Smith
Boothby	Davis	Mallonee	Stevens
Brownlie	Hanson	Mensing	Uhlenhopp
Buck	Hendrix	Nicholson	Mr. Speaker

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:

Abel Hansen Mooty Sar Aubrey Hanson Morris Schroeder Berry Heinz Munger Schwengel Bloedel Huisman Nelson of Shepard Woodbury Brockmeyer Jones Sherod Shifflett Brown Judd Nielsen Brownlie Klemesrud Norland Smith Nystrom Soeth Buck Koch Oberman Burris Kosek Stevens Langland Stiffler Burrows Olson Oppedahl Patrick Strawman Clark of Loss Lucken Appanoose Tate Van Zwol Clark of Marion Ludwig Paul Cooksey Martin Pedrick Walker Walter Cornick McEleney Pendleton Crabb McFarlane Poston Washburn Crosier McNeal Putney Weiss Eckels Ramsever Weston Metz White Fairchild Meyer Miller of Ringgenberg Fiene Robinson Young Gallup Black Hawk Ryan

The navs were, 17:

Bass Goode Moore of Butler Palmer Brookings Hanna Moore of Louisa Pieper Nelson of Jasper Harris Butler Sloane Darrington Lisle Oeth Tierney Frev

Absent or not voting, 11:

Boothby Kuester Miller of Shelby Voigtmann
Davis Mallonee Nicholson Mr. Speaker
Hendrix Mensing Uhlenhopp

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

Stevens of Greene moved to reconsider the vote by which House File 152 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 79, 113, 142, 250 and 302.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, Chairman Senate Committee.

Report adopted.



BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 79, 113, 142, 250 and 302.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: March 22, 1951, House Files 81, 199, 200, 597, 598, 599 and 600.

AMENDMENT FILED

- 1 Amend House File 531 by adding thereto the following new 2 section:
- 3 Sec. 6. Chapter ninety-seven (97), Code 1950, is hereby
- 4 amended by adding thereto the following new sections:
- 5 1. "Any employee upon termination of employment prior
- 6 to death or retirement shall be entitled to a separation
- 7 benefit to be paid from the 'old age and survivors' fund'
- 8 equal to the sum of all contributions made by the employee
- 9 to the 'old age and survivors' fund'.
- 10 2. "All rights of an employee under this chapter shall
- 11 cease upon payment of a separation benefit, except that any
- 12 employee who has qualified as a 'fully insured individual'
- 13 under section ninety-seven point forty-five (97.45),
- 14 subsection six (6), shall not be entitled to such separation
- 15 benefit."

KOSEK of Linn.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Tuesday, March 27, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 27, 1951.

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

Prayer was offered by the Reverend Frank Marler, pastor of the Christian Church, Albia.

The Journal of March 26 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mallonee of Audubon on request of Morris of Dallas.

PRESENTATION OF VISITORS

Ringgenberg of Story presented to the House twenty-two members of the eighth grade civics class, eleven members of the eleventh grade American history class and fourteen members of the twelfth grade government class, all of Colo High School, accompanied by W. P. Trusdell, superintendent, Mrs. Anna Mae Morden, and Harvey Wissler, instructors.

Voigtmann of Iowa presented to the House eighteen members of the senior class of Amana Township High School, accompanied by Charles L. Selzer, superintendent.

Walker of Hamilton presented to the House forty-two members of the seventh and eighth grade classes of Stanhope Consolidated School, accompanied by Howard W. Ortmeyer, superintendent, Mrs. Palmer Nelson, instructor, and Carl Schmidt.

Morris of Dallas presented to the House forty-five members of the sociology, civics and government classes of Dexter High School, accompanied by D. W. See, principal, L. O. Wineinger, superintendent, and James Welch, instructor.

PETITIONS

Walker of Hamilton presented a petition signed by twenty-four

members of the American Legion Auxiliary, Williams Unit 633, urging support of House File 4, Senate File 10 and House File 71.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by forty-seven members of the Lincoln Parent-Teacher Association, Bettendorf, urging support of increased state aid for public schools.

Referred to the committee on appropriations.

Harris of Adair presented six telegrams from residents of Adair County urging support of House File 354 without amendments.

Referred to the sifting committee.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 443 and 589.

MESSAGES FROM 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 186, a bill for an act relating to compensation and expense 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 307, a bill for an act relating to motor vehicles and law of road, also relating to reporting of motor vehicle accidents where damage exceeds fifty dollars.

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

Senate File 328, a bill for an act relating to the taxation of loan agencies and by fixing the conditions under which Iowa corporations may elect to be taxed under this chapter.

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

House File 396, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

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

House File 6, a bill for an act relating to the crime of operating a motor vehicle while intoxicated or under the influence of drugs or a combination of drugs and alcohol.

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

House File 454, a bill for an act relating to the stopping of vehicles at certain railroad crossings.

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

House File 399, a bill for an act relating to registration plates issued for motor vehicles.

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

House File 453, a bill for an act relating to motor vehicles and law of road and relating to motor vehicle dealers and to define the terms "used motor vehicle" or "second-hand motor vehicle".

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

Senate File 87, a bill for an act relating to permits for excess size and weight.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 899

Amend House File 399 by adding the following sections:

Sec. 4. Section three hundred twenty-one point thirty-nine (321.39), Code 1950, is hereby amended by adding thereto the following:

"The provisions of this section shall not apply to any vehicle which is registered without the payment of fees as provided in section 321.19, but the registration plate or plates issued for such vehicle shall remain valid until suspended or revoked or cancelled by the department, or until the title or ownership of such vehicle has been transferred."

Sec. 5. Section three hundred twenty-one point one hundred sixty-six (321.166), Code 1950, is hereby amended by adding thereto the following new paragraph:

"Number plates issued for use on a vehicle in accordance with the provisions of section 321.19 need not indicate the year for which issued nor be of a distinctly different color each year."

Amend the title to House File 399 by inserting immediately before the word "and" in line 3 the following: ", sections three hundred twenty-one point thirty-nine (321.39), three hundred twenty-one point one hundred sixty-six (321.166)".

Further amend the title to House File 399 by inserting after the word "to" in line 5 the following: "registrations, registration cards and".

SENATE AMENDMENT TO HOUSE FILE 458

Amend House File 453, section 1, line 6, by inserting after the word "registered" the following: "or for which a certificate of title has been issued".

Further amend House File 453, section 2, line 6, by inserting after the word "registered" the following: "or for which a certificate of title has been issued".



SENATE MESSAGES CONSIDERED

Senate File 235, a bill for an act to repeal section one hundred fifty-six point eight (156.8), Code 1950, relating to maintaining a funeral home for a period of two (2) years after the death of a licensed embalmer.

Read first time and referred to sifting committee.

Senate File 441, a bill for an act relating to the incurring of indebtedness by cities and towns for the elimination or separating of railroad grade crossings and to amend section four hundred seven point three (407.3), Code 1950.

Read first time and referred to sifting committee.

Senate File 87, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, relating to permits for excess size and weight.

Read first time and passed on file.

Senate File 186, 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 1950, relating to compensation of shorthand reporters of the district courts, and to amend section six hundred five point ten (605.10), Code 1950, relating to expense of shorthand reporters of the district courts.

Read first time and referred to sifting committee.

Senate File 307, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road, also relating to reporting of motor vehicle accidents where damage exceeds fifty dollars, and to amend section three hundred twenty-one point two hundred eleven (321.211), Code 1950, and section three hundred twenty-one A point two (321A.2), Code 1950, relating to departmental hearings.

Read first time and referred to sifting committee.

Senate File 328, a bill for an act to amend chapter four hundred thirty A (430A), Code 1950, relating to the taxation of loan agencies and by fixing the conditions under which Iowa corporations may elect to be taxed under this chapter, and the basis of taxing such Iowa corporations.

Read first time and referred to sifting committee.



COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the state comptroller:

OFFICE STATE COMPTROLLER

March 27, 1951.

To the Secretary of the Senate and

Chief Clerk of the House of Representatives.

In accordance with the provisions of chapter 25, Code 1950, there is submitted herewith claim acted upon by the state appeal board on March 20, 1951. The claim bears the recommendation of the board.

The claim is of a general nature numbered 183.

R. E. JOHNSON, Chairman, State Appeal Board.

Passed on file.

HOUSE CONCURRENT RESOLUTION 22 DEFERRED

Goode of Davis called up for consideration the following resolution:

HOUSE CONCURRENT RESOLUTION 22

Be It Resolved by the House, the Senate Concurring, that the Fifty-fourth General Assembly adjourn sine die at twelve o'clock noon, Friday, April 13, 1951.

Hanson of Lyon offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 22, lines two (2) and three (3), by striking the words "Friday, April 13, 1951." and inserting in lieu thereof the words "Tuesday, April 17, 1951."

Amendment adopted.

Goode of Davis moved to defer action on House Concurrent Resolution 22.

Motion prevailed.

CONSIDERATION OF BILLS

House File 238, a bill for an act relating to individual accident and sickness insurance policies, making uniform the law relating thereto, to repeal section five hundred eleven point thirty-six (511.36), Code 1950, also relating to accident or health insurance, with report of committee recommending amendment and passage, was taken up for consideration.

Schwengel of Scott offered the following amendment proposed by the committee on insurance and moved its adoption:

Amend House File 238, section one (1), line seventeen (17), by adding the following:

"Orders, societies or associations which admit to membership only persons engaged in one (1) or more crafts or hazardous occupations in the same or similar lines of business and the ladies societies or ladies auxiliaries to such orders shall not be subject to the provisions of this Act nor shall any religious order be subject to the provisions of this Act."

Amendment adopted.

Schwengel of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 238, section nine (9), line four (4), by inserting after the sign "\$" the figures "100".

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, 95:

Abel Gallup Moore of Butler Ryan Aubrev Hansen Moore of Louisa Sar Bass Hanson Mooty Schroeder Berry Harris Morris Schwengel Bloedel Hendrix Nelson of Jasper Shepard Boothby Huisman Nelson of Sherod Brockmeyer Jones Woodbury Shifflett Brown Judd Nicholson Smith Brownlie Klemesrud Nielsen Soeth Buck Koch Norland Stevens Burris Kosek Nystrom Stiffler Burrows Kuester Oberman Strawman Tate Butler Lisle Oeth Clark of Loss Olson Tierney Appanoose Ludwig Oppedahl Uhlenhopp Cooksey Martin Palmer Van Zwol Voigtmann Walter Cornick McEleney Patrick Crabb McFarlane Paul Washburn Crosier McNeal Pedrick Weiss Darrington Mensing Pendleton Weston Davis Metz Pieper Eckels Mever White Putney Fairchild Miller of Young Ramseyer Fiene Black Hawk Ringgenberg Mr. Speaker Miller of Shelby Frey

The nays were, none.

Absent or not voting, 13:

Brookings Heinz Mallonee Robinson
Clark of Marion Langland Munger Sloane
Goode Lucken Poston Walker

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

House File 247, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to inspection of motor vehicles, with report of committee recommending amendment and passage, was taken up for consideration.

Lisle of Page offered the following amendment proposed by the committee on motor vehicles, commerce and trade, and moved its adoption:

Amend House File 247, section three (3), subsection g, line one hundred two (102), by striking the word and number "five (5)" and inserting in lieu thereof the word and number "fifteen (15)".

Amendment adopted.

Lisle of Page offered the following amendment filed by him and moved its adoption:

Amend House File 247 as follows:

- 1. Strike from section three (3), line one hundred nine (109), the words "defined in this act" and insert in lieu thereof "as provided by law".
- 2. Strike from section three (3), line one hundred thirteen (113), the words "as defined and required in this act" and insert in lieu thereof "as provided by law".

Amendment adopted.

Lisle of Page offered the following amendment filed by him and moved its adoption:

Amend House File 247 by adding to section three (3) after line one hundred twenty-two (122) a new paragraph as follows:

"The commissioner, upon proper application, shall issue a certificate of appointment as an official inspection station to any person, association or corporation owning and operating more than twenty-five motor vehicles, for purposes other than the sale thereof, to make inspections of his or its own vehicles only, pursuant to such rules as may be issued by the commissioner. The commissioner, upon receipt of the fee required to be paid to him by this act, shall issue to such person, association or corporation a certificate of inspection and approval for each of his or its motor vehicles which such person, association or corporation certifies meets the inspection requirements of this act."

Amendment adopted.



Lisle of Page offered the following amendment filed by him and Moore of Louisa and moved its adoption:

Amend House File 247, section three (3), line thirty-three (33), by inserting after the period following the word "certificate" the following:

"Provided, however, that nothing herein contained shall be construed as granting authority to the commissioner to require the installation of any testing devices, other than those which may be currently in general and customary use and acceptance in this state, prior to the granting of a certificate of appointment."

Amendment adopted.

Meyer of Sac offered the following amendment filed by him and moved its adoption:

Amend House File 247 as follows:

1. Section three (3), line four (4), by striking the words "corrections, adjustments, repairs, and".

Further amend section three (3), lines forty-four (44) and forty-five (45), by striking the words "corrections, adjustments, repairs, or".

2. Section three (3), line nine (9), by striking the words "this act" and inserting in lieu thereof the words "the law".

Further amend section three (3), line ninety-eight (98), by striking the words "this act" and inserting in lieu thereof the words "the law".

Further amend section three (3), line one hundred nine (109), by striking the words "this act" and inserting in lieu thereof the words "the law".

Further amend section three (3), line one hundred thirteen (113), by striking the words "this act" and inserting in lieu thereof the words "the law".

3. Section three (3), line fifty (50), by striking the words "servant or".

Amendment adopted.

Tierney of Webster offered the following amendment and moved its adoption:

Amend House File 247, section two (2), by striking lines two (2), three (3) and four (4) and inserting in lieu thereof the following: "The inspection fee shall be not more than fifty cents (\$.50), and the person making the inspection shall remit the sum of five cents (\$.05) for each certificate."

Amendment lost.

Poston of Wayne offered the following amendment and moved its adoption:

Amend House File 247, section two (2), by striking lines two (2) through eight (8) and inserting in lieu thereof the following: "The inspection fee shall be fifty cents (\$.50), which shall be retained by the person making the inspection."

Amendment lost.

Lisle 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, 86:

Abel	Goode	Moore of Butler	Ryan
Aubrey	Hansen	Moore of Louisa	Sar
Bass	Hanson	Mooty	Schroeder
Berry	Harris	Morris	Schwengel
Bloedel	Heinz	Munger	Shepard
Brownlie	Huisman	Nelson of Jasper	Sherod
Buck	Judd	Nelson of	Soeth
Burris	Klemesrud	Woodbury	Stevens
Burrows	Kosek	Nicholson	Stiffler
Butler	Kuester	Nielsen	Strawman
Clark of	Langland	Norland	Tate
Appanoose	Lisle	Nystrom	Uhlenhopp
Clark of Marion	Lucken .	Oberman	Van Zwol
Cooksey	Ludwig	Oeth	Voigtmann
Cornick	Martin	Olson	Walker
Crabb	McEleney	Oppedahl	Walter
Crosier	McNeal	Patrick	Washburn
Darrington	Mensing	Paul	Weiss
Davis ·	Metz	Pedrick	Weston
Eckels	Meyer	Pendleton	White
Fairchild	Miller of	Putney	Young
Frey	Black Hawk	Ramseyer	Mr. Speaker
Gallun		8	***

The nays were, 15:

Boothby	Hendrix	Pieper	Shifflett
Brockmeyer	Jones	Poston	Smith
Brookings	Koch	Ringgenberg	Tierney
Fione	Millor of Sholby	Pohingon	

Absent or not voting, 7:

Brown	Loss	McFarlane	Sloane	
Hanna	Mallonee	Palmer		

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

The House resumed consideration of Senate File 110, a bill for an act to amend section six hundred eighteen point two (618.2), Code 1950, relating to the publication of notices, reports of proceedings and similar matter.

Van Zwol of O'Brien offered the following amendment as a substitute for all amendments filed and moved its adoption:

Amend Senate File 110 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section six hundred eighteen point two (618.2), Code 1950, is repealed and the following is enacted in lieu thereof:

"'Any public official who violates the provisions of section 618.1 or who wilfully fails to make publication as now required of him by law of any notice, report of proceedings or other matter whatsoever, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than one hundred dollars (\$100) or by imprisonment in the county jail for not more than thirty (30) days."

Amendment adopted.

Van Zwol of O'Brien offered the following amendment and moved its adoption:

Amend the title to Senate File 110 by changing the period at the end thereof to a comma and adding the following: "and providing penalties for failure to make such publications."

Amendment adopted.

Van Zwol 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 aves were, 90:

,		
Goode	Miller of	Putney
		Ringgenberg
Hanson	Miller of Shelby	Ryan
Harris	Moore of Butler	Sar
Heinz	Moore of Louisa	Schroeder
Hendrix	Mooty	Schwengel
Jones	Morris	Shepard
Judd		Sherod
Klemesrud	Nelson of	Shifflett
Koch	Woodbury	Smith
Kosek	Nicholson	Soeth
Kuester	Nielsen	Stevens
Langland	Norland	Stiffler
Loss	Nystrom	Strawman
Lucken	Oberman	Tierney
Ludwig	Oeth	Uhlenhopp
Martin	Olson	Van Zwol
McEleney	Oppedahl	Walter
McFarlane	Palmer	Weiss
McNeal	Paul	Weston
Mensing	Pedrick	White
Metz	Pendleton	Young
Meyer		Mr. Speaker
Trace as presse,	NOCTOR #1.7920	TO THE PERSON OF
	Goode Hansen Hansen Harris Heinz Hendrix Jones Judd Klemesrud Koch Kosek Kuester Langland Loss Lucken Ludwig Martin McEleney McFarlane McNeal Mensing	Goode Hansen Hanson Harris Heinz Hendrix Jones Klemesrud Koch Kosek Kuester Langland Loss Lucken Ludwig Martin McEleney McNeal Mensing Miller of Black Hawk Miller of Shelby Moore of Shelby Moore of Butler Moore of Louisa Melson of Jasper Nelson of Woodbury Norland Norland Norland Doerman Oberman Oberman Oppedahl Palmer Paul Mensing Metz Medicate Miller of Black Hawk Miller of Black Hawk Miller of Black Hawk Melsen Moore of Butler Moore of Butler Moore of Butler Moore of Shelby Moris Moore of Butler Moore of Shelby Moore of Butler Moore of Louisa Moore of Butler Moore of Louisa Moore of Butler Moore of Louisa Moore of Butler Moore of Louisa Moore

The nays were, 1:

Huisman

Absent or not voting, 17:

Boothby Lisle Poston
Brown Mallonee Ramseyer
Clark of Marion
Eckels Patrick Sloane

Tate Voigtmann Walker Washburn

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

SENATE FILE 301 INDEFINITELY POSTPONED

Brookings of Pottawattamie asked and obtained unanimous consent to substitute Senate File 301 for House File 397.

Senate File 301, a bill for an act to amend section three hundred twenty-one point one (321.1), Code 1950, relating to motor vehicles and law of road, defining chauffeur, was taken up for consideration.

Goode of Davis moved that Senate File 301 be indefinitely postponed.

Motion prevailed.

Senate File 166, a bill for an act relating to the construction and maintenance of garages for storage, repair and servicing of motor vehicles and other equipment of cities and towns, and to amend chapter three hundred sixty-eight (368), Code 1950, and section four hundred seven point three (407.3), Code 1950, 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:

Abel	Goode	Moore of Louisa	Ramseyer
Aubrey	Hansen	Mooty	Ringgenberg
Bass	Hanson	Nelson of Jasper	Robinson
Berry	Heinz	Nelson of	Ryan
Bloedel	Hendrix	Woodbury	Sar
Brockmeyer	Huisman	Nicholson	Schroeder
Brookings	Jones	Nielsen	Schwengel
Brown	Judd	Norland	Sherod
Brownlie	Kosek	Nystrom	Smith
Buck	Kuester	Oberman	Soeth
Burrows	Langland	Oeth	Stevens
Butler	Loss	Olson	Stiffler
Clark of	Ludwig	Oppedahl	Strawman
Appanoose	Martin	Palmer	Tate
Cooksey	McEleney	Patrick	Tierney
Cornick	McFarlane	Paul	Uhlenhopp
Crabb	McNeal	Pedrick	Walter
Crosier	Mensing	Pendleton	Washburn
Davis	Metz	Pieper	Weiss
Eckels	Meyer	Poston	Weston
Fairchild	Miller of	Putney	Mr. Speaker
Frey	Black Hawk		

The nays were, 13:

Boothby Fiene Koch Shepard
Burris Gallup Miller of Shelby Van Zwol
Clark of Marion Klemesrud Moore of Butler Young

Darrington

Absent or not voting, 12:

Hanna Lucken Munger Voigtmann
Harris Mallonee Shifflett Walker
Lisle Morris Sloane White

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

House File 292, a bill for an act to amend section five hundred twelve point nine (512.9), Code 1950, relating to the qualifications for membership in fraternal beneficiary societies and limiting medical examination, 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, 94:

Frey Abel Miller of Ramseyer Aubrey Gallup Black Hawk Ringgenberg Miller of Shelby Goode Bass Ryan Berry Moore of Louisa Hanson Sar Mooty Bloedel Heinz Schroeder Schwengel Boothby Hendrix Morris Brockmeyer Huisman Nelson of Shepard Brown Jones Woodbury Sherod Brownlie Judd Nicholson Shifflett Buck Klemesrud Nielsen Smith Burris Koch Norland Soeth Burrows Kosek Nystrom Stevens Butler Kuester Oberman Stiffler Strawman Clark of Langland Oeth Tierney Appanoose Lisle Olson Oppedahl Uhlenhopp Clark of Marion Loss Van Zwol Lucken Palmer Cooksey Walker Cornick Ludwig Patrick Walter Crabb Martin Paul Pedrick Washburn Crosier McEleney McFarlane Pendleton Weiss Darrington McNeal Pieper Weston Davis Eckels Mensing Poston White Putney Fairchild Metz Young Fiene

The nays were, none.

Absent or not voting, 14:

Brookings Mallonee Nelson of Jasper Tate
Hanna Meyer Robinson Voigtmann
Hansen Moore of Butler Sloane Mr. Speaker

Harris Munger

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

House File 531, a bill for an act to amend section ninety-seven point forty-five (97.45), Code 1950, relating to old age and survivors' insurance, was taken up for consideration.

Kosek of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 531 by adding thereto the following new section:

- Sec. 6. Chapter ninety-seven (97), Code 1950, is hereby amended by adding thereto the following new sections:
- 1. "Any employee upon termination of employment prior to death or retirement shall be entitled to a separation benefit to be paid from the 'old age and survivors' fund' equal to the sum of all contributions made by the employee to the 'old age and survivors' fund'.
- 2. "All rights of an employee under this chapter shall cease upon payment of a separation benefit, except that any employee who has qualified as a 'fully insured individual' under section ninety-seven point forty-five (97.45), subsection six (6), shall not be entitled to such separation benefit."

Nystrom of Boone moved the previous question.

Motion prevailed.

Roll call demanded by Pendleton of Buena Vista and Kosek of Linn.

On the question "Shall the amendment be adopted?"

The ayes were, 15:

Burris Kosek Oeth Ringgenberg
Eckels Ludwig Olson Sherod
Heinz Mensing Pendleton Young
Jones Norland Pieper

The nays were, 88:

Abel Buck Darrington Hendrix Aubrey Burrows Davis Huisman Fairchild Bass Butler Judd Berry Clark of Fiene Klemesrud Bloedel Appanoose Frey Koch Clark of Marion Gallup Boothby Kuester Brockmeyer Cooksey Goode Langland Brookings Cornick Hansen Lisle Brown Crabb Hanson Loss Brownlie Crosier Harris Lucken

Martin Poston Strawman Munger Nelson of Jasper McEleney Putney Tate Ramseyer McFarlane Nelson of Tierney McNeal Woodbury Rvan Uhlenhopp Metz Nicholson Sar Van Zwol Meyer Nielsen Schroeder Voigtmann Walker Miller of Nystrom Schwengel Black Hawk Walter Oberman Shepard Washburn Miller of Shelby Shifflett Oppedahl Moore of Butler Sloane Weiss Palmer Moore of Louisa Weston Patrick Smith White Mooty Paul Soeth Morris Pedrick Stiffler

Absent or not voting, 5:

Hanna Mallonee Robinson

Stevens

Mr. Speaker

Amendment lost.

Lisle 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, 100:

Abel Frey Gallup Miller of Ramseyer Aubrev Black Hawk Ringgenberg Bass Goode Miller of Shelby Sar Berry Moore of Butler Hansen Schroeder Bloedel Hanson Moore of Louisa Schwengel Boothby Harris Mooty Shepard Hendrix Brockmeyer Morris Sherod Shifflett Brookings Huisman Munger Brown Jones Nelson of Jasper Sloane Brownlie Judd Nelson of Smith Woodbury Buck Klemesrud Soeth Burris Koch Nicholson Stevens Burrows Kosek Nielsen Stiffler Butler Kuester Norland Strawman Clark of Langland Nystrom Tate Appanoose Lisle Oberman Tierney Clark of Marion Loss Oeth Uhlenhopp Cooksey Olson Lucken Van Zwol Oppedahl Cornick Ludwig Walker Walter Crabb Martin Palmer McEleney Washburn Crosier Patrick McFarlane Paul Weiss Darrington Pendleton Davis McNeal Weston Eckels Mensing Pieper White Fairchild Mever Poston Young Putney Mr. Speaker Fiene

The nays were, 3:

Heinz Pedrick Ryan

Absent or not voting, 5:

Hanna Metz Robinson Voigtmann Mallonee

[March 27.

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

HOUSE FILES WITHDRAWN

Uhlenhopp of Franklin asked and obtained unanimous consent to withdraw the following bills from further consideration by the House: House Files 250, 251, 255, 284 and 301.

Eckels of Hancock asked and obtained unanimous consent to withdraw House File 303 from further consideration by the House.

On motion by Goode of Davis, the House recessed until 2:00 p.m., today.

AFTERNOON SESSION

The House reconvened, McFarlane of Black Hawk in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Mentgomery, 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 90.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 90.

BILL SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 27th day of March, 1951, sent to the Governor for his approval: House File 90.

ELMER A. BASS, Chairman.

Report adopted.



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AMENDMENTS FILED

- Amend House File 313 as follows:
- 2 1. Strike the words "to dismiss any cause" from
- 3 line eleven (11) of section one (1).
 - 2. Further amend section one (1) by inserting
- 5 the word "finally" after the word "been" in line thirteen 6 (13).
 - 3. Further amend section one (1) by adding
- 8 the following new sentences: "However, an additional
- 9 extension not to exceed ninety (90) days may be granted the
- 10 trial judge either by written agreement of counsel for
- 11 all parties, or by a written order of the Supreme Court
- 12 or any justice thereof on application by the trial judge
- 13 for sufficient cause after notice to parties and hearing.
- 14 Pending the order of the supreme court or any justice
- 15 thereof, the trial judge shall not be subject to the loss
- 16 of salary or compensation provided for in this section."
 - VAN ZWOL of O'Brien.
- Amend House File 486 by striking the quotation
- 2 mark (") and the period (.) at the end of line six (6), and
- 3 adding the following:
- 4 "which shall have embossed or impressed
- 5 legibly on the outside thereof the words 'ice milk' or
- 6 'imitation ice cream' in type not less than twenty-four point
- 7 (24.) Gothic capitals."

MILLER of Black Hawk.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Wednesday, March 28, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 28, 1951.

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

Prayer was offered by the Reverend Arthur Kindred, pastor of the Methodist Church, Marshalltown.

The Journal of March 27 was corrected and approved.

PRESENTATION OF VISITORS

Burrows of Benton presented to the House fifty-two members of the junior and senior classes of the Norway Consolidated School, accompanied by W. W. Isenberger, superintendent.

Eckels of Hancock presented to the House the group from Hancock that won second place in the state contest for getting out the vote.

Morris of Dallas presented to the House eighteen members of the contemporary problems class of Redfield High School, accompanied by Oren E. Brinkley, superintendent.

PETITIONS

Sloane of Polk presented a petition signed by twenty-six residents of Des Moines, recommending an increase in the budget of the State University and Hospital in Iowa City.

Referred to the committee on appropriations.

Koch of Palo Alto presented a petition signed by forty-eight residents of Palo Alto County urging repeal of the law requiring the state to take a lien against the property of a person receiving old age assistance.

Referred to sifting committee.

Butler of Pocahontas presented a petition signed by twelve ladies from Rolfe urging support of Senate File 278.

Referred to sifting committee.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 565.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate returns herewith House File 313, a bill for an act relating to certain requirements for district, superior and municipal court judges.

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

House File 492, a bill for an act transferring moneys from the industry revolving funds created and established at the state penitentiary at Fort Madison and at the state reformatory at Anamosa to the general fund.

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

House File 421, a bill for an act relating to fees to be charged by county officers.

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

House Concurrent Resolution 20, providing for a joint convention of the Fifty-fourth General Assembly to which the Pioneer Lawmakers are invited on March 28.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 421

Amend House File 421 as follows:

- 1. Strike section 2 and substitute in lieu thereof the following:
- "Sec. 2. Section five hundred forty-seven point three (547.3), Code 1950, is hereby amended by striking from line three (3) the words 'twenty-five cents' and substituting in lieu thereof the words 'one dollar'."
- 2. Amend section 3 by striking the period (.) at the end thereof and adding the following: "; and by striking from line two (2) of subsection three (3) the word 'twenty-five' and substituting in lieu thereof the word 'fifty'."
- 3. Insert after section 3 the following new section: "Section five hundred fifty-six point seventeen (556.17), Code 1950, is hereby repealed and the following enacted in lieu thereof:
- "'Release of mortgages. When the amount due on any chattel mortgage, conditional sales contract, or pledge of personal property is paid, the mortgagee, conditional vendor, pledgee or his personal representative or assignee, or those legally acting for him shall release of record such instrument evidencing the security, at his own expense, by filing with the original instrument a duly executed satisfaction piece or release, or by indorsing a satisfaction on the index book under the heading of "re-



marks" in the same manner as mortgages are now released by marginal satisfaction, and when so released on index book, the recorder shall enter a memorandum thereof on the original instrument or on the record thereof, if recorded.

- "'Any person who fails to comply with the provisions of this section within thirty days after being requested in writing shall forfeit to the mortgagor, conditional vendee or pledgor the sum of \$25."
- 4. Insert after section 3 the following new section: "Chapter five hundred fifty-seven (557), Code 1950, is hereby amended as follows:
- "1. By striking from line four (4), section five hundred fifty-seven point twenty-four (557.24), the words 'one dollar' and substituting in lieu thereof the words 'three dollars'.
- "2. By striking from line ten (10), section five hundred fifty-seven point twenty-six (557.26), the word 'twenty-five' and substituting in lieu thereof the word 'fifty'."
- 5. Insert after section 4 the following new section: "Section one hundred eighty-eight point forty-eight (188.48), subsection eight (8), Code 1950, is hereby amended by striking from line four (4) the words 'fifty cents' and inserting in lieu thereof the words 'one dollar'."
- 6. Insert after section 4 the following new section: "Section five hundred forty-four point thirty-seven (544.37), Code 1950, is hereby amended as follows: By striking from line nine (9) the word 'twenty-five' and substituting in lieu thereof the word 'fifty'."
 - 7. Amend House File 421 by striking section 14.
 - 8. Renumber the sections of the bill.
 - 9. Amend the title to House File 421 as follows:
- a. Strike the word "and" in line 3 and substitute a comma (,) therefor.
- b. Insert after the comma (,) at the end of line 3 the following: "five hundred forty-four point thirty-seven (544.37), five hundred fifty-six point seventeen (556.17), five hundred fifty-seven point twenty-four (557.24) and five hundred fifty-seven point twenty-six (557.26),".
- c. Strike all after the semicolon (;) in lines 19 to 23, inclusive, and substitute in lieu thereof the following: "and to amend section one hundred eighty-eight point forty-eight (188.48), Code 1950, relating to the fees to be charged for the taking up of estrays and trespassing animals."

SPECIAL ORDERS

Goode of Davis moved that House Files 115, 146, 181, 388, 294, 123, 341, 308 and 263 be made special orders of business for Tuesday, April 3, at 10:00 a.m.

Motion prevailed.

Van Zwol of O'Brien moved that House Files 197, 196 and 55 and Senate Files 18, 20, 23, 28, 32, 93 and 164 be made special orders of business for Thursday, April 5, at 10:00 a.m.



Nelson of Woodbury moved as a substitute motion that the foregoing bills be made special orders of business after the present calendar has been disposed of.

Goode of Davis moved to amend the substitute motion by exempting House Files 197 and 196.

Palmer of Lee moved to defer action until Thursday, March 29. Motion prevailed.

INTRODUCTION OF BILLS

House File 614, 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, 1951, and ending June 30, 1953, to the state fair board for the purpose of state aid to agricultural societies.

Read first time and placed on appropriations calendar.

House File 615, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to the state soil conservation committee the sum of six hundred thousand dollars (\$600,000) to carry on soil conservation work in soil conservation districts as provided in chapter four hundred sixty-seven A (467A), Code 1950.

Read first time and placed on appropriations calendar.

House File 616, by committee on appropriations, a bill for an act to appropriate funds to the state comptroller from the motor vehicle fuel tax fund.

Read first time and placed on appropriations calendar.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 12, by committee on aeronautics, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the limitation on use of funds derived from motor vehicle registration fees and all licenses and excise taxes on motor vehicle fuel.

Read first time and referred to sifting committee.

SENATE AMENDMENTS CONSIDERED

Mensing of Cedar called up for consideration House File 399, a bill for an act to amend section three hundred twenty-one point thirty-four (321.34), section three hundred twenty-one point thirty-seven (321.37) and section three hundred twenty-one point one hundred sixty-seven (321.167), Code 1950, relating to registration plates issued for motor vehicles, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 399 by adding the following sections:

Sec. 4. Section three hundred twenty-one point thirty-nine (321.39), Code 1950, is hereby amended by adding thereto the following:

"The provisions of this section shall not apply to any vehicle which is registered without the payment of fees as provided in section 321.19, but the registration plate or plates issued for such vehicle shall remain valid until suspended or revoked or cancelled by the department, or until the title or ownership of such vehicle has been transferred."

Sec. 5. Section three hundred twenty-one point one hundred sixty-six (321.166), Code 1950, is hereby amended by adding thereto the following new paragraph:

"Number plates issued for use on a vehicle in accordance with the provisions of section 321.19 need not indicate the year for which issued nor be of a distinctly different color each year."

Amend the title to House File 399 by inserting immediately before the word "and" in line 3 the following: ", sections three hundred twenty-one point thirty-nine (321.39), three hundred twenty-one point one hundred sixty-six (321.166)".

Further amend the title to House File 399 by inserting after the word "to" in line 5 the following: "registrations, registration cards and".

Motion prevailed and the House concurred in the Senate amendments.

Mensing of Cedar moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel	Butler	Fairchild	Huisman
Aubrey	Clark of	Fiene	Jones
Bass	Appanoose	Frev	Judd
Berry	Cooksey	Gallup	Koch
Bloedel	Cornick	Goode	Kosek
Boothby	Crabb	Hanna	Kuester
Brockmeyer	Crosier	Hansen	Langland
Brownlie	Darrington	Hanson	Lisle
Buck	Davis	Harris	Loss
Burrows	Eckels	Heinz	Lucken

Stiffler Nelson of Jasper Putney Ludwig Strawman Nicholson Ramseyer Mallonee Ringgenberg Tate Martin Nielsen McElenev Norland Ryan Uhlenhopp Van Zwol Sar McNeal Nystrom Schroeder Voigtmann Mensing Oberman Walker Oeth Schwengel Metz Oppedahl Walter Miller of Shepard Black Hawk Washburn Palmer Sherod Shifflett Weiss Miller of Shelby Patrick Moore of Butler Paul Sloane Weston Moore of Louisa Pedrick Smith White Soeth Young Mooty Pendleton Stevens Mr. Speaker Morris Pieper Munger Poston

The nays were, 2:

Burris

Clark of Marion

Absent or not voting, 10:

Brookings Klemesrud Nelson of Robinson
Brown McFarlane Woodbury Tierney
Hendrix Meyer Olson

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

Paul of Poweshiek called up for consideration House File 453, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road and chapter three hundred twenty-two (322), Code 1950, relating to motor vehicle dealers and to define the terms "used motor vehicle" or "second-hand motor vehicle", amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 453, section 1, line 6, by inserting after the word "registered" the following: "or for which a certicate of title has been issued".

Further amend House File 453, section 2, line 6, by inserting after the word "registered" the following: "or for which a certificate of title has been issued".

Motion prevailed and the House concurred in the Senate amendments.

Paul of Poweshiek moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Goode Miller of Robinson Aubrev Hanna Black Hawk Ryan Miller of Shelby Bass Hansen Sar Moore of Butler Berry Hanson Schroeder Moore of Louisa Bloedel Harris Schwengel Boothby Heinz Mooty Shepard Brockmeyer Huisman Morris Sherod Brownlie Nelson of Jasper Shifflett Jones Judd Buck Nicholson Sloane Koch Smith Burris Nielsen Burrows Kosek Norland Soeth Kuester Nystrom Stevens Butler Langland Stiffler Oberman Clark of Lisle Appanoose Oeth Strawman Clark of Marion Loss Olson Tate Lucken Oppedahl Uhlenhopp Cooksey Cornick Ludwig Palmer Van Zwol Voigtmann Walker Crabb Mallonee Patrick Crosier Martin Paul Walter McEleney Pedrick Darrington Washburn McFarlane Pendleton Davis McNeal Pieper Weiss Eckels Fairchild Mensing Weston Poston Metz Putney White Fiene Frey Meyer Ramseyer Young Mr. Speaker Gallup Ringgenberg

The nays were, none.

Absent or not voting, 7:

Brookings Brown Hendrix Klemesrud Munger Nelson of Woodbury Tierney

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

CONSIDERATION OF BILLS

Van Zwol of O'Brien asked and obtained unanimous consent to reconsider the vote by which House File 313 was placed on its last reading.

The House resumed consideration of House File 313, a bill for an act to amend chapter six hundred five (605), Code 1950, relating to certain requirements for district, superior and municipal court judges.

Van Zwol of O'Brien offered the following amendments filed by him and moved their adoption:

Amend House File 313 as follows:

1. Strike the words "to dismiss any cause" from line eleven (11) of section one (1).

- 2. Further amend section one (1) by inserting the word "finally" after the word "been" in line thirteen (13).
- 3. Further amend section one (1) by adding the following new sentences: "However, an additional extension not to exceed ninety (90) days may be granted the trial judge either by written agreement of counsel for all parties, or by a written order of the Supreme Court or any justice thereof on application by the trial judge for sufficient cause after notice to parties and hearing. Pending the order of the supreme court or any justice thereof, the trial judge shall not be subject to the loss of salary or compensation provided for in this section."

Amendments adopted.

Robinson of Delaware moved that the bill be laid on the table.

Roll call demanded by Van Zwol of O'Brien and Stevens of Greene.

On the question "Shall the bill be laid on the table?"

The ayes were, 47:

Berry	Goode	Moore of Butler	Ryan '
Brookings	Hanna	Moore of Louisa	Shepard
Butler	Harris	Mooty	Sherod
Cooksey	Heinz	Nicholson	Shifflett
Cornick	Hendrix	Nielsen	Stevens
Crabb	Jones	Oberman	Strawman
Darrington	Judd	Oeth	Walker
Davis	Loss	Oppedahl	Walter
Eckels	Mallonee	Patrick	Washburn
Fairchild	McFarlane	Pieper	Weiss
Fiene	Mensing	Putney	White
Gallup	Miller of Black Hawk	Robinson	

The nays were, 50:

Abel	Hansen	Miller of Shelby	Sar
Aubrey	Klemesrud	Morris	Schroeder
Bass	Koch	Munger	Schwengel
Bloedel	Kosek	Nelson of Jasper	Sloane
Boothby	Kuester	Norland	Smith
Brownlie	Langland	Nystrom	Stiffler
Buck	Lisle	Olson	Tate
Burrows	Lucken	Palmer	Uhlenhopp
Clark of	Ludwig	Paul	Van Zwol
Appanoose	Martin	Pedrick	Voigtmann
Clark of Marion	McEleney	Pendleton	Weston
Crosier	McNeal	Poston	Young
Frey	Metz	Ramseyer	625

Absent or not voting, 11:

Brockmeyer	Hanson	Nelson of	Soeth
Brown	Huisman	Woodbury	Tierney
Burris	Meyer	Ringgenberg	Mr. Speaker

Motion lost.

Van Zwol 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?"

Rule 18 invoked.

The ayes were, 58:

Abel Frey McEleney Ramseyer Aubrey McNeal Ringgenberg Hansen Bass Hanson Metz Sar Bloedel Hendrix Meyer Schroeder Miller of Shelby Boothby Huisman Sloane Brockmeyer Morris Smith Judd Klemesrud Brownlie Munger Soeth Nelson of Jasper Buck Koch Tate Burris Kosek Norland Uhlenhopp Burrows Kuester Nystrom Van Zwol Clark of Olson Voigtmann Lisle Appanoose Lucken Palmer Weston Clark of Marion Young Ludwig Paul Pendleton Mr. Speaker Crosier Mallonee Eckels Martin Poston

The nays were, 46:

Berry Hanna Mooty Schwengel Brookings Harris Nicholson Shepard Heinz Nielsen Sherod Butler Oberman Stevens Cooksey Jones Oeth Stiffler Cornick Langland Loss Oppedahl Strawman Crabb Patrick Darrington McFarlane Walker Mensing Pedrick Walter Davis Pieper Washburn Fairchild Miller of Black Hawk Putney Weiss Fiene Moore of Butler Robinson Gallup White Moore of Louisa Goode Ryan

Absent or not voting, 4:

Brown Nelson of Shifflett Tierney Woodbury

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

House File 154, a bill for an act to amend section three hundred twenty-one point four hundred fifty-six (321.456), Code 1950, relating to the height of vehicles, with report of committee recommending amendment and passage, was taken up for consideration.

Mooty of Grundy offered the following amendments proposed by the committee on motor vehicles, commerce and trade and moved their adoption:

Amend House File 154 by inserting after the word "inches." in line eight (8) of section one (1) the following:

"Nothing herein contained shall be construed to require the public authorities to provide sufficient vertical clearance to permit the operation of such vehicle upon the highways of this state."

Further amend House File 154 by striking all of section two (2).

Amendments adopted.

Brookings of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 154 by adding a new section as follows:

"Sec. 2. Any damage to highways, highway structures or underpasses caused by the increase in height of any vehicle provided for by this act shall be borne by the operator or owner of such vehicle."

Roll call demanded by Mooty of Grundy and Brookings of Pottawattamie.

On the question "Shall the amendment be adopted?"

The ayes were, 44:

Bass	Fairchild	Lucken	Palmer
Berry	Hanna	Mallonee	Pedrick
Bloedel	Hansen	McNeal	Poston
Boothby	Hanson	Miller of Shelby	Robinson
Brookings	Harris	Moore of Butler	Ryan
Brownlie	Heinz	Moore of Louisa	Shifflett
Burrows	Hendrix	Nicholson	Soeth
Butler	Huisman	Norland	Stevens
Clark of	Jones	Nystrom	Voigtmann
Appanoose	Kuester	Oeth	White
Darrington Davis	Langland	Olson	Young

The nays were, 42:

Aubrey	Judd	Nelson of	Schroeder
Brockmeyer	Kosek	Woodbury	Schwengel
Buck	Lisle	Nielsen	Shepard
Burris	Loss	Oberman	Sloane
Clark of Marion	Martin	Oppedahl	Stiffler
Cornick	McEleney	Patrick	Strawman
Crabb	Mensing	Paul	Uhlenhopp
Crosier	Meyer	Pendleton	Van Zwol
Fiene	Mooty	Pieper	Walker
Frey	Nelson of Jasper	Ramseyer	Walter
Gallup		Sar	Weston

Absent or not voting, 22:

Abel	Koch	Morris	Tate
Brown	Ludwig	Munger	Tierney
Cooksey	McFarlane	Putney	Washburn
Eckels	Metz	Ringgenberg	Weiss
Goode	Miller of	Sherod	Mr. Speaker
Klemearud	Black Hawk	Smith	

Amendment adopted.

Brookings of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 154 by striking the word "other" in line six (6), section one (1), and inserting in lieu thereof the word "motor".

Amendment adopted.

Mooty 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, 96:

Abel Gallup Miller of Ramseyer Aubrey Goode Black Hawk Ringgenberg Miller of Shelby Moore of Butler Bass Hanna Robinson Berry Hansen Ryan Bloedel Harris Moore of Louisa Sar Boothby Mooty Heinz Schroeder Brockmeyer Huisman Munger Schwengel Brookings Nelson of Jasper Jones Shepard Brown Klemesrud Nelson of Sherod Buck Koch Woodbury Shifflett Burris Kosek Nicholson Sloane Burrows Nielsen Smith Kuester Butler Langland Norland Soeth Clark of Lisle Nystrom Stiffler Loss Oberman Strawman Appanoose Clark of Marion Lucken Oeth Tate Van Zwol Cooksey Mallonee Olson Cornick Martin Oppedahl Walker Crabb McEleney Patrick Walter Crosier McFarlane Paul Washburn Darrington McNeal Pedrick Weiss Pendleton Weston Davis Mensing Fairchild Metz Pieper White Fiene Meyer Poston Young Mr. Speaker Frey Putney

The nays were, 1:

Judd

Absent or not voting, 11:

Brownlie Hendrix Palmer Uhlenhopp Eckels Ludwig Stevens Voigtmann Hanson Morris Tierney

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

House File 449, a bill for an act to regulate motor carriers and to repeal chapters three hundred twenty-five (325), three hundred twenty-six (326), and three hundred twenty-seven (327), Code 1950, was taken up for consideration.

Walker of Hamilton offered the following amendments proposed by the committee on motor vehicles, commerce and trade:

Amend House File 449 as follows:

- 1. Strike from the title after the word "carriers" in line one (1) the following in lines one (1), two (2), three (3) and four (4): "and to repeal chapters three hundred twenty-five (325), three hundred twenty-six (326) and three hundred twenty-seven (327), Code 1950" and insert in lieu thereof the following: "and to set certain standards with reference to liability insurance by amending sections three hundred twenty-five point twenty-six (325.26), three hundred twenty-seven point one (327.1), three hundred twenty-seven point three (327.3), three hundred twenty-seven point six (327.6), three hundred twenty-seven point fifteen (327.15), and three hundred twenty-seven point eighteen (327.18), Code 1950."; further amend the title by adding thereto the following: "Also amend section three hundred twenty-six point two (326.2), Code 1950, relating to taxation of motor vehicle certificated carriers."
- 2. Strike from House File 449 all after the enacting clause and insert in lieu thereof as follows:
- "Section 1. Section three hundred twenty-five point twenty-six (325.26) is revised, amended and codified to read as follows:
- "'No certificate shall be issued until and after the applicant shall have filed with the commission an insurance policy, policies, surety bond, or certificate of insurance, in form to be approved by the commission, issued by some company, association, reciprocal or interinsurance exchange or other insurer authorized to do business in this state. The minimum limits of liability of any policies or surety bond shall, for each motor vehicle thereby covered, be as follows:
 - "'1. Passenger motor carriers.
- "'a. To cover the assured's legal liability as a motor carrier for bodily injury or death resulting therefrom as a result of any one accident or other cause, twenty-five thousand dollars (\$25,000) for any recovery by one person and one hundred fifty thousand dollars (\$150,000) for more than one person.
- "'b. To cover the assured's legal liability as a motor carrier for damage to or destruction of any property other than that of or in charge of the assured, as a result of any one accident or other cause, ten thousand dollars (\$10,000).
- "'c. To cover the assured's legal liability as a motor carrier for loss of or damage to property of passengers as a result of any one accident or any other cause, one thousand dollars (\$1,000).
 - "'2. Freight motor carriers.
- "'a. To cover the assured's legal liability as a motor carrier for bodily injury or death resulting therefrom, as a result of any one accident or other cause, twenty-five thousand dollars (\$25,000) for any recovery by one person and fifty thousand dollars (\$50,000) for more than one person.
- "'b. To cover the assured's legal liability as a motor carrier for damage to or destruction of any property other than that of or in charge of

the assured, as a result of any one accident or other cause, ten thousand dollars (\$10,000).

"'c. To cover the assured's legal liability as a motor carrier for loss of or damage to property in the possession or custody of the assured while for the purpose of or being transported, except property of the assured as a result of any one accident or other cause, ten thousand dollars (\$10,000). Such insurance policy, policies, surety bond, or certificate of insurance shall bind the obligors thereunder to make compensation for injuries to persons, excluding injury to or death of the applicant's employees while engaged in the course of their employment, and loss of or damage to property resulting from the operation of such motor carrier and for which such motor carrier would be legally liable. Such insurance policy, policies, surety bond, or certificate of insurance shall also provide that any person, firm, association or corporation having a right of action against such motor carrier for injuries to persons or loss of or damage to property, when service cannot be obtained on the motor carrier within this state, may bring action for recovery directly upon such insurance policy, policies, surety bond, or certificate of insurance and against such insurance company, association, reciprocal or interinsurance exchange or other insurer or bonding company. No other or additional policies, bonds, or certificates shall be required of any motor carrier by any city, town or other agency of the state.'

"Sec. 2. Section three hundred twenty-seven point one (327.1), Code 1950, is hereby amended by adding to subsection one (1), line eight (8), after the word 'route' the following: ', or used in connection with the transportation of property for compensation under a lease, contract, or any other arrangement'.

"Sec. 3. Section three hundred twenty-seven point one (327.1), Code 1950, is hereby amended by adding the following new subsection:

"'The term "contract carrier" shall mean any person other than a motor carrier, as defined in section three hundred twenty-five (325), or a truck operator or a private carrier, who engages in transportation of property by motor truck for compensation under a lease, contract, or any other arrangement.'

"Sec. 4. Section three hundred twenty-seven point three (327.3), Code 1950, is hereby amended by adding to line five (5) after the word 'operators' the words 'and contract carriers'.

"Sec. 5. Section three hundred twenty-seven point four (327.4), Code 1950, is hereby amended by adding to line six (6) after the word 'operators' the words 'and contract carriers'.

"Sec. 6. Section three hundred twenty-seven point six (327.6), Code 1950, is hereby amended by adding to line two (2) after the word 'operator' the words 'or contract carrier'; further amend said section by adding thereto the following: 'Providing, however, that any person, firm, or corporation whose truck operator or contract carrier permit has been revoked for any cause shall be required to pay a fee of one hundred dollars (\$100), in addition to the other fees required by this section, before such person, firm, or corporation shall be granted a new permit. And providing, further, that any person, firm, or corporation whose permit has been revoked shall not operate as a truck operator or contract car-



rier until such person, firm, or corporation shall have applied for and received a new permit from the commission.'

- "Sec. 7. Section three hundred twenty-seven point fifteen (327.15) is revised, amended and codified to read as follows: 'No permit shall be issued until and after the applicant shall have filed with the commission an insurance policy, policies, surety bond, or certificate of insurance in form to be approved by the commission issued by some insurance carrier or bonding company authorized to do business in this state. The minimum limits of liability of any policy, policies or surety bond shall, for each motor truck thereby covered, be as follows:
- "'1. To cover the assured's legal liability as a truck operator or contract carrier for bodily injury or death resulting therefrom as a result of any one accident or other cause, twenty-five thousand dollars (\$25,000) for any recovery by one person, and fifty thousand dollars (\$50,000) for more than one person.
- "'2. To cover the assured's legal liability as a truck operator or contract carrier for damage to or destruction of any property other than that of or in charge of the assured, as a result of any one accident or other cause, ten thousand dollars (\$10,000).
- "'3. To cover the assured's legal liability as a truck operator for loss of or damage to property in the possession or custody of the assured while for the purpose of or being transported, except property of the assured, as a result of any one accident or other cause, fifteen hundred dollars (\$1500) for each motor truck, except a combination of truck tractor and semi-trailer for which such minimum limit shall be five thousand dollars (\$5,000). Such insurance policy, policies or surety bond shall bind the obligors thereunder to make compensation for injuries to persons, excluding injury to or death of the applicant's employees while engaged in the course of their employment, and loss of or damage to property resulting from the operation of such motor truck and for which such truck operator would be legally liable. Such insurance policy, policies or surety bond shall also provide that any person, firm, association or corporation having a right of action against such truck operator for injuries to persons or loss of or damage to property, may bring action for recovery directly upon such insurance policy, policies or surety bond against such insurance carrier or bonding company when service cannot be obtained on the truck operator within this state. No other or additional policies or bond shall be required of any truck operator by any city, town, or other agency in the state. Failure to keep such insurance in force at all times shall cause the permit of the truck operator to be revoked.'

"Sec. 8. Section three hundred twenty-six point two (326.2), Code 1950, is amended by adding thereto the following: 'Provided, however, that the tax imposed under this section upon motor vehicles, except motor buses, shall be fifty dollars (\$50) per unit or combination of units'."

Walker of Hamilton offered the following amendment to the amendment, filed by him, and moved its adoption:

Amend the amendment to House File 449 by striking the period (.) in line eighty-eight (88) after the word "arrangement" and inserting in



lieu thereof a comma (,) and the following: "but said term 'contract carrier' shall not include:

- "(a) any person regularly engaged in the transaction of business other than the business of transporting property for compensation and who as an incident to or in the furtherance of such other business transports by motor vehicle property of which such person is the owner, seller, bailee, consignee, factor or lessee, nor
- "(b) any person who as employee, agent, bailee, consignee or factor is engaged for the purpose of selling and distributing or buying and assembling goods, wares or merchandise for and on behalf of his employer or principal."

Amendment to amendment adopted.

Walker of Hamilton offered the following amendment to the amendment, filed by him, and moved its adoption:

Amend the amendment to House File 449 by striking from line one hundred (100) the words "any cause" and inserting in lieu thereof "a willful violation".

Amendment to amendment adopted.

Walker of Hamilton offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 449, line one hundred thirty-one (131), by inserting after the word "or" the word "any".

Amendment to amendment adopted.

Cooksey of Clay offered the following amendment to the amendment:

Amend the amendment to House File 449, line sixty-five (65), by striking the words "Such insurance policy, policies, surety".

Further amend by striking lines sixty-six (66), sixty-seven (67), sixty-eight (68), sixty-nine (69), seventy (70), seventy-one (71), seventy-two (72), seventy-three (73) and the word "company" from line seventy-four (74).

Cooksey of Clay asked and obtained unanimous consent to withdraw his amendment.

Palmer of Lee offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 449, line one hundred thirty-one (131), by striking the words and figures "fifteen hundred dollars (\$1500)" and inserting in lieu thereof the words and figures "two thousand dollars (\$2,000)".

Amendment to amendment adopted.



Oppedahl of Humboldt offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 449, lines one hundred thirty-three (133) and one hundred thirty-four (134), by striking the words and figures "five thousand dollars (\$5,000)" and inserting in lieu thereof the words and figures "six thousand dollars (\$6,000)".

Amendment to amendment lost.

Walker of Hamilton moved the adoption of the committee amendments as amended.

Amendments as amended adopted.

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

On the question "Shall the bill pass?"

The ayes were, 90:

Abel Frey McFarlane Pieper Aubrev Gallup McNeal Putney Bass Hanna Mensing Ramseyer Bloedel Hansen Metz Ringgenberg Boothby Hanson Meyer Ryan Miller of Brockmeyer Harris Schroeder Brookings Heinz Black Hawk Schwengel Brown Hendrix Moore of Butler Shepard Brownlie Huisman Moore of Louisa Sherod Buck Sloane Jones Mooty Judd Burris Soeth Nelson of Jasper Butler Klemesrud Nicholson Stiffler Clark of Koch Norland Strawman Kosek Appanoose Nystrom Tate Kuester Cooksey Oberman Uhlenhopp Langland Van Zwol Cornick Oeth Voigtmann Walker Crabb Lisle Olson Crosier Loss Oppedahl Darrington Lucken Walter Palmer Weiss Davis Ludwig Patrick Eckels Mallonee Paul Weston Fairchild Martin Pedrick White Fiene McEleney Pendleton Mr. Speaker

The nays were, 2:

Nielsen Young

Absent or not voting, 16:

Berry Morris Poston Smith Munger Burrows Robinson Stevens Clark of Marion Nelson of Tierney Sar Goode Woodbury Shifflett Washburn Miller of Shelby

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

HOUSE FILE 449 REPRINTED

Walker of Hamilton asked and obtained unanimous consent to have House File 449 reprinted, as passed by the House.

CONCERT BY AUGUSTANA CHOIR

The Augustana Choir, from Augustana College, Rock Island, Illinois, conducted by Brynolf Lundholm, gave a concert of several choral selections before the House at 12:30 p.m., today.

On motion by Goode of Davis, the House recessed until 1:45 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

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

Motion prevailed and the Speaker appointed as such committee Shifflett of Ringgold, Nielsen of Monona and Stiffler of Warren.

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 20, duly adopted, the joint convention was called to order, William H. Nicholas, President of the Senate, presiding.

Senator Byers of Linn moved that a committee of six be appointed to notify the Pioneer Lawmakers that the joint convention was ready to receive them.

Motion prevailed and President Nicholas appointed as such committee Berry of Calhoun, Hanna of Adams and Ramseyer of Wash-



ington on the part of the House, and Senators Byers of Linn, Molison of Poweshiek and Mercer of Johnson on the part of the Senate.

The committee previously appointed escorted the Pioneer Lawmakers to the House chamber.

President Nicholas welcomed the Pioneer Lawmakers with the following remarks:

TO THE PIONEER LAWMAKERS OF IOWA AND MEMBERS OF THE FIFTY-FOURTH GENERAL ASSEMBLY:

It is not only a great pleasure, but a distinct honor for me, upon this occasion, to welcome you, members of the Pioneer Lawmakers, to this joint convention. We who are your successors in the making of laws for the State of Iowa have a great privilege in looking into the records of the past to guide us in our deliberations of today. I personally have a very deep feeling of responsibility in the maintaining of the traditions of many years, whereby we meet as we do today in joint session, to give proper recognition and honor to you, the legislators of the past, for the splendid work you have done in the years gone by. So today we are most happy to greet you, to welcome you, and to look forward in great anticipation to the program which is about to be rendered. I therefore take great pleasure in introducing to you the Senator from Muscatine, the Honorable Herman B. Lord, who will extend the official welcome on behalf of the Senate.

On behalf of the Senate, Senator Herman B. Lord of Muscatine welcomed the Pioneer Lawmakers with the following remarks:

Mr. President, Pioneer Lawmakers, Members of the Joint Session, Ladies and Gentlemen:

The privilege of welcoming the Pioneer Lawmakers of Iowa on this occasion is an honor and an opportunity. With this undertaking I have discovered a philosophy that otherwise would not have been revealed to me. In checking over the Journals of other sessions with reference to meetings of the Pioneer Lawmakers, there has come to me two thoughts which I shall set out in separate parts:

1. Today we stand in the presence of those whose endeavor in the past has become a heritage to us as evidenced by the functions of government and institutions of this great state.

It seems to me that to know more personally and întimately our honored guests we should ask that their names be published in the Journals as a part of these doings. In this way we may better preserve the memories and personalities of this occasion.

2. Throughout their labors there seems to run a thread of admonition to us, starting with the Constitution which contains therein, in the Bill of Rights, Article I, Section 1, the following:

"All men are, by nature, free and equal, and have certain inalienable rights—among which are those of enjoying and defending life and liberty, acquiring, possessing and protecting property, and pursuing and obtaining safety and happiness." Under the Bill of Rights man is a free agent and only such restraints shall be placed upon him as will require him to respect the same rights for others.

We are warned that as the population becomes more dense, our society will become more complex. As society becomes more complex, there will be more demands for rules and regulations made upon the legislature by special groups. As rules and regulations are increased, that freedom which our Pioneer Lawmakers intended for us is limited and restricted.

We have met in regular session for the 54th time. During that period there have been enacted over 17,000 sections within 795 chapters of the Code. And it is safe to say that Iowa has not less than 50,000 departmental rules and regulations, and many have the force and effect of statutory law.

It would appear that 17,000 Code sections should be sufficient to regulate a complex society. Should Iowa legislatures continue in the next 54 sessions at this rate, the Civil Rights provisions of the Constitution could well be nullified.

In gratitude to you, the Pioneer Lawmakers of Iowa, we the lawmakers assembled here today give thanks for your philosophy—that philosophy "that the least governed is the best governed".

We promise you here, we promise you now, that your posterity shall remain free.

President Nicholas introduced the Honorable Arch W. McFarlane of Black Hawk with the following remarks:

It now gives me great pleasure to introduce to you one of your fellow members, and still a member of the General Assembly of the State of Iowa, and recognized as the dean of Iowa legislators, the Honorable Arch W. McFarlane of Black Hawk County, who will extend to you a welcome on behalf of the House of Representatives.

On behalf of the House, the Honorable Arch W. McFarlane of Black Hawk welcomed the Pioneer Lawmakers with the following remarks:

Mr. President, Mr. Speaker, Members of the Joint Convention and Pioneer Lawmakers:

It certainly gives me one of the greatest thrills of my lifetime to appear before this distinguished group of Iowa citizens today because I am one of the pioneers and a member of your association.

I was raised on a reading diet which included all of J. Fenimore Cooper's Leatherstocking tales, and I got my idea of what a pioneer looked like and acted like out of such books as the "Deerslayer."

In later years, especially since the movies came along, my subconscious idea of a pioneer became even more glamorous; all pioneers were rugged heroes, all pioneer women were beautiful, and the few villains who moved in on them were speedily disposed of.

I realize now that all of the men and women I knew in my boyhood were pioneers, and pioneers of the sturdiest type. Many of you here today were reared under pioneer conditions and knew at first hand some of the tough side of pioneer life here in Iowa or elsewhere.

I doubt very much if any of you here today thought about yourself as a pioneer in the Iowa lawmaking business. Yet, even today, lawmaking is still a good deal of a pioneering process. We are constantly entering new fields of public activity, enacting measures never even thought of in our earlier days of statehood, and made necessary by the inevitable march of time.

As I look back upon the legislative history of Iowa, I begin to realize with the passing of years what a good job earlier pioneer lawmakers did when they wrote the Constitution of the State of Iowa to begin with, and when, through the sessions of each General Assembly, they built up what is now the Code of Iowa.

I am also somewhat amazed when I realize that on really fundamental issues, such as roads, schools, and public welfare, we seldom find that our legislation needs repealing. I can't remember a single really important development along these lines in which the General Assembly has found it necessary to go into reverse.

As we meet here today it is appropriate that we should pay tribute to the great men who have been our pioneer lawmakers throughout the years.

Their greatness was not always recognized at once, sometimes, indeed until long after they were dead.

One of the greatest of them all, Samuel Kirkwood, came to the state Senate with, as they say, "seeds in his hair."

In my own time I have seen young men come into the Iowa House with little or no heraldry, and develop into governors and United States senators before my eyes. I consider our lawmaking body sometimes in the light of a university for the training of public leaders, and it is, in my own opinion, a very great and successful school.

On behalf of the members of the House of Representatives, I deem it a great deal of pleasure to welcome you here today and sincerely hope that your meeting will be beneficial and that you will all enjoy yourselves by renewing acquaintances with the older members and friends and becoming acquainted with the new members who are trying to follow out the program which you outlined in years gone by.

President Nicholas introduced the Honorable Carl W. Reed, vice president of Pioneer Lawmakers, with the following remarks:

Due to the fact that your President, the Honorable C. F. Clark of Cedar Rapids, is unable to be present on account of illness, it is now my pleasure to present to you, and introduce to the members of the Fifty-fourth General Assembly, the vice president of the Pioneer Lawmakers of Iowa, the Honorable Carl W. Reed, who is presently serving the State of Iowa so ably as one of our commerce commissioners.

The Honorable Carl W. Reed addressed the joint convention as follows:

MR. PRESIDENT, MR. SPEAKER, MEMBERS OF THIS JOINT ASSEMBLY OF THE FIFTY-FOURTH GENERAL ASSEMBLY, FELLOW PIONEERS, AND LADIES AND GENTLEMEN:

It is my pleasure at this time to refer to four distinguished members of our association that are now serving in the legislature—Senator Byers,

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Mr. McFarlane from Black Hawk, Mr. George Miller from Shelby County, and Mr. Langland from Winneshiek County. Those are men who have been in the state service a long time ago and are still working for the people.

The introducing of myself as vice president brings to mind a story that was going the rounds a good many years ago, back in what were known as the horse and buggy days. A farmhand, who in those days was called the hired man, after his evening chores were finished one day, was very busy polishing his lantern globe. He was going to have a very clean, polished clean, lantern chimney. His boss observed his industry working on that chimney and he said to him, "Well, Al, what are you going to do tonight? Why are you so busy fixing up that lantern chimney?" And the hired man said, "Well, boss, I am going courting tonight and I am fixing my chimney so as to have my lantern in the best shape." And the boss said, "Well, that is strange fixing up your chimney to go courting. Why, when I was a young man and went courting, I never took a lantern with me." The hired man said, "No, you didn't take a lantern but see what you got." Now if any of you came here to see Frank Clark, see what you got.

However, Frank was very faithful and he sent up a story of these men which I am going to read to you. It is entitled, "The Constitutional Convention."

CONSTITUTIONAL CONVENTION

The most dramatic event of the Thirty-ninth General Assembly was the killing of the constitutional convention bill by the House of Representatives.

Section 3, Article X, of our state Constitution provides that the question of calling a constitutional convention be submitted to the voters every ten years, and if the voters vote in the affirmative the General Assembly shall provide for the holding of the convention.

This measure was submitted and defeated every ten years until the general election in 1920 when it was carried by a very small majority, with only half of the voters of the state voting on the proposition at all. It probably would not have carried even then if it had not been for eleventh hour telegrams sent out from Des Moines, urging votes for the convention, but without giving any reasons. The parties responsible for sending out these telegrams never suggested any reason for calling the convention, or any amendments that could not be made in the usual way without a convention.

Bills were introduced in the House and in the Senate, the chief difference between the bills being that the Senate bill called for nonpartisan election of delegates to the convention, while the House bill provided for their selection on party tickets. The House bill passed the House by a vote of three to one, and when this came up for consideration in the Senate the Senate bill was substituted. The House refused to concur in the Senate substitution; the Senate insisted and conference committees were selected.

Speaker Arch McFarlane was opposed to the convention and selected a conference committee, of which I was named chairman, which would endeavor to prevent the calling of the convention. I succeeded in delaying the meeting of the conference committees until the lunch hour of the closing day of the session. The House conferees insisted that the Senate must take the House bill or nothing, hoping this would result in a deadlock which would prevent the measure from passing. The Senate conferees at first were equally insistent on their bill, and I suggested that we report a disagreement. The Senate chairman called for a conference of the Senate conferees and they announced that they would accept the House bill rather than see the measure lost. A struggle then ensued in the committee, the House members urging that we agree to disagree, but the Senate members would not consent to this and the report was made out, the Senate receding from its substitute and adopting the House bill with the single modification of an age qualification of twentyfive years for delegates.

The report was drawn up and signed and, as chairman, I submitted it to the House at about 4:00 p.m., the legislative clock still standing at 11:40 a.m., as the Assembly had voted to adjourn at noon. The report was submitted amid the usual confusion and hubbub of a closing day and I merely suggested that, if the House really desired a constitutional convention along the lines of the House bill, it should adopt the report.

The vote showed up before us on the voting board, with two-thirds of the members voting in the affirmative, and the only thing remaining was to count and announce the vote.

Just then Joe Anderson of Winnebago County (afterwards Speaker) rushed over to my seat and asked me whether that meant a constitutional convention. I replied that it certainly did unless someone made a motion to reconsider within the next thirty seconds. Neither he nor I could make the motion, as neither of us had voted on the prevailing side, but I suggested that he go to Peters of Dallas County, who sat in the front row center, and get him to make the motion to reconsider as soon as the vote was announced, while I went up to the Speaker's desk and advised him what we were trying to do. The motion was made and Anderson started the debate, while I sent to the law library for memoranda relating to the legal right of the legislature to defeat the bill and prevent the convention.

As Anderson took the floor and announced our purpose to defeat the "Con Con" the confusion immediately subsided, and amidst intense excitement and silence unusual in the House, the debate proceeded. Information spread over the State House that a fight had been started on the "Con Con" and the galleries as well as the floor of the House—the doors having been thrown wide open for the closing day—were immediately packed to their full capacity, while ten or fifteen Senators came over to watch the proceedings.

Among those who joined with us in the attack on the bill were Edson of Buena Vista (afterwards Speaker), Powers of Crawford, leader of the Democratic minority (and afterwards Supreme Court justice), Moen of Lyon, Narey of Dickinson, Lake of Woodbury and others.



Among the arguments used was the fact that only about half of the voters voted on this proposition at all, and so while the proposition carried by a very small majority, less than thirty per cent of those who voted for president voted in favor of the convention. It was also claimed, and not denied, that a large percentage of those who voted for the convention did not know what they were voting for. Members reported that they had heard from home, and those who had been home reported that there was now a strong opposition to it all over the state, the people feeling that it was unnecessary and might involve the expenditure of half a million dollars, and that it was not advisable in unsettled times, when there are so many strange isms and theories abroad, to rewrite the fundamental laws of the state.

Those supporting the bill, led by Weaver of Polk, Mayne of Palo Alto, Westervelt of Greene, Forsling of Woodbury, argued that the General Assembly was under obligations to listen to the mandate of the people as expressed at the last general election, and that it was a duty imposed on the General Assembly by the Constitution to provide for this convention, and that it would be a most unusual proceeding to override this mandate.

In reply we insisted that this mandate was expressed in the same terms as the constitutional requirement that the state should be redistricted senatorially after each census, although this had been ignored by the legislature after every census for sixty years. Also, that there was nothing in the Constitution that required any member of the legislature to vote against his best judgment and conscientious convictions on any proposition. I also called attention to the fact that the action we were proposing to take was not without precedent as similar actions had been taken theretofore by the legislature in half a dozen states, including two different occasions by the legislature of New Hampshire, and the courts had sustained the right of the legislature to block the convention in this manner.

When the debate started, none of us knew what the result would be. The question had been brought before the House as suddenly as a bolt of lightning from a blue sky, but at the close of the debate the House by a vote of 71 to 17 voted to reconsider and then by a similar vote rejected the report of the committee.

To prevent any interference with the expressed desire of the House, I then made a motion that the House request the return of the bill from the Senate, and that the chief clerk be directed to retain it in his possession until final adjournment, and that the chief clerk and enrolling clerk be directed not to enroll the bill, and Speaker not to sign it as Speaker of the House. This motion was carried by an overwhelming viva voce vote, and as the Des Moines papers reported, "amidst wildest applause and confusion."

When this request from the House was presented before the Senate, an attempt was made to substitute by receding from the Senate amendments and accepting the House bill. This was defeated by a vote of 34 to 15, and the "Con Con" bill, back again in the hands of the House, was buried forever.

The only three constitutional amendments suggested during this debate were: an amendment giving women the right to be members of the General Assembly; another making different provisions for the districting of the state in senatorial districts; and a third providing for collective bargaining by producers. The first amendment suggested, giving women the right to be members of the General Assembly, was adopted by vote of the people in 1926. No change has been made relative to procedure in redistricting the state senatorially, but in 1928 an amendment was adopted which provides "but no county shall be entitled to more than one Senator." Since 1916 no amendments to the State Constitution have been submitted or adopted, aside from the two above referred to and the amendment of 1936 which repealed the provision for the taking of a state census, and the amendment of 1942 which provided that all motor vehicle registration fees and all licenses and excise taxes on motor vehicle fuel, except cost of administration, shall be used exclusively for the construction, maintenance and supervision of public highways exclusively within the state, or for the payment of bonds issued or to be issued for the construction of such roads.

The present Constitution of Iowa was adopted in 1857 and there are but few states now operating under a constitution adopted at an earlier date. The amendments adopted prior to 1920 were few in number and of little general importance. Two of them provided for striking out the word "white" from various articles of the Constitution. Two others made certain provisions relative to the establishment of judicial districts and abolishing the office of district attorney and substituting that of county attorney; the amendment of 1904 providing for biennial elections and making slight changes in the election of members of the General Assembly, and the amendment of 1908 providing for establishment of drainage districts. It would therefore appear that the Constitution as now amended contains all the fundamental provisions of a Constitution and has proved satisfactory to the people of Iowa for nearly a century.

Mr. Reed introduced the Honorable L. B. Forsling with the following remarks:

The principal speaker this afternoon is the Honorable L. B. Forsling, judge of the District Court of Woodbury County. Judge Forsling was a member of the House in the Thirty-ninth, Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-third and Forty-fourth General Assemblies and the Senate of the Forty-eighth, went to the district bench out there and for a while was in the Army and is now back on the bench; and it is my pleasure to present to you Judge Forsling.

Judge Forsling addressed the joint convention as follows:

I served six terms on this side and a term on the other side. I spoke often, maybe too often, to the House members, and spoke often, maybe too often, to the Senate members. This is the first time that the members of the Senate and House together have been compelled to listen to me.

I don't know any work that can be done that I know of that is better than that of legislating, and again there is no work more fascinating than that of legislating. Certainly there is no work that is more important



than that of legislating, and I am sure that there is no work that is so little appreciated as legislating.

It is good to be here and I appreciate very much this honor. It is nice to meet with the men that we struggled with and had our legislative contacts with, with whom we agreed and with whom we disagreed. We thought that we were solving all of the problems of the state when we were serving here, but of course we did not, and maybe it is just as well we did not. It would not be much of a world, it would not be a good world, if we had. We thought we did a good job. Maybe we did. I think we did. But it is good to know that the work that we left unfinished, the work that is left to be finished, and is going to be done now, is in the hands of capable successors.

I propose to talk of that which is uppermost in the minds of Americans and now concerns Americans the most. I do not come as a partisan. America's tangled foreign relationship have brought troubles as big as the nation, solution of which calls for the courage and best thought of all patriots of both and all political parties. America is at its Calvary. In our present situation there is no clear line of cleavage, with adherents of either party having divergent views. Both major parties are guilty of fault responsible for our existing trouble; one party in the driver's seat, the other hopeful to drive, yet seemingly content to ride along.

You may ask why an obscure person in the hinterlands of Iowa should presume to discuss the subject. Answer will be given later on.

We are at war in Korea—already our fourth largest war as measured by casualties—the war threatening tremendous enlargement, with causes, reasons and objectives stated in platitudes or sophistries.

This is a crisis of confidence. What is doubted by millions of Americans is the ability of our leaders to rightly decide problems or their ability to point the way. Lack of confidence in our present statesmanship in that these same persons have piled blunder on blunder, have brought us to our present danger. We have a feeling of bewilderment resulting from diplomatic ineptitude; a history of turns and reversals, a period of off again, on again. American people are afraid this rigmarole will continue on and on until our destruction.

We engaged in two world wars under the slogans "save the world for democracy" and "self determination of small nations." We were victorious in both wars, yet democracy is more restricted now than before our participation; yet small nations have been overcome by the larger.

The manpower, military and industry of America achieved total victory in World War II, but in their turn our diplomats lost the peace as thoroughly as we had won the war.

We destroyed German ability to again make war and boasted at the extent of that destruction. We are now feverishly endeavoring to rebuild, at our cost, that same destruction.

Our amateur diplomats debating tweedledee and tweedledum, lost babes not knowing what they want, are opposed to the professionals of other people, who definitely do know what they want.

We boasted of the complete destruction of the military of Japan. We gave the Japanese a constitution. At the insistence of those profound

thinkers of ours we inserted in that constitution, and perforce accepted by the Japanese, a provision whereby the Japanese forever forswore war or the power to make war.

Now these same profound thinkers are re-arming Japan, America, of course, paying the bill.

Also the star-gazers are now urging the Japanese to eliminate the provision so ardently and fervently insisted upon by us.

We ousted the Japanese from Korea, then granted Russia a joint protectorate of that unfortunate country, victim of its neighbor. We now regret the invitation. We took Korea under a protecting wing—we led it by the hand to better and higher things under a benign and beneficent administration. When all Koreans did not agree on the benefits conferred, we engaged in shooting them and in the destruction of their countryside and cities. Such is the way of some guardianships.

We declare ourselves against dictators, but actually pick and choose, changing with the seasons and without apparent reason. Yesterday it was "good old Joe," today something else. Tito an enemy yesterday, a friend today. Franco unworthy of consideration yesterday, recipient of favors today. We love Vargas and dislike Peron. Our departments vociferous in the denunciation of communism abroad, and equally solicitous of the protection and welfare of the communist (and his fellow traveler) who lives and works and sabotages in our midst. We reject the communists abroad, embrace them here at home, we even extend glad Tydings to them.

This recital of failure and contradiction could continue indefinitely. It is given to show a few of the reasons for lack of confidence. Water over the dam. Not water but blood and much of it; blood not over the dam but still flowing, and those same crystal gazers still in charge.

No set course, a record of gymnastics, the pattern of the crazy quilt with a thread of red interwoven. (The conclusion is inescapable.) John L. Lewis was eminently correct in his estimate of the abilities of our state department. Could others have done better? Could others have done worse?

Who then are responsible for these tragic sequences? For the most part amiable and well-meaning gentlemen but men obsessed with conflicting purposes, loyal to a world organization and super-government; secondarily loyal to American interests. The result is we carry, or try to carry, the world in a basket, the basket necessarily paid for by us. An optimism of welfare for the entire world, rather than welfare of nation.

A divided loyalty, requiring a departure from organic law, a departure from established principles, a departure from honesty of statement, depending for justification on twisted reasoning. Twisted reasoning not confined entirely to the disciples of either political party.

A conflict of ideas between those who have an abiding and decent respect for our natural obligations to people of other lands without undue sacrifice of our own interests and those who think it America's duty to run the world willy nilly under and according to theories of the unrealistic and impractical. A perfect demonstration that two masters may not be served.



To carry into effect this business of running the world we have abandoned basic things, and are required to adopt strange, startling changes and innovations in the tenets of government.

We have abandoned the golden rule of individuals and nations, that we cannot arrogate to ourselves that which we do not grant to others, nor demand of others what we do not require of ourselves.

A departure from the concept as found in our declaration that when the bonds which have united one people with another become burdensome, then is the privilege to dissolve those bonds.

. A departure from the accepted principle that we or any people may conduct internal affairs as we or they dispose without interference, they with us, we with them.

A setting aside of our Constitution which grants to Congress sole power to declare war or appropriate for war.

Concealment of the truth in that the physical integrity of America is not now nor has been for a century menaced by outside forces; choosing to ignore that our real danger comes from maladjustments within; that if America and its priceless heritage is destroyed this destruction will arrive from internal stresses—a blowing apart at the seams.

A failure to recognize the upheaval which is taking place inspired by that same pronouncement which uplifted the colonists to freedom; the yellow and brown races breaking the chains of the outlander; resisting and throwing off exploitation, peonage, poverty and misery which attends empires or colonial systems. A movement which always heretofore has had our sympathetic understanding. A business strictly of those peoples in which the humanities tell us not to meddle. A movement necessary and offering eventual hope for a successful and useful congress of nations.

A departure from organic law in that under it we and they have the right to define, enlarge or limit our government organization; to have . king become dictator or representative government as we or they decide and will permit no questioning of that right even though outsiders greatly differ.

Under which golden rule we grant to others the same non-interference regardless of our opinions, likes or dislikes. Incidentally, history discloses that people unite in resisting the meddler and that foreign intervention seldom achieves its objective.

That thinking responsible for the abrogation of the provision which grants Congress the decision of war; abrogation of the provision granting Congress sole authority to appropriate for war; a thinking which would and at this immediate time does give other departments the privilege of embezzlement, the using of public monies set aside for building a military to the expenditure and dissipation thereof in various expeditions. A line of reasoning which brings rhapsodies such as this—I quote from a recent editorial in Iowa's largest newspaper:

"Think what a genuine federal world government with power to raise its own taxes and armed forces could do." Here consider all the implications as of the present—the United States the only have nation in a world envious, covetous, resentful.

The apologists for those dreamers justify the Korean venture, descending in so doing to plausible falsities.

They state we are on a policing expedition—not involved in war, even though the American casualties already exceed those of the wars in 1812, Mexico or Spain.

The apologists say the dignity of the United Nations was involved; that war was required to sustain that dignity. The truth is the 38th Parallel, the Korean Mason-Dixon Line, was not established by the United Nations but by the joint action of Russia and the United States, a proposition with which neither the Koreans nor the United Nations had anything to do, the crossing of which reflected internal dissension by opposing factions of Koreans.

Again the apologists claim the Korean war to be the action of the United Nations. In this claim they are not candid. In making the decision Asiatic nations, India, Pakistan, Burma, Malaya and others did not vote affirmatively. Those nations most directly concerned. Nor did the nations which voted with us at our importuning, cajoling, in consideration of favors granted or to be granted, bind themselves as full partners. The vote was little more than a sanction for us to undertake the venture. No delegate from another country would, nor could, have obligated his people to a full participation of troops, equipment or money. The proof of this may be found in the casualty lists. Despite reports issued to delude us, that disparity no doubt still continues and will continue. Beyond token forces no other government dares to go; casualty lists in proportion to ours would in parliamentary countries bring fall of government overnight. Misinformation blinds us to the real situation; other people realistic and not so misled know the Korean war can bring neither good nor permanent end. What is said may be considered a simplification of the issues; actually the issues can be further simplified. In 1947 Russia agreed to withdraw from Korea conditioned on similar withdrawal by us; this we refused to do, alleging the Russians had rigged the election proposed for Korea. Now then we are engaged in killing Koreans, and they killing Americans, because Russia, a foreign power present through our acquiescence, did or might have influenced an election.

Koreans have no designs on us; a land of relatively primitive, poor and inoffensive people, yet the land of a major war with a rate of losses for us far exceeding that of the war with Japan.

What are the justifications from those responsible?

You know of the young marine and his father who made inquiry. The news account of the reply by Secretary Atcheson said his reply of 1000 words was two weeks in being formulated. In brief I shall give you that piece of tripe by Atcheson which was two weeks in the cooking. I quote from the newspaper account:

"I thought then and I think now the real problem lies deeper than the question of particular decision, even the important ones which distress your son. It lies (the second time he uses this word) in the fact, for which we thank God, that these boys have been brought up in the fundamental decency of American life. I appeal for a strong faith on the part of American young people in the validity of the ideals on which the country was founded and in which it now endeavors to guide its action. The young men of the nation are denied the natural development



of their lives and are undergoing an agony of spirit. This is due to the fact that some distant and shadowy figures in the Kremlin, controlling millions of people far from them, are setting out to make impossible the kind of life which Americans had every hope and right to live."

What an illuminating answer, and a fair sample of the bologna which is the portion of the American people.

It is self-evident that the secretary does not know the purpose of being in Korea, any more than we ourselves do.

The sad story is the Korean war will be entered in the histories as a war, not fathered by the American Congress, nor actually sired by the United Nations—the product instead of artificial propagation, that kind of war for which descriptive and appropriate names can easily be supplied.

And now consider China and keep in mind the golden rule of non-interference. The explainers say the Chinese communists attacked our forces in Korea. This is in accord with the fact. The explainers, however, fail to go on and say that the United States long ago took up the cudgel for the opposing Nationalists represented by Chiang. That we actively participated in Chiang's behalf in the Chinese factional war. We continued that support despite the fact that the Communist faction demanded and agreed to a cessation of internal hostilities and a joinder of the Chinese to oppose Japan—then the common enemy of China and of us, and further continued the support of Chiang after his refusal of that offer.

We continue the support of Chiang though he no longer purports to follow the Dr. Sun democratic tradition; even though he has failed to offer relief to his people from the exactions of the war lord, hordes of political grafters or from their intolerable poverty; no relief offered by him from the system which maintains the potentate at the cost of the toil, misery and degredation of the thousands. We continue that support though the Chinese have chosen to desert the horrible past for change in future hope: though Chiang and his cohorts were put on the scales by the Chinese and found wanting; even though he was ignominously chased off the Asiatic mainland by the Chinese after and while receiving aid, comfort and money from us. We persist in that support though his reinstatement in China has no more chance than the well known snowball. A support in what is none of our business, a continuance of which will mean tremendous slaughter, untold expenditure and inconclusive ending. Yet we still hold the torch and bag for Chiang. Witness Japan's experience-15 years of war without loss of a campaign, yet never holding more of China than the spot where the Japanese soldier at the moment was standing.

We are at war with the Chinese, traditional friends, they of us, we of them. Two nations with no designs against each other. Their farmers, laborers, business and professional men without enmity.

In the absence of valid reason, the explainers and warmongers concoct the scarehead—China offers a huge reservoir of soldiers for Russia. China also offers a huge reservoir of soldiers for us. The explainers suppress the real factors. Until the present episode we always aided China against encroachment. The Chinaman is said to never forget.

The control in China is communistic, but the apologists fail to tell that the word 'communistic' is relative and elastic. The present government



of China is absolute. So was that of Chiang. The communist movement in China constitutes a property reform movement which every informed American, rich or poor, knows is long overdue. Unlike some of its counterparts, however, the Chinese communist is not against religion or creed, nor is there evidence that it seeks enlargement at the expense of its neighbors, nor evidence towards empire. Probably the least predatory of nations. The party in power does, however, ask to be let alone so the Chinese may work out their destiny, a people innately peaceful, honest and industrious. This right they should have free from interference.

China heretofore has not suffered at our hands. The main thief of Chinese territory has been Russia. The Chinese, having pride of nation, when the time is propitious surely will demand and force a return of their people and land previously stolen from them. Russians are equally foreign to China with us. Perforce the Chinese Reds accept aid from Russia, no longer wanted or needed when we get out. Then that time will come when China demands a return of what has been stolen. Russia has that to fear; we do not, something you may be sure that the Russians are fully aware. Important it is to note that Great Britain has written finis to the Chinag incident and now recognizes his opposition as the government of China.

I shall read what appears to be a carefully considered editorial from the conservative financial paper, the U. S. Weekly. Quote:

"For the sake of China and the rest of the world which has dealings with it, the reforming elements of China, including the Communists, should come to terms and bring order out of the existing chaos, and for us to come to terms with those best able to bring order to that distracted country. It does not mean the present party will not come to agreement with us on reasonable terms. Be assured the Chinese Communists are not a mere appendage of Moscow, but are a genuine national movement fully capable of taking the line they think best for the Chinese people. That is the history of China." End of quote.

Remove Chiang from the picture, as Britain has done, then there is no quarrel with China or any faction thereof.

Admittedly Russia is antagonistic to democratic or capitalistic government and therefore antagonistic to us.

Russia today is following the pan-Slavist ideas of the Czars. It may decide on further and immediate war. A better guess is not. The bear has again stretched out its paws to add additional territory, all aided and abetted by us. It now, as in the past, seeks to digest. As a part of its strategy and to gain time for that process it foments and stirs up trouble in other parts to annoy, to distract and to weaken by attrition its opposition, including ourselves. It is the old shell game with the United States entirely taken in. The Russian strategy has worked perfectly. Instead of preparing and conserving for possible trouble with the bear we are out in the wilderness pursuing John Chinaman. Certainly these shadowy figures mentioned by Mr. Acheson are happy in the complete success of their strategy and in our predicament.

If need there was to make demonstration in behalf of the United Nations, that demonstration has already been made and paid for in blood.



As to future demonstrations we should be mindful that the organization is yet an infant, was born out of hatreds; to grow needs the nurture afforded by peace. All sincere people hope the present organization survives to outlive and live down this existing fiasco. As to future demonstration it is not unreasonable to expect, unlike the present, the assumption by others of a full share of the burden.

So then our advanced thinkers have woven a tangled web. Through them we have deserted actualities for rainbows, cast aside fundamentals for the expedient, from which has come danger.

In following these thinkers we have become the purveyors of good—as they see it—to all others whether they like it or not. They forget or do not want to know that we are up against a foreign-domestic conspiracy, sinister and diabolical, to destroy the American Constitution. They would now let us bleed to death in Korea, China and other sectors; to keep on in this nightmare to save their faces; so they and we are participants in the Oriental game of saving face. They will continue this insanity, even precipitate us into a bigger gamble, hoping that somehow, somewhere, their already monumental folly will be forgotten though the forgetting may not come ahead of ultimate catastrophe.

Under these leaders of ours we have become the swashbuckler of nations. Jousters at windmills. Ours is the paradox of making war under the world flag and preparing for another war against a member partner without regard to that same world flag.

Now then, we should conserve our manpower and resources by getting out of Asia. We should divorce our state department; require future war commitments be made by Congress; return to the Constitution; concentrate for possible armed conflict with Russia.

Comes the question, "Why should an obscure person out in Iowa presume to speak?" Why a better place than Iowa, far from the influence of brass and braid, where the warmonger and the jingo are fewer, where chest beating and flag waving are at a minimum? Also in answer—in obscurity there is immunity from the hatchetman, name caller, malicious apologist; the destroyer and distorter of truth.

America's danger is not imminent, it is here. It is for those who would keep our light burning lest the entire world be made dark, to make known to the public men in Congress and others that the five per cent who make ninety-five per cent of the noise do not represent or reflect the opinion of the vast majority. Let them know that America will no longer tolerate delerium leadership.

In conclusion and to borrow an expression, out in the cattle and cow country we are fed up with all this foolishness. Americans are tired of being hoodwinked, of being prize dupes all the time. What America wants and needs is opportunity to set its own house in order, an end to the bloodletting, a return to the Constitution as written and as intended, and a whole lot of resignations.

Kuester of Cass asked and obtained unanimous consent to have the remarks by President Nicholas, Senator Lord of Muscatine, Mc-Farlane of Black Hawk, the Honorable Carl W. Reed, and the address of Judge L. B. Forsling printed in the Journal. The minutes of the joint convention were read and approved.

Butler of Pocahontas moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Lynes in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate Concurrent Resolution 11, making application to the Congress of the United States for the calling of a convention to propose an amendment to the Constitution of the United States.

Also: That the Senate has concurred in the House amendment to and passed Senate File 110, a bill for an act relating to the publication of notices, reports of proceedings and similar matter.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 11

A concurrent resolution making application to the Congress of the United States for the calling of a convention to propose an amendment to the Constitution of the United States.

Whereas, Article V of the Constitution of the United States reads in part as follows: "The Congress *** on the application of the legislatures of two-thirds of the several states, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this constitution, when ratified by the legislatures of three-fourths of the several states * * *"; and

Whereas, the legislature of the State of Iowa, in view of the increasing tax problems of the state, caused in large part by the invasion of tax sources by the federal government, believes that its problems as well as the problems of other states similarly situated, can be solved only by some restraint upon present unrestrained exercise of the taxing power by the federal government; and

Whereas, the federal government is using and has been using for a number of years the taxing power to produce revenue beyond a legitimate necessity of a federal government, other than defense needs, and has been using the funds so raised to invade the province of legislation of the states and to appropriate in many fields that which amounts to a dole to the states of the money raised therefrom to accomplish many purposes, most of them worthy, but by the described process making the money available only under conditions which result in a control by the federal government from centralized agencies in Washington, in many cases unfit, and in other cases unable to administer the laws according to

the local needs because of varying conditions in the country as a whole; resulting in inequities in the administration of the very benefits purported to be granted; and

Whereas, state and local needs are disadvantaged because the people are already taxed far beyond the real need for any purpose other than forcing the centralization of all government in Washington; and

Whereas, the framers of the Constitution of the United States clearly foresaw the possibility of a condition similar to that herein described, and made provision in the Constitution for safeguarding the states against any oppression or invasion of rights by the federal government;

Therefore, Be It Resolved by the Legislature of the State of Iowa, that said legislature, hereby and pursuant to Article V of the Constitution of the United States, makes application to the Congress of the United States to call a convention for the proposing of the following amendment to the Constitution of the United States.

ARTICLE

- Section 1. The power to levy taxes and appropriate the revenues therefrom heretofore granted to the Congress by the states in the several articles of this constitution is hereby limited.
- Sec. 2. This article shall be in effect except during a state of war, hereafter declared, when it shall be suspended. The suspension thereof shall end upon the termination of the war but not later than three months after the cessation of hostilities, whichever shall be earlier. The cessation of hostilities may be declared by proclamation of the President or by concurrent resolution of the Congress or by concurrent action of the legislatures of 32 states.
- Sec. 3. Notwithstanding the provisions of Article V, this article may be suspended for a time certain or amended at any time by concurrent action of the legislatures of three-fourths of the states.
- Sec. 4. There shall be set aside in the treasury of the United States a separate fund into which shall be paid 25 per cent of all taxes collected by authority derived from the sixteenth amendment to this constitution, except as provided in section 5, and 25 per cent of all sums collected by the United States from any other tax levied for revenue.
- Sec. 5. There shall be set aside in the treasury of the United States a separate fund into which shall be paid all sums received from taxes levied on personal incomes in excess of 50 per cent thereof and from taxes levied on income or profits of corporations in excess of 38 per cent thereof.
- Sec. 6. Before paying any sums into the funds created by sections 4 and 5 hereof, the treasurer of the United States shall deduct therefrom 20 per cent which shall be used in payment of the principal of the national debt of the United States.
- Sec. 7. No tax shall hereafter be imposed on that portion of the incomes of individuals which does not exceed, in the case of unmarried persons the sum of \$600 per annum, and in the case of married persons the sum of \$1,200 per annum jointly. A minimum deduction of \$600 per annum shall be allowed for each dependent.



- Sec. 8. The treasurer of the United States shall once in each year, from the separate fund created by section 4 hereof, pay to each of the several states one-fourth of one per cent of said fund and from the remainder of said fund shall pay to each state a portion of such remainder determined by the population of each state in ratio to the entire population of the several states according to the last federal decennial census or any subsequent general census authorized by law.
- Sec. 9. The treasurer of the United States shall, from the separate fund created by section 5 hereof, pay to each state, once in each year, a sum equal to the amount of money in such fund which was collected from persons or corporations within such state.
- Sec. 10. Any sums paid hereunder to the several states shall be available for appropriation only by the legislatures thereof. The legislatures may appropriate therefrom for any purpose not forbidden by the constitutions of the respective states and may appropriate therefrom for expenditures within the states for any purpose for which appropriations have heretofore been made by the Congress except such purposes as are specifically reserved by this constitution for the exclusive power of the Congress. The people of each state may limit the expenditures of funds herein made available to the legislature, but shall not direct the appropriations thereof.
- Sec. 11. Each legislature shall have power by rule or resolution to provide for the assembly thereof in special sessions for the purpose of considering amendments to, the suspension of or the ratification of amendments proposed to this article.
- Sec. 12. Each legislature shall have power to elect one or more persons to represent such legislature in any council or convention of states created by concurrent action of the legislatures of 32 states for the purpose of obtaining uniform action by the legislatures of the several states in any matters connected with the amendment of this article.
- Sec. 13. The Congress shall not create, admit or form new states from the territory of the several states as constituted on the first day of January, 1949, and shall not create, form or admit more than three states from the territories and insular possessions under the jurisdiction of the United States on the first day of January, 1949, or from territory thereafter acquired without the express consent of the legislatures of three-fourths of the several states.
- Sec. 14. On and after January 1, 1949, the dollar shall be the unit of the currency. The gold content of the dollar as fixed on January 1, 1949, shall not be decreased.
- Sec. 15. Concurrent action of the legislatures of the several states as used herein shall mean the adoption of the same resolution by the required number of legislatures. A limit of time may be fixed by such resolution within which such concurrent action shall be taken. No legislature shall revoke the affirmative action of a preceding legislature taken therein.
- Sec. 16. During any period when this article is in effect the Congress may, by concurrent resolution adopted by two-thirds of both houses wherein declaration is made that additional funds are necessary for the defense of the nation, limit the amount of money required by this article to be returned to the several states. Such limitation shall continue until

terminated by the Congress or by concurrent action of a majority of the legislatures of the several states. Upon termination of any such limitation the Congress may not thereafter impose a limitation without the express consent by concurrent action of a majority of the legislatures of the several states.

Sec. 17. This article is declared to be self-executing, and be it further Resolved, that attested copies of this concurrent resolution be sent to the presiding officers of each house of the Congress and to each member of the Iowa delegation in Congress, and that printed copies thereof, showing that said concurrent resolution was adopted by the legislature of Iowa, be sent to each house of each legislature of each state of the United States; and be it further

Resolved, that this application hereby made by the legislature of the State of Iowa shall constitute a continuing application in accordance with Article V of the Constitution of the United States until at least two-thirds of the legislatures of the several states shall have made similar applications pursuant to said Article V; and be it further

Resolved, that since this is an exercise by a state of the United States of a power granted to it under the Constitution, the request is hereby made that the official journals and record of both houses of Congress shall include the resolution or a notice of its receipt by the Congress, together with similar applications from other states, so that the Congress and the various states shall be apprised of the time when the necessary number of states shall have so exercised their power under Article V of the Constitution; and be it further

Resolved, that since this method of proposing amendments to the Constitution has never been completed to the point of calling a convention and no interpretation of the power of the states in the exercise of this right has ever been made by any court or any qualified tribunal, if there be such, and since the exercise of the power is a matter of basic sovereign rights and the interpretation thereof is primarily in the sovereign government making such exercise and since the power to use such right in full also carries the power to use such right in part the legislature of the State of Iowa interprets Article V to mean that if two-thirds of the states make application for a convention to propose an identical amendment to the Constitution for ratification with a limitation that such amendment be the only matter before it, that such convention would have power only to propose the specified amendment and would be limited to such proposal and would not have power to vary the text thereof nor would it have power to propose other amendments on the same or different propositions: and be it further

Resolved, that the legislature of the State of Iowa does not, by this exercise of its power under Article V, authorize the Congress to call a convention for any purpose other than the proposing of the specific amendment which is a part thereof; nor does it authorize any representative of the State of Iowa who may participate in such convention to consider or to agree to the proposing of any amendment other than the one made a part hereof; and be it further

Resolved, that by its actions in these premises, the legislature of the State of Iowa does not in any way limit in any other proceeding its right to exercise its power to the full extent; and be it further

Resolved, that the Congress, in exercising its power of decision as to the method of ratification of the proposed article by the legislatures or by conventions, is hereby requested to require that the ratification be by the legislatures.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 171, 454, 396 and 6.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 171, 454, 396 and 6.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 28th day of March, 1951, sent to the Governor for his approval: House Files 171, 454, 396 and 6.

ELMER A. BASS, Chairman.

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: March 28, 1951, House File 90.

AMENDMENTS FILED

- 1 Amend House File 64 by adding the following new section
- 2 as section two (2):
- 3 Sec. 2. Chapter three hundred twenty-one (321), Code
- 4 1950, is amended by inserting therein the following
- 5 new sections:
- 6 1. "Owners of motor vehicles who are residents of the State
- 7 of Iowa, and who hold an unrevoked and unexpired official
- 8 amateur radio station license issued by the federal communi-
- 9 cations commission, upon application accompanied by proof
- 10 of ownership of such amateur radio station license, complying



- 11 with state motor vehicle laws relating to registration and
- 12 licensing of motor vehicles, and upon payment of an additional
- 13 fee of one dollar (\$1) shall be issued'a license plate,
- 14 as prescribed by law for passenger cars, upon which, in lieu
- 15 of the numbers as prescribed by section three hundred twenty-
- 16 one point thirty-five (321.35), shall be inscribed the official
- 17 amateur call letters of such applicant as assigned by the
- 18 federal communications commission.
- 19 2. "The department shall make such rules and regulations as
- 20 necessary to ascertain compliance with all state license laws
- 21 relating to use and operation of a private passenger car
- 22 before issuing these tags in lieu of the regular license
- 23 plate, and all applications for such tags shall be made to
- 24 the department.
- 25 3. "The department shall, on or before the first day of
- 26 April of each year, furnish to the sheriff of each county
- 27 in the State of Iowa an alphabetically arranged list of
- 28 names, addresses and license tag letters of each person
- 29 to whom a license tag is issued under the provisions of
- 30 this act, and it shall be the duty of the sheriffs of the
- 31 state to maintain and keep current such lists for public
- 32 information and inquiry.
- 33 4. "This act is supplementative to the motor vehicle
- 34 licensing laws of the State of Iowa and nothing herein
- 35 shall be construed as abridging or amending such laws."

KOSEK of Linn.

- 1 Amend House File 115 as follows:
- 2 1. By inserting after the word "amend" in
- 3 line one (1) of the title the following:
- 4 "section six hundred two point forty-six
- 5 (602.46) and"; further amend said title by adding
- 6 after the word "of" in line two (2) the words "court
- 7 reporters and".
- 8 2. By adding thereto a new section as follows:
- 9 "Section 1. Section six hundred two point forty-
- 10 six (602.46), Code 1950, is hereby amended by striking
- 11 from lines nine (9) and ten (10) the words 'twelve
- 12 dollars and fifty cents' (\$12.50) and inserting in
- 13 lieu thereof the words 'fifteen dollars' (\$15)."
- 14 3. By renumbering the other sections.
- 15 4. By striking the figure "7" and the period (.)
- 16 in line fifteen (15) and substituting in lieu thereof
- 17 the following: "Sec."

SLOANE of Polk.

- 1 Amend House File 282 as follows:
- 2 1. Amend and revise the title to read as follows:
- 3 "An Act to amend section one hundred twenty-four point
- 4 thirty-one (124.31) and chapter one hundred twenty-three

- 5 (123), Code 1950, to permit and provide for the sale and 6 serving of wine and liquor by the drink upon certain 7 conditions."
- 8 2. Strike everything following the enacting clause and 9 insert in lieu thereof the following:
- Section 1. Section one hundred twenty-four point thirty-one (124.31), Code 1950, is hereby amended by
- 12 inserting following the comma (,) in line ten (10) thereof 13 the following: "to any licensee holding a liquor license,
- 14 nor".

- 15 Sec. 2. Section one hundred twenty-three point 16 twenty-seven (123.27), Code 1950, is hereby amended as 17 follows:
- 18 1. By striking the word "two" (2) in line one (1)
 19 of subsection one (1) and inserting in lieu thereof the
 20 word "three" (3).
- 21 2. By adding the following new subparagraph "c.22 Retail permits."
 - 3. By adding the following:
- "A 'retail permit' in form prescribed by the commission and subject to its issuance and/or use to such rules and regulations as the commission may adopt, shall be issued to any person, firm or corporation holding a valid liquor license."
- Sec. 3. Section one hundred twenty-three point twenty-eight (123.28), Code 1950, is hereby amended by adding thereto the following:
- "For a retail permit under section one hundred twenty-three point twenty-seven (123.27), the fee shall be ten dollars (\$10) per year."
- 35 Sec. 4. Chapter one hundred twenty-three (123),
 36 Code 1950, is hereby amended by adding thereto the following:
- 1. "'Liquor licensees' shall mean any person, firm, corporation, or association holding a license to sell wine and spirits by the drink, and 'Liquor license' shall mean
- 40 such a license."
 41 2. "'Club' shall mean an association of persons
 42 incorporated under the provisions of chapter five hundred
- 43 four (504) as a corporation not for pecuniary profit for 44 the promotion of some common object, owning, hiring or
- 45 leasing a building or space in a building suitable and 46 adequate for the reasonable and comfortable use and
- 47 accommodation of its members and their guests, and provided
- 48 with suitable and adequate kitchen and dining room space and
- 49 equipment, implements and facilities and employing a
- 50 sufficient number of servants or employees for cooking,
- 51 preparing and serving food and meals for its members and their
- 52 guests. Such club obtaining a license shall file with the
- 53 council annually, within ten (10) days of February 1 of each
- 54 year, a list of the names and addresses of its members."



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- 55 3. "'Golf and Country Club' shall mean a club as defined in subsection two (2) which maintains a regulation nine (9) or eighteen (18) hole golf course for the use of its members and guests."
 - 4. "'Hotel' shall mean a business established and maintained for the purpose of serving the public, actively engaged in the business of furnishing lodging to transient guests, having available not less than fifteen (15) rooms for such purpose. located in the business district of a city or town, and holding a valid hotel license issued by the State of Iowa."
- 5. City and town councils of cities and towns of five hundred (500) or over may issue liquor licenses subject to and 66 under the terms and conditions of this Act.
- 67 68 6. If a sufficient petition shall be signed by the electors 69 of any such city or town of such number as shall equal twenty-70 five per cent (25%) of the votes cast in such city or town for 71 Governor at the last general election, which shall request that the question of licensing the sale of wine and spirits 72 by the drink, be submitted to the electors thereof, at a special 73 74 election to be called for that purpose, as hereinafter provided, 75 and shall be presented to the city or town council, the council 76 shall cause to be published once each week for four (4) weeks - 77 in succession in a newspaper of general circulation in such 78 city or town, a notice of a special election to be held not 79 less than fifteen (15), nor more than thirty (30) days from the 80 date of the last publication. The notice shall state therein 81 the proposition to be submitted to the electors at such special 82 election. Each sheet of each petition shall contain not more 83 than thirty (30) signatures of electors with their personal 84 signatures, addresses, and the date of signatures, all in their 85 own handwriting. If residing within a city or town where the 86 electors are required to be registered, the signature shall 87 be the same as it appears upon the registration records. At the 88 top of each sheet shall be stated the proposition to be submitted. 89 No signature on such petition shall be valid unless appended to 90 the petition within the last ninety (90) days prior to the date 91 of filing the petition with the city or town council. At the 92 bottom of each sheet of such petition shall be the affidavit 93 of the person who circulated same, stating that the signatures 94 on the petition were made in his presence, that he has reasonable 95 cause to believe that they are qualified electors of the particular 96 city or town, and that they are the persons they represent themselves to be. Whoever signed any proposal or petition 97 contemplated under this section, knowing that he is not a 98 qualified elector in the place where such proposal or petition 99 is made, or who aids or abets any other person in doing any 100 of the acts mentioned, or whoever bribes, gives or pays any 101 102 money or thing of value to any person directly or indirectly. to induce him to sign such proposal or petition, shall upon 103 conviction thereof be punished by a fine of not exceeding 104

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Over 7,000 to and including 10,000

Over 10,000 to and including 15,000

105 three hundred dollars (\$300) or by imprisonment in the county 106 jail not exceeding ninety (90) days or by both such fine and imprisonment, in the discretion of the court. 107 108 Upon the ballot the proposition shall be stated as follows: "Shall the sale of wines and spirits by the drink be 109 110 licensed in (here insert the name of the city or town)" "For license to sell by drink" 111 "Against license to sell by drink" 112 The provisions of the statutes of this state relating to 113 114 election officers, voting places, election apparatus and 115 blanks, preparation and form of ballots, information to voters, 116 delivery of ballots, calling of elections, conduct of elections, manner of voting, counting of votes, records and certificates 117 118 of elections, and recounts of votes, so far as applicable, shall apply to voting on the proposition under the provisions of this 119 120 act: and a majority of those voting on the question shall 121 be mandatory upon the city or town council to immediately adopt 122 ordinances providing for such licensing and the administration 123 thereof and the regulation and control of licensees. Provided, 124 however, that no ordinance shall be inconsistent with the 125 provisions of this act. 126 7. No liquor license shall be issued to any business other 127 than businesses located as follows: 128 a. In cities and towns having a zoning ordinance the 129 location shall be in an area zoned for retail business. 130 b. In cities and towns having no zoning ordinance the location shall be in an area where seventy-five per cent (75%) 131 132 or more of the frontage contiguous to the street and on each 133 side thereof for a distance of three hundred (300) feet or 134 more, is occupied by buildings used for business purposes. 135 c. Notwithstanding the provisions of subparagraphs (a) 136 and (b) above, no liquor license shall be issued for any 137 business except a hotel which is located within three hundred (300) 138 feet of the lot line of any church, schoolhouse, character-139 building institution, normal school, college or university. 140 d. The provisions of this subsection shall not prohibit 141 the sale of wines and spirits by the drink in any licensed car 142 owned by a liquor licensee holding a license under the provisions 143 of subsection sixteen (16) of section four (4) of this Act. 144 8. Except as heinafter provided the maximum number of 145 liquor licenses which may be issued in any city or town shall 146 be according to population as follows: Population Number of Licenses 147 2 148 500 to and including 3.000 149 Over 3,000 to and including 4,000 3 Over 4,000 to and including 5,000 4 150 Over 5,000 to and including 6,000 5 151 152 Over 6,000 to and including 7,000 6



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155	Over	15,000	to	and	including	25,000		15
156	Over	25,000	to	and	including	50,000		25
157	Over	50,000	to	and	including	100,000		35
158	Over	100,000					30	50

- 159 9. Notwithstanding the provisions of subsection eight (8) liquor licenses may be issued to hotels and clubs without 160
- 161 limitation, regardless of the population of any municipality.
- In computing the number of liquor licenses to be issued to 162 163 any municipality in accordance with the population thereof.
- 164 liquor licenses issued to hotels and clubs shall not be included.
- 165 10. No liquor license shall be issued to any club whose 166 officers and board of directors are not determined by an annual 167 election at which each member is entitled to an equal vote. If 168 these conditions are not fulfilled at any election subsequent 169 to the issuance of a license, the license shall not be renewed 170 until such time as an election has been held which fulfills the 171 requirements of this subsection.
 - 11. No liquor license shall be issued to any club whose manager holds office through any manner other than appointment by the board of directors of the club, nor if such manager receives any compensation other than a fixed salary in no way contingent upon the receipts or profits of the club. The license of any club which violates the provisions of this subsection shall be revoked.
- 179 12. No liquor license shall be issued to any club which 180 does not keep accurate and complete books and records of all receipts and disbursements, and in the event a license is 182 issued to any club which thereafter fails or neglects to keep 183 such books and records, such license shall be revoked.
- 13. No liquor license shall be issued to any club which 185 has not been in existence and in compliance with all of the 186 provisions of this act relating to management of clubs for at least five (5) years prior to the date of its application.
- 188 14. Licenses may be issued by the commission to golf 189 and country clubs located within ten (10) miles of any city or 190 town which issues licenses.
- 191 15. The fee for a license issued by any city or town 192 under this act shall be two thousand dollars (\$2,000) per annum, which fee shall be payable one thousand dollars (\$1,900) 193 194 to the commission which shall credit the same to the "liquor 195 control act fund", and one thousand dollars (\$1,000) to the 196 city or town issuing the license.

197 The fee for a license issued by the commission under this 198 act shall be two thousand dollars (\$2,000) per annum which 199 fee shall be payable to the commission and shall be credited 200 to the "liquor control act fund".

201 16. If four (4) or more cities or towns have voted to 202 license the sale of wine and spirits by the drink, the commission 203 may issue to any dining car company, sleeping car company, 204 railroad company or railway company a liquor license which shall

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205 authorize the holder thereof to keep for sale and sell on any 206 dining car, sleeping car, buffet car or observation car on any 207 train operated by such applicant from a point outside the State 208 of Iowa into or across the state, or from a point in the State 209 of Iowa to a point outside the state, wine and spirits at retail for consumption in such cars. The application for such 210 211 liquor license shall be in such form and contain such information 212 as may be required by the commission. Each such license shall 213 be good throughout the state as a state liquor license. Only 214 one (1) such license shall be required for all cars operated 215 in this state by such applicant, but a duplicate of such license 216 shall be posted in each car in which wines and spirits are 217 sold and no further license shall be required for the privilege 218 of selling wines and spirits for consumption in such cars. As 219 a condition precedent to the issuing of any such license the 220 applicant shall give bond to the commission with good and 221 sufficient sureties thereon to be approved by the commission 222 conditioned upon the faithful performance of this act in the 223 penal sum of one thousand dollars (\$1,000). In addition 224 to the annual liquor license fee of two thousand (\$2,000) 225 there shall be paid to the commission a fee of ten dollars 226 (\$10) for each duplicate thereof. The commission shall issue 227 duplicates of such licenses from time to time as applied for 228 by each such company.

17. No liquor license shall be issued to any business in which any official or employee of the issuing city or town, or any member of his immediate family, is an officer, employee, owner, partner or associate of any kind or stockholder. It shall be unlawful for any such official or employee or immediate member of his family to own, hold or have any interest, directly or indirectly, in any liquor licensee's business.

18. Applications for liquor licenses shall be sworn to. and shall be on a form to be prepared by the commission and shall include the following information:

a. The name, age and citizenship and place of residence 240 of the applicant.

b. 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.

- c. The name of the owner of the premises where the applicant proposes to operate.
- d. Statement as to whether applicant has ever been a party to litigation involving violations of any liquor laws.
- e. Statement as to whether applicant has ever been convicted of a violation of any state or federal law.
 - f. A statement of the applicant's occupations, including location thereof, during the preceding twenty (20) years.
- g. A complete disclosure and statement of names of all persons having any financial interest in said proposed business,

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either directly or indirectly, whether secured or not. 255 256 In the event, after issuance of a liquor license, it is

257 found that the application therefor contained any material false 258 statement, such license shall be revoked.

19. Upon the filing of the application the council shall fix a date for hearing thereon, which shall not be earlier than fifteen (15) days from the filing of such application, and the council shall give at least ten (10) days public notice of the time and place of such hearing by publication in a newspaper in the city or town. If no newspaper is published in said city or town, then in some newspaper of general circulation published in the county in which such city or town is located. The council 267 shall give full hearing to all objections to the issuance of any liquor license.

269 20. The application shall be filed with the council and 270 be accompanied by a bond in the penal sum of five thousand dollars 271 (\$5.000) providing for a forfeiture thereof in the event of 272 a revocation of the license resulting from a violation of any 273 of the beer, liquor or gambling laws of the State of Iowa, the provisions of this act, or of any ordinance relating to the 274 sale of wine and spirits as herein provided. Said bond shall 275 276 also be conditioned upon payment by the applicant of all license 277 fees, taxes or other charges imposed for the operation of said business. 278

279 21. The council may either approve or disapprove any application. No application shall be approved until the council 280 281 has made a thorough investigation and finds that the applicant 282 is of good moral character and that the applicant's place of 283 business and the premises within which he proposes to operate 284 conform to all the laws of the State of Iowa and all of the 285 health and fire regulations applicable thereto, and to the 286 ordinances of such city or town relating thereto.

After approval of an application for a liquor license the city or town council shall forward the application to the commissioner for his action thereon and no license shall be issued by any city or town council unless the commission has approved the application and consented to the issuance of such license.

No license shall be issued to an applicant who by his statement discloses that he has ever been convicted of a felony or a violation of any state or federal liquor or gambling law or whose wine and spirits license has ever been revoked.

22. Licenses shall be for a period of one (1) year, commencing on the first day of July and ending on June 30 following, unless sooner revoked. Provided, however, that a license may be issued for the remainder of any fiscal year and the license fees herein provided shall be prorated.

23. A record of each license as issued shall be certified by the council to the commission and 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. The proceeds of the license fees received by cities and towns shall go to the general
- 308 fund of the cities and towns and be treated in all particulars 309 as other revenue.
- 310 24. The commission shall sell wine and spirits at retail 311 to liquor licensees.
- There is hereby levied a sales tax of two per cent (2%) 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 of Iowa.
- 25. In addition to the regulations prescribed by 319 ordinance, every liquor license shall be subject to the following 320 regulations:
- a. No wine or spirits shall be sold except for consumption
 upon the premises described in detail in the application of
 the licensee.
- 324 b. All wine and spirits shall be purchased from the 325 commission and after delivery by the commission shall be kept 326 by the licensee only at his place of business and must at all 327 times be kept in the original bottles in which it is received 328 from the commission, until sold for immediate consumption. 329 Provided, however, the provisions of this subsection shall not 330 apply to licensees whose license has been issued by the commission 331 under the provisions of subsection sixteen (16) of section four (4) of this act. 332
- c. No wine or spirits shall be sold on the licensed premises on Sundays or any of the legal holidays designated in section five hundred forty-one point eighty-five (541.85), before four (4) p.m. or on any other day between the hours of one (1) a.m. and nine (9) a.m.
- 338 d. No licensee shall sell, dispense, deliver or give 339 in any manner any wine or spirits to any intoxicated or 340 interdicted person, nor permit any person to consume on the 341 licensed premises any wine or spirits except those supplied to 342 such persons by the licensee in accordance with the terms of 343 this act, his license, and any lawful rules or regulations for 344 the enforcement thereof. No licensee or employee thereof 345 shall sell or deliver any wine or spirits to any person who 346 is a minor. Nor shall the licensee permit any minor to consume 347 any wine or spirits in his licensed premises. No more than 348 one (1) drink or portion of spirits shall be delivered to 349 any person at a time, nor in any package, receptacle or 350 container, except the glass or container containing only the 351 drink about to be consumed, excepting that wine may be served 352 by the bottle. No purchaser thereof shall remove such drink

or bottle contents from the licensed premises where purchased

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before drinking the same. The licensee shall conduct the place in a quiet orderly manner. No minor, intoxicated or interdicted person shall knowingly be permitted to purchase, consume or remove any wine or spirits on or from the licensed premises.

- e. No licensee shall carry on the business of selling wine or spirits unless his license is prominently and publicly displayed in the place of business.
 - f. No license shall be assigned or transferred.
- g. Booths, screens, partitions or any impediment which obstructs a full view of the interior of a place operating under a license are hereby prohibited except as to dining rooms of hotels operating under such license.
- h. Premises other than the dining room of hotels operating under such license, shall afford a clear and unobstructed view into the interior of the place where wines and spirits are sold.
- 26. It shall be the duty of all peace officers to investigate any violations of the provisions of this act and any member of the state permit board created under the provisions of section one hundred twenty-four point three (124.3) or any representative or inspector so designated by such board shall have the power of peace officers for the purpose of enforcing this act.
 - 27. The council 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 ordinances passed pursuant to the provisions of this act.
- 380 28. Any citizen of a city or town having information of 381 any violation by the holder of a license in such city or 382 town may and any peace officer having such information shall 383 file a complaint with the city or town council issuing such 384 license. A copy of such complaint shall be filed promptly 385 with the attorney general of the state who shall thereupon 386 cause an investigation to be made at once and report the findings 387 thereof to the commission and the city or town council where the alleged violation occurred. When such complaint is filed 388 389 the city or town council shall forthwith cite the alleged violator 390. to appear and show cause why the license should not be revoked 391 and the bond forfeited. Such alleged violator shall be required 392 to appear at such time as the city or town council shall determine, 393 but the time of such hearing shall not be unnecessarily delayed 394 and in no event shall the time of such hearing be fixed for longer 395 than thirty (30) days from the time of the filing of such complaint. 396 At the time of issuing the order citing such alleged violator 397 for hearing, the council may if the facts and circumstances 398 warrant, temporarily suspend the liquor license of the alleged 399 violator and direct the peace officer serving the order to take 400 possession of the alleged violator's license and return the 401 same to the council pending the outcome of the hearing.

The ruling of the council shall be reviewed by the

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commission and its determination shall be final.
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       The revocation proceedings provided in this section
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     shall not be any bar to criminal action for violation of statutes
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     or ordinances; nor shall the provisions of this section affect
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     the right of a city or town to proceed against the bond of a
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     licensee for non-payment of any taxes or license fees owing
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     under the provisions of this act.
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       29. No valid mortgage, pledge, or other lien of any
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     kind or character may be placed upon any stock of intoxicating
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     liquor by any liquor licensee, and the voluntary placing of
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     any lien or an unrevealed transfer of any of the property,
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     fixtures or equipment of a liquor licensee used by him in
     connection with said licensed business shall be grounds for
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     the immediate revocation of his license.
       30. When any city or town by virtue of the authority of
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     the provisions of this act shall have adopted ordinances and
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     issue licenses as herein provided, and at a subsequent election
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     called and held as herein provided, majority of the votes cast
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     on the proposition are opposed thereto, then all such licenses
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     issued by such city or town, for the sale at retail of wines
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     and spirits by the drink shall expire on June 30th following
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     such election, and all ordinances adopted by the city or town
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     pursuant to the provisions of this act shall be abrogated as of
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     like date and shall be repealed by the city council.
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       31. Whenever the provisions of the existing laws are in
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     conflict with the provisions of this act, the provisions of this
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     act shall control and supersede all such existing laws.
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       Sec. 5. This Act being deemed of immediate importance
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     shall be in full force and effect upon passage and publication
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     in the ....., a newspaper published at
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     ....., Iowa, and in the .....,
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     a newspaper published at ......, Iowa.
                                                  BURRIS of Jackson.
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1 Amend House File 483 by striking from section six (6)

2 all of subsection two (2).

WESTON of Buchanan.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Thursday, March 29, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 29, 1951.

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

Prayer was offered by the Reverend Stanley A. Kruschwitz, pastor of the Methodist Church, Denison.

The Journal of March 28 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hansen of Carroll on request of Metz of Decatur; Ramseyer of Washington on request of Clark of Appanoose.

PRESENTATION OF VISITORS

Poston of Wayne presented to the House the Honorable Karl M. LeCompte, Representative to Congress from the fourth congressional district of Iowa.

Strawman of Jones presented to the House the Honorable C. F. Shimanek, former member of the House from Jones County.

Uhlenhopp of Franklin presented to the House the Honorable A. E. Rankin, former member of the House from Franklin County.

Washburn of Mills presented to the House the Honorable J. R. Hall, former member of the House from Mills County.

Huisman of Osceola presented to the House the Honorable Clinton L. Fletcher, former member of the House from Osceola County.

Frey of Pottawattamie presented to the House the Honorable Warren Wells, former member of the House from Pottawattamie County.

Metz of Decatur presented to the House Janice Edwards, eighth grade student from Van Wert School, spelling champion of Decatur County, accompanied by Marlene Redman.

Brownlie of Madison presented to the House sixty-one members of the senior class from Winterset High School and his granddaughter, Deloris Brownlie, accompanied by Richard Watters and Melvin Penrod, teachers.

VISITORS FROM JAPANESE DIET

Speaker Lynes announced the presence of the following twelve members of the Congressional Agricultural Mission from the Diet of Japan: representing the House of Representatives, Kotaro Mori, Minoru Sakamoto, Tokuro Adachi, Raizo Matsuno, Kazumi Kobayashi, Ryoji Inoue, Kazuo Ichihashi; representing the House of Councillors, Kazuo Kitamura, Soji Okada, Yoshio Kusumi, Hajime Miyoshi, Mikitaro Matsuno.

Olson of Mitchell escorted the distinguished guests to the Speaker's restrum and introduced the Honorable Garrett Roeleffs, project leader for the mission. Mr. Roeleffs, a former member of the General Assembly of Iowa, is a consultant on the "exchange of persons" program from the Office of Foreign Agricultural Relations and the Department of Agriculture.

Mr. Roeleffs presented to the House the Honorable Kotaro Mori, chairman of the mission, who addressed the House. At the conclusion of his address in Japanese, the official translation officer, the Honorable Kazuo Ichihashi, gave a translation of the address in English, as follows:

MR. SPEAKER AND MEMBERS OF THE HOUSE:

It is, indeed, a great honor and privilege bestowed upon me and the members of the Japanese Congressional Agricultural Mission to appear before you. Before I express my greetings to you, please allow me to express the greetings and message of thanks of the Japanese people, and we, the congressmen, the Japanese members of the Japanese House of Representatives, and also the Japanese House of Councillors, will express the general greetings of all of our citizens. At the end of the war, but four years ago, to be exact, we faced a great crisis. A crisis of starvation. In the wake of the war came privation, a keen social crisis, and amid great apathy, those in command did not know what to do. And the man in the street was left without food and he did not think what he should think, when he was hungry. That was the situation we faced, and about ten million people would have died from starvation if the situation was left as it was, but we are very fortunate indeed that help came from our former enemy. Even after a bitter war you were of an attitude to help. That help came from the United States, from United States citizens and we received generous shippings of food stocks, shipped to Japan by the kindheartedness of the United States, and the congressional authorities and this help we all knew came from the sacrifice, the economy and the privation of your people, and we all knew that it was not a gift, but the Americans wanted to do an act of good will and generosity shown to us.



The man in the street was impressed; it was a mental impression that he could work with new hope for tomorrow. I think with the right start we were given, through the immediate postwar years, I am glad to tell you, that our national economy has gone steadily forward. Not quite, but almost all of the national economy is in reconstruction, and able to produce almost as much food and materials as we need to support us and to help us in many activities.

These sincere thanks expressed by the millions of Japanese people should be conveyed to you, to the American people, and through you I hope to convey to the people of Iowa who did sacrifice in order to help us, and to pave the way for future friendship with our people.

We are glad that we have come and are glad that we have a good guide with us, and Mr. Roeleffs, a former member of the Senate of Iowa, was very kind to us, and from that we got to this great State of Iowa, and we feel kindly to you, and from our understanding of Mr. Roeleffs we feel that we are one of you.

Through former years he has extended to us a great service and I for one want to be one of the responsible leaders, I and the others, in agricultural progress, to express how valuable his help was to us and how he helped by paving the way for the building up of the extension service, forest service, 4-H organizations, and other many valuable helps rendered by him. I wish to express, from our country to you, the situation in Japan and the progress we face now. We have nothing more to add to what he said to you, except at the end of it, I must add as a measure of progress, every phase of our national progress, progress of industries and of food, because of the fact we are 84 million people kept in a small island, and the food supply is not enough to fill the hungry bellies of 84 million people.

From this dilemma shall I say, from this dilemma of a people—from all the vital problems which we have to solve in the immediate years, and this progress is not only economic but it is also political progress. From all of this, a hungry people might create dangerous situations. We might act according to our feelings and not what we think. Above all we need democracy. We must act according to the will of the people. Now more than any other time in the past, we need good balance of judgment by the Japanese people.

Today we face a domestic crisis of domestic affairs, and this crisis comes from the division of opinion between the democracy on one hand, and the communist and what it stands for on the other hand. Of course, the latter tendency is expressed by the minority of the people, yet this cannot be ignored, and this must be considered, not alone as a political issue, but also from the stomach's point of view, because those who are not well satisfied in the stomach might not see eye to eye with you or the rest of the people. We might agree to the best principle of understanding one another, and let everybody have their own view. They might act according to the instinct of the stomach, of the hungry stomach. This is the issue involved. The understanding of the soul, I believe, is most essential to Japan today.

As Mr. Roeleffs told you, the land is expanding to where we can get food for many of our people, even if not food for everybody. We can only get food to satisfy everybody through the encouragement and expansion of our industries. We shall not at the same time ignore the expansion of our agriculture. Agriculture is one of our national problems and this must be solved in relation to other phases of national economy.

There is another vital problem before us. We have not enough raw materials, not enough of coal, not enough of iron, not enough of gasoline, or other materials essential to modern economy. In the steady growth of our economy, this is made possible by the kind help and assistance given to us by the United States government, but we will still need your kind and thoughtful assistance in enabling us to get as many raw materials as may be needed in our industrial rehabilitation. Such raw materials as iron and others will be needed because we must finish them into good materials and ship them and get the money, and with the money we can buy the food for the great majority of our people, for those for whom we cannot produce the food. This will help to stabilize our thinking in Japan, and also the people of the world.

One thing I think best is seeing many things in the United States. We have visited California and Washington and Louisiana among others. We have seen many types of people, but one thing which impressed us most is the thing embodied in the people. Here in your Iowa legislature is embodied the spirit of authority by which you command the respect of the people for any bill which you pass because of their power formulated by you, it is not dependent upon you, but they are an expression of the will of the people you represent here. That is why the policies and the laws formulated in the legislatures of the United States of America are respected and cooperation is rendered to their policies rendered here. This cooperation is representative of the people you represent and this which we have seen, and this spirit of democracy, this spirit we shall learn from our experiences, and our people at home will benefit from these experiences. This we will take with us.

This organization by which your various wishes are conveyed to a state legislature will be formulated in a message to return to Japan, and the many organizations which gave you the expansion of your agricultural program and industrial progress in the United States of America.

We made many friends, I know Japan made friends, above all we made good friends, and a new spirit of democracy which we shall carry home to our farmers and our people. You may rest assured this will be rewarded or be paid back to you in many phases, and I hope with your help we shall receive our freedom and our sovereignty in the immediate future days. I cannot conclude my speech without conveying my sincere hope that the day will soon come when with your understanding and help we shall gain our freedom and sovereignty, and these will be restored to Japan and Asia and the world, and then we will have hearty cooperation with your people and with the world to make a new world for us all.

Schwengel of Scott asked and obtained unanimous consent to authorize the Chief Clerk to send a letter of appreciation to the Speaker of the House of Representatives of Japan, the Honorable Jop Hayaski, and to the President of the House of Councillors of Japan, the Honorable Waotake Sato; and that the remarks of Mr. Mori be printed in the Journal.



PETITIONS

Norland of Worth presented a petition signed by fifteen faculty members of the Manly Public School urging support of Senate Files 172, 173, House Files 202 and 189.

Referred to the sifting committee.

Nystrom of Boone presented a petition signed by eleven residents of Boone urging support of House File 514.

Referred to the sifting committee.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 540 and 559.

PROOF OF PUBLICATION

Published copy of House File 619 and verified proof of publication of said proposed bill in the Spirit Lake Beacon on March 15, 1951, 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.

ANNOUNCEMENT BY CHIEF CLERK

The Chief Clerk announced the receipt of a copy of House Joint Resolution 12, adopted by the Twentieth Legislative Assembly of the State of New Mexico, making application to the Congress of the United States to call a convention to amend the Constitution of the United States to limit the taxing powers of the federal government.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Ringgenberg of Story offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Fred Nelson of Story County, who was a member of the Forty-third, Forty-fourth, Forty-fifth, Forty-fifth Extra and Forty-sixth sessions of the General Assembly, passed away on October 13, 1950:



Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Ringgenberg of Story, Buck of Marshall and Nystrom of Boone.

MESSAGES FROM 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 66, a bill for an act relating to witness fees and mileage in courts of record.

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

House File 422, a bill for an act relating to compensation of county officers.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 422

- Amend House File 422 by striking the words "forty-eight hundred" appearing at the end of line 10, section 1, and inserting in lieu thereof the words "five thousand".
 - 2. Further amend House File 422, section 4, by striking lines 8 to 14, inclusive, and inserting the following: "In any county in which three or more deputies are required, and such deputies are of equal ability, such deputies shall receive an annual salary of not more than sixty-five per cent of the salary of his or her principal. The board of supervisors shall fix all compensation for extra help and clerks."
 - 3. Further amend House File 422, section 6, line 7, by striking the word "seventy-five" and inserting in lieu thereof the word "eighty-five".
 - 4. Further amend section 6, line 7, by inserting after the first word "of" the words "not more than".
 - 5. Further amend section 6, line 8, by striking the period (.) after the word "sheriff" and adding the following: ", as fixed by the board of supervisors."
 - 6. Further amend section 6 by striking lines 9 to 11, inclusive, and inserting in lieu thereof the following:
 - "2. All other deputy sheriffs shall receive an annual salary as fixed by the board of supervisors, but not to exceed the salaries of the first or second deputies."
 - 7. Further amend section 6 by striking lines 12 to 14, inclusive.
 - 8. Further amend House File 422, section 7, line 6, by inserting after the word "receive" the words "not more than".



- 9. Further amend section 7, lines 7 and 8, by changing the comma (,) after the word "principal" in line 7 to a period (.) and striking the remainder of the sentence.
 - 10. Further amend House File 422 by striking section 8.
 - 11. Further amend House File 422 by striking section 9.
- 12. Further amend House File 422 by striking section 11 and inserting in lieu thereof the following:
- Sec. 11. Section three hundred forty point seven (340.7), Code 1950, is hereby amended by striking from line three (3) of subsection sixteen (16) the word "three" and inserting in lieu thereof the word "six".
 - 13. Further amend House File 422 by striking section 12.
 - 14. Further amend House File 422 by striking section 13.
 - 15. Further amend House File 422 by striking section 14.
- 16. Further amend House File 422 by renumbering all sections where necessary.
- 17. Amend the title to House File 422 by striking the following in lines 3 and 4: "four hundred forty-one point six (441.6)".

Further amend the title by striking all after the word "clerks" in line 7 and all of lines 8 and 9.

SENATE MESSAGE CONSIDERED

Senate File 66, a bill for an act relating to witness fees and mileage in courts of record and to amend section six hundred twenty-two point sixty-nine (622.69), Code 1950.

Read first time and referred to sifting committee.

INTRODUCTION OF BILLS

House File 617, 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, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, of the State of Iowa, for the purpose provided by law.

Read first time and placed on appropriations calendar.

House File 618, by committee on public lands and buildings, a bill for an act to provide for the construction of a tunnel from the capitol building to the state office building on the capitol grounds, and to authorize the legislative advisory committee and the executive council to employ an architect or architects to prepare plans and specifications therefor, and to enter into a contract or contracts for the construction and equipment of such tunnel, and to provide an appropriation therefor.

Read first time and referred to sifting committee.



House File 619, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the city council of the city of Spirit Lake, Iowa, authorizing and providing for the issuance and delivery of bonds for the construction of a city hall and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

House File 365, a bill for an act to amend section three hundred eleven point seven (311.7), Code 1950, relating to secondary roads, was taken up for consideration.

Brown of Mahaska offered the following amendment, filed by him and Kuester of Cass, and moved its adoption:

Amend section two (2) of House File 365

- (a) By striking the word "year" in line eleven (11) of said section and substituting in lieu thereof the words "three-year period".
- (b) By striking the word "year" in line sixteen (16) of said section and substituting in lieu thereof the words "three-year period".
- (c) By striking the period after the word "year" in line sixteen (16) of said section and placing in lieu thereof a comma (,) and adding the following: "unless there be a township or townships from which there are no petitions filed during the first two years of said three-year period."

Amendment adopted.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel	Clark of Marion	Hendrix	Mensing
Aubrey	Cooksey	Jones	Metz
Bass	Cornick	Judd	Meyer
Berry	Crabb	Klemesrud	Miller of
Bloedel	Darrington	Koch	Black Hawk
Boothby	Davis	Kosek	Moore of Butler
Brockmeyer	Eckels	Kuester	Moore of Louisa
Brookings	Fairchild	Langland	Mooty
Brown	Fiene	Loss	Morris
Brownlie	Frey	Lucken	Nelson of Jasper
Buck	Gallup	Ludwig	Nicholson
Burris	Goode	Mallonee	Nielsen
Burrows	Hanna	Martin	Norland
Butler	Hanson	McEleney	Nystrom
Clark of	Harris	McFarlane	Oberman
Appanoose	Heinz	McNeal	Oeth

Voigtmann Oppedahl Robinson Smith Walker Palmer Ryan Soeth Patrick Sar Stevens Walter Paul Schroeder Stiffler Washburn Pedrick Strawman Weiss Schwengel Weston Pendleton Shepard Tate White Tierney Pieper Sherod Uhlenhopp Poston Shifflett Young Van Zwol Putnev Sloane Mr. Speaker Ringgenberg

....SBc...oc.B

The nays were, none.

Absent or not voting, 9:

Crosier Lisle Munger Olson Hansen Miller of Shelby Nelson of Ramseyer Huisman Woodbury

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

SENATE FILE 87 SUBSTITUTED FOR HOUSE FILE 275

Putney of Tama asked and obtained unanimous consent to substitute Senate File 87 for House File 275.

Senate File 87, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, relating to permits for excess size and weight, 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:

Abel Crabb Kosek Mooty Aubrey Crosier Kuester Morris Bass Darrington Langland Nelson of Jasper Berry Davis Lisle Nicholson Bloedel Eckels Loss Nielsen Boothby Fairchild Lucken Norland Brockmeyer Fiene Ludwig Nystrom Oberman Brookings Frey Mallonee Brown Gallup Martin Oeth Brownlie Hanna McEleney Oppedahl Buck Hanson McFarlane Palmer Burris Harris Mensing Patrick Burrows Heinz Metz Paul Butler Hendrix Meyer Miller of Pedrick Clark of Huisman Pendleton Black Hawk Appanoose Jones Pieper Clark of Marion Miller of Shelby Judd Putney Klemesrud Moore of Butler Cooksey Ringgenberg Cornick Koch Moore of Louisa Robinson

Tate Washburn Ryan Shifflett Sloane Tierney Weiss Sar Van Zwol Weston Schroeder Soeth Voigtmann Schwengel Stevens White Young Walker Stiffler Shepard Walter Mr. Speaker Strawman Sherod

The nays were, 1:

Poston

Absent or not voting, 9:

Goode Munger
Hansen Nelson of
McNeal Woodbury

Olson Smith Ramseyer Uhlenhopp

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

House File 485, a bill for an act to amend section three hundred seventeen point four (317.4) and section three hundred seventeen point eighteen (317.18), Code 1950, relating to the control and destruction of noxious weeds, with report of committee recommending passage, was taken up for consideration.

Walker of Hamilton offered the following amendments, filed by him, and moved their adoption:

Amend House File 485 by striking all of section one (1) and inserting in lieu thereof the following:

"Amend section three hundred seventeen point four (817.4), Code 1950, by striking from lines nineteen (19) and twenty (20) the following: 'Upon the filing of a complaint with the county weed commission' and inserting in lieu thereof the following: 'Upon receipt of an oral or written complaint the county weed commissioner shall give a five-day notice to the owner or one in possession or control of the land and, thereafter'; further amend said section by adding to line twenty-one (21) after the word 'time' the following: 'after the expiration of said five (5) days'."

Further amend House File 485 by adding thereto the following new section:

"Amend section three hundred seventeen point six (317.6), Code 1950, by striking from line nine (9) the word 'destroying' and inserting in lieu thereof the following: 'determining if weeds have been destroyed and if not shall destroy said'."

Amendments lost.

Walker of Hamilton offered the following amendment and moved its adoption:

Amend House File 485 by striking all of section three (3).

Amendment adopted.

Putney of Tama offered the following amendment proposed by him and Mallonee of Audubon and moved its adoption:

Amend House File 485 by adding a new section at the end as follows: Sec. 4. Section three hundred seventeen point three (317.3), Code 1950, is hereby amended by adding thereto as follows:

"Notwithstanding the provisions of this section as to time of hiring the county weed commissioner, the board of supervisors shall prescribe the time per year he shall work which may be during the part of year when noxious weeds can effectively be killed. Compensation shall be for the period of actual work only. The board of supervisors shall likewise determine whether employment shall be by hour, day or month and the rate of pay per employment time."

Amendment adopted.

Meyer of Sac offered the following amendment and moved its adoption:

Amend the title of House File 485 by inserting after the parentheses in line one (1) the following: ", section three hundred seventeen point three (317.3),".

Further amend the title of House File 485 by adding at the end thereof the following: ", and the employment and compensation of the county weed commissioner."

Amendment adopted.

Meyer 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, 98:

Abel Fiene McNeal Palmer Aubrev Frey Gallup Mensing Patrick Bass Metz Paul Berry Goode Meyer Pedrick Bloedel Miller of Hanna Pendleton Boothby Hanson Black Hawk Pieper Brockmeyer Harris Miller of Shelby Poston Moore of Butler Brown Huisman Putney Buck Jones Moore of Louisa Ringgenberg Burris Judd Mooty Robinson Burrows Klemesrud Morris Ryan Butler Koch Munger Sar Clark of Kosek Nelson of Jasper Schroeder Appanoose Kuester Nelson of Schwengel Cooksev Langland Woodbury Shepard Cornick Lisle Nicholson Sherod Crabb Loss Nielsen Shifflett Crosier Lucken Norland Sloane Darrington Ludwig Nvstrom · Smith Davis Mallonee Oberman Soeth Eckels Martin Olson Stevens Fairchild McEleney Oppedahl Stiffler

Strawman Tate Tierney Uhlenhopp Van Zwol Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, 2:

Heinz

Oeth

Absent or not voting, 8:

Brookings Brownlie Clark of Marion Hansen Hendrix McFarlane Ramseyer Voigtmann

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

On motion by Kuester of Cass, the House adjourned until 1:45 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House three hundred students of Washington Irving Junior High School, Des Moines.

Mooty of Grundy presented to the House the Honorable H. R. Frei, Jr., former member of the House from Grundy County.

MESSAGES FROM 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 286, a bill for an act legalizing the proceedings of the board of directors of the Independent School District of Cherokee, Iowa.

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

House File 320, a bill for an act to make permanent a certain temporary transfer of funds of Monroe County, Iowa, made by authority of the state comptroller.

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

Senate File 258, a bill for an act relating to farm aid associations.

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

Senate File 393, a bill for an act authorizing a patent to issue to land in Monroe County, Iowa.

CARROLL A. LANE, Secretary.

CONSIDERATION OF BILLS

House File 483, a bill for an act to amend chapter one hundred ninety-two (192) and section one hundred ninety-five point seven (195.7), Code 1950, relating to the handling and sale of market milk, with report of committee recommending passage, was taken up for consideration.

Weston of Buchanan offered the following amendments filed by him and moved their adoption:

1. Amend House File 483 by striking from section three (3) lines thirty-two (32) to forty-eight (48), inclusive, and inserting in lieu thereof the following:

"Milk that is to be used for Pasteurized Grade "A" shall meet the production requirements as set forth for Grade "A" raw milk excepting the bacteria plate count or direct microscopic clump count, as delivered from the farm, does not exceed two hundred thousand (200,000) per milliliter, or a Methylene Blue reduction time which is not less than 5½ hours, or the Resazurin reduction time of which to P 7/4 is not less than 2¾ hours.

"Provided, further, that the composite raw milk, at no time between dumping and pasteurization, has a bacteria plate count, or a direct microscopic clump count exceeding four hundred thousand (400,000) per milliliter or a Methylene Blue reduction time of less than 4% hours or a Resazurin reduction time to P 7/4 of less than 2½ hours.

"Excepting further that cows furnishing milk which subsequently will be pasteurized for Grade "A" pasteurized milk shall be exempted from the annual test for brucellosis but shall by January 1, 1955, be from herds certified by the United States Bureau of Animal Industry and the Iowa Department of Agriculture as following one of the procedures approved by them for the control of brucellosis."

2. Further amend House File 483 by adding in section three (3), following the period in line one hundred five (105), the following: "Nothing contained in this chapter shall invalidate ordinances or regulations of any municipal corporation, providing inspections or imposing requirements higher than the minimum requirements provided in this chapter."

Amendments adopted.

Weston of Buchanan offered the following amendment filed by him and moved its adoption:

Amend House File 483 by inserting at the beginning of line eighty-six (86) the following: "Pasteurized milk—Grade not declared."

Amendment adopted.

Weston of Buchanan offered the following amendment filed by him and moved its adoption:

Amend House File 483 by striking from section six (6) all of subsection two (2).

Amendment adopted.



Goode of Davis offered the following amendment and moved its adoption:

Amend House File 483, section five (5), line nineteen (19), by striking the following: "After July 1, 1951,".

Amendment adopted.

Weston 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, 90:

Miller of Abel Poston Aubrev Gallup Black Hawk Ringgenberg Miller of Shelby Bass Goode Robinson Berry Hanna Moore of Louisa Ryan Bloedel Hanson Mooty Sar Boothby Heinz Morris Schroeder Brockmeyer Hendrix Munger Schwengel Nelson of Jasper Shepard Brookings Judd Klemesrud Brown Nelson of Sherod Brownlie Koch Woodbury Sloane Buck Kosek Nicholson Soeth Burris Stiffler Kuester Nielsen Langland Norland Burrows Strawman Tate Butler Lisle Nystrom Clark of Marion Uhlenhopp Lucken Oberman Cooksey Mallonee Oeth Van Zwol Cornick Martin Olson Voigtmann Oppedahl Palmer Crosier McEleney Walter McFarlane Darrington Washburn McNeal Weiss Davis Paul Eckels Mensing Pedrick Weston Fairchild Metz Pendleton Young Fiene Mever Pieper Mr. Speaker

The nays were, 1:

Tierney

Absent or not voting, 17:

Clark of Huisman Patrick Smith Stevens Appanoose Jones Putney Walker Ramseyer Loss Ludwig White Hansen Shifflett Harris Moore of Butler

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

House File 64, a bill for an act to amend section three hundred twenty-one point one hundred ninety-one (321.191), Code 1950, relating to fees for operator's and chauffeur's licenses, with report of committee recommending amendment and passage, was taken up for consideration.

Kosek of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 64 by adding the following new section as section two (2):

- Sec. 2. Chapter three hundred twenty-one (321), Code 1950, is amended by inserting therein the following new sections:
- 1. "Owners of motor vehicles who are residents of the State of Iowa, and who hold an unrevoked and unexpired official amateur radio station license issued by the federal communications commission, upon application accompanied by proof of ownership of such amateur radio station license, complying with state motor vehicle laws relating to registration and licensing of motor vehicles, and upon payment of an additional fee of one dollar (\$1) shall be issued a license plate, as prescribed by law for passenger cars, upon which, in lieu of the numbers as prescribed by section three hundred twenty-one point thirty-five (321.35), shall be inscribed the official amateur call letters of such applicant as assigned by the federal communications commission.
- 2. "The department shall make such rules and regulations as necessary to ascertain compliance with all state license laws relating to use and operation of a private passenger car before issuing these tags in lieu of the regular license plate, and all applications for such tags shall be made to the department.
- 3. "The department shall, on or before the first day of April of each year, furnish to the sheriff of each county in the State of Iowa an alphabetically arranged list of names, addresses and license tag letters of each person to whom a license tag is issued under the provisions of this act, and it shall be the duty of the sheriffs of the state to maintain and keep current such lists for public information and inquiry.
- 4. "This act is supplementative to the motor vehicle licensing laws of the State of Iowa and nothing herein shall be construed as abridging or amending such laws."

The Speaker ruled the amendment out of order as being not germane to the bill.

Meyer of Sac offered the following amendment proposed by the committee on motor vehicles, commerce and trade:

Amend House File 64, section one (1), line four (4), by striking the word "two" and inserting in lieu thereof the word "one".

Tate of Cerro Gordo offered the following amendment to the amendment, filed by him, and moved its adoption:

Amend the committee amendment to House File 64 by striking the word "one" in line three (3) and substituting in lieu thereof the words "one dollar fifty cents (\$1.50)."

Roll call demanded by Abel of Clayton and Meyer of Sac.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 55:

Abel	Kuester	Nielsen	Sloane
Bass	Langland	Norland	Smith
Berry	Loss	Oberman	Stiffler
Brown	Mallonee	Oeth	Strawman
Buck	Martin	Oppedahl	Tate
Burris	McNeal	Palmer	Tierney
Butler	Mensing	Paul	Uhlenhopp
Cooksey	Metz	Pedrick	Voigtmann
Cornick	Moore of Louisa	Pendleton	Walter
Darrington	Morris	Robinson	Weiss
Frey	Munger	Ryan	Weston
Harris	Nelson of Jasper	Sar	White
Jones	Nelson of	Schroeder	Young
Koch	Woodbury	Shepard	
Kosek	150	A.	

The nays were, 38:

Aubrey	Fairchild	Lucken	Poston
Bloedel	Fiene	McEleney	Ringgenberg
Boothby	Gallup	McFarlane	Sherod
Brockmeyer	Goode .	Meyer	Shifflett
Burrows	Hanna	Miller of Shelby	Soeth
Clark of	Hanson	Moore of Butler	Stevens
Appanoose	Heinz	Nicholson	Van Zwol
Clark of Marion	Judd	Nystrom	Walker
Crosier	Klemesrud	Patrick	Washburn
Davis	Lisle	Pieper	

Absent or not voting, 15:

Brookings	Hansen	Miller of	Putney
Brownlie	Hendrix	Black Hawk	Ramseyer
Crabb	Huisman	Mooty	Schwengel
Eckels	Ludwig	Olson	Mr. Speaker

Amendment to amendment adopted.

Meyer of Sac moved the adoption of the committee amendment as amended.

Amendment as amended adopted.

Tate 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, 91:

Abel	Brookings	Butler	Davis
Aubrey	Brown	Clark of Marion	Eckels
Bass	Brownlie	Cooksev	Fairchild
Berry	Buck	Cornick	Fiene
Bloedel	Burris	Crosier	Frev
Brockmeyer	Burrows	Darrington	Gallup

Goode	McEleney	Nystrom	Sloane
Hanna	McFarlane	Oberman	Smith
Hanson	McNeal	Oeth	Soeth
Harris	Mensing	Olson	Stiffler
Hendrix	Metz	Oppedahl	Strawman
Jones	Meyer	Palmer	Tate
Judd	Miller of	Paul	Tierney
Klemesrud	Black Hawk	Pedrick	Uhlenhopp
Koch	Moore of Louisa	Pendleton	Van Zwol
Kosek	Mooty	Poston	Voigtmann
Kuester	Munger	Putney	Walter
Langland	Nelson of Jasper	Ringgenberg	Washburn
Lisle	Nelson of	Ryan	Weiss
Loss	Woodbury	Sar	Weston
Lucken	Nicholson	Schroeder	White
Ludwig	Nielsen	Shepard	Young
Mallonee	Norland	Sherod	Mr. Speaker
Martin	Moriand	Differon	mr. Speaker

The nays were, 6:

Boothby	Clark of	Heinz	Pieper
35%	Appanoose	Miller of Shelby	Robinson

Absent or not voting, 11:

Crabb	Moore of Butler	Ramseyer	Stevens
Hansen	Morris	Schwengel	Walker
Huisman	Patrick	Shifflett	

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

REPORT OF COMMITTEE

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate Concurrent Resolution 12, providing for the payment of legislative expenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 399, 453 and 492; Senate Files 110 and 166.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 399, 453 and 492; Senate Files 110 and 166.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 29th day of March, 1951, sent to the Governor for his approval: House Files 399, 453 and 492.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 434, section one (1), line five (5),
- 2 by striking the word "pigeons" and inserting in lieu thereof
- 3 the words "sparrows and starlings."

SHEROD of Van Buren.

- 1 Amend Senate File 212 as passed by the Senate as follows:
 - 1. Insert the following new section after section one hundred
- 3 six (106):

2

- 4 "Section three hundred ninety point eight (890.8), Code 1950, is
- 5 amended by adding at the end of subsection four (4) the following:
- 6 'Off-street parking areas shall be deemed to include street-widening
- 7 projects in business districts as so defined by local ordinance,
- 8 or within two blocks thereof, sufficient in width to allow angle
- 9 parking on such widened streets."
- 10 2. Renumber the remaining sections.

TIERNEY of Webster.
NELSON of Woodbury.
OBERMAN of Des Moines.

- Amend Senate File 263 by adding the following section four (4):
 - Sec. 4. Section one hundred nine point seventy-six
- 3 (109.76), Code 1950, is hereby amended by striking the period
- 4 after the word "counties" in line seventeen (17) thereof and
- 5 adding the following: "and that nothing in this section
- 6 shall limit the provisions of section one hundred nine point
- 7 thirty-nine (109.39)".

MENSING of Cedar.

- Amend Senate File 163, as passed by the Senate, section sixteen 1 (16), by striking the
- 2 word "shall" in line one (1).

GOODE of Davis. PALMER of Lee. TATE of Cerro Gordo. BROOKINGS of Pottawattamie. KLEMESRUD of Winnebago. BROWN of Mahaska. ROBINSON of Delaware. Loss of Kossuth. DAVIS of Fayette. CLARK of Appanoose. PAUL of Poweshiek.

Amend Senate File 168 as passed by the Senate as follows: 1 Insert after section thirty-eight (38) the following new

3 section: 4 "Right of appeal. Whenever the council of any municipal 5 corporation enters into an agreement for the sale, lease, or disposal by other means of any municipal property, any elector 7 of such municipal corporation shall have the right to appeal 8 from the action of the council to the district court, within 9 thirty days of the final action thereon by the council, on the ground that such agreement is not in the public interest. All 10 such agreements shall be voidable pending the decision of the 11 12 court."

> PALMER of Lee. GOODE of Davis. MCNEAL of Wright. TATE of Cerro Gordo. BROOKINGS of Pottawattamie. KLEMESRUD of Winnebago. Brown of Mahaska. ROBINSON of Delaware. Loss of Kossuth. DAVIS of Fayette. CLARK of Appanoose. PAUL of Poweshiek.

- 1 Amend Senate File 163 as passed by the Senate as follows:
- 1. Strike section thirty-nine (39). 3
 - 2. Strike section forty-four (44).
- 3. Strike section sixty-two (62). 4

5

- 4. Further amend by adding a new section thereto as follows:
- 6 "Amend section three hundred sixty-three point sixty
- (363.60) by striking all following 'municipalities' in line four
- (4), up to and including 'dollars.' in line twenty-four (24).
- and insert in lieu thereof the following: 'provided, however,
- 10 that the sum total of annual dues collected by the league from

11 municipalities shall not exceed twenty-five thousand dollars 12 (\$25.000)."

PALMER of Lee.
GOODE of Davis.
DAVIS of Fayette.
MCNEAL of Wright.
TATE of Cerro Gordo.

- 1 Amend Senate File 163 as passed by the Senate as follows:
- 2 Amend section five (5) by striking from lines five (5)
- 3 and six (6) the words "but shall in no way be limited by the
- 4 enumeration in" and inserting in lieu thereof the words "and in
- 5 section".
- 6 Further amend said section by inserting before the
- 7 word "enumeration" in line seven (7) the word "statutory".

PALMER of Lee.
GOODE of Davis.
MCNEAL of Wright.
TATE of Cerro Gordo.
BROOKINGS of Pottawattamie.
KLEMESRUD of Winnebago.
BROWN of Mahaska.
ROBINSON of Delaware.
Loss of Kossuth.
DAVIS of Fayette.
CLARK of Appanoose.
PAUL of Poweshiek.

- 1 Amend Senate File 163, as passed by the Senate, by adding
- 2 after the words and figures "three hundred sixty-eight (368)" in
- 3 line one (1) the following: "except sections three hundred
- 4 sixty-eight point five (368.5), three hundred sixty-eight point
- 5 six (368.6), three hundred sixty-eight point seven (368.7) and
- 6 three hundred sixty-eight point eight (368.8)".
- 7 Further amend Senate File 163 by striking section three (3).
- 8 Also amend Senate File 163 by striking section four (4).
- 9 Also amend Senate File 163 by striking section eight (8).
- 10 Also amend Senate File 163 by striking section forty-five
- 11 (45).

GOODE of Davis.

PALMER of Lee.

TATE of Cerro Gordo.

BROOKINGS of Pottawattamie.

KLEMESRUD of Winnebago.

LISLE of Page.

BROWN of Mahaska.

ROBINSON of Delaware.

LOSS of Kossuth.

DAVIS of Fayette.

CLARK of Appanoose.

PAUL of Poweshiek.

- Amend Senate File 163 as passed by the Senate, section nine (9), by
- 2 first sentence thereof and inserting in lieu thereof the
- 3 following:
- 4 "Buildings. They shall have the power to adopt by ordinance
- 5 a building code, providing for the districting of such cities
- 6 into one or more districts, establishing reasonable rules and
- 7 regulations for the erection, reconstruction and inspection of
- 8 buildings of all kinds within their limits and for a fee for such
- 9 inspection, and providing penalties for violation thereof."

GOODE of Davis.

PALMER of Lee.

TATE of Cerro Gordo.

BROOKINGS of Pottawattamie.

KLEMESRUD of Winnebago.

BROWN of Mahaska.

ROBINSON of Delaware.

LOSS of Kossuth.

DAVIS of Fayette.

CLARK of Appanoose.

PAUL of Poweshiek.

- 1 Amend Senate File 163 as passed by the Senate as follows:
- 2 Strike all of section seven (7).

PALMER of Lee.
GOODE of Davis.
McNeal of Wright.
TATE of Cerro Gordo.
BROOKINGS of Pottawattamie.
KLEMESRUD of Winnebago.
BROWN of Mahaska.
Loss of Kossuth.
DAVIS of Fayette.
CLARK of Appanoose.
PAUL of Poweshiek.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Friday, March 30, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 30, 1951.

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

Prayer was offered by Dr. Walter L. Tierney, pastor of the Union Presbyterian Church, Fort Madison.

The Journal of March 29 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Nelson of Jasper on request of Oppedahl of Humboldt.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House sixteen students of Hanover Rural School, Polk County, accompanied by their teacher, Lucy Johnson.

Darrington of Harrison presented to the House sixteen members of the senior class of Persia High School, accompanied by A. R. Fenton, superintendent, and Mr. Zacharias.

Stiffler of Warren presented to the House seventy members of the senior class of Indianola High School, accompanied by Kenneth Tannatt and Wendell M. Tollefson, teachers.

Ringgenberg of Story presented to the House twenty-five American government students of Oak Park Academy, Nevada, accompanied by M. E. Smith, superintendent, and Carl Jorgenson, instructor.

Brookings of Pottawattamie presented to the House the Honorable Harlan L. Pote, former member of the House from Taylor County.

PETITIONS

Tate of Cerro Gordo presented a petition signed by fifty-six residents of Cerro Gordo County urging support of House Files 202 and 189.

Referred to the sifting committee.



Mensing of Cedar presented a petition signed by twenty-one residents of West Branch opposing House File 282 and urging support of House File 514.

Referred to the sifting committee.

Moore of Butler presented a petition signed by thirty-five residents of Butler County urging support of House Files 202, 502, 469 and 183.

Referred to the sifting committee.

PROOF OF PUBLICATION

Published copy of House File 611 and verified proof of publication of said bill in the Daily Times Herald, Carroll, Iowa, March 27, 1951, 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 SENATE CONCURRENT RESOLUTION

Kuester of Cass called up for consideration Senate Concurrent Resolution 12, found on pages 834 and 835 of the Journal of March 13, and moved its adoption.

Resolution adopted.

EXPLANATION OF VOTE

I desire to have my vote of "no" recorded on Senate Concurrent Resolution 12, for the reason that the resolution states that these bills were approved under section two point two (2.2), Code 1950, while in fact the items purchased under this resolution were purchased prior to the convening of the Fifty-fourth General Assembly, and these items should have been purchased by and through the executive council as provided by section nineteen point twenty-five (19.25), Code 1950.

SLOANE of Polk.

Olson of Mitchell offered the following resolution proposed by him, Schwengel of Scott, Hansen of Carroll, Palmer of Lee and Weiss of Crawford:

HOUSE CONCURRENT RESOLUTION 23

Whereas, in the Forty-ninth General Assembly of the State of Iowa, House Concurrent Resolution 18 was adopted providing, among other things, for a Senate and House committee on interstate cooperation, which committee members in turn became members of the Iowa commission on interstate cooperation; and

Whereas, under the provisions of the resolution the Speaker of the House of Representatives was and is empowered to appoint seven (7) members of the House of Representatives for the House standing committee on interstate cooperation; and,

Whereas, under the provisions of the resolution the President of the Senate was and is empowered to appoint seven (7) members of the Senate for the Senate standing committee on interstate cooperation;

Now, Therefore, Be It Resolved by the House of Representatives, the Senate Concurring: That the Speaker of the House of Representatives appoint seven (7) members of the House to the House standing committee on interstate cooperation, designating one of the committee as chairman, and that the President of the Senate appoint seven (7) members of the Senate to the Senate standing committee on interstate cooperation, designating one of the committee as chairman.

Laid over under Rule 34.

MOTION FILED

Mr. Speaker: We move to reconsider the vote by which House File 64 passed the House.

DEWEY E. GOODE.

DWIGHT W. MEYER.

GENE POSTON.

W. C. HENDRIX.

MESSAGES FROM 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 378, a bill for an act legalizing the proceedings of Plymouth County.

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

Senate Concurrent Resolution 15, providing for sine die adjournment on Saturday, April 14, 1951.

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

House File 154, a bill for an act to amend section relating to the height of vehicles.

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

House File 238, a bill for an act relating to individual accident and sickness insurance policies.

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

House File 355, a bill for an act to amend chapter relating to legalization of acts concerning corporations.

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

House File 441, a bill for an act to legalize certain issues of capital stocks.

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

House File 491, 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 Senate was asked:

House File 594, a bill for an act to legalize the proceedings of the board of supervisors of Howard County.

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

House File 602, a bill for an act making appropriation for cost of printing.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 15

Be It Resolved by the Senate, the House Concurring, that the Fifty-fourth General Assembly adjourn sine die at twelve o'clock noon, Saturday, April 14, 1951.

Laid over under Rule 34.

SENATE MESSAGES CONSIDERED

Senate File 258, a bill for an act to amend chapter one hundred seventy-six (176), Code 1950, relating to farm aid associations and amending the law relative to the annual meetings of such associations, the amounts to be appropriated for such associations and the method of disbursing the money appropriated.

Read first time and passed on file.

Senate File 393, a bill for an act authorizing a patent to issue to the southeast quarter (SE1/4) of the southeast quarter (SE1/4) of section nine (9), township seventy-one (71) north, range eighteen (18), west of the fifth (5th) principal meridian, Monroe County, Iowa.

Read first time and referred to sifting committee.

SENATE AMENDMENTS CONSIDERED

Hanson of Lyon called up for consideration House File 421, a bill for an act to amend sections three hundred thirty-five point fourteen (335.14), five hundred forty-seven point three (547.3) and five hundred fifty-six point twenty (556.20), relating to fees to be charged by the county recorder; sections three hundred thirty-three point fifteen (333.15), five hundred fifty-eight point fifty-



seven (558.57) and five hundred fifty-eight point sixty-six (558.66), Code 1950, relating to fees to be charged by the county auditor: section three hundred thirty-seven point eleven (337.11), Code 1950, relating to fees to be charged by the county sheriff; sections three hundred twenty-one point one hundred forty-five (321.145), three hundred twenty-one point one hundred fifty-two (321.152). four hundred forty-five point twenty-three (445.23), four hundred forty-five point twenty-six (445.26) and four hundred forty-six point twenty-nine (446.29), Code 1950, relating to fees to be charged by the county treasurer; section six hundred six point fifteen (606.15), Code 1950, relating to fees to be charged by the clerk of the district court: and to amend section one hundred ten point five (110.5), Code 1950, to provide that the counties shall be reimbursed for their expense incident to the issuance of hunting and fishing licenses for the state, by retaining a portion of the hunting and fishing license fees collected by the county, amended by the Senate.

Hanson of Lyon called up for consideration the following Senate amendments:

Amend House File 421 as follows:

- 1. Strike section 2 and substitute in lieu thereof the following:
- "Sec. 2. Section five hundred forty-seven point three (547.3), Code 1950, is hereby amended by striking from line three (3) the words 'twenty-five cents' and substituting in lieu thereof the words 'one dollar'."
- 2. Amend section 3 by striking the period (.) at the end thereof and adding the following: "; and by striking from line two (2) of subsection three (3) the word 'twenty-five' and substituting in lieu thereof the word 'fifty'."
- 3. Insert after section 3 the following new section: "Section five hundred fifty-six point seventeen (556.17), Code 1950, is hereby repealed and the following enacted in lieu thereof:
- "'Release of mortgages. When the amount due on any chattel mortgage, conditional sales contract, or pledge of personal property is paid, the mortgagee, conditional vendor, pledgee or his personal representative or assignee, or those legally acting for him shall release of record such instrument evidencing the security, at his own expense, by filing with the original instrument a duly executed satisfaction piece or release, or by indorsing a satisfaction on the index book under the heading of "remarks" in the same manner as mortgages are now released by marginal satisfaction, and when so released on index book, the recorder shall enter a memorandum thereof on the original instrument or on the record thereof, if recorded.

"'Any person who fails to comply with the provisions of this section within thirty days after being requested in writing shall forfeit to the mortgagor, conditional vendee or pledgor the sum of \$25.'"

- 4. Insert after section 3 the following new section: "Chapter five hundred fifty-seven (557), Code 1950, is hereby amended as follows:
- "1. By striking from line four (4), section five hundred fifty-seven point twenty-four (557.24), the words 'one dollar' and substituting in lieu thereof the words 'three dollars'.
- "2. By striking from line ten (10), section five hundred fifty-seven point twenty-six (557.26), the word 'twenty-five' and substituting in lieu thereof the word 'fifty'."
- 6. Insert after section 4 the following new section: "Section five hundred forty-four point thirty-seven (544.37), Code 1950, is hereby amended as follows: By striking from line nine (9) the word 'twenty-five' and substituting in lieu thereof the word 'fifty'."
 - 8. Renumber the sections of the bill.
 - 9. Amend the title to House File 421 as follows:
- a. Strike the word "and" in line 3 and substitute a comma (,) therefor.
- b. Insert after the comma (,) at the end of line 3 the following: "five hundred forty-four point thirty-seven (544.37), five hundred fifty-six point seventeen (556.17), five hundred fifty-seven point twenty-four (557.24) and five hundred fifty-seven point twenty-six (557.26),".

Hanson of Lyon offered the following amendment to the Senate amendments and moved its adoption:

Amend Senate amendment three (3) to House File 421, line eleven (11), by striking the word "now".

Amendment to Senate amendment adopted.

Hanson of Lyon moved that the House concur in the Senate amendments as amended.

Motion prevailed and the House concurred.

Hanson of Lyon called up for consideration the following Senate amendment and moved that the House refuse to concur:

7. Amend House File 421 by striking section 14.

Roll call demanded by Pendleton of Buena Vista and Shepard of Lucas.

On the question "Shall the House concur?"

The ayes were, 40:

Aubrey Heinz Morris Ryan Bloedel Hendrix Nielsen Schroeder Boothby Huisman Nystrom Schwengel Brockmeyer Soeth Jones Oberman Clark of Klemesrud Oeth Stiffler Koch Olson Appanoose Strawman Pedrick Clark of Marion Langland Tate Crabb Lisle Pendleton Voigtmann Crosier Miller of Shelby Poston Walter Frey Moore of Butler Ringgenberg White Hanna

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The nays were, 56:

Abel Goode Metz Putney Bass Hansen Meyer Robinson Berry Hanson Miller of Sar Brookings Harris Black Hawk Shepard Brown Kosek Moore of Louisa Sherod Buck Kuester Mooty Shifflett Burrows Nelson of Sloane Loss Butler Lucken Woodbury Smith Cooksey Ludwig Nicholson Stevens Cornick Mallonee Oppedahl Tierney Davis Martin Palmer Van Zwol Eckels McEleney Patrick Washburn Fairchild McFarlane Paul Weston Young McNeal Pieper Fiene Gallup Mensing

Absent or not voting, 12:

Brownlie Judd Norland Walker
Burris Munger Ramseyer Weiss
Darrington Nelson of Jasper Uhlenhopp Mr. Speaker

The House refused to concur.

Hanson of Lyon called up for consideration the following Senate amendments and moved that the House refuse to concur:

- 5. Insert after section 4 the following new section: "Section one hundred eighty-eight point forty-eight (188.48), subsection eight (8), Code 1950, is hereby amended by striking from line four (4) the words 'fifty cents' and inserting in lieu thereof the words 'one dollar'."
- 9. c. Strike all after the semicolon (;) in lines 19 to 23, inclusive, and substitute in lieu thereof the following: "and to amend section one hundred eighty-eight point forty-eight (188.48), Code 1950, relating to the fees to be charged for the taking up of estrays and trespassing animals."

Motion prevailed and the House refused to concur.

Hanson of Lyon called up for consideration House File 422, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23), three hundred forty point one (340.1), three hundred forty point two (340.2), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7), three hundred forty point eight (340.8), three hundred forty point eleven (340.11), three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks, amended by the Senate, and moved that the House refuse to concur in the following Senate amendments:

1. Amend House File 422 by striking the words "forty-eight hundred" appearing at the end of line 10, section 1, and inserting in lieu thereof the words "five thousand".

- 2. Further amend House File 422, section 4, by striking lines 8 to 14, inclusive, and inserting the following: "In any county in which three or more deputies are required, and such deputies are of equal ability, such deputies shall receive an annual salary of not more than sixty-five per cent of the salary of his or her principal. The board of supervisors shall fix all compensation for extra help and clerks."
- 3. Further amend House File 422, section 6, line 7, by striking the word "seventy-five" and inserting in lieu thereof the word "eighty-five".
- 4. Further amend section 6, line 7, by inserting after the first word "of" the words "not more than".
- 5. Further amend section 6, line 8, by striking the period (.) after the word "sheriff" and adding the following: ", as fixed by the board of supervisors."
- 6. Further amend section 6 by striking lines 9 to 11, inclusive, and inserting in lieu thereof the following:
- "2. All other deputy sheriffs shall receive an annual salary as fixed by the board of supervisors, but not to exceed the salaries of the first or second deputies."
 - 7. Further amend section 6 by striking lines 12 to 14, inclusive.
- 8. Further amend House File 422, section 7, line 6, by inserting after the word "receive" the words "not more than".
- 9. Further amend section 7, lines 7 and 8, by changing the comma (,) after the word "principal" in line 7 to a period (.) and striking the remainder of the sentence.
 - 10. Further amend House File 422 by striking section 8.
 - 11. Further amend House File 422 by striking section 9.
- 12. Further amend House File 422 by striking section 11 and inserting in lieu thereof the following:
- Sec. 11. Section three hundred forty point seven (340.7), Code 1950, is hereby amended by striking from line three (3) of subsection sixteen (16) the word "three" and inserting in lieu thereof the word "six".
 - 13. Further amend House File 422 by striking section 12.
 - 14. Further amend House File 422 by striking section 13.
 - 15. Further amend House File 422 by striking section 14.
- Further amend House File 422 by renumbering all sections where necessary.
- 17. Amend the title to House File 422 by striking the following in lines 3 and 4: "four hundred forty-one point six (441.6)".

Further amend the title by striking all after the word "clerks" in line 7 and all of lines 8 and 9.

Motion prevailed and the House refused to concur.

INTRODUCTION OF BILLS

House File 620, by committee on tax revision, a bill for an act to amend section four hundred twenty-two point fifty-three (422.53), Code 1950, relating to the issuance of temporary sales tax permits.

Read first time and referred to sifting committee.



House File 621, by committee on tax revision, a bill for an act to amend section three hundred forty-seven point seven (347.7), Code 1950, relating to tax levy for county public hospitals.

Read first time and referred to sifting committee.

House File 622, by committee on tax revision, a bill for an act to amend section four hundred twenty-seven point six (427.6), Code 1950, relating to the allowance of the military service tax exemption and to provide by statute specific dates within which real property must be owned by a veteran to be eligible for the military service tax exemption.

Read first time and referred to sifting committee.

House File 623, by committee on tax revision, a bill for an act to amend section four hundred twenty-five point three (425.3) and four hundred twenty-five point eleven (425.11), Code 1950, relating to the disallowance and cancellation of claims by the board of supervisors and the county auditor; and to the definition of a homestead, and to provide that the board of supervisors shall cancel homestead tax credit claims where it appears that any claimant failed to occupy under his title as owner the dwelling house included in his homestead designation for a period of six (6) months in any year, and that the county auditor shall cancel without notice any homestead credit claim where title to such property has been transferred as shown by records in the county, and to provide that any property not retained by the claimant under his title as owner shall lose its status as a homestead.

Read first time and referred to sifting committee.

House File 624, by committee on tax revision, a bill for an act to amend section four hundred twenty-five point eleven (425.11), Code 1950, relating to eligibility of persons drafted into the armed forces of the United States to the homestead tax credit, and to provide that any person inducted into active military service of the United States armed forces shall during his period of military service be considered as occupying or living on the homestead during such service.

Read first time and referred to sifting committee.

House File 625, by committee on military and veterans affairs, a bill for an act to amend chapter ninety-six (96), Code 1950, relating to the payment of unemployment compensation; to preserve the benefit rights of an individual entering the armed forces of the

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United States; to provide that such an individual shall not be disqualified for voluntarily leaving his employment to enter such armed forces; to provide that the time spent by such individual in such armed forces shall be excluded from the individual's base period; to provide that the benefit year of any such individual shall be extended by the time spent in such armed forces.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

House File 614, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, to the state fair board for the purpose of state aid to agricultural societies, 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, 99:

Abel Hanna Aubrey Hansen Bass Hanson Bloedel Harris Boothby Heinz Brockmeyer Hendrix Brown Huisman Brownlie Jones Buck Koch Burrows Kosek Butler Kuester Clark of Langland Appanoose Lisle Clark of Marion Loss Cooksey Lucken Cornick Ludwig Crabb Mallonee Crosier Martin Darrington McEleney Davis McFarlane **Eckels** McNeal Fairchild Mensing Fiene Metz Frey Gallup Meyer Miller of Black Hawk Goode

Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ringgenberg

Robinson Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tierney Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Berry Brookings Burris Judd Klemesrud Nelson of Jasper Ramseyer

Tate Uhlenhopp

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

House File 615, a bill for an act to appropriate from the general fund of the State of Iowa to the state soil conservation committee the sum of six hundred thousand dollars (\$600,000) to carry on soil conservation work in soil conservation districts as provided in chapter four hundred sixty-seven A (467A), Code 1950, was taken up for consideration.

Harris of Adair offered the following amendment and moved its adoption:

Amend House File 615 by adding a new section thereto:

Sec. 2. None of the appropriation shall be used for mechanical equipment for field work.

Roll call demanded by Harris of Adair and Paul of Poweshiek.

On the question "Shall the amendment be adopted?"

The ayes were, 31:

Brookings	Hanna	Meyer	Pieper
Brownlie	Hanson	Miller of Shelby	Shepard
Buck	Harris	Moore of Butler	Sherod
Butler	Huisman	Nicholson	Shifflett
Clark of Marion	Lisle	Oberman	Sloane
Davis	Mallonee	Palmer	Smith
Fiene	McNeal	Patrick	Walker
Gallup	Metz	Pedrick	

The nays were, 62:

Abel	Frey	Moore of Louisa	Schwengel
Aubrey	Goode	Mooty	Soeth
Bass	Hansen	Morris	Stiffler
Berry	Heinz	Nielsen	Strawman
Bloedel	Hendrix	Norland	Tate
Boothby	Jones	Nystrom	Tierney
Brockmeyer	Koch	Oeth	Uhlenhopp
Brown	Kosek	Olson	Van Zwol
Burrows	Kuester	Oppedahl	Voigtmann
Clark of	Langland	Paul	Walter
Appanoose	Loss	Pendleton	Washburn
Cornick	Lucken	Poston	Weiss
Crabb	Ludwig	Ringgenberg	Weston
Crosier	Martin	Ryan	White
Darrington	McEleney	Sar	Young
Fairchild	Mensing	Schroeder	

Absent or not voting, 15:

Burris	McFarlane	Nelson of Jasper	Ramsever
Cooksey	Miller of	Nelson of	Robinson
Eckels	Black Hawk	Woodbury	Stevens
Judd	Munger	Putney	Mr. Speaker
Klamagrud	•		

Amendment lost.

Soeth of Emmet offered the following amendment, proposed by him and Meyer of Sac, and moved its adoption:

Amend House File 615 by striking the words and figures "three hundred thousand dollars (\$300,000)" in line three (3) and inserting in lieu thereof the words and figures "two hundred fifty thousand dollars (\$250,000)".

Further amend by striking in the title the words and figures "six hundred thousand dollars (\$600,000)" and inserting in lieu thereof the words and figures "five hundred thousand dollars (\$500,000)".

Stevens of Greene moved the previous question.

Motion prevailed.

Amendment lost.

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, 103:

Abel	Goode	Miller of	Ryan
Aubrey	Hanna	Black Hawk	Sar
Bass	Hansen	Miller of Shelby	Schroeder
Berry	Hanson	Moore of Butler	Schwengel
Bloedel	Harris	Moore of Louisa	Shepard
Boothby	Heinz	Mooty	Sherod
Brockmeyer	Hendrix	Morris	Shifflett
Brookings	Huisman	Nelson of	Sloane
Brown	Jones	Woodbury	Smith
Brownlie	Klemesrud	Nicholson	Soeth
Buck	Koch	Nielsen	Stevens
Burrows	Kosek	Norland	Stiffler
Butler	Kuester	Nystrom	Strawman
Clark of	Langland	Oberman	Tate
Appanoose	Lisle	Oeth	Tierney
Clark of Marion	Loss	Olson	Uhlenhopp
Cooksey	Lucken	Oppedahl	Van Zwol
Cornick	Ludwig	Palmer	Voigtmann
Crabb	Mallonee	Patrick	Walker
Crosier	Martin	Paul	Walter
Darrington	McEleney	Pedrick	Washburn
Davis	McFarlane	Pendleton	Weiss
Eckels	McNeal	Pieper	Weston
Fairchild	Mensing	Poston	White
Fiene ·	Metz	Putney	Young
Frey	Meyer	Ringgenberg	Mr. Speaker
Gallup		Robinson	

The nays were, none.

Absent or not voting, 5:

Burris Munger N Judd

Nelson of Jasper Ramseyer

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

House File 616, a bill for an act to appropriate funds to the state comptroller from the motor vehicle fuel tax fund, 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 hill pass?"

The ayes were, 98:

Abel	Goode	Miller of	Robinson
Aubrey	Hanna	Black Hawk	Ryan
Bass	Hansen	Miller of Shelby	Sar
Berry	Hanson	Moore of Butler	Schroeder
Bloedel	Harris	Moore of Louisa	Schwengel
Brockmeyer	Hendrix	Mooty	Shepard
Brookings	Huisman	Morris	Sherod
Brownlie	Jones	Munger	Shifflett
Buck	Klemesrud	Nicholson	Sloane
Burrows	Koch	Nielsen	Smith
Butler	Kosek	Norland	Soeth
Clark of	Kuester	Nystrom	Stevens
Appanoose	Langland	Oberman	Stiffler
Clark of Marion	Lisle	Oeth	Tate
Cooksey	Loss	Olson	Tierney
Cornick	Lucken	Oppedahl	Uhlenhopp
Crabb	Ludwig	Palmer	Van Zwol
Crosier	Mallonee	Patrick	Voigtmann
Darrington	Martin	Paul	Walker
Davis	McEleney	Pedrick	Washburn
Eckels	McFarlane	Pendleton	Weiss
Fairchild	McNeal	Pieper	Weston
Fiene	Mensing	Poston	White
Frey	Metz	Putney	Young
Gallup	Meyer	Ringgenberg	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Boothby	Heinz	Nelson of	Strawman
Brown	Judd	Woodbury	Walter
Burris	Nelson of Jasper	Ramsever	

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

. On motion by Goode of Davis, the House adjourned until 1:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House thirty-six students of class 6A of Windsor School, Des Moines, accompanied by Mrs. Harriet Scanlan, teacher.

MESSAGES FROM 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 370, a bill for an act relating to prohibited acts on lands and waters of the state and fees for appropriate use of such lands and waters

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

Senate File 403, a bill for an act to provide a method of obtaining jurisdiction over non-resident employers under the workmen's compensation and occupational disease compensation laws.

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

Senate File 447, a bill for an act relating to payments charged against an employer.

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

House File 179, a bill for an act relating to employment of persons under sixteen (16) years of age.

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

House File 264, a bill for an act relating to workmen's compensation.

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

House File 265, a bill for an act relating to unemployment compensation so as to increase benefits and reduce contribution rates paid by employers.

Also: That the Senate insists on its amendments to House File 422, a bill for an act relating to compensation of county officers, 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 Weichman, Byers, Myrland and O'Malley.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 179

Amend House File 179 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section ninety-two point eleven (92.11), Code 1950, by adding after paragraph one (1) the following: 'Provided, however, boys under 16 years of age may be employed in bowling alleys where no beer is sold, if they have a work permit as required in section ninety-two point six (92.6), Code 1950.'"

CONSIDERATION OF BILLS

House File 65, a bill for an act to amend section eighty point four (80.4), Code 1950, relating to members of the Iowa highway safety patrol, with report of committee recommending amendment and passage, was taken up for consideration.

Moore of Butler offered the following amendment proposed by the committee on police regulation, suppression of crime and intemperance:

Amend House File 65, line four (4), by striking the word "seventy-five" (75) and inserting in lieu thereof the word "forty" (40).

Walter of Hardin offered the following amendment to the amendment and moved its adoption:

Amend the committee amendment to House File 65 by striking all after the parentheses in line two (2) thereof. Further amend by striking line three (3).

Stevens of Greene moved the previous question.

Motion prevailed.

Roll call demanded by Moore of Butler and McNeal of Wright.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 47:

Bloedel	Hanson	Morris	Shepard
Boothby	Harris	Nicholson	Sherod
Brockmeyer	Hendrix	Nystrom	Shifflett
Buck	Huisman	Oeth	Smith
Burrows	Kuester	Patrick	Stevens
Clark of Marion	Langland	Pieper	Stiffler
Cornick	Lisle	Poston	Van Zwol
Eckels	Lucken	Putney	Walker
Fairchild	Ludwig	Ringgenberg	Walter
Fiene	Martin	Robinson	Washburn
Goode	Meyer	Ryan	Weiss
Hanna	Moore of Butler	Sar	

The nays were, 40:

And hays we	20, 20.		
Abel	Gallup .	Mensing	Sloane
Aubrey	Hansen	Moore of Louisa	Soeth
Bass	Heinz	Nielsen	Strawman
Berry	Jones	Norland	Tate
Brownlie	Koch	Oberman	Tierney
Burris	Kosek	Oppedahl	Uhlenhopp
Butler	Loss	Palmer	Voigtmann
Crosier	Mallonee	Pedrick	Weston
Darrington	McEleney	Pendleton	White
Davis	McNeal	Schroeder	Young

Absent or not voting, 21:

Brookings Judd
Brown Klemesrud
Clark of McFarlane
Appanoose Metz
Cooksey Miller of

Miller of Shelby Mooty Munger Nelson of Jasper Nelson of Woodbury

Paul Ramseyer Schwengel Mr. Speaker

Olson

Crabb Frey

Amendment to amendment adopted.

Black Hawk

Moore of Butler moved the adoption of the committee amendment as amended.

Amendment as amended adopted.

Weston of Buchanan offered the following amendment, filed by him, and moved its adoption:

Amend House File 65 by adding the following new section:

Sec. 2. Section eighty point four (80.4), Code 1950, is hereby amended by adding after the period in line ten (10) the following: "Each district shall be furnished one car unidentified except with a red signal light placed in a well on the side of the right front fender, these cars to be shifted from county to county in the district at the direction of the highway patrol."

Pendleton of Buena Vista offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 65, line four (4), by striking the word "shall" and inserting in lieu thereof the word "may".

Amendment to amendment adopted.

Hansen of Carroll moved the previous question.

Motion prevailed.

Roll call demanded by Schroeder of Scott and Moore of Butler.

On the question "Shall the amendment be adopted?"

The ayes were, 25:

Bass Jones Norland Sar Boothby Lucken Oberman Stevens Brownlie Martin Pedrick Strawman Burrows Moore of Butler Putney Uhlenhopp Gallup Ringgenberg Walter Morris Harris Nicholson Weston Ryan Heinz

The nays were, 68:

Abel Brockmever Burris Crabb Aubrey Brookings Butler Crosier Berry Brown Clark of Marion Darrington Bloedel Eckels Buck Cornick

Nielsen

Oeth

Nystrom

Fairchild Fiene Goode Hanna Hansen Hanson Hendrix Huisman Klemesrud Koch Kosek Kuester Langland

Loss Ludwig Mallonee McEleney McNeal Mensing Meyer Miller of

Oppedahl Palmer Patrick Pendleton Pieper Black Hawk Poston Moore of Louisa Schroeder Mooty Shepard Munger Sherod Nelson of Shifflett Woodbury

Sloane Smith Soeth Stiffler Tate Tierney Van Zwol Voigtmann Walker Washburn Weiss White Young

Absent or not voting, 15:

Clark of Appanoose Cooksey Davis

Judd McFarlane Metz

Miller of Shelby Nelson of Jasper Olson Paul

Ramsever Robinson Schwengel Mr. Speaker

Amendment lost.

Abel 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.

Meyer

On the question "Shall the bill pass?"

Gallup

Goode

Hansen

The ayes were, 84:

Abel Aubrev Bass Berry Bloedel Brockmeyer Brookings Brown Brownlie Buck Rurris Burrows Butler Clark of Marion Cornick Crabb Crosier Darrington Davis Eckels Fairchild Fiene

Hanson Harris Heinz Huisman Jones Klemesrud Koch Kosek Kuester Langland Lisle Loss Ludwig Mallonee

Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Woodbury Nicholson Nielsen Nystrom Oberman Oeth Oppedahl Palmer Pedrick Pendleton Putney Ringgenberg Ryan Sar

Schroeder Shepard Sherod Shifflett Sloane Smith Soeth Stevens Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Weiss Weston White Young Mr. Speaker

The nays were, 9:

Boothby Hanna Hendrix

Lucken Patrick

Martin

McNeal

Mensing

McEleney

Pieper Poston Stiffler Washburn Judd

Absent or not voting, 15:

Clark of McFarlane
Appanoose Metz
Cooksey Miller of
Frey Black Hawk

Miller of Shelby Nelson of Jasper Norland Olson Paul Ramseyer Robinson Schwengel

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

SENATE FILE 258 SUBSTITUTED FOR HOUSE FILE 354

Smith of Dickinson asked and obtained unanimous consent to substitute Senate File 258 for House File 354, for the suspension of Rule 44 and for the immediate consideration of Senate File 258, a bill for an act to amend chapter one hundred seventy-six (176), Code 1950, relating to farm aid associations and amending the law relative to the annual meetings of such associations, the amounts to be appropriated for such associations and the method of disbursing the money appropriated.

Van Zwol of O'Brien offered the following amendment and moved its adoption:

Amend Senate File 258, section four (4), line twenty-two (22), by striking the word "two" and inserting in lieu thereof the words "the official".

Amendment lost.

Walker of Hamilton offered the following amendment and moved its adoption:

Amend Senate File 258, section three (3), by striking lines fifteen (15) through twenty (20).

Roll call demanded by Walker of Hamilton and Patrick of Sioux.

On the question "Shall the amendment be adopted?"

The ayes were, 11:

Butler Lucken Pieper Voigtmann Eckels Moore of Butler Shifflett Walker Fiene Nicholson Sloane

The nays were, 64:

Bass Clark of Marion Goode Kuester Berry Cooksev Hanson Langland Bloedel Cornick Heinz Loss Ludwig Boothby Crabb Hendrix Crosier Huisman Brockmeyer Mallonee Darrington Jones Martin Brown Koch Fairchild McEleney Brownlie Burris Gallup Kosek McFarlane

Mensing Tierney Oberman Sar Uhlenhopp Oppedahl Schroeder Meyer Sherod Van Zwol Miller of Palmer Walter Black Hawk Smith Patrick Weiss Soeth Pedrick Morris Pendleton Stevens Weston Munger Nelson of Poston Stiffler White Woodbury Ringgenberg Strawman Young Norland Ryan

Absent or not voting, 33:

Moore of Louisa Abel Hanna Putney Aubrey Hansen Mooty Ramsever Nelson of Jasper Brookings Harris Robinson Nielsen Buck Judd Schwengel Klemesrud Nystrom Shepard Burrows Clark of Lisle Oeth Tate McNeal Olson Washburn Appanoose Davis Metz Paul Mr. Speaker Frev Miller of Shelby

Amendment lost.

Putney of Tama offered the following amendment and moved its adoption:

Amend Senate File 258, section three (3), line sixteen (16), by striking the word "may" and inserting in lieu thereof the word "shall".

Oppedahl of Humboldt offered the following amendment to the amendment and moved its adoption:

Amend the amendment to Senate File 258, line two (2), by inserting the words and figures "in counties with a population of more than twenty-five thousand (25,000)" before the word "shall".

Brown of Mahaska moved the previous question.

Motion prevailed.

Amendment to amendment lost.

Mooty

Poston

Roll call demanded by Putney of Tama and Walker of Hamilton.

Putney

On the question "Shall the amendment be adopted?"

The ayes were, 6:

Moore of Butler

Ludwig

The nays were, 73: Burrows Davis Bass Hendrix Berry Huisman Butler Eckels Boothby Clark of Marion Fairchild Jones Brockmeyer Cooksey Klemesrud Fiene Brown Cornick Gallup Koch Brownlie Crabb Hanson Kosek Crosier Buck Harris Kuester Burris Darrington Heinz Langland

Soeth

Loss Munger Pieper Strawman Lucken Nelson of Ringgenberg Tiernev Mallonee Woodbury Ryan Uhlenhopp Nicholson Sar Van Zwol Martin McEleney Norland Schroeder Voigtmann McFarlane Oberman Shepard Walter Sherod Weiss Mensing Oeth Oppedahl Meyer Shifflett Weston White Patrick Miller of Smith Black Hawk Pedrick Stevens Young Morris Pendleton Stiffler

Absent or not voting, 29:

Abel Nelson of Jasper Hanna Robinson Aubrey Hansen Nielsen Schwengel Bloedel Judd Nystrom Sloane Brookings Lisle Olson Tate Clark of McNeal Palmer Walker Appanoose Metz Paul Washburn Frev Miller of Shelby Ramseyer Mr. Speaker Moore of Louisa Goode

Amendment lost.

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

On the question "Shall the bill pass?"

The ayes were, 84:

Bass Harris Moore of Butler Schroeder Berry Heinz Mooty Bloedel Hendrix Shepard Morris Munger Boothby Huisman Sherod Brockmeyer Jones Nelson of Smith Woodbury Soeth Brown Judd Norland Stevens Brownlie Klemesrud Buck Koch Oberman Stiffler Kosek Strawman Burris Oeth Burrows Kuester Oppedahl Tate Butler Langland Palmer Tierney Clark of Marion Loss Patrick Uhlenhopp Cooksey Lucken Paul Van Zwol Ludwig Voigtmann Cornick Pedrick Crabb Mallonee Pendleton Walker Walter Crosier Martin Pieper Weiss Darrington McElenev Poston Davis McFarlane Putney Weston Mensing Eckels Ringgenberg White Fairchild Mever Robinson Young Fiene Miller of Ryan Mr. Speaker Hanson Black Hawk

The nays were, 3:

Gallup Shifflett Sloane

Absent or not voting, 21:

Abel	Goode	Miller of Shelby	Nystrom
Aubrey	Hanna	Moore of Louisa	Olson
Brookings	Hansen	Nelson of Jasper	Ramseyer
Clark of	Lisle	Nicholson	Schwengel
Appanoose	McNeal	Nielsen	Washburn
Frey	Metz		

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 236 and 320; Senate File 87.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 236 and 320; Senate File 87.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 30th day of March, 1951, sent to the Governor for his approval: House Files 236 and 320.

ELMER A. BASS, Chairman.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: March 29, 1951, House Files 6, 171, 396 and 454.

AMENDMENTS FILED

- 1 Amend House File 377 by striking all after the
- 2 enacting clause and inserting in lieu thereof the

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3 following:

Section 1. Whenever a person is convicted of the 4 offense of rape, carnal abuse, sodomy or impairing the 6 morais of a minor or of an attempt to commit any of the 7 aforementioned offenses, the judge shall order the 8 commitment of such person to the screening center for a 9 period not to exceed sixty days. While confined in the 10 said screening center, such person shall be given a complete physical and mental examination. 11 12

- Sec. 2. Upon completion of the physical and mental examination of such person, but in no event later than sixty days after the date of the order of commitment, a written report of the results thereof shall be sent to the court.
- Sec. 3. If it shall appear from said report that it has been determined through clinical findings that the offender's conduct was characterized by
- (a) a pattern of repetitive, compulsive behavior;and
 - (b) either violence; or
- (c) an age disparity from which it shall appear that the victim was under the age of fifteen years and the offender is an adult aggressor; it shall be the duty of the court, upon recommendation of the director of the screening center, to submit the offender to a program of specialized treatment for his mental and physical aberrations.
- 30 Sec. 4. The disposition to be made by the court of 31 such person, upon written report and recommendation of 32 the screening center, shall include one or more of the 33 following measures:
- (a) The court may place such person on probation
 with the requirement, as a condition of said probation,
 that he receive out-patient psychiatric treatment in
 the manner to be prescribed in each individual case.
- 38 (b) Such person may be committed to an institution 39 to be designated by the director of mental hospitals for 40 treatment and upon release shall be subject to parole 41 supervision.

In the event that the court shall order a commitment
of the person as provided in this section, such order of
commitment shall not specify a minimum period of detention,
but in no event shall the person be confined or subject
to parole supervision for a period of time greater than
that provided by law for the crime of which such person
was convicted.

Sec. 5. The director of mental hospitals, upon commitment of such person, shall thereupon arrange for his treatment in one of the institutions under the

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52 jurisdiction of the department which, in the judgment 53 of the director, is best suited to care for the needs of 54 such person. The director, in his discretion, is hereby authorized and empowered to arrange for the transfer of 55 such person to or from any institution within the 56 57 jurisdiction of the department for the purpose of providing for the needs and requirements of such 58 59 person according to the individual circumstances of 60 the case.

Sec. 6. Any person committed to confinement, as provided for in section four hereof, may be released under parole supervision when it shall appear to the satisfaction of the director, after recommendation by a special classification review board appointed by the state board of control, that such person is capable of making an acceptable social adjustment in the community. It shall be the duty of the chief executive officer of any institution wherein such a person is confined to report in writing at least semiannually to the director concerning the physical and mental condition of such person with a recommendation as to his continued confinement or consideration for release on parole by said special committee. The state board of control is hereby authorized and empowered to promulgate rules and regulations for the parole, revocation thereof for cause, and the proper supervision on parole of said persons when released from confinement.

Sec. 7. If it shall appear from the report of such examination made of such person that the offender's conduct was not characterized by a pattern of repetitive, compulsive behavior and neither violence nor age disparity was indicated, as provided for in section three hereof, the court shall impose sentence on such person in the manner provided by law.

Sec. 8. No statute relating to remission of sentence by way of commutation time for good behavior and for work performed shall apply to any such person committed pursuant to section four hereof.

Sec. 9. The support and maintenance of any person committed to the state hospital under the provisions of this act shall be charged and paid in accordance with the law as now provided for in the case of inmates of state hospitals for the insane.

Sec. 10. Except as otherwise provided herein, the rules and regulations promulgated by the state board of control pursuant thereto regarding supervision of persons released on parole and revocation of parole shall apply to any such person released on parole as provided herein.

Sec. 11. Any person, believing himself to be suffering

- from a physical or mental condition which may result in 101 sexual trends dangerous to the welfare of the public, may
- 103 make application, upon forms to be prescribed by the board
- 104 of control, for voluntary admission to the screening center
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- for the purpose of receiving diagnosis therein. When such
- 106 application is approved and such person is admitted, he 107 shall be given a complete physical and mental examination.
- 108 If it shall appear, as a result of such examination, that
- such person does in fact suffer from a physical or mental 109
- 110 condition which may result in sexual trends of the type
- 111 that might prove dangerous to the welfare of the general
- public, this fact shall be certified to such person and 112
- 113 to the director of mental hospitals. If such person
- thereupon indictes a desire to receive treatment for 114
- 115 such condition, he may make application for voluntary
- admission to an institution to be designated by the 116
- 117 director and upon approval of such application he may
- be received in the designated institution and shall 118
- 119 there receive the treatment indicated by the circumstances
- in the individual case. If such person is possessed of 120
- 121 sufficient financial ability to defray all or a portion
- of the cost of his care and treatment, he shall be required 122
- 123 so to do. If such person shall desire to leave such
- institution and discontinue the treatments being received 124
- 125 by him, he shall be required to give five days' notice,
- in writing, to the chief executive officer of the institution 126
- 127 of his intention to leave.

PUTNEY of Tama. NELSON of Woodbury. KLEMESRUD of Winnebago.

- Amend House File 377 by striking out lines ten (10) to twentythree (23),
- inclusive, in section three (3).
- Amend House File 377, section four (4), line fourteen (14), by 3
- the word "qualified" and inserting in lieu thereof the
- word "licensed". Further amend line fourteen (14) by adding after
- word "physicians" the following: "who have had at least five
- (5) years experience restricted to the practice of psychiatry
- or psycho-neurosis".

PUTNEY of Tama. KLEMESRUD of Winnebago.

- Amend Senate File 329 by striking section two (2). 1 COMMITTEE ON MILITARY AND VETERANS AFFAIRS.
- Amend House File 617, section eighteen (18), by striking in lines 1
- four (4) and five (5) the words "as may be necessary" and
- inserting in lieu thereof the words "thereof as the Comp-



- 4 troller may, in his judgment, deem to be necessary in the
- 5 event of deficit operation of the Iowa State Fair Board
- 6 and".

COMMITTEE ON APPROPRIATIONS.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Monday, April 2, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 2, 1951.

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

Prayer was offered by the Reverend James D. Payne, pastor of the Methodist Church, Bayard.

The Journal of March 30 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Pendleton of Buena Vista on request of Abel of Clayton; Frey of Pottawattamie on request of Darrington of Harrison; Huisman of Osceola on request of Smith of Dickinson.

PRESENTATION OF VISITORS

Paul of Poweshiek presented to the House forty-two members of the Farm Bureau group who were the winners of the sixth district "Get Out the Vote" Contest.

PETITIONS

McEleney of Clinton presented a petition signed by thirty-eight members of the Clinton High School faculty urging support of House Files 202 and 189.

Referred to the sifting committee.

Walker of Hamilton presented a petition signed by twenty-three residents of Hamilton County opposing House File 345.

Referred to the sifting committee.

Sherod of Van Buren presented a petition signed by fifteen teachers from Keosauqua urging support of House Files 189 and 202.

Referred to the sifting committee.

Uhlenhopp of Franklin presented a petition signed by forty-nine residents of Hampton urging support of House File 476.

Referred to the sifting committee.

Koch of Palo Alto presented a petition signed by sixteen faculty members of Mallard School urging support of House File 464 and Senate File 364.

Referred to the sifting committee.

Ramseyer of Washington presented a petition signed by sixteen residents of Washington County opposing House File 282.

Referred to the sifting committee.

McEleney of Clinton presented a petition signed by eighty teachers from Clinton County urging support of House Files 202 and 189.

Referred to the sifting committee.

POINT OF PERSONAL PRIVILEGE

Koch of Palo Alto rose under the question of personal privilege and asked and obtained unanimous consent to have the following poem printed in the Journal:

> They're ribbing John Hansen Who has a CONSERVATION mind: We are sincerely hoping There's a million of his kind.

Someone raided a furrier And did his desk a-drape Adding insult to injury By finishing up with crepe.

Recall the Passenger Pigeon Who darkened up the sky; They're passed into oblivion, Man's greed did make them die.

The countless herds of Buffalo Who grazed our grassy plains, The ruthless, wanton slaughter Has left them scarce a name.

Remember the Prairie Chicken On sailing wings who flew, His boom on early morning While the grass was wet with dew?

Or the plume of the snowy Egret, On some vain person's head was linked; Pursued throughout its hiding, And almost made extinct. Or think of the thoughtless farmer Plows up and down the hill; The little running raindrops Do with silt our rivers fill.

Those rapid sloping hillsides Where trees and shrubbery stood, The bare rocks are now showing And never will grow food.

Those populous, growing cities Must empty in their sewer, The purest water defiling, The fish also are fewer.

Remember the virgin forests Were slashed with furious ire And then so sorely neglected Were given o'er to fire.

Will future generations bless Those who have gone before? Looks like the curse of ages Will rest squarely at our door.

John Brownlie.

LIMIT ON DEBATE

Goode of Davis moved to limit debate by each member on bills now on the general calendar and those which have been made special orders of business to five minutes on an amendment and ten minutes on the main bill.

Motion prevailed.

Walker of Hamilton moved that the Speaker and majority floor leader, after conferring with the chairmen of the appropriations committee and the claims committee, shall determine the extent to which afternoon sessions can be held.

Motion prevailed.

CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of Hanson of Lyon, Patrick of Sioux, Mallonee of Audubon and Crabb of Guthrie, on the part of the House, to the conference committee for the consideration of House File 422.



ADOPTION OF HOUSE MEMORIAL RESOLUTION

Palmer of Lee offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable William Paisley of Lee County, who was a member of the Forty-fourth session of the General Assembly, passed away on March 17, 1951;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Palmer of Lee, Oberman of Des Moines and Sherod of Van Buren.

ADOPTION OF SENATE CONCURRENT RESOLUTION

Hendrix of Muscatine called up for consideration Senate Concurrent Resolution 11, found on pages 1103 to 1107 of the Journal of March 28, and moved its adoption.

Roll call demanded by Cooksey of Clay and Norland of Worth.

On the question "Shall the resolution be adopted?"

The ayes were, 71:

Sar
Schroeder
Schwengel
Shepard
Sherod
Shifflett
Sloane
Stiffler
Tate
Uhlenhopp
Van Zwol
Voigtmann
Walker
Washburn
Weiss
Weston
Young
Mr. Speaker

The navs were, 21:

,			
Aubrey	Heinz	Norland	Poston
Bloedel	Jones	Oeth	Stevens
Clark of Marion	Miller of Shelby	Olson	Strawman
Cooksey	Nelson of Jasper	Palmer	Tierney
Crabb	Nielsen	Pieper	White
Hansen			

Absent or not voting, 16:

Brookings Huisman Nelson of Putney Clark of Judd Woodbury Smith McEleney Appanoose Soeth Fiene Metz Pendleton . Walter Munger Frey

Resolution adopted.

SENATE MESSAGES CONSIDERED

Senate File 370, a bill for an act relating to prohibited acts on lands and waters of the state and fees for appropriate use of such lands and waters and to amend certain sections of the Code 1950 relating thereto.

Read first time and referred to sifting committee.

Senate File 403, a bill for an act to amend chapters eighty-five (85) and eighty-six (86), Code 1950, so as to provide a method of obtaining jurisdiction over non-resident employers under the workmen's compensation and occupational disease compensation laws.

Read first time and referred to sifting committee.

Senate File 447, a bill for an act to amend section ninety-six point seven (96.7), Code 1950, relating to payments charged against an employer.

Read first time and referred to sifting committee.

SENATE AMENDMENT CONSIDERED

Bass of Montgomery called up for consideration House File 179, a bill for an act to amend section ninety-two point eleven (92.11), Code 1950, relating to employment of persons under sixteen (16) years of age, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 179 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section ninety-two point eleven (92.11), Code 1950, by adding after paragraph one (1) the following: 'Provided, however, boys under 16 years of age may be employed in bowling alleys where no beer is sold, if they have a work permit as required in section ninety-two point six (92.6), Code 1950.'"

Motion prevailed and the House concurred.

Bass of Montgomery moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and



placed 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:

Abel	Hanson	Mooty	Schwengel
Bass	Harris	Morris	Shepard
Bloedel	Heinz	Nicholson	Sherod
Boothby	Hendrix	Nielsen	Sloane
Brockmeyer	Jones	Norland	Smith
Brownlie	Klemesrud	Oberman	Soeth
Buck	Koch	Oeth	Stiffler
Butler	Kosek	Oppedahl	Strawman
Clark of Marion	Langland	Palmer	Tate
Cooksey	Loss	Patrick	Uhlenhopp
Cornick	Lucken	Pedrick	Van Zwol
Crosier	Mallonee	Pieper	Walker
Darrington	Martin	Putney	Washburn
Davis	Mensing	Ramseyer	Weiss
Eckels	Meyer	Robinson	Weston
Fairchild	Miller of	Ryan	White
Fiene	Black Hawk	Sar	Young
Gallup	Miller of Shelby	Schroeder	Mr. Speaker
Hansen	Moore of Butler	40.000000 - 1.100.000	

The nays were, 6:

Burris	Ludwig	Ringgenberg	Voigtmann
Crabb	Nelson of Jasper	-	

Absent or not voting, 29:

Aubrey	Goode	McNeal	Paul
Berry	Hanna	Metz	Pendleton
Brookings	Huisman	Moore of Louisa	Poston
Brown	Judd	Munger	Shifflett
Burrows	Kuester	Nelson of	Stevens
Clark of	Lisle	Woodbury	Tierney
Appanoose	McEleney	Nystrom	Walter
Frey	McFarlane	Oleon	

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

CONSIDERATION OF BILLS

House File 183, a bill for an act to amend section two hundred ninety-eight point one (298.1), Code 1950, relating to school taxes, with report of committee recommending amendment and passage, was taken up for consideration.

Brown of Mahaska offered the following amendments proposed by the committee on schools, libraries, state educational institutions, and moved their adoption:

Amend House File 183 by striking all of lines five (5), six (6), seven (7), eight (8), nine (9) and ten (10) of section three (3) and substituting in lieu thereof the following:

"Further amend subsection three (3) of said section by striking all after the word 'dollars' in line two (2) and substituting in lieu thereof the following: 'except corporations not maintaining an approved high school, two hundred dollars, and such additional amount as will be necessary to pay the cost of tuition for pupils attending high schools; provided, however, that compliance with chapter twenty-four (24), Code 1950, shall be observed.'"

Further amend House File 183 by adding the following new section:

"Sec. 4. Amend section two hundred ninety-eight point two (298.2), Code 1950, by striking the period at the end of said section and adding the following: '; provided that the comptroller may, upon recommendation of the county board of education, authorize such district to levy an amount in excess of thirty-five per cent.'"

Amendments adopted.

Brown of Mahaska offered the following amendments filed by him and moved their adoption:

Amend House File 183 by adding thereto the following section:

"Sec. 4. Amend section two hundred ninety-eight point one (298.1), Code 1950, by inserting after the word 'required' and before the word 'for' in line six (6) the following: 'to be raised by taxation'."

Amend the title to House File 183 by striking the comma (,) at the end of line one (1) and adding the words and figures "and section two hundred ninety-eight point two (298.2)".

Amendments adopted.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel	Eckels	Ludwig	Nelson of
Aubrey	Fairchild	Mallonee	Woodbury
Bass	Fiene	Martin	Nicholson
Berry	Gallup	McEleney	Nielsen
Bloedel	Goode	McFarlane	Norland
Boothby	Hanna	McNeal	Nystrom
Brockmeyer	Hanson	Mensing	Oberman
Brown	Harris	Metz	Oeth
Brownlie	Hendrix	Meyer	Olson
Buck	Jones	Miller of	Oppedahl
Burris	Judd	Black Hawk	Palmer
Burrows	Klemesrud	Miller of Shelby	Paul
Butler	Koch	Moore of Butler	Pedrick
Clark of Marion	Kosek	Moore of Louisa	Pieper
Cooksey	Kuester	Mooty	Poston
Cornick	Langland	Morris	Putney
Crabb	Lisle	Munger	Ramseyer
Crosier	Loss	Nelson of Jasper	Ringgenberg
Davis	Lucken		Robinson

Ryan Sloane Sar Smith Schroeder Soeth Stevens Schwengel Stiffler Shepard Sherod Strawman Shifflett Tate

Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter

Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Brookings Clark of Appanoose Darrington Frey Hansen

Heinz Huisman

Patrick Pendleton

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

House File 351, a bill for an act to amend section six hundred eighteen point eleven (618.11), Code 1950, relating to fees for publication, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 351 by adding a new section as follows:

Sec. 3. The increases provided herein shall not become effective until April 1, 1952.

Amendment adopted.

Metz 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 aves were, 100:

Abel Davis Eckels Aubrey Bass Berry Bloedel Boothby Brockmeyer Brown Brownlie Buck Burris Burrows Butler Clark of Marion Cooksey Cornick Crabb Crosier

Darrington

Fairchild Fiene Gallup Goode Hanna Hansen Hanson Harris Heinz Hendrix Jones Judd Klemesrud Koch Kosek Kuester Langland

Lisle Loss Lucken Ludwig Martin McEleney McFarlane McNeal Mensing

Metz Meyer Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Ringgenberg

Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer

Pedrick Pieper Poston Putney Ramseyer

Patrick

Paul

Robinson Sloane Washburn Tierney Uhlenhopp Ryan Smith Weiss Sar Soeth Van Zwol Weston Schroeder Stevens Voigtmann Walker White Schwengel Stiffler Young Mr. Speaker Shepard Strawman Walter Tate Sherod

The nays were, 1:

Mallonee

Absent or not voting, 7:

Brookings Clark of

Appanoose

Frey Huisman Munger Pendleton Shifflett

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

HOUSE FILE 377 DEFERRED

House File 377, a bill for an act to provide for the confinement of persons who are dangerous criminal sexual psychopaths or dangerous criminal defective delinquents, with report of committee recommending amendment and passage, was taken up for consideration.

Putney of Tama offered the amendments filed by him, Nelson of Woodbury and Klemesrud of Winnebago, found on pages 1159 to 1162 of the Journal of March 30.

Sloane of Polk moved to defer action on House File 377.

Motion prevailed.

House File 350, a bill for an act to amend section three hundred forty-nine point seventeen (349.17), Code 1950, relating to official newspapers, was taken up for consideration.

Metz of Decatur offered the following amendments proposed by the committee on printing and moved their adoption:

Amend House File 350 by striking from line six (6) thereof the word "regular" and inserting in lieu thereof the word "legal".

Further amend House File 350 by striking from line seven (7) thereof the word "regular" and substituting in lieu thereof the word "legal".

Amendments adopted.

Weiss of Crawford offered the following amendment and moved its adoption:

Amend House File 350 by adding thereto the following new sections: Sec. 2. Section three hundred forty-nine point three (349.3) is hereby amended by striking the period (.) after the word "town" in line seventeen (17) and inserting in lieu thereof a comma (,) and by adding the following: "but the board of supervisors may limit the number in the same city or town to one such newspaper."

Sec. 3. Section three hundred forty-nine point six (349.6), Code 1950, is hereby amended by striking the period (.) after the word "papers" in line nineteen (19) thereof and inserting in lieu thereof a semicolon (;) and by adding the following: "however, where the board shall limit the number in any one city or town to one such newspaper, and two or more newspapers showing the largest number of bona fide yearly subscribers living within the county are published in the same city or town, the one newspaper, in such city or town, having the largest list of such subscribers, a second newspaper, published outside of said city or town, having the next largest list of such subscribers, and a third newspaper, published outside the cities or towns in which the first two so selected are published, having the next largest list of such subscribers, shall be selected as such official newspapers."

The Speaker ruled the amendment out of order as being not germane to the bill.

On motion by Goode of Davis, the House recessed until 1:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 170, a bill for an act relating to certain vehicles pulling four-wheel trailers.

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

House File 322, a bill for an act relating to the number of lighted lamps required on a motorcycle.

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

House File 323, a bill for an act relating to the duties of the township trustees.

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 revocation of certificates of building and loan associations.

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

House File 418, a bill for an act relating to bonds for street improvements.

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

Senate File 367, a bill for an act relating to deposit of fees collected from practitioners of cosmetology.

CARROLL A. LANE, Secretary.

CONSIDERATION OF BILLS

The House resumed consideration of House File 350, a bill for an act to amend section three hundred forty-nine point seventeen (349.17), Code 1950, relating to official newspapers.

Metz 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, 77:

Abel	Fiene	Moore of Butler	Robinson
Aubrey	Gallup	Moore of Louisa	Ryan
Bass	Goode	Mooty	Schroeder
Berry	Harris	Morris	Schwengel
Bloedel	Heinz	Nelson of Jasper	Shifflett
Boothby	Hendrix	Nelson of	Smith
Brockmeyer	Klemesrud	Woodbury	Soeth
Brownlie	Koch	Nicholson	Stevens
Buck	Kosek	Nielsen	Stiffler
Burrows	Kuester	Oberman	Strawman
Butler	Langland	Oeth	Tate
Clark of	Lucken	Olson	Tierney
Appanoose	Ludwig	Oppedahl	Van Zwol
Cooksey	Mallonee	Patrick	Voigtmann
Cornick	Martin	Paul	Walter
Crabb	McEleney	Pedrick	Weiss
Crosier	McNeal	Pieper	White
Darrington	Mensing	Putney	Young
Eckels	Metz	Ramseyer	Mr. Speaker
Fairchild	Miller of Shelby	Ringgenberg	

The nays were, none.

Absent or not voting, 31:

Brookings	Hanson	Miller of	Sar
Brown	Huisman	Black Hawk	Shepard
Burris	Jones	Munger	Sherod
Clark of Marion	Judd	Norland	Sloane
Davis	Lisle	Nystrom	Uhlenhopp
Frey	Loss	Palmer	Walker
Hanna	McFarlane	Pendleton	Washburn
Hansen	Meyer	Poston	Weston

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

House File 185, a bill for an act to amend chapter five hundred four (504), Code 1950, corporations not for pecuniary profit, by adding thereto a section relating to limiting the liability of corporations, with report of committee recommending passage, was taken up for consideration.

Munger of Woodbury offered the following amendment, filed by him, et al., and moved its adoption:

Amend House File 185, section one (1), by striking therefrom lines three (3) to eight (8), inclusive, and substituting in lieu thereof the following: "No corporation organized under this chapter, which is engaged in the operation of a hospital duly licensed by the Department of Health, shall be liable to any recipient or beneficiary of the services of such hospital, or to any guest or invitee of any such person, unless gross negligence or willful misconduct shall be pleaded and established by a preponderance of the evidence as the sole and proximate cause of the alleged injury or damage."

Uhlenhopp of Franklin offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 185, line ten (10), by striking the words "sole and".

Amendment to amendment adopted.

Roll call demanded by Sloane of Polk and Munger of Woodbury.

On the question "Shall the amendment be adopted?"

The ayes were, 63:

Abel Meyer Hanna Aubrey Hanson Bass Harris Boothby Heinz Brockmeyer Hendrix Brown Jones Buck Judd Burris Kosek Butler Kuester Clark of Marion Langland Cooksev Lucken Oeth Crabb Ludwig Olson Crosier McEleney McFarlane Darrington McNeal Paul Davis Fiene Metz Goode

Ramseyer Miller of Ringgenberg Black Hawk Robinson Morris Ryan Schwengel Munger Nelson of Jasper Shifflett Nelson of Soeth Woodbury Stiffler Norland Strawman Oberman Tierney Uhlenhopp Van Zwol Palmer Walter Patrick Weiss Weston Pedrick Young

The nays were, 31:

Berry Cornick
Bloedel Fairchild
Brownlie Gallup
Burrows Koch
Clark of Mallonee
Appanoose Martin

Mensing Miller of Shelby Moore of Butler Moore of Louisa Mooty Nicholson Nielsen Nystrom Oppedahl Pieper Sar Schroeder

Walker Shepard Sloane Stevens Smith Voigtmann Washburn Sherod Absent or not voting, 14: Pendleton Tate Brookings Huisman White Eckels Klemesrud Poston Lisle Frey Putney Mr. Speaker Hansen Loss

Amendment as amended adopted.

Munger 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?"

Rule 18 invoked.

The ayes were, 53:

Abel Metz Paul Hanna Aubrey Hansen Meyer Pedrick Hanson Miller of Poston Bass Black Hawk Boothby Harris Ramseyer Buck Heinz Morris Ryan Hendrix Munger Schwengel Burris Judd Nelson of Stiffler Butler Clark of Marion Kosek Woodbury Tierney Cornick Kuester Norland Uhlenhopp Oberman Van Zwol Crabb Lisle Crosier Lucken Oeth Walter Olson Darrington Ludwig Weiss McEleney Palmer Mr. Speaker Davis McFarlane Patrick Fiene

The nays were, 51:

Jones Nelson of Jasper Shifflett Klemesrud Nicholson Sloane Bloedel Koch Nielsen Smith Brockmeyer Langland Nystrom Soeth Brown Loss Oppedahl Stevens Brownlie Burrows Mallonee Pieper Strawman Putney Clark of Martin Tate McNeal Ringgenberg Voigtmann Appanoose Mensing Walker Cooksey Robinson Miller of Shelby Sar Washburn Eckels Moore of Butler Weston Fairchild Schroeder Moore of Louisa White Gallup Shepard Goode Mooty Sherod Young

Absent or not voting, 4:

Brookings Frey Huisman Pendleton

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 191, a bill for an act to amend section four hundred four point five (404.5), Code 1950, relating to fire department main-

tenance fund and millage therein authorized, 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, 78:

Abel	Gallup	Moore of Louisa	Schroeder
Aubrey	Goode	Mooty	Schwengel
Bass	Harris	Morris	Shepard
Berry	Heinz	Nelson of Jasper	Sherod
Bloedel	Hendrix	Nelson of	Sloane
Brockmeyer	Koch	Woodbury	Smith
Brownlie	Kosek	Nicholson	Soeth
Buck	Kuester	Nielsen	Stiffler
Burris	Langland	Oberman	Strawman
Burrows	Lucken	Oeth	Tate
Butler	Mallonee	Olson	Tierney
Clark of	Martin	Oppedahl	Uhlenhopp
Appanoose	McEleney	Patrick	Van Zwol
Cooksey	McNeal	Paul	Voigtmann
Cornick	Mensing	Pedrick	Walker
Crabb	Metz	Pieper	Walter
Crosier	Meyer	Putney	Weiss
Darrington	Miller of	Ramseyer	White
Eckels	Black Hawk	Robinson	Young
Fairchild Fiene	Miller of Shelby	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Boothby	Hanson	McFarlane	Poston
Brookings	Huisman	Moore of Butler	Ringgenberg
Brown	Jones	Munger	Sar
Clark of Marion	Judd	Norland	Shifflett
Davis	Klemesrud	Nystrom	Stevens
Frey	Lisle	Palmer	Washburn
Hanna	Loss	Pendleton	Weston
Hansen	Ludwig	1 0.1.0.701.1	

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

SENATE FILE 323 SUBSTITUTED FOR HOUSE FILE 462

Olson of Mitchell asked and obtained unanimous consent to substitute Senate File 323 for House File 462.

Senate File 323, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1950, relating to eminent domain for electric transmission lines, electric power generating

plants and electric substations, and further providing for an increase in the amount of land that may be condemned, with report of committee recommending passage, was taken up for consideration.

Young of Union offered the following amendment and moved its adoption:

Amend Senate File 323, section one (1), line four (4), by striking the words "one hundred sixty" and inserting in lieu thereof the word "forty".

Amendment lost.

Brown of Mahaska moved that the bill be read a last time now and placed 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:

Abel	Fiene	Miller of	Ramseyer
Aubrey	Gallup	Black Hawk	Robinson
Bass	Goode	Moore of Louisa	Ryan
Berry	Hanna	Mooty	Sar
Bloedel	Hansen	Morris	Schroeder
Boothby	Hanson	Munger	Schwengel
Brockmeyer	Heinz	Nelson of Jasper	Shepard
Brown	Hendrix	Nelson of	Sherod
Brownlie	Jones	Woodbury	Smith
Buck	Judd	Nicholson	Soeth
Burris	Klemesrud	Nielsen	Stiffler
Burrows	Kosek	Norland	Strawman
Butler	Kuester	Nystrom	Tate
Clark of	Langland	Oberman	Tierney
Appanoose	Lisle	Oeth	Uhlenhopp
Clark of Marion	Loss	Olson	Van Zwol
Cooksey	Ludwig	Oppedahl	Voigtmann
Cornick	Martin	Palmer	Walker
Crabb	McEleney	Patrick	Walter
Crosier	McFarlane	Paul	Washburn
Darrington	McNeal	Pedrick	Weiss
Davis	Mensing	Pieper	Weston
Eckels	Meyer	Poston	White
Fairchild		Putney	Mr. Speaker

The nays were, 7:

Harris Mallonee Ringgenberg Young Koch Miller of Shelby Shifflett

Absent or not voting, 9:

Brookings Lucken Moore of Butler Sloane Frey Metz Pendleton Stevens

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

House File 190, a bill for an act to amend chapter five hundred ninety-eight (598), Code 1950, relating to divorce and annulment of marriages, with report of committee recommending passage, was taken up for consideration.

Ryan 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:

Abel	Fiene	Miller of Shelby	Schwengel
Aubrey	Gallup	Moore of Louisa	Shepard
Bass	Goode	Mooty	Sherod
Berry	Hanna	Nelson of	Shifflett
Bloedel	Heinz	Woodbury	Sloane
Brownlie	Klemesrud	Nicholson	Smith
Buck	Koch	Nielsen	Soeth
Burris	Kosek	Oberman	Stevens
Butler	Langland	Oeth	Stiffler '
Clark of	Lisle	Olson	Tate
Appanoose	Loss	Oppedahl	Tierney
Clark of Marion	Mallonee	Patrick	Uhlenhopp
Cooksey	Martin	Paul	Van Zwol
Cornick	McEleney	Pedrick	Walter
Crabb	McNeal	Pieper	Weiss
Darrington	Mensing	Ramseyer	White
Davis	Metz .	Robinson	Young
Eckels	Miller of	Ryan	Mr. Speaker
Fairchild	Black Hawk	Schroeder	

The nays were, 5:

Crosier Putney Strawman Voigtmann Harris

Absent or not voting, 31:

Pendleton Boothby Hendrix Meyer Moore of Butler Poston Brockmeyer Huisman Morris Ringgenberg Brookings Jones Brown Judd Munger Sar Kuester Nelson of Jasper Walker Burrows Washburn Frey Lucken Norland Weston Hansen Ludwig Nystrom Hanson McFarlane Palmer

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

SENATE FILE 191 SUBSTITUTED FOR HOUSE FILE 129

Sloane of Polk asked and obtained unanimous consent to substitute Senate File 191 for House File 129.

Senate File 191, a bill for an act to amend section ninety-four

point six (94.6), Code 1950, relating to limitation of employment agency fee, 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 and placed 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:

Abel	Hendrix	Nelson of Jasper	Sar
Aubrey	Jones	Nelson of	Schroeder
Bass	Judd	Woodbury	Schwengel
Bloedel	Klemesrud	Nicholson	Sherod
Boothby	Koch	Nielsen	Sloane
Brown	Kosek	Norland	Smith
Brownlie	Kuester	Nystrom	Soeth
Buck	Langland	Oeth	Stiffler
Burris	Lisle	Olson	Strawman
Burrows.	Loss	Oppedahl	Tate
Butler	Ludwig	Palmer	Tierney
Clark of	Martin	Paul	Uhlenhopp
Appanoose	McEleney	Pedrick	Walker
Crabb	McFarlane	Pieper	Walter
Crosier	McNeal	Poston	Washburn
Fairchild	Mensing ·	Putney	Weiss
Gallup	Meyer	Ramseyer	Weston
Goode	Miller of Shelby	Ringgenberg	White
Hansen	Moore of Louisa	Robinson	Young
Hanson	Mooty	Ryan	Mr. Speaker
Heinz	Munger		

The nays were, 7:

Fiene	Patrick	Stevens	Voigtmann
Harris	Shifflett	Van Zwol	

Absent or not voting, 21:

Berry	Darrington	Lucken	Moore of Butler
Brockmeyer	Davis	Mallonee	Morris
Brookings	Eckels	Metz	Oberman
Clark of Marion	Frey	Miller of	Pendleton
Cooksey	Hanna	Black Hawk	Shepard
Cornick	Huisman		70m2 00m • 400 m20

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

SENATE FILE 332 SUBSTITUTED FOR HOUSE FILE 435

Sloane of Polk asked and obtained unanimous consent to substitute Senate File 332 for House File 435.

Senate File 332, a bill for an act to amend sections three hundred seventy-five point one (375.1) and three hundred seventy-five point

six (375.6), Code 1950, relating to continuance of musical education of children during vacation periods and to municipal bands, 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, 90:

The nays were, none.

Absent or not voting, 18:

Brookings	Huisman	Olson	Shifflett
Burrows	Mallonee	Pendleton	Stevens
Cooksey	Miller of Shelby	Shepard	Tate
Crabb	Moore of Butler	Sherod	Van Zwol
Frey	Oberman		

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

SENATE FILE 344 SUBSTITUTED FOR HOUSE FILE 484

Nelson of Woodbury asked and obtained unanimous consent to substitute Senate File 344 for House File 484.

Senate File 344, a bill for an act to amend section four hundred four point five (404.5), Code 1950, and to authorize an auditorium

fund and an auditorium building fund for municipal corporations, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment filed by him and Munger of Woodbury and moved its adoption:

Amend Senate File 344 by striking from lines eight (8), nine (9) and ten (10) the following: "and not exceeding three mills in cities and towns having a population of less than thirty-five thousand".

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, 98:

,			
Abel	Hanna	Miller of Shelby	Ringgenberg
Aubrey	Hansen	Moore of Butler	Robinson
Bass	Hanson	Moore of Louisa	Ryan
Berry	Harris	Mooty	Sar
Bloedel	Heinz	Morris	Schroeder
Boothby	Hendrix	Munger	Schwengel
Brockmeyer	Jones	Nelson of Jasper	Sherod
Brown	Judd	Nelson of	Sloane
Brownlie	Klemesrud	Woodbury	Smith
Buck	Koch	Nicholson	Soeth
Burris	Kosek	Nielsen	Stevens
Butler	Kuester	Norland	Stiffler
Clark of	Langland	Nystrom	Strawman
Appanoose	Lisle .	Oberman	Tierney
Clark of Marion	Loss	Oeth	Uhlenhopp
Cooksey	Lucken	Olson	Voigtmann
Cornick	Ludwig	Oppedahl	Walker
Crabb	Mallonee	Palmer	Walter
Crosier	Martin	Patrick	Washburn
Darrington	McEleney	Paul	Weiss
Davis	McFarlane	Pedrick	Weston
Eckels	McNeal	Pieper	White
Fairchild	Mensing	Poston	Young
Fiene	Meyer	Putney	Mr. Speaker
Gallup	Miller of	Ramseyer	pounter
Goode	Black Hawk	211111111111111111111111111111111111111	

The nays were, none.

Absent or not voting, 10:

Brookings Huisman Shepard Tate
Burrows Metz Shifflett Van Zwol
Frey Pendleton

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

SENATE FILE 232 SUBSTITUTED FOR HOUSE FILE 235

Kosek of Linn asked and obtained unanimous consent to substitute Senate File 232 for House File 235.

Senate File 232, a bill for an act to amend section seven hundred thirty-two point seventeen (732.17), Code 1950, relating to the definition of "fireworks", was taken up for consideration.

Crosier of Linn.offered the following amendments and moved their adoption:

Amend Senate File 232 as follows:

- 1. Insert after the word "caps" in line five (5) of section three (3) the words "manufactured in the form of paper rolls or perforated sheets".
- 2. Insert after the word "use" in line eight (8) of section three (3) the words "and further provided that they are so constructed as to include a hood, shield, or other form of guard effectively designed to prevent sparks or burning fragments from being expelled upon detonation of the explosive compound."
- 3. Insert after the word "caps" in line eight (8) of section three (3) the words "manufactured in the form of paper rolls or perforated sheets".
 - 4. By adding at the end of section two (2) the following:

"The sale of such caps or devices shall be permitted only from the twenty-fifth day of June to the fifth day of July of each year, except that any city or town shall have power, by ordinance, to expressly prohibit the use, sale, or possession of such caps or any device designed to use such caps."

Harris of Adair moved the previous question.

Motion prevailed.

Roll call demanded by Kosek of Linn and Crosier of Linn.

On the question "Shall the amendments be adopted?"

The ayes were, 26:

Brockmeyer Fiene Nelson of Shifflett Brown Hendrix Woodbury Sloane Buck Koch Oppedahl Soeth Cooksey Kuester Putney Strawman Lucken Washburn Cornick Ringgenberg Crosier Meyer Schroeder Weiss Fairchild Munger Schwengel

The nays were, 65:

Abel Brownlie Hanna Darrington Aubrey Davis Burris Hanson Bass Butler Eckels Harris Clark of Marion Gallup Heinz Berry Bloedel Crabb Goode Jones

Judd Mensing Palmer Smith Miller of Shelby Klemesrud Patrick Stevens Stiffler Moore of Louisa Kosek Paul Langland Mooty Pedrick Tate Lisle Morris Pieper Tierney Nicholson Uhlenhopp Loss Poston Voigtmann Ludwig Nielsen Ramseyer Walker Mallonee Norland Robinson Nystrom Walter Martin Ryan McEleney Oberman Sar Weston McFarlane White Oeth Sherod McNeal

Absent or not voting, 17:

Boothby Frey Miller of Pendleton Black Hawk Shepard Brookings Hansen Moore of Butler Van Zwol Burrows Huisman Nelson of Jasper Young Clark of Metz Mr. Speaker Olson Appanoose

Amendments 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?"

Rule 18 invoked.

The ayes were, 49:

Patrick Aubrev Gallup McFarlane Berry Goode McNeal Paul Brown Hanna Miller of Shelby Pedrick Brownlie Hansen Moore of Louisa Ramsever Burris Hanson Sherod Mooty Burrows Heinz Morris Smith Nielsen Butler Jones Tate Judd Clark of Norland Tierney Appanoose Klemesrud Nystrom Uhlenhopp Clark of Marion Kosek Oberman Walker Crabb Lisle Oeth Washburn Davis Loss Palmer White Eckels McEleney

The nays were, 53:

Abel Nelson of Shifflett Kuester Woodbury Bass Sloane Bloedel Langland Nicholson Soeth Boothby Lucken Oppedahl Stevens Pieper Brockmeyer Ludwig Stiffler Buck Mallonee Poston Strawman Van Zwol Cooksey Martin Putney Cornick Mensing Voigtmann Ringgenberg Crosier Walter Meyer Robinson Darrington Weiss Miller of Ryan Fairchild Black Hawk Sar Weston Fiene Moore of Butler, Schroeder Young Harris Schwengel Munger Mr. Speaker Hendrix Nelson of Jasper Shepard

Absent or not voting, 6:

Huisman Brookings

Metz

Olson

Pendleton

Frey

The bill not having received a constitutional majority was declared to have failed to pass the House.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: March 30, 1951, House File 492.

AMENDMENTS FILED

- 1 Amend Senate File 23 by adding at the end
- 2 thereof the following new section:
- "Section three hundred sixty-seven point one (367.1). Code 3
- 4 1950, is amended by adding at the end thereof the following sen-
- 5 tence: 'In cities having a population of less than fifteen
- thousand the council may by ordinance provide for the establish-
- ment of a police court."

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend Senate File 163, as passed
- 2 by the Senate, by adding at the end of section twenty-five (25)
- 3 the following new subsection:
- "3. Municipal corporations having a population of less
- 5 than fifty thousand are hereby authorized to place the manage-
- ment of municipally owned sewage works in the hands of a board
- of trustees. The provisions of sections three hundred ninety-7
- 8 seven point twenty-seven (397.27) to three hundred ninety-seven
- point thirty-five (397.35) shall be applicable to such boards."

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend Senate File 163, as passed
- by the Senate, as follows:
- 8 1. Strike all of lines eight (8) to ten (10), inclusive,
- 4 from section three (3).
- 5 Further amend section three (3) by striking all of the last
- 6 sentence.
- 7 2. Strike the word ", licensing," from line two (2) of
- 8 section nine (9).
- 3. Insert at the end of section thirty-nine (39) the follow-
- ing sentence: "The total amount of dues assessed and collected 10
- 11 by said league shall in no year exceed forty thousand dollars."
- 12 4. Insert after section forty-five (45) the following new
- 13 section:



- 14 "Sec. 46. Section three hundred eighty-nine point nineteen
- 15 (389.19), Code 1950, is hereby repealed."
- 16 5. Renumber the remaining sections.

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend Senate File 165 by inserting
- 2 after section one hundred eleven (111) the following new section:
- 3 "Sec. 112. Section six hundred two point eleven (602.11),
- 4 Code 1950, is amended by striking from lines three (3) and four
- 5 (4) the word 'Monday' and inserting in lieu thereof the words
- 6 'day of January'."
- 7 Further amend by renumbering the remaining section.

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend Senate File 165° as follows:
- 2 1. Amend section ten (10) by inserting after the
 - figures "419" in line three (3) the following: "and
- 4 chapter four hundred sixteen (416)".
- 5 2. Amend section eleven (11) by inserting after the
- 6 figures "419" in line three the following: "and
- 7 chapter four hundred sixteen (416)".
- 8 3. Amend section twelve (12), line five (5), by striking the
- 9 word "In" following the period and striking
- 10 lines six (6), seven (7) and eight (8) and the words "improvements
- 11 shall be elected for said longer terms" in line nine (9).

TIERNEY of Webster.

- 1 Amend Senate File 447 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. Amend section ninety-six point seven (96.7),
- 4 subsection three a. two (3-a-(2)), Code 1950, by adding at
- 5 the end of said section the following: "Provided, that in any
- 6 case in which a claimant to whom such benefits are paid is in
- 7 the employ of a base period employer at the time he is receiving
- 8 such benefits, and he is receiving the same employment from such
- 9 employer that he received during his base period, then no charge
- 10 of benefits paid to such claimant shall be made against the
- 11 account of such employer."

LISLE of Page.

- 1 Amend House File 51 as follows:
- Strike the word "wholly" from line three (3) of
- 3 section five (5).
- 4 2. Strike all of lines twenty-two (22) to twenty-seven
- 5 (27), inclusive, from section five (5) and insert in lieu
- 6 thereof the following: "In addition to the license fee or
- 7 tax provided by the foregoing, every passenger carrier operating
- 8 trackless-trolley or other passenger busses over fixed routes
- 9 within cities having a population of one hundred twenty-five

1

2

3 4

- 10 thousand or over shall pay into the city treasury an additional
- annual license fee or tax in an amount equivalent to two and 11
- 12 three-fourths per cent of the gross passenger revenues from such
- 13 busses operated over fixed routes or parts of routes within such
- 14 city; and in municipalities having a population of less than
- 15 one hundred twenty-five thousand, every passenger carrier
- 16 operating trackless-trolley or other passenger busses over
- 17 fixed routes within such municipal corporation shall pay into
- 18 the municipal treasury an amount fixed by the council not to
- 19 exceed two and three-fourths per cent of the gross passenger
- 20 revenue from such busses."

NELSON of Woodbury. CROSIER of Linn.

Amend House File 52 as follows:

- 1. Strike from line fourteen (14) of section two (2) the figures "419.9" and insert in lieu thereof the figures "419.19".
- 2. Insert after the word "government" in line ten (10) 5 of section seven (7) the words "and may appoint with approval of the council such administrative assistants as shall be 8 deemed advisable".
- 3. Insert after the word "appointed" in line twelve 9 (12) of section seven (7) the words "and shall take active 10 11 control of the police, fire, and engineering departments of 12 the city".
- 13 4. Insert after the words and figures "three hundred sixty-five (365)" in line twenty-four (24) of section seven 14 15 (7) the words ", except that any administrative assistants to 16 the manager shall hold office at his pleasure".
- 17 5. Insert after the word "city," in line twenty-six 18 (26) of section seven (7) the words "and all public buildings.".
- 19 6. Strike from lines twenty-nine (29) and thirty (30)
- 20 of section seven (7) the words ", and of all public buildings".
- 21 7. Strike from line forty-three (43) of section seven 22 (7) the words "of trustees".
- 23 8. Insert after the word "election." in line forty-five
- (45) of section seven (7) the following sentence: "If a board 24 25 or commission is abolished or ceases to exist, management
- 26 theretofore exercised by such board or commission shall there-27 upon vest in the manager."
- 28 9. Strike from lines six (6) and seven (7) of section 29 twelve (12) the words "during the period necessary to perfect 30 municipal reorganization".
- 31 10. Strike from line two (2) of section thirteen (13) 32 the comma (,) after the word "police".
- 11. Strike all of section seventeen (17) and insert 33
- 34 in lieu thereof the following: "Sec. 17. Sections four hundred 35 nineteen point thirty-seven (419.37) and four hundred nineteen
- 36 point thirty-eight (419.38), Code 1950, are hereby repealed."

- 37 12. Insert after section thirteen (13) of said House
- 38 File 52 the following section:
- 39 "Sec. 14. Applicable statutes. Unless otherwise specifically
- 40 provided by statute, all laws which are applicable by their terms
- 41 to all cities and towns shall be applicable to cities under
- 42 the city manager plan by popular election, and all laws applica-
- 43 ble by their terms to cities of a certain population shall be
- 44 applicable to cities of like population under the city manager
- 45 plan by popular election." (419.70, 419.71, C50, revised.)
- 46 Further amend House File 52 by renumbering the
- 47 remaining sections.

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend House File 149 as follows:
- 1. Section one (1), line six (6), by adding after the word "fee"
- 3 the following: "in cities and towns having a population in
- 4 excess of sixty thousand (60,000)".
- Section two (2), line five (5), by adding after the word "therefor"
- 6 the following: "in cities and towns having a population in
- 7 excess of sixty thousand (60,000)".

SLOANE of Polk.

- Amend House File 617, section twenty-eight (28), line eight (8), by
- 2 striking the figures "\$2,900.00" and inserting in lieu
- 3 thereof the figures "\$3,900.00".
- Further amend House File 617, section twenty-eight (28), line ten (10),
- 5 by striking the figures "\$24,100.00" and inserting in lieu
- 6 thereof the figures "\$23,100.00".

PALMER of Lee.

- Amend House File 617, section one (1), line twenty-seven (27),
- 2 by striking the figures "\$10,000.00" and inserting in lieu
- 3 thereof the figures "\$12,000.00."

OPPEDAHL of Humboldt. Morris of Dallas.

- 1 Amend House File 617 by striking section sixteen (16) and
- 2 inserting in lieu thereof the following:
- 3 "Sec. 16. A. For the Iowa Employment Security
- 4 Commission for the administration of chapter 96,
- 5 Code 1950 (Iowa Employment Security Law), there
- 6 is hereby appropriated from the general fund of the
- 7 state for each year of the biennium beginning
- 8 July 1, 1951, and ending June 30, 1953, the sum
- 9 of five thousand dollars (\$5,000) or so much
- 10 thereof as may be necessary to be used in the
- 11 following manner: Provided that this appropria-
- 12 tion shall not be expended or made available for

```
13
   expenditure in any manner which would permit its
    substitution for or a corresponding reduction in
14
15
   federal funds which in the absence of this
16
   appropriation would be available to finance the
17
   expenditures for the administration of the Iowa
   Employment Security Commission. Provided further
18
   that no funds so appropriated shall be used for
19
20
   operation of a teachers' placement service.
21
      For salaries, support, maintenance and
22
   miscellaneous purposes including for each
23
    member of the Iowa Employment Security Commission
24
   the sum of five hundred dollars ($500) as
25
    salary increase which shall be in addition to
26
   the salary now provided for each member in
    chapter 96, Code 1950.....$5,000.00
27
28
      B. For the Iowa Employment Security Commission
29
   for the administration of chapter 97, Code
30
    1950 (Iowa Old Age and Survivors' Insurance
31
    System), there is hereby appropriated from the
32
    general fund of the State of Iowa for each
33
   year of the biennium beginning July 1, 1951,
34
    and ending June 30, 1953, the sum of seventy-
    six thousand dollars ($76,000) or so much
35
36
   thereof as may be necessary to be used in the
37
   following manner:
      For salaries, support and maintenance
38
39
    and miscellaneous purposes in the administration
40
    of chapter 97, Code 1950......$76,000.00
41
      Grand total of all appropriations for all
42
    purposes for each year of the biennium for the
   Iowa Employment Security Commission......$81,000.00".
43
                                                 OLSON of Mitchell.
 1
      Amend House File 617 by adding thereto the following:
 2
      Sec. 53. Notwithstanding the provisions of section
    fifty (50) of this act, there is hereby appropriated for the
 3
 4
    Iowa liquor control commission the sum of nine hundred dollars
 5
    ($900) for each year of the biennium, beginning July 1,
 6
    1951, and ending June 30, 1953, to be used in the following
 7
 8
      For each member of the Iowa liquor control commission
 9
    salaries in addition to the salaries set out in section one
    hundred twenty-three point ten (123.10), Code 1950, as
10
11
    amended, in the sum of three hundred dollars ($300) per
12
   year per member.
                                                 OLSON of Mitchell.
```

1. Amend House File 617, section twenty-four (24), line seven (7), by striking the figures "\$3,900.00" and

4

- 3 inserting in lieu thereof the figures "\$4,200.00".
- Further amend House File 617, section twenty-four (24), line nine (9),
- 5 by striking the figures "60,050.00" and inserting in
- 6 lieu thereof the figures "59,750.00".

OLSON of Mitchell.

- 1 1. Amend House File 617, section four (4), line nine (9), by
- 2 striking the figures "\$3,300.00" and inserting in lieu
- 3 thereof the figures "\$4,000.00".
 - 2. Further amend House File 617, section four (4),
- 5 line eleven (11), by striking the figures "27,742.00" and
- 6 inserting in lieu thereof the figures "27,042.00".

OLSON of Mitchell.

- 1 Amend House File 617, section twelve (12), by striking in line
- 2 seven (7) the figures "5,500.00" and inserting in lieu
- 3 thereof the figures "6,000.00".
- 4 Further amend House File 617, section twelve (12), line ten (10),
- 5 by striking the words and figures "For Civilian Defense
- 6 \$20,000.00".
- 7 Further amend House File 617, section twelve (12), line thirteen (13), by
- 8 striking the figure "\$100,000.00" and inserting in lieu
- 9 thereof the figure "\$80,500.00".

OLSON of Mitchell.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Tuesday, April 3, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 3, 1951.

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

Prayer was offered by the Reverend M. Gonzales, pastor of the Methodist Church, Mystic.

The Journal of April 2 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Stevens of Greene on request of Bass of Montgomery; Clark of Marion on request of Burris of Jackson.

PRESENTATION OF VISITORS

Nicholson of Taylor presented to the House the Honorable Arthur King, former member of the House from Taylor County; also, Mr. Warden and Mr. Dillon.

Ludwig of Johnson presented to the House seventy-seven juniors and seniors from the social studies classes of University High School, Iowa City, accompanied by John Haefner, instructor.

Paul of Poweshiek presented to the House seventy political science students from Grinnell College, Grinnell, accompanied by Professor Donald Wilhelm and Professor C. E. Gilmour.

Shifflett of Ringgold presented to the House twenty members of the senior class of Diagonal High School, accompanied by Wilbur P. Miller, instructor.

Putney of Tama presented to the House the Geneoso Wolves 4-H Club of Tama County with their leader, Thomas Anderson.

Tierney of Webster presented to the House Hugh D. MacMahon, mayor of Fort Dodge.

Ringgenberg of Story presented to the House the seventh and eighth grade classes of Milford Township Consolidated School,

Nevada, accompanied by Mrs. Jessie Petersen, teacher, Mrs. Philip Allen, Mrs. Rex Hughes, and Mrs. Milo Hadley.

Ryan of Polk presented to the House seventy traffic boys and girls from Bird and Grant Elementary Schools, Des Moines, accompanied by Robert Langerak, principal, Alice Ellison, Ann Rothman and Mr. Schultz, teachers.

PETITIONS

Jones of Clarke presented a petition signed by thirteen members of the Foreign Wars Auxiliary 5457, Osceola, urging support of Senate File 10 and House File 4.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by nineteen members of the Buffalo Parent-Teacher Association urging support of increased state aid to schools.

Referred to the committee on appropriations.

Tate of Cerro Gordo presented a petition signed by forty-eight residents of Cerro Gordo County urging support of Senate File 296.

Referred to the sifting committee.

Lucken of Plymouth presented a petition signed by fourteen members of the W.C.T.U., LeMars, urging support of House File 514.

Referred to the sifting committee.

Darrington of Harrison presented a petition signed by thirtythree teachers from the Missouri Valley Schools urging support of House Files 202 and 189.

Referred to the sifting committee.

Miller of Black Hawk presented a petition signed by thirty-three residents of LaPorte urging support of House File 514 and Senate File 429.

Referred to the sifting committee.

McFarlane of Black Hawk presented a petition signed by thirtythree residents of LaPorte urging support of House File 514 and Senate File 429.

Referred to the sifting committee.



ADOPTION OF HOUSE CONCURRENT RESOLUTION

Olson of Mitchell called up for consideration House Concurrent Resolution 23, found on pages 1140 and 1141 of the Journal of March 30, and moved its adoption.

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 96, a bill for an act to amend section relating to parking of vehicles.

Also: That the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File 313, a bill for an act relating to certain requirements for district, superior and municipal court judges.

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

House File 319, a bill for an act relating to examinations and renewal of certificates for school teachers.

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 to amend section relating to expenditures of board of parole.

Also: That the Senate has concurred in the House amendment to and passed Senate File 344, a bill for an act to authorize an auditorium fund and an auditorium building fund for municipal corporations.

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

House File 573, a bill for an act to appropriate five hundred thousand dollars from the general fund to the state board of control for mentally ill persons.

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

House File 574, a bill for an act to appropriate from the general fund to the board of control for support, maintenance, repairs, replacements or alterations of institutions under said board of control.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 319

Amend House File 319 by adding the following new sections:

"Sec. 3. For the purposes of section two hundred sixty point twelve (260.12), section two hundred sixty point thirteen (260.13) and section



two hundred sixty point twenty-one (260.21), 'professional spirit' shall consist of the following: (1) teaching experience based on classroom of administrative work; (2) professional ethics; (3) moral character; (4) cooperation with local school authorities; (5) fulfillment of contract obligations; (6) academic training.

"Sec. 4. Any teacher who may be denied a renewal of his certificate shall be entitled to a hearing before the board of educational examiners by making written request therefor and he shall receive not less than fifteen (15) days notice of such hearing. Any teacher who may be denied a renewal of his certificate after such hearing may appeal to the district court within thirty (30) days after notice that renewal of his certificate has been denied."

Amend the title to House File 319 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to examinations and renewal of certificates for school teachers and to amend sections two hundred fifty-seven point four (257.4), two hundred sixty point four (260.4), two hundred sixty point twelve (260.12), two hundred sixty point thirteen (260.13) and two hundred sixty point twenty-one (260.21), Code 1950."

SENATE MESSAGE CONSIDERED

Senate File 367, a bill for an act relating to the deposit of fees collected from practitioners of cosmetology and the use of said fees and to amend sections one hundred fifty-seven point eight (157.8) and one hundred fifty-seven point fourteen (157.14), Code 1950, relating thereto.

Read first time and referred to sifting committee.

CONSIDERATION OF SPECIAL ORDERS

The Speaker announced the special orders for the consideration of the following bills:

House File 115, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1950, relating to salaries of the clerk and bailiff of the municipal court, with report of committee recommending amendment and passage.

McNeal of Wright offered the following amendments proposed by the committee on compensation of public officers and employees and moved their adoption:

Amend House File 115 by striking subsection one (1) through subsection six (6) and inserting in lieu thereof the following:

1. Strike from line sixteen (16) the word "twenty-seven" and insert in lieu thereof the word "thirty-five".



- 2. Strike from line seventeen (17) the word "thirty-two" and insert in lieu thereof the words "four thousand".
- 3. Strike from line twenty (20) the word "thirty-seven" and insert in lieu thereof the word "forty-five".
- 4. Strike from line twenty-three (23) the word "twenty-five" and insert in lieu thereof the word "thirty-three".
- 5. Strike from line twenty-four (24) the word "twenty-seven" and insert in lieu thereof the word "thirty-five".
- 6. Strike from line twenty-seven (27) the words "three thousand" and insert in lieu thereof the word "thirty-eight".

Amendments adopted.

Sloane of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 115 as follows:

1. By inserting after the word "amend" in line one (1) of the title the following:

"section six hundred two point forty-six (602.46) and"; further amend said title by adding after the word "of" in line two (2) the words "court reporters and".

2. By adding thereto a new section as follows:

"Section 1. Section six hundred two point forty-six (602.46), Code 1950, is hereby amended by striking from lines nine (9) and ten (10) the words 'twelve dollars and fifty cents' (\$12.50) and inserting in lieu thereof the words 'fifteen dollars' (\$15)."

- 3. By renumbering the other sections.
- 4. By striking the figure "7" and the period (.) in line fifteen (15) and substituting in lieu thereof the following: "Sec."

Sloane of Polk offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 115 by inserting immediately after line ten (10) thereof the following:

"from line seven (7) the words and figures 'ten dollars (\$10)' and inserting in lieu thereof the words and figures 'twelve dollars and fifty cents (\$12.50)' and".

Amendment to amendment adopted.

Amendment as amended 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:

Frey Metz Robinson Abel Gallup Miller of Ryan Aubrev Goode Black Hawk Sar Bass Hanna Moore of Butler Schroeder Berry Moore of Louisa Bloedel Hansen Schwengel Mooty Shepard Boothby Hanson Brockmeyer Harris Morris Sherod Heinz Munger Sloane Brookings Nelson of Jasper Huisman Smith Brown Soeth Brownlie Jones Nelson of Buck Judd Woodbury Stiffler Burris Klemesrud Nicholson Strawman Koch Nielsen Tate Burrows Kosek Norland Tierney Butler Kuester Nystrom Uhlenhopp Clark of Appanoose Langland Oberman Van Zwol Cooksey Lisle Oeth Voigtmann Oppedahl Walker Cornick Loss Lucken Palmer Crabb Walter Ludwig Washburn Crosier Patrick Darrington Martin Pedrick Weiss Davis McEleney Pendleton Weston Eckels McFarlane Pieper White McNeal Fairchild Ramseyer Young Mr. Speaker Fiene Mensing Ringgenberg

The nays were, none.

Absent or not voting, 11:

Clark of Marion Meyer Paul Shifflett
Hendrix Miller of Shelby Poston Stevens
Mallonee Olson Putney

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

SENATE FILE 186 SUBSTITUTED FOR HOUSE FILE 146

Nelson of Woodbury asked and obtained unanimous consent to substitute Senate File 186 for House File 146.

Senate File 186, 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 1950, relating to compensation of shorthand reporters of the district courts, and to amend section six hundred five point ten (605.10), Code 1950, relating to expense of shorthand reporters of the district courts, was taken up for consideration.

Klemesrud of Winnebago offered the following amendments proposed by the committee on compensation of public officers and employees and moved their adoption:

Amend Senate File 186, section one (1), by striking from line three (3)

the word "twenty" and inserting in lieu thereof the words "seventeen fifty".

Further amend Senate File 186, section two (2), by striking from line four (4) the words "forty-eight hundred" and inserting in lieu thereof the words "forty-two hundred".

Amendments 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, 98:

Abel	Gallup	Moore of Butler	Ryan
Bass	Goode	Moore of Louisa	Sar
Berry	Hanna	Mooty	Schroeder
Bloedel	Hansen	Morris	Schwengel
Boothby	Hanson	Munger	Shepard
Brockmeyer	Harris	Nelson of Jasper	Sherod
Brookings	Heinz	Nelson of	Shifflett
Brown	Huisman	Woodbury	Sloane
Brownlie	Jones	Nicholson	Smith
Buck	Judd	Nielsen	Soeth
Burris	Klemesrud	Norland	Stiffler
Burrows	Koch	Oberman	Strawman
Butler	Kosek	Oeth	Tate
Clark of	Langland	Oppedahl	Tierney
Appanoose	Lisle	Palmer	Uhlenhopp
Cooksey	Loss	Patrick	Van Zwol
Cornick	Lucken	Paul	Voigtmann
Crabb	Ludwig	Pedrick	Walker
Crosier	Mallonee	Pendleton	Walter
Darrington	Martin	Pieper	Washburn
Davis	McEleney	Poston	Weiss
Eckels	McFarlane	Putney	Weston
Fairchild	McNeal	Ramseyer	White
Fiene	Mensing	Ringgenberg	Young
Frey	Metz	Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Aubrey	Kuester	Miller of	Nystrom
Clark of Marion	Meyer	Black Hawk	Olson
Hendrix	740-40 0 00000	Miller of Shelby	Stevens

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

SENATE FILE 149 SUBSTITUTED FOR HOUSE FILE 181

Oeth of Dubuque asked and obtained unanimous consent to substitute Senate File 149 for House File 181.

Senate File 149, a bill for an act to amend section six hundred one point one hundred thirty-one (601.131), Code 1950, relating to salaries for justices of the peace and constables, with report of committee recommending passage, was taken up for consideration.

Oeth 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, 95:

Abel McNeal Ramsever Aubrey Gallup Mensing Ringgenberg Metz Bass Goode Ryan Miller of Sar Berry Hanna Black Hawk Bloedel Hansen Schroeder Boothby Hanson Miller of Shelby Schwengel Moore of Butler Brockmeyer Harris Shepard Moore of Louisa Sherod Brookings Heinz Brown Huisman Mooty Sloane Jones Brownlie Morris Soeth Judd Nelson of Jasper Buck Stiffler Burris Klemesrud Nicholson Strawman Nielsen Tate Burrows Koch Butler Kosek Nystrom Tierney Oberman Clark of Uhlenhopp Kuester Langland Oeth Van Zwol Appanoose Voigtmann Walker Lisle Olson Cooksey Cornick Loss Oppedahl Crabb Lucken Palmer Walter Crosier Ludwig Patrick Washburn Darrington Mallonee Paul Weiss Davis Martin Pedrick Weston McEleney Pendleton White Eckels McFarlane Fairchild Pieper Young Fiene

The nays were, 1:

Poston

Absent or not voting, 12:

Clark of Marion Nelson of Putney Smith Hendrix Woodbury Robinson Stevens Meyer Norland Shifflett Mr. Speaker Munger

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

House File 388, a bill for an act to amend section six hundred one point one hundred twenty-eight (601.128), Code 1950, relating to fees of justice, with report of committee recommending passage, was taken up for consideration.

Speaker pro tempore Putney in the chair.

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

On the question "Shall the bill pass?"

The ayes were, 93:

Abel McNeal Ringgenberg Aubrey Frey Mensing Ryan Gallup Bass Metz Sar Berry Miller of Schroeder Goode Black Hawk Bloedel Schwengel Hanna Boothby Moore of Butler Shepard Hansen Brockmeyer Moore of Louisa Sherod Hanson Brookings Harris Mooty Sloane Brown Heinz Morris Smith Brownlie Huisman Nelson of Jasper Stiffler Strawman Buck Jones Nicholson Tate Burris Judd Nielsen Tierney Burrows Klemesrud Nystrom Uhlenhopp Oberman Butler Koch Van Zwol Clark of Kosek Oeth Appanoose Kuester Olson Voigtmann Walker Langland Oppedahl Cooksey Walter Palmer Cornick Loss Washburn Lucken Patrick Crabb Weiss Crosier Ludwig Paul Pedrick Weston Darrington Mallonee White Davis Martin Pendleton Eckels McEleney Pieper Young Fairchild McFarlane Ramseyer

The nays were, none.

Absent or not voting, 15:

Clark of Marion	Miller of Shelby	Norland	Shifflett
Hendrix	Munger	Poston	Soeth
Lisle	Nelson of	Putney	Stevens
Meyer	Woodhury	Robinson	Mr. Speaker

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

House File 294, a bill for an act to amend chapter three hundred forty-three (343), Code 1950, relating to county officers, with report of committee recommending amendment and passage, was taken up for consideration.

Klemesrud of Winnebago offered the following amendments proposed by the committee on compensation of public officers and employees and moved their adoption:

Amend House File 294 as follows:

1. Amend section one (1), line ten (10), by striking the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "fifteen (15)".

2. Further amend section one (1), line twelve (12), by changing the semicolon to a period following the word "injury" and striking the remainder of the sentence.

Amendments adopted.

McFarlane of Black Hawk offered the following amendments and moved their adoption:

Amend House File 294 as follows:

- 1. Section one (1), line three (3), by inserting after the word "each" the word "elective" and by adding at the end of said line the following: "county conference board, county board of education, and the".
- 2. Further amend section one (1), line eight (8), by inserting after the word "Each" the word "elective" and inserting after the word "the" in said line the following: "county conference board, county board of education, and the".

Amendments adopted.

Klemesrud of Winnebago offered the following amendment and moved its adoption:

Amend the title to House File 294 by changing the period at the end thereof to a comma (,) and adding the following: "county conference board and the county board of education."

Amendment adopted.

Klemesrud of Winnebago moved that the bill be read a last time now which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Eckels Abel Martin Oppedahl Palmer Aubrev Fairchild McEleney Bass Fiene McFarlane Patrick McNeal Berry Frey Paul Bloedel Goode Mensing Pedrick Boothby Hanna Metz Pendleton Brockmeyer Hansen Meyer Pieper Brookings Hanson Miller of Putney Brownlie Black Hawk Harris Ramseyer Buck Moore of Butler Heinz Ringgenberg Moore of Louisa Burris Huisman Robinson Burrows Mooty Jones Ryan Butler Judd Morris Sar Clark of Klemesrud Munger Schroeder Nelson of Jasper Koch Shepard Appanoose Cooksey Kosek Nelson of Sherod Cornick Kuester Woodbury Shifflett Crabb Langland Nielsen Sloane Crosier Nystrom Loss Smith Darrington Lucken Oberman Soeth Davis Mallonee Oeth Stiffler

Strawman Tate Uhlenhopp Van Zwol

Voigtmann Walker Walter

Washburn Weiss Weston

White Young Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Brown Clark of Marion Gallup

Hendrix

Lisle Ludwig Miller of Shelby Nicholson

Norland Olson Poston

Schwengel Stevens Tierney

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

House File 123, a bill for an act to amend section three hundred thirty-seven point eleven (337.11), subsection eleven (11), Code 1950, relating to the compensation of sheriffs for feeding prisoners, with report of committee recommending passage, was taken up for consideration.

Loss of Kossuth offered the following amendment filed by him and moved its adoption:

Amend House File 123 by striking the word "fifty-five" appearing in line four (4) and inserting in lieu thereof the word "fifty" and by adding thereto the following:

"Further amend by adding after the comma (,) appearing in line two (2) of subsection eleven (11) of section 337.11 the following: 'and in counties having a population of sixty thousand and not more than eighty thousand, forty cents for each meal."

Amendment adopted.

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, 94:

Abel Aubrev Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Butler

Clark of Appanoose Cooksey Cornick Crabb Crosier Darrington Eckels Fairchild Fiene Frev Gallup Goode

Hanna Hansen Hanson Harris Heinz Huisman Jones Judd Klemesrud Koch

Kosek

Kuester

Langland

Loss Lucken Ludwig Mallonee Martin McElenev McFarlane McNeal Mensing Metz Meyer Miller of Black Hawk Miller of Shelby Oppedahl Ryan Strawman Moore of Butler Palmer Sar Tate Patrick Schroeder Van Zwol Mooty Paul Schwengel Voigtmann Morris Nelson of Jasper Pedrick Walker Shepard Walter Nicholson Pendleton Sherod Shifflett Washburn Nielsen Pieper Norland Poston Sloane Weiss Nystrom Ramseyer Smith Weston Soeth White Oberman Ringgenberg Robinson Stiffler Young Olson

The nays were, none.

Absent or not voting, 14:

Burrows Clark of Marion	Lisle Moore of Louisa	Nelson of Woodbury	Stevens Tierney
Davis	Munger	Oeth	Uhlenhopp
Hendrix	100	Putney	Mr. Speaker

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

SENATE FILE 230 SUBSTITUTED FOR HOUSE FILE 341

Klemesrud of Winnebago asked and obtained unanimous consent to substitute Senate File 230 for House File 341.

Senate File 230, a bill for an act relating to the per diem salary of county, municipal and school examiners and their assistants and to amend section eleven point nine (11.9), Code 1950, with report of committee recommending passage, 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, 94:

Abel	Cooksey	Heinz	McNeal
Aubrey	Cornick	Huisman	Mensing
Bass	Crabb	Jones	Metz
Berry	Crosier	Judd	Miller of
Bloedel	Darrington	Klemesrud	Black Hawk
Boothby	Eckels	Koch	Miller of Shelby
Brockmeyer	Fairchild	Kosek	Moore of Butler
Brookings	Fiene	Kuester	Mooty
Brown	Frey	Langland	Morris
Brownlie	Gallup	Loss	Munger
Buck	Goode	Lucken	Nelson of Jasper
Burris	Hanna	Ludwig	Nicholson
Butler	Hansen	Mallonee	Nielsen
Clark of	Hanson	Martin	Norland
Appanoose	Harris	McEleney	Nystrom

Voigtmann Walker Oberman Putney Sherod Olson Ramseyer Sloane Oppedahl Ringgenberg Smith Walter Washburn Palmer Robinson Soeth Stiffler Weiss Patrick Ryan Pedrick Strawman Weston Sar White Pendleton Schroeder Tate Uhlenhopp Pieper Schwengel Young Poston Shepard Van Zwol Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Burrows Lisle Nelson of Shifflett
Clark of Marion
Davis Meyer Oeth Tierney
Hendrix Moore of Louisa
Paul

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

SENATE FILE 229 SUBSTITUTED FOR HOUSE FILE 308

Klemesrud of Winnebago asked and obtained unanimous consent to substitute Senate File 229 for House File 308.

Senate File 229, a bill for an act to amend section five hundred thirty-four point ninety-seven (534.97), Code 1950, relating to compensation of building and loan examiners, with report of committee recommending passage, 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, 93:

Abel Darrington Kosek Munger Kuester Nelson of Jasper Aubrey Davis Langland Eckels Nicholson Bass Fairchild Nielsen Berry Loss Norland Bloedel Fiene Lucken Boothby Frey Ludwig Nystrom Brockmeyer Gallup Mallonee Oberman Goode Martin Brookings Oppedahl Hanna McEleney Palmer Brown Hansen Brownlie McNeal Patrick Hanson Mensing Paul Buck Harris Metz Pedrick Burris Butler Heinz Miller of Pendleton Clark of Huisman Black Hawk Pieper Jones Miller of Shelby Poston Appanoose Judd Moore of Butler Putney Cornick Mooty Crabb Klemesrud Ramseyer Crosier Koch Morris Ringgenberg

Weiss Ryan Sloane Uhlenhopp Van Zwol Weston Smith Sar White Schroeder Soeth Voigtmann Schwengel Stiffler Walker Young Shepard Mr. Speaker Strawman Walter Tate Washburn Sherod

The nays were, none.

Absent or not voting, 15:

Burrows Clark of Marion	Lisle McFarlane	Nelson of Woodbury	Robinson Shifflett
Cooksey	Meyer	Oeth	Stevens
Hendrix	Moore of Louisa	Olson	Tierney

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

House File 263, a bill for an act to amend section four hundred eleven point six (411.6), Code 1950, relating to retirement systems for policemen and firemen and benefits thereunder, with report of committee recommending passage, was taken up for consideration.

Munger 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, 100:

Abel Aubrey Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose Cooksey Cornick Crabb Crosier Darrington Davis Eckels	Gallup Goode Hanna Hansen Hansen Harris Heinz Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal	Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Oppedahl Palmer Patrick Paul Pedrick Pendleton	Ramseyer Ringgenberg Robinson Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stiffler Strawman Tate Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss
Eckels	McNeal	Pendleton	Weiss
Fairchild Fiene Frey	Mensing Metz	Pieper Poston Putney	Weston White Young

The nays were, none.



Absent or not voting, 8:

Clark of Marion Hendrix

Lisle Meyer Olson Stevens Tierney Mr. Speaker

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

Speaker Lynes in the chair.

CONSIDERATION OF BILLS

House File 450, a bill for an act to amend chapter two hundred sixty-four (264), Code 1950, by inserting therein a new section relating to transfer of college credits, with report of committee recommending amendment and passage, was taken up for consideration.

Miller of Black Hawk offered the following amendments proposed by the committee on schools, libraries, state educational institutions, and moved their adoption:

- 1. Amend House File 450, section one (1), line four (4), by inserting before the word "Any" the words "After July 4, 1951."
- 2. Amend House File 450, section one (1), line five (5), by inserting after the word "any" the word "undergraduate."

Amendments adopted.

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

On the question "Shall the bill pass?"

The ayes were, 88:

Abel Eckels Aubrey Fiene Bass Frey Gallup Berry Bloedel Goode Brockmeyer Hanna Brookings Hansen Brownlie Hanson Buck Harris . Burris Heinz Burrows Hendrix Butler Huisman Clark of Jones Judd Appanoose Cooksey Klemesrud Cornick Koch Crosier Kosek Darrington Kuester Davis Langland

Lisle Loss Lucken Mallonee Martin McEleney Mensing Metz Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Nelson of Woodbury Nicholson

Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Pedrick Pendleton Pieper Ramseyer Robinson Ryan Sar Schroeder Schwengel Shepard Sherod

Shifflett

Smith Tate Walter White
Soeth Van Zwol Washburn Young
Stiffler Voigtmann Weiss Mr. Speaker
Strawman Walker Weston

The nays were, 8:

McNeal Nielsen Uhlenhopp

Absent or not voting, 17:

Ludwig Boothby Patrick Ringgenberg Brown McFarlane Paul Sloane Clark of Marion Meyer Poston Stevens Putney Tierney Crabb Munger Fairchild

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

House File 327, a bill for an act to amend sections forty-eight point eleven (48.11), forty-eight point twelve (48.12) and forty-eight point thirteen (48.13), Code 1950, relating to permanent registration, with report of committee recommending amendment and passage, was taken up for consideration.

Kosek of Linn offered the following amendments proposed by the committee on elections, political and judicial districts, and moved their adoption:

- 1. Amend House File 327, section one (1), line three (3), by striking the word "twentieth" (20th) and inserting in lieu thereof the word "four-teenth" (14th).
- 2. Amend section two (2), line three (3), by striking the word "twentieth" (20th) and inserting in lieu thereof the word "fourteenth" (14th).
- 3. Amend section three (8), lines three (3), five (5) and seven (7), by striking the word "nineteen" (19) and inserting in lieu thereof the word "thirteen" (13).
- 4. Further amend by adding a new section: Section forty-eight point seven (48.7) is hereby amended by striking from line eleven (11) thereof the word "ten" (10) and inserting in lieu thereof the word "fourteen" (14); further amend said section, line eighteen (18), by striking the word "ten" (10) and inserting in lieu thereof the word "fourteen" (14).

Amendments adopted.

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

Amend the title to House File 327 by inserting after the word "sections" in the first line thereof the following words and figures "forty-eight point seven (48.7),".

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?"

Rule 18 invoked.

The ayes were, 52:

Abel	Harris	McEleney	Ryan
Berry	Heinz	Mensing	Sar
Bloedel	Huisman	Miller of	Sherod
Boothby	Jones	Black Hawk	Shifflett
Brookings	Judd	Miller of Shelby	Sloane
Brownlie	Klemesrud	Mooty	Strawman
Buck	Koch	Munger	Tate
Butler	Kosek	Oberman	Tierney
Crosier	Kuester	Oeth	Uhlenhopp
Darrington	Langland	Oppedahl	Voigtmann
Davis	Lisle	Palmer	Weston
Eckels	Lucken	Patrick	Young
Frey	Mallonee	Pendleton	Mr. Speaker
Goode			

The nays were, 51:

Aubrey	Hansen	Nelson of	Robinson
Bass	Hanson	Woodbury	Schroeder
Brockmeyer	Loss	Nicholson	Schwengel
Burris	Ludwig	Nielsen	Shepard
Burrows	Martin	Norland	Smith
Clark of	McFarlane	Nystrom	Soeth
Appanoose	McNeal	Paul	Stiffler
Cooksey	Metz	Pedrick	Van Zwol
Cornick	Meyer	Pieper	Walker
Crabb	Moore of Butler	Poston	Walter
Fairchild	Moore of Louisa	Putney	Washburn
Fiene	Morris	Ramseyer	Weiss
Gallup	Nelson of Jasper	Ringgenberg	White
Hanna	•		

Absent or not voting, 5:

Brown	Hendrix	Olson	Stevens
Clark of Marion			

The bill not having received a constitutional majority was declared to have failed to pass the House.

McFarlane of Black Hawk moved to reconsider the vote by which House File 327 failed to pass the House.

On the question "Shall the vote be reconsidered?"

The ayes were, 66:

Abel	Boothby	Butler	Davis
Bass	Brookings	Cornick	Eckels
Berry	Brownlie	Crosier	Fiene
Bloedel	Buck	Darrington	Frey

Lucken Nelson of Gallup Sherod Sloane Mallonee Woodbury Goode Martin Nicholson Smith Heinz Huisman McElenev Oberman Strawman Jones McFarlane Oeth Tate Judd McNeal Oppedahl Tierney Palmer Uhlenhopp Klemesrud Mensing Miller of Van Zwol Koch Patrick Kosek Black Hawk Voigtmann Paul Walter Kuester Miller of Shelby Pendleton Langland Mooty Ringgenberg Washburn Lisle Morris Ryan Weston Mr. Speaker Sar Loss Munger

The nays were, 34:

Hanna Nelson of Jasper Schwengel Aubrev Shepard Shifflett Nielsen Brockmeyer Hansen Burris Norland Harris Hendrix Burrows Nystrom Soeth Clark of Ludwig Pedrick Stiffler Appanoose Metz Pieper Weiss Cooksey Poston White Mever Moore of Butler Crabb Ramseyer Young Moore of Louisa Schroeder Fairchild

Absent or not voting, 8:

Brown Hanson Putney Stevens Clark of Marion Olson Robinson Walker

There being more than a constitutional majority voting in the affirmative, motion prevailed.

The House resumed consideration of House File 327, a bill for an act to amend sections forty-eight point eleven (48.11), forty-eight point twelve (48.12) and forty-eight point thirteen (48.13), Code 1950, relating to permanent registration.

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, 72:

Abel **Eckels** Kosek Miller of Fiene Black Hawk Bass Kuester Berry Langland Frey Miller of Shelby Bloedel Goode Lisle Mooty Boothby Morris Hanson Loss Brookings Harris Lucken Munger Brownlie Mallonee Heinz Nelson of Buck Hendrix McEleney Woodbury Butler Huisman McFarlane Nicholson Cornick Mensing Oberman Jones Crosier Judd Metz Oeth Oppedahl Darrington Klemesrud Meyer Davis Koch Palmer

04----

Washham

Patrick Paul Pendleton Putney Ringgenberg Ryan	Sar Sherod Shifflett Sloane Smith Stiffler	Strawman Tate Tierney Uhlenhopp Voigtmann Walter	Washburn Weiss Weston Young Mr. Speaker
The nays were	, 27:		
Aubrey Brockmeyer Burris Burrows Clark of Appanoose Cooksey	Crabb Fairchild Gallup Hanna Hansen Ludwig Martin	McNeal Moore of Butler Moore of Louisa Nielsen Norland Nystrom Pieper	Ramseyer Schroeder Schwengel Shepard Soeth Van Zwol White
Absent or not	voting, 9:		
Brown Clark of Marion Nelson of Jasper	Olson Pedrick	Poston Robinson	Stevens Walker

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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.

HOUSE FILES 120 AND 585 WITHDRAWN

Nelson of Woodbury asked and obtained unanimous consent to withdraw House File 120 and House File 585 from further consideration by the House.

HOUSE FILE 523 WITHDRAWN

Brookings of Pottawattamie asked and obtained unanimous consent to withdraw House File 523 from further consideration by the House.

On motion by Goode of Davis, the House recessed until 2:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

CONSIDERATION OF BILLS

House File 386, a bill for an act to amend chapter three hundred three (303), Code 1950, and to amend sections three hundred three point one (303.1), three hundred three point two (303.2) and three hundred three point three (303.3), Code 1950, to establish a state engineering and architectural library and relating to state libraries, with report of committee recommending passage, was taken up for consideration.

Ringgenberg 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, 90:

Abel	Heinz	Moore of Butler	Robinson
Bass	Huisman	Moore of Louisa	Ryan
Berry	Jones	Mooty	Sar
Bloedel	Judd	Morris	Schroeder
Brockmeyer	Klemesrud	Munger	Shepard
Brookings	Koch	Nelson of Jasper	Sherod
Brownlie	Kosek	Nelson of	Shifflett
Buck	Kuester	Woodbury	Sloane
Burris	Langland	Nicholson	Smith
Burrows	Loss	Nielsen	Soeth
Butler	Lucken	Norland	Stevens
Clark of	Ludwig	Oberman	Strawman
Appanoose	Mallonee	Oeth	Tierney
Cooksey	Martin	Olson	Uhlenhopp
Cornick	McEleney	Oppedahl	Van Zwol
Crabb	McFarlane	Palmer	Voigtmann
Crosier	McNeal	Paul	Walker
Darrington	Mensing	Pedrick	Walter
Davis	Metz	Pendleton	Washburn
Fairchild	Meyer	Pieper	Weiss
Frey	Miller of	Putney	Weston
Gallup	Black Hawk	Ramseyer	Young
Goode	Miller of Shelby	Ringgenberg	Mr. Speaker
Harris			

The nays were, 6:

Boothby Fiene	Hanson Poston	Stiffler	White
Absent or not	voting, 12:		
Aubrey	Eckels	Hendrix	Patrick
Brown	Hanna	Lisle	Schwengel
Clark of Marion	Hansen	Nystrom	Tate

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

House File 498, a bill for an act to amend section three hundred twenty-one point one (321.1), Code 1950, relating to motor vehicle definitions of words and phrases, with report of committee recommending passage, was taken up for consideration.

Shepard of Lucas offered the following amendment filed by him and Loss of Kossuth and moved its adoption:

Amend House File 498 by striking all of line five (5) thereof and inserting in lieu thereof the following: "vehicle of such deputy sheriffs as hold a certificate of appointment issued under the authority of section three hundred forty-one point two (341.2), Code 1950."

Amendment adopted.



Frey of Pottawattamie asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 980 of the Journal of March 20.

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, 96:

The ayes were,	30.		
Abel	Gallup	Miller of	Ryan
Bass	Goode	Black Hawk	Sar
Berry	Hanson	Miller of Shelby	Schroeder
Bloedel	Harris	Moore of Butler	Shepard
Boothby	Heinz	Moore of Louisa	Sherod
Brockmeyer	Huisman	Mooty	Shifflett
Brookings	Jones	Morris	Sloane
Brown	Judd	Munger	Smith
Brownlie	Klemesrud	Nelson of Jasper	
Buck .	Koch	Nicholson	Stevens
Burris	Kosek	Nielsen	Stiffler
Burrows	Kuester	Norland	Strawman
Butler	Langland	Oberman	Tate
Clark of	Lisle	Oeth	Tierney
Appanoose	Loss	Oppedahl	Van Zwol
Cooksey	Lucken	Palmer	Voigtmann
Cornick	Ludwig	Patrick	Walker
Crabb	Mallonee	Pedrick	Walter
Crosier	Martin	Pendleton	Washburn
Darrington	McEleney	Pieper	Weiss
Davis	McFarlane	Poston	Weston
Eckels	McNeal	Putney	White
Fairchild	Mensing	Ramseyer	Young
Fiene	Metz	Ringgenberg	Mr. Speaker
Frey	Meyer		3.5%

The nays were, none.

Absent or not voting, 12:

Aubrey Clark of Marion Hanna Hansen	Hendrix Nelson of Woodbury	Nystrom Olson Paul	Robinson Schwengel Uhlenhopp
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The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 156, a bill for an act to amend section one hundred forty-seven point seventeen (147.17), Code 1950, relating to general provisions of the practice acts to change the provisions governing medical examiners, with report of committee recommending passage, 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?"

The ayes were, 89:

Abel	Goode	Miller of Shelby	Ryan
Berry	Hanson	Moore of Louisa	Sar
Bloedel	Harris	Mooty	Schroeder
Boothby	Heinz	Morris	Shepard
Brockmeyer	Huisman	Munger	Sherod
Brownlie	Jones	Nelson of Jasper	Shifflett
Buck	Judd	Nelson of	Sloane
Burris	Klemesrud	Woodbury	Smith
Burrows	Koch	Nicholson	Soeth
Butler	Kosek	Nielsen	Stiffler
Clark of	Kuester	Norland	Strawman
Appanoose	Lisle	Oberman	Tate
Cooksey	Loss	Oeth	Tierney
Cornick	Lucken	Olson	Uhlenhopp
Crabb	Ludwig	Oppedahl	Van Zwol
Crosier	Mallonee	Palmer	Voigtmann
Darrington	Martin	Pedrick	Walker
Davis	McEleney	Pendleton	Walter
Eckels	McFarlane	Picper	Washburn
Fairchild	McNeal	Poston	Weiss
Fiene	Mensing	Putney	Weston
Frey	Miller of	Ramseyer	Young
Gallup	Black Hawk	Robinson	Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Aubrey	Hanna	Meyer	Ringgenberg
Bass	Hansen	Moore of Butler	Schwengel
Brookings	Hendrix	Nystrom	Stevens
Brown	Langland	Patrick	White
Clark of Marion	Metz	Paul	

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

HOUSE FILE 497 DEFERRED

House File 497, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road, with report of committee recommending passage, was taken up for consideration.

Walker of Hamilton moved to defer action on House File 497, the bill to retain its place on the calendar.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 154, 179, 265, 355, 378, 441, 491 and 602.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 154, 179, 265, 355, 378, 441, 491 and 602.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Files 154, 179, 265, 355, 378, 441, 491 and 602.

ELMER A. BASS, Chairman.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: April 2, 1951, House Files 236, 320, 399 and 453.

MOTION TO RECONSIDER FILED

Mr. Speaker: We move to reconsider the vote by which Senate File 232 failed to pass the House on April 2, 1951.

MENSING of Cedar.
BLOEDEL of Fremont.
BASS of Montgomery.
RYAN of Polk.
VOIGTMANN of Iowa.
VAN ZWOL of O'Brien.
LANGLAND of Winneshiek.

AMENDMENTS FILED

- 1 Amend House File 617, section twenty-eight (28), line
- 2 twenty (20), by striking the figures "\$46,600.00" and
- 8 inserting in lieu thereof the figures "\$51,600.00".
- 4 Further amend House File 617, section twenty-eight



- 5 (28), line twenty-one (21), by striking the figures "\$50,500.00"
- 6 and inserting in lieu thereof the figures "\$55,500.00".
- 7 Further amend House File 617, section twenty-eight
- 8 (28), line twenty-four (24), by striking the figures
- 9 "\$102,500.00" and inserting in lieu thereof the figures
- 10 "\$107,500.00".

VAN ZWOL of O'Brien. Moore of Butler. Buck of Marshall. GALLUP of Jefferson.

- 1 1. Amend House File 617, section two (2), line four (4),
- 2 by striking "3" after the word "June" and inserting in lieu
- 3 thereof the figure "30".

OLSON of Mitchell.

- 1 1. Amend House File 617, section thirty-three (33),
- 2 line eight (8), by striking the figures "8900.00" and
- 3 inserting in lieu thereof the figures "4200.00".

OLSON of Mitchell.

- 1 1. Amend the amendment to House File 617, section
- 2 twelve (12), by striking lines four (4) to nine (9),
- 3 inclusive.
- 4 2. Further amend House File 617, section twelve (12),
- 5 line nine (9), by striking the figures "74,500.00" and
- 6 inserting the figures "74,000.00".

OLSON of Mitchell.

- 1 Amend Senate File 232 as follows:
- 2 1. Amend and revise the title to read as follows:
- 3 "An act to amend sections six hundred ninety-five
- 4 point twenty-six (695.26), six hundred ninety-five point twenty-
- seven (695.27) and seven hundred thirty-two point seventeen
- 6 (732.17), Code 1950, relating to firearms and fireworks."
- 7 2. By adding thereto the following new sections:
- 8 "Sec. 4. Section six hundred ninety-five point twenty-six
- 9 (695.26), Code 1950, is hereby amended by striking the comma (,)
- 10 in line three (3) between the words 'pistol' and 'revolver' and
- 11 substituting in lieu thereof the word 'or'; and further amend
- 12 said section by striking from line three (3) the following:
- 13 ', or toy pistol'.
- 14 "Sec. 5. Section six hundred ninety-five point twenty-seven
- 15 (695.27), Code 1950, is hereby amended by striking from lines
- 16 two (2), three (3), four (4) and five (5) the following:
- 17 'toy pistols, toy revolvers, caps containing dynamite,
- 18 blank cartridges for toy revolvers or toy pistols, or'."

GOODE of Davis.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Wednesday, April 4, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 4, 1951.

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

Prayer was offered by the Reverend Raymond J. Cornell, Des Moines, a retired pastor of the Congregational Church.

The Journal of April 3 was corrected and approved.

PRESENTATION OF VISITORS

Nelson of Jasper presented to the House sixty-eight students from the social studies class of Monroe High School, accompanied by Leland L. Cook, instructor, and Charles Rupert, superintendent.

Cooksey of Clay presented to the House Mrs. Grace Avery, widow of A. H. Avery, former member of the House from Clay County.

Nelson of Jasper presented to the House Miss Lore Adam from Berlin, Germany. Miss Adam is spending six months in the United States sponsored by the Carrie Chapman Catt Memorial Fund for the "exchange of persons" program of the Women's Division, U. S. Department of Labor.

Poston of Wayne presented to the House the Honorable Harry F. Garrett, former member of the House from Wayne County.

Brownlie of Madison presented to the House the Honorable S. G. Hoeness, former member of the House from Madison County.

Uhlenhopp of Franklin presented to the House thirty-two members of the senior class from Franklin Consolidated School, Latimer, accompanied by Lee G. Hackbarth, superintendent, Peter Rayken and Paul Borcherding.

Sloane of Polk presented to the House ninety-six members of the ninth grade class, Valley High School, West Des Moines, accompanied by the following members of the faculty, Lloyd R. Patterson, Ray Mahannah and Orville Lane.

Oppedahl of Humboldt presented to the House twenty seniors from Renwick High School, accompanied by W. P. Wittmer, superintendent, Lyle Opheim, Mrs. P. H. Sadler and Floyd Huffacker.

Walker of Hamilton presented to the House fourteen seniors from Jewell High School, accompanied by Alfred W. Fischer, superintendent.

White of Keokuk presented to the House twenty-four students from Kinross Consolidated School, accompanied by V. M. Harsha, superintendent.

Morris of Dallas presented to the House the American government class from Adel High School, accompanied by Winfred Bly, principal.

Stiffler of Warren presented to the House thirty-one students from Norwalk Consolidated School, accompanied by Mrs. Pauline Henkle, teacher.

PETITIONS

Nystrom of Boone presented a petition signed by twenty-one residents of Boxholm urging support of House File 514.

Referred to the sifting committee.

Walker of Hamilton presented a petition signed by thirteen residents of Hamilton County urging support of House File 514.

Referred to the sifting committee.

Walker of Hamilton presented a petition signed by twenty-one residents of Hamilton County urging support of House File 514.

Referred to the sifting committee.

McEleney of Clinton presented a petition signed by nine teachers from Clinton urging support of House Files 202 and 189.

Referred to the sifting committee.

Berry of Calhoun presented a petition signed by seven grand jurors of Polk County urging support of House File 8 and Senate File 54.

Referred to the committee on appropriations.

McEleney of Clinton presented a petition signed by ten teach-



ers from Delmar Public School urging support of House Files 202 and 189.

Referred to the sifting committee.

McFarlane of Black Hawk presented a petition signed by one hundred twenty-nine residents of Waterloo urging support of House File 551 to create a legislative council.

Referred to the 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 493, a bill for an act to provide for the establishment of a minimum foundation program for the purpose of equalizing opportunity and the equalization of the tax burden in the several school districts of the state.

Also: That the Senate returns herewith House File 64, a bill for an act relating to fees for operator's and chauffeur's licenses.

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

House File 606, a bill for an act relating to the adoption, amendment, revision or repeal of rules and regulations adopted by administrative agencies of the State of Iowa.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 606

Amend House File 606 as follows:

- 1. Strike from section two (2) all of subsection two (2) and insert in lieu thereof the following:
- "2. Upon such approval by the attorney general the agency may adopt the rule or regulation and shall cause a copy thereof to be filed in the office of the secretary of state."
- 2. Strike from line four (4) of section five (5) the word "and" which follows the word "association" and insert in lieu thereof a comma (,).

Further amend said section by inserting in line four (4) after the word "judge" the words ", and to any person requesting same".

3. Strike from lines nine (9) and ten (10) of section six (6) the words "as provided in subsection two (2) of section two (2)".

Further amend said section by adding at the end thereof the following: "The agency shall give thirty days notice of the time and place of such hearing to said petitioners by registered mail."

4. Further amend House File 606 by striking from lines six (6) and seven (7) of section eight (8) the words: "having the force and effect of law".

SENATE MESSAGE CONSIDERED

Senate File 295, a bill for an act to amend section two hundred forty-seven point twenty-three (247.23), Code 1950, relating to expenditures of the board of parole in caring for a court parolee.

Read first time and referred to sifting committee.

INTRODUCTION OF BILLS

House File 626, by committee on insurance, a bill for an act to amend chapter five hundred five (505), Code 1950, relating to discriminatory practices regarding Iowa insurance companies.

Read first time and referred to sifting committee.

House File 627, by committee on insurance, a bill for an act to amend section five hundred fifteen point one hundred twelve (515.12), Code 1950, relating to excess and coinsurance riders and exceptions thereto.

Read first time and referred to sifting committee.

House File 628, 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, 1951, and ending June 30, 1953, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund and the old age assistance fund.

Read first time and placed on the appropriations calendar.

House File 629, by committee on appropriations, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1951, and ending June 30, 1953.

Read first time and placed on the appropriations calendar.

MOTION TO RECONSIDER LOST

Tate of Cerro Gordo called up for consideration the motion to reconsider the vote by which House File 64 passed the House, filed by Goode of Davis, Meyer of Sac, Poston of Wayne and Hendrix of Muscatine, found on page 1141 of the Journal of March 30.

Van Zwol of O'Brien moved the previous question.

Motion prevailed.



On the question "Shall the vote be reconsidered?"

The ayes were, 46:

Boothby	Heinz	Miller of	Ringgenberg
Brockmeyer	Hendrix	Black Hawk	Robinson
Brown	Huisman	Moore of Butler	Ryan
Brownlie	Judd	Munger	Sherod
Buck	Klemesrud	Nelson of	Shifflett
Clark of	Kosek	Woodbury	Smith
Appanoose	Langland	Norland	Stevens
Clark of Marion	Lisle ·	Nystrom	Stiffler
Crosier	Lucken	Olson	Van Zwol
Eckels	McEleney	Patrick	Walker
Fiene	McFarlane	Pieper	Walter
Goode	Meyer	Poston	Washburn
Hanna			

The nays were, 53:

Abel	Gallup	Mooty	Schwengel
Bass	Hansen	Morris	Shepard
Berry	Hanson	Nelson of Jasper	Sloane
Brookings	Harris	Nicholson	Soeth
Burris	Jones	Nielsen	Strawman
Burrows	Koch	Oberman	Tate
Butler	Kuester	Oeth	Tierney
Cooksey	Loss	Oppedahl	Uhlenhopp
Cornick	Ludwig	Palmer	Voigtmann
Crabb	Martin	Pedrick	Weiss
Darrington	McNeal	Pendleton	Weston
Davis	Mensing	Ramseyer	White
Fairchild Frey	Moore of Louisa	Schroeder	Young

Absent or not voting, 9:

Aubrey	Metz	Paul	Sar
Bloedel	Miller of Shelby	Putney	Mr. Speaker
Mallonee	the strategy reports and the accomplished to the	0.0000000000000000000000000000000000000	

The motion not having received a constitutional majority was lost.

CONSIDERATION OF BILLS

The House resumed consideration of House File 497, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road.

Bass of Montgomery offered the following amendment proposed by him and Frey of Pottawattamie and moved its adoption:

Amend House File 497 by adding immediately after the word "machines" the following: "or so printed by hand that all four copies thereof are legible".

Amendment adopted.

Walker of Hamilton moved that the bill be read a last time now

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

On the question "Shall the bill pass?" the vote was:

The ayes were, 89:

Aubrey Bass	Frey Gallup	Mensing Meyer	Ryan Schroeder
	Hanna	Miller of	Schwengel
Berry Bloedel		Black Hawk	
	Hansen		Shepard
Boothby	Hanson	Mooty	Sherod
Brockmeyer	Harris	Morris	Sloane
Brookings	Hendrix	Munger	Smith
Brown	Huisman	Nicholson	Soeth
Brownlie	Jones	Nielsen	Stevens
Buck	Judd	Norland	Stiffler
Burris	Klemesrud	Oberman	Strawman
Butler	Koch	Oeth	Tierney
Clark of	Kosek	Olson	Uhlenhopp
Appanoose	Langland	Oppedahl	Van Zwol
Clark of Marion	Lisle	Patrick	Voigtmann
Cornick	Loss	Paul	Walker
Crabb	Lucken	Pedrick	Walter
Crosier	Ludwig	Pendleton	Washburn
Darrington	Mallonee	Pieper	Weston
Davis	Martin	Poston	White
Eckels	McEleney	Ramseyer	Young
Fairchild	McFarlane	Ringgenberg	Mr. Speaker
Fiene	McNeal	Robinson	

The nays were, 3:

Burrows Moore of Butler Moore of Louisa

Absent or not voting, 16:

41.1	36.4-	NT	C1.:M-44
Abel	Metz	Nystrom	Shifflett
Cooksey	Miller of Shelby	Palmer	Tate
Goode	Nelson of Jasper	Putney	Weiss
Heinz	Nelson of	Sar	
Kuester	Woodbury		

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

House File 149, a bill for an act to amend section three hundred twenty-one point two hundred thirty-six (321.236), Code 1950, relating to powers of local authorities, and to amend section three hundred eighty-nine point thirty-nine (389.39), Code 1950, relating to the powers of local authorities to regulate the use of streets and highways, with report of committee recommending amendment and passage, was taken up for consideration.

Sloane of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 149 as follows:

- 1. Section one (1), line six (6), by adding after the word "fee" the following: "in cities and towns having a population in excess of sixty thousand (60,000)".
- 2. Section two (2), line five (5), by adding after the word "therefor" the following: "in cities and towns having a population in excess of sixty thousand (60,000)".

Pendleton of Buena Vista offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 149, line four (4), by striking the words and figures "sixty thousand (60,000)" and inserting in lieu thereof the words and figures "six thousand (6,000)".

Further amend the amendment to House File 149, line seven (7), by striking the words and figures "sixty thousand (60,000)" and inserting in lieu thereof the words and figures "six thousand (6,000)".

Amendment to amendment adopted.

Sloane of Polk asked and obtained unanimous consent to withdraw his amendment as amended.

Sloane of Polk offered the following amendment proposed by the committee on cities and towns and moved its adoption:

Amend House File 149 as follows:

- 1. By removing quotation marks and period (.) at the end of line six (6), section one (1), and substituting a comma (,) for the period so removed and adding the following: "provided that neither registration or license nor penalty shall exceed one dollar."
- 2. By removing the quotation marks and period (.) at the end of line five (5), section two (2), and substituting a comma (,) for the period so removed and adding the following: "provided that neither registration or license nor penalty shall exceed one dollar."

Amendment adopted.

Brown of Mahaska moved to reconsider the vote by which the committee amendment was adopted.

Motion prevailed.

Brown of Mahaska offered the following amendment to the amendment:

Amend the committee amendment to House File 149, line six (6), by striking the words "one dollar" and inserting in lieu thereof the words "twenty-five cents".

Further amend the amendment to House File 149, line eleven (11), by striking the words "one dollar" and inserting in lieu thereof the words "twenty-five cents".

Sloane of Polk offered the following substitute amendment to the amendment and moved its adoption:

Amend the committee amendment to House File 149, line six (6), by striking the words "one dollar" and inserting in lieu thereof the words "fifty cents".

Further amend the amendment to House File 149, line eleven (11), by striking the words "one dollar" and inserting in lieu thereof the words "fifty cents".

Roll call demanded by Brown of Mahaska and Sloane of Polk.

On the question "Shall the substitute amendment be adopted?"

The ayes were, 32:

Bass	Ludwig	Nystrom	Schroeder
Bloedel	Mallonee	Oberman	Schwengel
Brownlie	Martin	Oeth	Sloane
Burris	Mensing	Palmer	Smith
Burrows	Mooty	Paul	Soeth
Butler	Nelson of	Pendleton	Tierney
Fiene	Woodbury	Ryan	Washburn
Hanson	Nielsen	Sar	Weiss
Langland			.,

The nays were, 55:

Abel	Davis	Lisle	Pieper
Berry	Eckels	Loss	Poston
Boothby	Frey	Lucken	Ringgenberg
Brockmeyer	Gallup	McEleney	Shepard
Brookings	Goode	McFarlane	Sherod
Brown	Hanna	Meyer	Shifflett
Buck	Harris	Miller of Shelby	Stiffler
Clark of	Heinz	Moore of Butler	Strawman
Appanoose	Huisman	Moore of Louisa	Tate
Clark of Marion	Jones	Munger	Van Zwol
Cornick	Judd	Nicholson	Walter
Crabb	Klemesrud	Olson	Weston
Crosier	Kosek	Patrick	White
Darrington	Kuester	Pedrick	Young

Absent or not voting, 21:

Aubrey	McNeal	Norland	Stevens
Cooksey	Metz	Oppedahl	Uhlenhopp
Fairchild	Miller of	Putney	Voigtmann
Hansen	Black Hawk	Ramseyer	Walker
Hendrix	Morris	Robinson	Mr. Speaker
Koch	Nelson of Jasper		

Substitute amendment to amendment lost.

Brown of Mahaska moved the adoption of his amendment to the committee amendment.

Amendment to amendment adopted.

Brown of Mahaska moved the adoption of the committee amendment as amended.

Amendment as amended 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, 92:

Abel	Fiene	Mensing	Putney
Aubrey	Frev	Meyer	Ringgenberg
Bass	Gallup	Moore of Butler	Robinson
Berry	Goode	Moore of Louisa	Ryan
Boothby	Hansen	Mooty	Sar
Brockmeyer	Hanson	Morris	Schroeder
Brookings	Harris	Munger	Shepard
Brown	Heinz	Nelson of Jasper	Sherod
Brownlie	Huisman	Nelson of	Sloane
Buck	Jones	Woodbury	Smith
Burris	Judd	Nicholson	Soeth
Burrows	Klemesrud	Nielsen	Stiffler
Butler	Koch	Norland	Strawman
Clark of	Kosek	Nystrom	Tate
Appanoose	Kuester	Oeth	Van Zwol
Clark of Marion	Langland	Olson	Voigtmann
Cooksey	Lisle	Oppedahl	Walter
Cornick	Loss	Palmer	Washburn
Crabb	Lucken	Paul	Weiss
Crosier	Ludwig	Pedrick	Weston
Darrington	Mallonee	Pendleton	White
Davis	Martin	Pieper	Young
Eckels	McEleney	Poston	Mr. Speaker
Fairchild	McNeal		

The nays were, 5:

Hanna	Miller of Shelby	Patrick	Schwengel
Hendrix	33. And the second of the seco		

Absent or not voting, 11:

Bloedel	Miller of	Ramseyer	Tierney
McFarlane	Black Hawk	Shifflett	Uhlenhopp
Metz	Oberman	Stevens	Walker

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

House File 592, a bill for an act to change the official designation of the four state hospitals for insane to Mental Health Institutes at the cities and towns wherein located, 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 vote was:

The ayes were, 94:

Abel Aubrey Bass Berry Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crosier Davis Eckels Fairchild Fiene	Goode Hanna Hansen Hansen Harris Hendrix Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Martin McEleney McNeal Mensing Meyer Miller of	Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston	Ringgenberg Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Smith Soeth Stevens Stiffler Strawman Tate Van Zwol Voigtmann Walker Walker Washburn Weiss Weston White Young
	Meyer		
Frey Gallup	Black Hawk	Putney	Mr. Speaker

The nays were, 2:

Huisman Mallonee

Absent or not voting, 12:

Bloedel Heinz Nelson of Jasper Sloane
Crabb McFarlane Ramseyer Tierney
Darrington Metz Robinson Uhlenhopp

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

House File 617, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, of the State of Iowa, for the purpose provided by law, was taken up for consideration.

Olson of Mitchell asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend House File 617, section two (2), line four (4), by striking "3" after the word "June" and inserting in lieu thereof the figure "80".

Olson of Mitchell offered the following amendment and moved its adoption:

Amend House File 617, section thirty-seven (37), line thirty-four (34), by striking the word "Section" and inserting in lieu thereof the word "Chapter".

Amendment adopted.

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

- 1. Amend House File 617, section four (4), line nine (9), by striking the figures "\$3,300.00" and inserting in lieu thereof the figures "\$4,000.00".
- 2. Further amend House File 617, section four (4), line eleven (11), by striking the figures "27,742.00" and inserting in lieu thereof the figures "27.042.00".

Amendment adopted.

Olson of Mitchell asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend House File 617, section twelve (12), line ten (10), by striking the words and figures "For Civilian Defense \$20,000.00".

Further amend House File 617, section twelve (12), line thirteen (13), by striking the figures "\$100,000.00" and inserting in lieu thereof the figures "\$80,500.00".

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

Amend House File 617, section twelve (12), by striking in line seven (7) the figures "5,500.00" and inserting in lieu thereof the figures "6,000.00".

Amendment adopted.

Olson of Mitchell asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend the amendment to House File 617, section twelve (12), by striking lines four (4) to nine (9), inclusive.

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

Amend House File 617, section twelve (12), line nine (9), by striking the figures "74,500.00" and inserting the figures "74,000.00".

Amendment adopted.

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

Amend House File 617 by striking section sixteen (16) and inserting in lieu thereof the following:

"Sec. 16. A. For the Iowa Employment Security Commission for the



administration of chapter 96, Code 1950 (Iowa Employment Security Law), there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1951, and ending June 30, 1953, the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary to be used in the following manner: Provided that this appropriation shall not be expended or made available for expenditure in any manner which would permit its substitution for or a corresponding reduction in federal funds which in the absence of this appropriation would be available to finance the expenditures for the administration of the Iowa Employment Security Commission. Provided further that no funds so appropriated shall be used for operation of a teachers' placement service.

For salaries, support, maintenance and miscellaneous purposes including for each member of the Iowa Employment Security Commission the sum of five hundred dollars (\$500) as salary increase which shall be in addition to the salary now provided for each member in chapter 96, Code 1950\$5,000.00

B. For the Iowa Employment Security Commission for the administration of chapter 97, Code 1950 (Iowa Old Age and Survivors' Insurance System), there is hereby appropriated from the general fund of the State of Iowa for each year of the biennium beginning July 1, 1951, and ending June 30, 1953, the sum of seventy-six thousand dollars (\$76,000) or so much thereof as may be necessary to be used in the following manner:

For salaries, support and maintenance and miscellaneous purposes in the administration of chapter 97, Code 1950......\$76,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the Iowa Employment Security Commission.......\$81,000.00".

Amendment adopted.

Olson of Mitchell offered the following amendment proposed by the committee on appropriations:

Amend House File 617, section eighteen (18), by striking in lines four (4) and five (5) the words "as may be necessary" and inserting in lieu thereof the words "thereof as the Comptroller may, in his judgment, deem to be necessary in the event of deficit operation of the Iowa State Fair Board and".

Moore of Butler moved the previous question.

Motion prevailed.

CONCERT BY GRANDVIEW COLLEGE CHOIR

The Grandview College Choir, Des Moines, conducted by Professor Oluf C. Lund, gave a concert of several choral selections before the House at 12:30 p.m., today.

On motion by Kuester of Cass, the House recessed until 2:00 p.m., today.



AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Nelson of Jasper presented to the House thirty students from the American government class of Newton High School, accompanied by H. A. Lynn, principal.

Moore of Butler presented to the House twenty-eight seniors from the American government class of Dumont High School, accompanied by J. Edward Lee, principal.

CONSIDERATION OF BILLS

The House resumed consideration of House File 617, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, of the State of Iowa, for the purpose provided by law.

Olson of Mitchell called up for consideration the following amendment proposed by the committee on appropriations and moved its adoption:

Amend House File 617, section eighteen (18), by striking in lines four (4) and five (5) the words "as may be necessary" and inserting in lieu thereof the words "thereof as the Comptroller may, in his judgment, deem to be necessary in the event of deficit operation of the Iowa State Fair Board and".

Roll call demanded by Pendleton of Buena Vista and Kuester of Cass.

On the question "Shall the amendment be adopted?"

Rule 18 invoked.

The ayes were, 50:

Z 110 mJ co 110	20,00.		
Bass	Gallup	Meyer	Patrick
Bloedel	Hanna	Miller of	Paul
Boothby	Hansen	Black Hawk	Pedrick
Brookings	Jones	Miller of Shelby	Pieper
Brown	Judd	Moore of Butler	Ringgenberg
Brownlie	Klemesrud	Morris	Sar
Buck	Koch	Munger	Soeth
Burrows	Kosek	Nelson of Jasper	Stevens
Butler	Kuester	Nicholson	Strawman
Cornick	Langland	Norland	Voigtmann
Eckels	Lisle	Nystrom	Washburn
Fairchild	Lucken	Olson	Weiss
Frev	Mallonee	Palmer	



The nays were, 54:

Abel	Hanson	Nelson of	Shepard
Berry	Harris	Woodbury	Shifflett
Brockmeyer	Heinz	Nielsen	Sloane
Burris	Hendrix	Oberman	Smith
Clark of	Huisman	Oeth	Stiffler
Appanoose	Loss	Oppedahl	Tate
Clark of Marion	Ludwig	Pendleton	Tierney
Cooksey	Martin	Poston	Uhlenhopp
Crabb	McEleney	Putney	Van Zwol
Crosier	McFarlane	Ramseyer	Walker
Darrington	McNeal	Robinson	Walter
Davis	Mensing	Ryan	Weston
Fiene	Moore of Louisa	Schroeder	White
Goode	Mooty	Schwengel	Young

Absent or not voting, 4:

Aubrey Metz Sherod Mr. Speaker

Amendment lost.

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

- 1. Amend House File 617, section twenty-four (24), line seven (7), by striking the figures "\$3,900.00" and inserting in lieu thereof the figures "\$4.200.00".
- 2. Further amend House File 617, section twenty-four (24), line nine (9), by striking the figures "60,050.00" and inserting in lieu thereof the figures "59,750.00".

Amendment adopted.

Olson of Mitchell offered the following amendment filed by Palmer of Lee and moved its adoption:

Amend House File 617, section twenty-eight (28), line eight (8), by striking the figures "\$2,900.00" and inserting in lieu thereof the figures "\$3,900.00".

Further amend House File 617, section twenty-eight (28), line ten (10), by striking the figures "\$24,100.00" and inserting in lieu thereof the figures "\$23,100.00".

Amendment adopted.

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

Amend House File 617, section thirty-three (33), line eight (8), by striking the figures "3900.00" and inserting in lieu thereof the figures "4200.00".

Amendment adopted.

Olson of Mitchell offered the following amendment and moved its adoption:

Amend House File 617, section thirty-three (33), line ten (10), by striking the figures "\$17,100.00" and inserting in lieu thereof the figures "\$16,800.00".

Amendment adopted.

Olson of Mitchell offered the following amendment filed by him and moved its adoption:

Amend House File 617 by adding thereto the following:

Sec. 53. Notwithstanding the provisions of section fifty (50) of this act, there is hereby appropriated for the Iowa liquor control commission the sum of nine hundred dollars (\$900) for each year of the biennium, beginning July 1, 1951, and ending June 30, 1953, to be used in the following manner:

For each member of the Iowa liquor control commission salaries in addition to the salaries set out in section one hundred twenty-three point ten (123.10), Code 1950, as amended, in the sum of three hundred dollars (\$300) per year per member.

Amendment adopted.

Oppedahl of Humboldt offered the following amendment filed by him and Morris of Dallas and moved its adoption:

Amend House File 617, section one (1), line twenty-seven (27), by striking the figures "\$10,000.00" and inserting in lieu thereof the figures "\$12.000.00."

Amendment adopted.

Olson of Mitchell offered the following amendment and moved its adoption:

Amend House File 617, section one (1), line seventy-seven (77), by striking the figures "\$602,660.00" and inserting in lieu thereof the figures "\$604.660.00".

Amendment adopted.

Van Zwol of O'Brien offered the following amendment filed by him, Moore of Butler, Buck of Marshall and Gallup of Jefferson and moved its adoption:

Amend House File 617, section twenty-eight (28), line twenty (20), by striking the figures "\$46,600.00" and inserting in lieu thereof the figures "\$51,600.00".

Further amend House File 617, section twenty-eight (28), line twenty-one (21), by striking the figures "\$50,500.00" and inserting in lieu thereof the figures "\$55,500.00".

Further amend House File 617, section twenty-eight (28), line twenty-

four (24), by striking the figures "\$102,500.00" and inserting in lieu thereof the figures "\$107,500.00".

Amendment lost.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend House File 617 by striking the figures "\$3,900.00" in section twenty-eight (28), line thirteen (13), and substituting in lieu thereof the figures "\$4,500.00".

Further amend by striking the figures "\$25,000.00" in section twenty-eight (28), line sixteen (16), and substituting in lieu thereof the figures "\$25,600.00".

Amendment lost.

Nelson of Woodbury offered the following amendment:

Further amend by striking the figures "\$3,900.00" in section twentyeight (28), line eighteen (18), and substituting in lieu thereof "\$4,500.00".

Further amend by striking the figures "\$50,500.00" in section twenty-eight (28), line twenty-one (21), and substituting in lieu thereof "\$51,000.00".

Nelson of Woodbury asked and obtained unanimous consent to withdraw the amendment.

Smith of Dickinson offered the following amendment and moved its adoption:

Amend House File 617, section thirty-two (32), by striking line seven (7) and inserting in lieu thereof the following:

"\$4,200.00 each)\$12,600.00".

Further amend said section, line nine (9), by striking the figures "\$3,900.00" and inserting in lieu thereof the figures "\$4,200.00".

Further amend said section, line eleven (11), by striking the figures "\$46,400.00" and inserting in lieu thereof the figures "\$45,200.00".

Amendment lost.

Stevens of Greene offered the following amendment and moved its adoption:

Amend House File 617, section thirty-two (32), line fourteen (14), by striking the figures "\$62,000.00" and inserting in lieu thereof the figures "\$61,000.00".

Amendment lost.

Davis of Fayette moved the previous question.

Motion prevailed.

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 vote was:

The ayes were, 100:

Abel	Hanna	Miller of Shelby	Robinson
Berry ·	Hansen	Moore of Butler	Ryan
Bloedel	Hanson	Moore of Louisa	Sar
Boothby	Harris	Mooty	Schroeder
Brockmeyer	Heinz	Morris	Schwengel
Brown	Hendrix	Munger	Shepard
Brownlie	Huisman	Nelson of Jasper	Sherod
Buck	Judd	Nelson of	Shifflett
Burris	Klemesrud	Woodbury	Sloane
Burrows	Koch	Nicholson	Smith
Butler	Kosek	Nielsen	Soeth
Clark of	Kuester	Norland	Stiffler
Appanoose	Langland	Nystrom	Strawman
Clark of Marion	Lisle	Oberman	Tate
Cooksey	Loss	Oeth	Uhlenhopp
Cornick	Lucken	Olson	Van Zwol
Crabb	Ludwig	Oppedahl	Voigtmann
Crosier	Mallonee	Palmer	Walker
Darrington.	Martin	Patrick	Walter
Davis	McEleney	Paul	Washburn
Eckels	McFarlane	Pedrick	Weiss
Fairchild	McNeal	Pendleton	Weston
Fiene	Mensing	Pieper	White
Frey	Meyer	Putney	Young
Gallup	Miller of	Ramseyer	Mr. Speaker
Goode	Black Hawk	Ringgenberg	And the second of the second second

The nays were, 2:

Jones

Stevens

Absent or not voting, 6:

Aubrey Brookings

Bass Metz

Poston T

Tierney

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 191, 258, 323 and 332; House Files 96, 170, 238, 264, 322, 323, 324, 418, 578 and 594.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 191, 258, 323 and 332; House Files 96, 170, 238, 264, 322, 323, 324, 418, 573 and 594.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 4th day of April, 1951, sent to the Governor for his approval: House Files 96, 170, 238, 264, 322, 323, 324, 418, 573 and 594.

ELMER A. BASS. Chairman.

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 518, section one (1), by
- 2 striking all of lines four (4) to eleven (11), inclusive,
- 3 and inserting in lieu thereof the following:
- 4 "'Purchased for use in this state', for the
- 5 purpose of this section, shall mean and include all tangible
- 6 personal property which has actually come to rest in this
- 7 state with the expressed or implied consent of the owner
- 8 thereof irrespective of the fact that such property has
- 9 been previously used in another state."

SCHWENGEL of Scott.

- Amend the amendment by Palmer, et al., filed March 29, to Senate File 163 as passed by the Senate, and found
- 2 on pages 1136 and 1137 of the House Journal, by striking the
- 3 words and figures "twenty-five thousand dollars (\$25,000)" in
- 4 lines eleven (11) and twelve (12), and inserting in lieu thereof
- 5 the words and figures "thirty-five thousand dollars (\$35.000)".

PALMER of Lee.
GOODE of Davis.
NELSON of Woodbury.

- 1 Amend Senate File 163, as passed
- 2 by the Senate, as follows:
 - 1. Insert before the word "repairs" in line three (3) of
- 4 section nine (9) the word "major".

NELSON of Woodbury. GOODE of Davis. PALMER of Lee.

- 1 Amend Senate File 163, section sixteen (16), by striking the
- 2 words "Cities shall," in line one (1), and inserting in lieu
- 3 thereof the following:
- 4 "All cities having a population of six thousand or more
- 5 shall, and other cities".

GOODE of Davis.

NELSON of Woodbury.

PALMER of Lee.

- 1 Amend Senate File 163 as follows:
- Amend Senate File 163, section twenty-nine (29), line thirteen (13), by adding
- 3 after the word and period "commission." the following:
- 4 "This section shall not apply to permanent park boards
- 5 in cities now or hereafter having a population of 125,000 or
- 6 more according to the last federal census."

SLOANE of Polk.

- 1 Amend Senate File 165 as follows:
- 2 1. Strike from line two (2) of section nine (9) the word
- 3 and figure "four (4)" and insert in lieu thereof the word and
- 4 figure "two (2)".
- 5 Further amend section nine (9) by adding at the end thereof
- 6 the following:
- 7 "The electors of the municipal corporation may, upon petition
- 8 and election in the same manner as provided for changes in form
- 9 of government by sections thirty-five (85) to thirty-seven (37),
- provide that terms of office for all elective municipal officersshall be for four years, and may subsequently, in like manner,
- 12 change the duration of such terms from four years to two years,
- 13 provided, however, that the restrictions imposed on frequency of
- 14 petition and election by sections thirty-eight (38) and thirty-
- 15 nine (39) shall also apply to changes in length of term of office.
- 16 "For purposes of the first regular municipal election held
- 17 under the provisions of this act the question of four year terms
- 18 of office for all elective municipal officials may be decided at
- 19 a special election held prior to such municipal election. The
- 20 references in sections ten (10) to fourteen (14) hereof to 'longer'
 21 and 'shorter' terms shall be applicable only in the event that the
- 22 results of such special election are in favor of four year terms."
- 23 2. Insert after the word "election" in line seven (7) of
- 24 section thirty-five (35) the words ", the mayor".

NELSON of Woodbury. CROSIER of Linn.

McFarlane of Black Hawk.

On motion by Goode of Davis, the House recessed until 7:30 p.m., tonight.

EVENING SESSION

The House reconvened at 7:30 p.m. for a special memorial session, Moore of Butler in the chair.

Invocation was offered by Doctor Frederick J. Weertz.

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; A. H. Avery of Clay County; William R. Blake of Fayette County; William Carden of Henry County; James G. Casey of Mitchell County; George P. Christianson of Hamilton County; Robert S. Clark of Emmet County; Wendell William Cornwall of Clay County; J. Wilbur Dole of Jefferson County; Ben B. Doran of Boone County; Joseph E. Doze of Wayne County; George C. Figgins of Union County; Charles W. Files of Cerro Gordo County; Charles V. Findlay of Webster County; James Smith Francis of Taylor County; Fred C. Gilchrist of Pocahontas County; William E. Giltner of Monroe County; L. W. Hatter of Iowa County; John B. Hermsen of Carroll County; Dennis P. Hogan of Cass County: Frank Hollingsworth of Boone County; Charles A. Hollis of Black Hawk County; Rudolph C. Hopp of Mills County: Ira W. Jones of Cerro Gordo County: J. B. Kent of Pocahontas County; William Kruse of Floyd County; Don V. McLean of Marshall County: T. E. Moen of Lyon County: Fred W. Nelson of Story County: John Edmund O'Brien of Allamakee County; William Paisley of Lee County; Milton Bird Pitt of Harrison County; Wilson Reed of Jefferson County: Daniel Clarence Steelsmith of Osceola County; Albert T. Stokes of Plymouth County; Walter H. Vance of Madison County; Fred Wehling of Bremer County.

Vocal selections were offered by the Shrine Chanters, Alex R. Lindblom, director, Loren Bixby and Myra Parrott, accompanied by E. Dean Reynolds.

The memorial address was delivered by Frederick J. Weertz, D.D., St. John's Lutheran Church, Des Moines.

Benediction was pronounced by Doctor Frederick J. Weertz.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., April 5, 1951.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 5, 1951.

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

Prayer was offered by the Reverend John H. Blough, pastor of the Congregational Church, Tabor.

The Journal of April 4 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bass of Montgomery on request of Stevens of Greene; Shepard of Lucas on request of Kuester of Cass.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House twenty social science students from Drake University.

Brownlie of Madison presented to the House seven students from Webster Rural School No. 7, Winterset, accompanied by their teacher, Mrs. Asa Armstrong.

Sloane of Polk presented to the House the civics class of Amos Hiatt Junior High School, Des Moines, accompanied by George Hemming, teacher.

Brownlie of Madison presented to the House the Honorable J. C. Moore, Jr., former member of the House from Wayne County.

Stiffler of Warren presented to the House fifty American government students from Simpson College, Indianola, accompanied by F. I. Moats, professor of history and government.

PETITIONS

Walker of Hamilton presented a petition signed by seven grand jurors of Polk County urging support of House File 8 and Senate File 54.

Referred to the committee on appropriations.

Aubrey of Wapello presented a petition signed by seven grand jurors of Polk County urging support of House File 8 and Senate File 54.

Referred to the committee on appropriations.

McEleney of Clinton presented a petition signed by eight teachers from Wheatland urging support of House Files 202 and 189.

Referred to the sifting committee.

PROOFS OF PUBLICATION

Published copy of Senate File 337 and verified proof of publication of said bill in the Marshalltown Times-Republican on February 2, 1951, 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 Senate File 338 and verified proof of publication of said bill in the Marshalltown Times-Republican on February 2, 1951, 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.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the state comptroller:

OFFICE STATE COMPTROLLER

April 4, 1951.

To the Secretary of the Senate and Chief Clerk of the House of Representatives.

In accordance with the provisions of chapter 25, Code 1950, there are submitted herewith claims acted upon by the state appeal board on April 4, 1951. Each claim bears the recommendation of the board.

Claims of a general nature are numbers 184 and 185 and highway commission claim number H-104-51.

R. E. JOHNSON, Chairman, State Appeal Board.

	State Appeal	boara.
No.	Name of Claimant and Nature of Claim	Amount of Claim
184	Carl H. Potthoff, Des Moines, Iowa—Iowa National Guard plane crashed into claim property injuring trees, garage and grounds	ant's\$ 2,267.74
185	Wilton Savings Bank, Wilton Junction, Iowa— Old age recipient check cashed by claimant was lo mail and shortly thereafter the old age assist recipient died, making it impossible under the sta- to draw a new warrant to reimburse the claimant	tance tutes

No. Name of Claimant and No. Nature of Claim

Amount of Claim

HIGHWAY COMMISSION CLAIM

H-104-51 Kooiker Chevrolet Sales Co., Rock Rapids, Iowa— Cost of repairs to 1937 Chevrolet auto which was damaged in collision with a highway commission vehicle

126.51

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

Senate File 314, a bill for an act relating to special assessment of public improvements in municipal corporations.

CARROLL A. LANE, Secretary.

ADOPTION OF HOUSE RESOLUTION

Moore of Butler asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of the following resolution:

HOUSE RESOLUTION 8

Whereas, all who attended the memorial session the evening of April 4, 1951, have spoken complimentary of the splendid program which was arranged for this occasion, now therefore,

Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly, that we extend to the members of the committee, namely, Representatives Brownlie, Ramseyer, Burris and Abel, our sincere appreciation for arranging this program, and to all who participated therein, namely, Myra Parrott, Loren Bixby and Dean Reynolds, and also a special vote of thanks to the Shrine Chanters for the very splendid and appropriate music furnished, and to Doctor Frederick J. Weertz, of St. John's Lutheran Church, for his very pertinent memorial address.

Be It Further Resolved, that the Chief Clerk of the House be directed to send a certified copy of this resolution to the participants in the program.

Moore of Butler moved the adoption of the resolution.

Resolution adopted.

INTRODUCTION OF BILLS

House File 630, by committee on judiciary 2, a bill for an act to legalize the incorporation of the Iowa Centennial Memorial Foundation and the executive order relating to said foundation.

Read first time and referred to sifting committee.

House File 631, by committee on judiciary 2, a bill for an act to grant perpetual existence without payment of fees to the Iowa Centennial Memorial Foundation, and to prescribe the duties of certain state officials with respect to the Iowa Centennial Memorial Foundation.

Read first time and referred to sifting committee.

House File 632, by committee on judiciary 2, a bill for an act limiting the time in which actions may be brought to recover funds of closed receiverships held by the department of banking on the nineteenth day of January, 1951, and making provision for the disposition of such funds.

Read first time and referred to sifting committee.

House File 633, by committee on compensation of public officers and employees, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1950, relating to compensation of the clerk of the grand jury.

Read first time and referred to sifting committee.

HOUSE FILE 377 WITHDRAWN

Van Zwol of O'Brien asked and obtained unanimous consent to withdraw House File 377 from further consideration by the House.

MOTION TO RECONSIDER LOST

Kosek of Linn called up for consideration the motion to reconsider the vote by which Senate File 232 failed to pass the House, filed by Mensing of Cedar, et al., found on page 1213 of the Journal of April 3.

Brown of Mahaska moved to lay the motion to reconsider on the table.

Roll call demanded by Kosek of Linn and Goode of Davis.



On the question "Shall the motion be laid on the table?"

The ayes were, 39:

Abel	Hendrix	Nelson of	Schwengel
Boothby	Koch	Woodbury	Sherod
Brookings	Kuester	Oppedahl	Shifflett
Brown	Mallonee	Poston	Sloane
Buck	Martin	Putney	Soeth
Cooksey	Metz	Ramseyer	Strawman
Cornick	Meyer	Ringgenberg	Washburn
Crosier	Miller of	Robinson	Weiss
Fairchild	Black Hawk	Sar	Weston
Gallup	Nelson of Jasper	Schroeder	Young
Harris	_		

The nays were, 54:

Aubrey	Hanna	McEleney	Pedrick
Berry	Hansen	McFarlane	Pieper
Brockmeyer	Hanson	McNeal	Ryan
Burris	Heinz	Mensing	Smith
Burrows	Huisman	Miller of Shelby	Stevens
Butler	Jones	Moore of Louisa	Stiffler
Clark of	Judd	Mooty	Tate
Appanoose	Klemesrud	Morris	Tierney
Clark of Marion	Kosek	Nicholson	Uhlenhopp
Darrington	Langland	Nielsen	Van Zwol
Davis	Lisle	Norland	Voigtmann
Eckels	Loss	Oberman	Walter
Frey	Lucken	Oeth	White
Goode	Ludwig	Paul	

Absent or not voting, 15:

Bass	Fiene	Olson	Shepard
Bloedel	Moore of Butler	Palmer	Walker
Brownlie	Munger	Patrick	Mr. Speaker
Crabb	Nystrom	Pendleton	

Motion lost.

Lucken of Plymouth moved the previous question.

Motion prevailed.

On the question "Shall the vote be reconsidered?"

The ayes were, 45:

Aubrey	Hanna	McFarlane	Palmer
Berry	Hanson	McNeal	Paul
Burris	Heinz	Mensing	Pedrick
Butler	Jones	Miller of Shelby	Pieper
Clark of	Judd	Moore of Louisa	Tate
Appanoose	Klemesrud	Mooty	Tierney
Clark of Marion	Kosek	Nielsen	Uhlenhopp
Darrington	Lisle	Norland	Voigtmann
Davis	Loss	Nystrom	Walter
Eckels	Lucken	Oberman	Washburn
Frey	Ludwig	Oeth	White
Goode	McEleney		

The nays were, 52:

Abel	Gallup	Munger	Schroeder
Bloedel	Harris	Nelson of Jasper	Schwengel
Boothby	Hendrix	Nelson of	Sherod
Brockmeyer	Koch	Woodbury	Shifflett
Brookings	Kuester	Nicholson	Sloane
Brown	Langland	Oppedahl	Soeth
Brownlie	Mallonee	Pendleton	Stevens
Buck	Martin	Poston	Stiffler
Burrows	Metz	Putney	Strawman
Cooksey	Meyer	Ramseyer	Van Zwol
Cornick	Miller of	Ringgenberg	Weiss
Crosier	Black Hawk	Robinson	Weston
Fairchild	Moore of Butler	Sar	Young
Fiene	Morris		37)

Absent or not voting, 11:

Bass	Huisman	Ryan	Walker
Crabb	Olson	Shepard	Mr. Speaker
Hansen	Patrick	Smith	

Motion lost.

SENATE AMENDMENTS CONSIDERED

Palmer of Lee called up for consideration House File 606, a bill for an act relating to the adoption, amendment, revision, or repeal of rules and regulations adopted by administrative agencies as defined herein and to the publication and distribution of said rules and regulations, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 606 as follows:

- 1. Strike from section two (2) all of subsection two (2) and insert in lieu thereof the following:
- "2. Upon such approval by the attorney general the agency may adopt the rule or regulation and shall cause a copy thereof to be filed in the office of the secretary of state."
- 2. Strike from line four (4) of section five (5) the word "and" which follows the word "association" and insert in lieu thereof a comma (,).

Further amend said section by inserting in line four (4) after the word "judge" the words ", and to any person requesting same".

3. Strike from lines nine (9) and ten (10) of section six (6) the words "as provided in subsection two (2) of section two (2)".

Further amend said section by adding at the end thereof the following: "The agency shall give thirty days notice of the time and place of such hearing to said petitioners by registered mail."

4. Further amend House File 606 by striking from lines six (6) and seven (7) of section eight (8) the words: "having the force and effect of law".

Motion prevailed and the House concurred.

Palmer of Lee moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel	Gallup	Moore of Butler	Robinson
Aubrey	Goode	Mooty	Sar
Berry	Hanna	Morris	Schroeder
Bloedel	Hanson	Munger	Schwengel
Boothby	Heinz	Nelson of Jasper	Sherod
Brockmeyer	Huisman	Nelson of	Sloane
Brookings	Jones	Woodbury	Smith
Brown	Judd	Nicholson	Stevens
Brownlie	Koch	Nielsen	Stiffler
Buck	Kosek	Norland	Tate
Burris	Langland	Nystrom	Tierney
Butler	Loss	Oberman	Uhlenhopp
Clark of	Lucken	Oeth	Van Zwol
Appanoose	Mallonee	Oppedahl	Voigtmann
Clark of Marion	Martin	Palmer	Walter
Cooksey	McEleney	Paul	Washburn
Cornick	McFarlane	Pedrick	Weiss
Darrington	McNeal	Pendleton	Weston
Davis	Mensing	Pieper	White
Eckels	Meyer	Ramseyer	Young
Fiene	Miller of Shelby	Ringgenberg	Mr. Speaker
Frey			

The nays were, none.

Absent or not voting, 25:

Bass	Hendrix	Miller of	Ryan
Burrows	Klemesrud	Black Hawk	Shepard
Crabb	Kuester	Moore of Louisa	Shifflett
Crosier	Lisle	Olson	Soeth
Fairchild	Ludwig	Patrick	Strawman
Hansen	Metz	Poston	Walker
Harris		Putney	10

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

CONSIDERATION OF BILLS

Senate File 202, a bill for an act to amend section two hundred fifty-four point four (254.4), two hundred fifty-four point five (254.5), two hundred fifty-four point eight (254.8), two hundred seventy-one point fourteen (271.14) and four hundred forty-four point twelve (444.12), Code 1950, relating to cost of care of persons in tuberculous hospitals and inspection of tuberculous hospitals, was taken up for consideration.

Stevens of Greene offered the following amendment and moved its adoption:

Amend the title of Senate File 202 as follows:

Amend by striking from said title the following words and figures: ", two hundred fifty-four point eight (254.8), two hundred seventy-one point fourteen (271.14)".

Amendment adopted.

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, 86:

Abel	Goode	McNeal	Ryan
Aubrey	Hanna	Mensing	Sar
Berry	Hansen	Meyer	Schroeder
Bloedel	Hanson	Miller of Shelby	Schwengel
Boothby	Harris	Moore of Butler	Sherod
Brockmeyer	Heinz	Mooty	Sloane
Brookings	Hendrix	Morris	Smith
Brown	Huisman	Munger	Soeth
Brownlie	Jones	Nelson of Jasper	Stevens
Buck	Klemesrud	Nelson of	Stiffler
Burris	Koch	Woodbury	Strawman
Clark of	Kosek	Nicholson	Tate .
Appanoose	Kuester	Nielsen	Tierney
Clark of Marion	Langland	Nystrom	Van Zwol
Cooksey	Lisle	Oeth	Voigtmann
Cornick	Loss	Oppedahl	Walter
Davis	Lucken	Palmer	Washburn
Eckels	Ludwig	Patrick	Weiss
Fairchild	Mallonee	Paul	Weston
Fiene	Martin	Pieper	White
Frey	McEleney	Ramseyer	Young
Gallup	McFarlane	Ringgenberg	Mr. Speaker

The nays were, 2:

Butler Poston

Absent or not voting, 20:

Bass	Metz	Oberman	Robinson
Burrows	Miller of	Olson	Shepard
Crabb	Black Hawk	Pedrick	Shifflett
Crosier	Moore of Louisa	Pendleton	Uhlenhopp
Darrington	Norland	Putney	Walker
Judd		200 C C C C C C C C C C C C C C C C C C	

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

House File 286, a bill for an act to amend section three hundred ninety-seven point twenty-nine (397.29), Code 1950, relating to

management of public utilities by boards of trustees, with report of committee recommending passage, was taken up for consideration:

Morris 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, 86:

Aubrey	Hansen	Miller of Shelby	Ryan
Berry	Harris	Moore of Butler	Sar
Bloedel	Heinz	Mooty	Schroeder
Boothby	Hendrix	Morris	Schwengel
Brockmeyer	Huisman	Nelson of Jasper	Sherod
Brookings	Jones	Nicholson	Sloane
Brownlie	Judd	Nielsen	Smith
Burris	Klemesrud	Norland	Soeth
Butler	Koch	Nystrom	Stevens
Clark of	Kosek	Oberman	Stiffler
Appanoose	Kuester	Oeth	Strawman
Clark of Marion	Langland	Olson	Tierney
Cooksey	Lisle	Oppedahl	Van Zwol
Cornick	Loss	Palmer	Voigtmann
Davis	Lucken	Patrick	Walter
Eckels	Ludwig	Paul	Washburn
Fairchild	Mallonee	Pedrick	Weiss
Fiene	Martin	Pieper	Weston
Frey	McEleney	Poston	White
Gallup	McFarlane	Ramseyer	Young
Goode	Mensing	Ringgenberg	Mr. Speaker
Hanna	Meyer	Robinson	

The nays were, none.

Absent or not voting, 22:

Abel	Darrington	Moore of Louisa	Shepard
Bass	Hanson	Munger	Shifflett
Brown	McNeal	Nelson of	Tate
Buck	Metz	Woodbury	Uhlenhopp
Burrows	Miller of	Pendleton	Walker
Crabb	Black Hawk	Putney	
Crosier		47000 A200005. 3 4	

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

House File 563, a bill for an act to amend section eight point six (8.6), Code 1950, relating to specific powers and duties of the state comptroller, was taken up for consideration.

Morris 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, 95:

Abel Hanson Moore of Butler Ryan Aubrey Harris Sar Mooty Berry Heinz Morris Schroeder Bloedel Huisman Nelson of Jasper Schwengel Nelson of Sherod Boothby Jones Brockmeyer Judd Woodbury Shifflett Brookings Klemesrud Nicholson Sloane Brownlie Koch Nielsen Smith Kosek Norland Buck Soeth Burris Kuester Nystrom Stevens Oberman Butler Langland Stiffler Lisle Strawman Clark of Oeth Olson Appanoose Loss Tierney Uhlenhopp Clark of Marion Lucken Oppedahl Ludwig Palmer Van Zwol Cornick Crosier Mallonee Paul Voigtmann Darrington Martin Pedrick Walker McEleney Pendleton Walter Davis Eckels McFarlane Pieper Washburn Fairchild McNeal Poston Weiss Fiene Mensing Putney Weston White Frey Metz Ramseyer Gallup Meyer Ringgenberg Young Goode Miller of Shelby Robinson Mr. Speaker Hanna

The nays were, none.

Absent or not voting, 13:

Bass	Crabb	Miller of	Patrick
Brown	Hansen	· Black Hawk	Shepard
Burrows	Hendrix	Moore of Louisa	Tate
Cooksev		Munger	

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

House File 564, a bill for an act to amend chapter three hundred two (302), Code 1950, relating to school funds, was taken up for consideration.

Uhlenhopp of Franklin offered the following amendment and moved its adoption:

Amend House File 564, section nine (9), line nine (9), by striking the word "granted" and inserting the word "guaranteed".

Amendment adopted.

Morris 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, 84:

Abel Hanson Mooty Schroeder Aubrey Harris Morris Schwengel Bloedel Nelson of Jasper Huisman Sherod Boothby Jones Nicholson Sloane Judd Brockmeyer Nielsen Smith Koch Norland Brookings Soeth Kosek Brown Nystrom Stevens Brownlie Kuester Oberman Stiffler Buck Langland Oeth Strawman Butler Lisle Olson Tierney Clark of Oppedahl Uhlenhopp Loss Lucken Palmer Van Zwol Appanoose Clark of Marion Paul Ludwig Voigtmann Walker Pedrick Cooksey Mallonee Walter Cornick Martin Pendleton Crosier McEleney Pieper Washburn Darrington Weiss McFarlane Putney Davis McNeal Ramseyer Weston Fiene Mensing Ringgenberg White Frev Mever Ryan Young Goode Moore of Butler Sar Mr. Speaker Hanna

The nays were, 5:

Burris Miller of Shelby Patrick Poston

Klemesrud

Absent or not voting, 19:

Bass Gallun Miller of Robinson Black Hawk Berry Hansen Shepard Burrows Moore of Louisa Shifflett Heinz Crabb Hendrix Munger Tate Eckels Metz Nelson of Fairchild Woodbury

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

House File 474, a bill for an act to amend section two hundred forty-one point three (241.3), Code 1950, relating to assistance for blind persons, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment filed by Sloane of Polk and moved its adoption:

Amend House File 474, line five (5), by striking the comma (,) after the word "aid" and inserting in lieu thereof the following: "to the blind, or in determining the amount of such aid.".

Amendment adopted.

Sloane of Polk asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend House File 474, line six (6), by striking the second word "in-

come" after the word "such" and inserting in lieu thereof the word "individual".

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, 99:

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The nays were, none.

Absent or not voting, 9:

Bass	Burrows	Nelson of	Shepard
Brookings	Clark of Marion	Woodbury	Van Zwol
Brown	Crabh	Library and Alberta Art and Art - 1741	

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

Senate File 228, a bill for an act to provide for the establishment, maintenance and operation of non-profit school lunch programs in public schools in the State of Iowa, to authorize the State of Iowa to accept federal funds for this purpose, with report of committee recommending passage, 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, 97:

Abel Hanson Miller of Ringgenberg Black Hawk Robinson Aubrey Harris Miller of Shelby Moore of Butler Ryan Berry Heinz Sar Bloedel Hendrix Moore of Louisa Schroeder Boothby Huisman Sherod Brockmeyer Jones Mooty Judd Morris Shifflett Buck Munger Sloane Burris Klemesrud Koch Nelson of Jasper Smith Burrows Kosek Nicholson Soeth Butler Kuester Nielsen Stevens Clark of Langland Norland Stiffler Appanoose Cooksey Lisle Nystrom Strawman Cornick Loss Oeth Tate Crosier Tierney Lucken Olson Uhlenhopp Ludwig Oppedahl Darrington Voigtmann Walker Davis Mallonee Palmer Eckels Martin Patrick McEleney Walter Fairchild Paul Fiene McFarlane Pedrick Washburn Frey McNeal Pendleton Weiss Gallup Mensing Pieper Weston Goode Metz Poston White Hanna Meyer Putney Young Mr. Speaker Hansen Ramsever

The nays were, none.

Absent or not voting, 11:

Bass	Brownlie	Nelson of	Schwengel
Brookings	Clark of Marion	Woodbury	Shepard
Brown	Crahh	Ohorman	Van Zwol

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

Senate File 440, a bill for an act relating to viaducts, underpasses and railroad grade separations in cities and to amend sections three hundred eighty-seven point one (387.1), three hundred eighty-seven point two (387.2), three hundred eighty-seven point three (387.3), three hundred eighty-seven point six (387.6), three hundred eighty-seven point seven (387.7), three hundred eighty-seven point eight (387.8), three hundred eighty-seven point nine (387.9), three hundred eighty-seven point ten (387.10), three hundred eighty-seven point twelve (387.12), three hundred eighty-seven point fourteen (387.14), three hundred eighty-seven point fourteen (387.14), three hundred eighty-seven point fifteen (387.15) and three hundred eighty-seven point sixteen (387.16), Code 1950, also authorizing cities to enter into and participate in agreements for elimination or separation of railroad crossings at grade and make contribution to the cost thereof, 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, 90:

Sar Abel Hansen Moore of Butler Aubrey Hanson Moore of Louisa Schroeder Schwengel Berry Harris Mooty Boothby Huisman Morris Sherod Shifflett Brockmeyer Jones Munger Brownlie Judd Nelson of Jasper Smith Buck Klemesrud Nielsen Soeth Burris Koch Stevens Nystrom Oberman Stiffler Butler Kosek Clark of Langland Oeth Strawman Lisle Appanoose Olson Tate Oppedahl Palmer Clark of Marion Tierney Lucken Cooksey Ludwig Uhlenhopp Van Zwol Cornick Martin Patrick Voigtmann Walker Crosier McEleney Paul McFarlane Pedrick Darrington McNeal Pendleton Walter Davis Mensing Washburn Eckels Pieper Fiene Metz Putney Weiss Frey Gallup Meyer Miller of Weston Ramsever White Ringgenberg Black Hawk Robinson Young Goode Miller of Shelby Mr. Speaker Hanna Ryan

The nays were, 3:

Mallonee Norland

Sloane

Absent or not voting, 15:

Crabb Kuester Nicholson Bass Fairchild Bloedel Loss Poston Brookings Heinz Nelson of Shepard Brown Hendrix Woodbury Burrows

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

McFarlane of Black Hawk moved to reconsider the vote by which Senate File 440 passed the House and that the motion to reconsider be laid on the table.

Roll call demanded by Sloane of Polk and McFarlane of Black Hawk.

On the question "Shall the motion be laid on the table?"
Rule 18 invoked.

The ayes were, 51:

Aubrey	Hanna	McNeal	Ramseyer
Boothby	Hansen	Mensing	Robinson
Brockmeyer	Hanson	Metz	Ryan
Brownlie	Harris	Miller of	Sar
Buck	Hendrix	Black Hawk	Shifflett
Clark of Marion	Klemesrud	Miller of Shelby	Stevens
Cooksey	Kosek	Mooty	Uhlenhopp
Cornick	Kuester	Oberman	Walter
Crosier	Lisle	Oppedahl	Weiss
Darrington	Loss	Palmer	Weston
Davis	Lucken	Paul	White
Eckels	McEleney	Poston	Young
Frey	McFarlane	Putney	Mr. Speaker

The nays were, 43:

Abel	Huisman	Nicholson	Sherod
Berry	Jones	Nielsen	Sloane
Burris	Koch	Norland	Smith
Butler	Langland	Nystrom	Soeth
Clark of	Ludwig	Olson	Stiffler
Appanoose	Mallonee	Patrick	Strawman
Fairchild	Martin	Pendleton	Tate
Fiene	Meyer	Pieper	Tierney
Gallup	Moore of Louisa	Ringgenberg	Van Zwol
Goode	Munger	Schroeder	Walker
Heinz	Nelson of Jasper	Schwengel	Washburn

Absent or not voting, 14:

Bass	Burrows	Morris	Pedrick
Bloedel	Crabb	Nelson of	Shepard
Brookings	Judd	Woodbury	Voigtmann
Brown	Moore of Rutler	Ooth	

Motion prevailed.

Senate File 441, a bill for an act relating to the incurring of indebtedness by cities and towns for the elimination or separating of railroad grade crossings and to amend section four hundred seven point three (407.3), Code 1950, 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, 91:

c, <i>5</i> 1.		
Appanoose	Gallup	Klemesrud
Clark of Marion	Goode	Koch
Cooksey	Hanna	Kosek
Cornick	Hansen	Kuester
Crosier	Hanson	Langland
Darrington	Harris	Lisle
Davis	Heinz	Lucken
Eckels	Huisman	Ludwig
Fiene	Jones	Martin
Frey	Judd	McEleney
	Appanoose Clark of Marion Cooksey Cornick Crosier Darrington Davis Eckels Fiene	Appanoose Gallup Clark of Marion Goode Cooksey Hanna Cornick Hansen Crosier Hanson Darrington Harris Davis Heinz Eckels Huisman Fiene Jones

Ringgenberg McFarlane Tate Nielsen McNeal Nystrom Robinson Tierney Oberman Uhlenhopp Mensing Ryan Van Zwol Metz Oeth Sar Oppedahl Palmer Voigtmann Walker Meyer Schroeder Miller of Schwengel Black Hawk Patrick Sherod Walter Shifflett Washburn Miller of Shelby Paul Moore of Butler Pedrick Smith Weiss Moore of Louisa Pendleton Soeth Weston Mooty Pieper Stevens White Stiffler Morris Putney Young Mr. Speaker Nelson of Jasper Ramsever Strawman Nicholson

The nays were, 8:

Munger Norland Sloane

Absent or not voting, 14:

BassBurrowsLossOlsonBloedelCrabbMalloneePostonBrookingsFairchildNelson ofShepardBrownHendrixWoodbury

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

McFarlane of Black Hawk moved to reconsider the vote by which Senate File 441 passed the House and that the motion to reconsider be laid on the table.

Roll call demanded by Sloane of Polk and McFarlane of Black Hawk.

On the question "Shall the motion be laid on the table?"

The ayes were, 45:

Aubrey Hanson Miller of Shelby Shifflett Brockmeyer Smith Judd Mooty Brownlie Klemesrud Soeth Oberman Buck Kosek Stevens Oppedahl Clark of Marion Kuester Palmer Strawman Cornick McEleney Paul Uhlenhopp Crosier McFarlane Putney Washburn Davis McNeal Ramsever Weiss Fiene Mensing Ryan Weston Frey Metz Sar White Goode Miller of Sherod Mr. Speaker Black Hawk Hansen

The nays were, 36:

Berry Fairchild Mallonee Norland Burris Gallup Martin Nystrom Butler Hanna Mever Olson Moore of Butler Clark of Jones Patrick Koch Appanoose Nelson of Jasper Pendleton Cooksey Langland Nicholson Pieper Darrington Ludwig Nielsen Ringgenberg

Schroeder Schwengel Sloane	Stiffler Tate	Tierney Van Zwol	Voigtmann Walker
Absent or	not voting, 27:		
Abel	Crabb	Loss	Oeth
Bass	Eckels	Lucken	Pedrick
Bloedel	Harris	Moore of Louisa	Poston
Boothby	Heinz	Morris	Robinson
Brookings	Hendrix	Munger	Shepard
Brown	Huisman	Nelson of	Walter
Burrows	Lisle	Woodbury	Young

Motion prevailed.

House File 533, a bill for an act to amend section two hundred seventy-three point thirteen (273.13), Code 1950, with reference to county boards of education renting books and instructional aids to the pupils of the various districts, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 95:

Abel	Hansen	Meyer	Sar
Aubrey	Hanson	Miller of	Schroeder
Berry	Harris	Black Hawk	Schwengel
Boothby	Heinz	Miller of Shelby	Sherod
Brockmeyer	Hendrix	Moore of Butler	Shifflett
Brookings	Huisman	Moore of Louisa	Sloane
Brown	Jones	Mooty	Smith
Brownlie	Judd	Morris	Soeth
Buck	Klemesrud	Nelson of Jasper	Stevens
Burris	Koch	Nicholson	Stiffler
Butler	Kosek	Norland	Strawman
Clark of	Kuester	Nystrom	Tate
Appanoose	Langland	Oberman	Tierney
Clark of Marion	Lisle	Oeth	Uhlenhopp
Cooksey	Loss	Oppedahl	Van Zwol
Cornick	Lucken	Palmer	Voigtmann
Crosier	Ludwig	Paul	Walker
Davis	Mallonee	Pedrick	Walter
Eckels	Martin	Pendleton	Washburn
Fairchild	McEleney	Pieper	Weiss
Fiene	McFarlane	Poston	Weston
Frey	McNeal	Putney	White
Gallup	Mensing	Ramseyer	Young
Goode Hanna	Metz	Ryan	Mr. Speaker

The nays were, 1:

Ringgenberg



Absent or not voting, 12:

BassDarringtonNielsenRobinsonBloedelMungerOlsonShepardBurrowsNelson ofPatrick

Crabb Woodbury

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

House File 611, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of waterworks bonds by the town of Lidderdale, Carroll County, Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town, was taken up for consideration.

Hansen of Carroll offered the following amendment and moved its adoption:

Amend House File 611 by striking all of section two (2).

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 98:

Abel Meyer Ringgenberg Aubrev Hansen Miller of Robinson Berry Black Hawk Ryan Hanson Boothby Harris Miller of Shelby Sar Moore of Butler Brockmeyer Heinz Schroeder Brookings Hendrix Moore of Louisa Schwengel Brown Huisman Mooty Sherod Brownlie Jones Sloane Morris Buck Judd Nelson of Jasper Smith Burris Klemesrud Nicholson Stevens Butler Koch Nielsen Stiffler Clark of Kosek Norland Strawman Appanoose Kuester Tate Nystrom Tierney Clark of Marion Langland Oberman Uhlenhopp Cooksey Lisle Olson Oppedahl Cornick Loss Van Zwol Crosier Lucken Palmer Voigtmann Darrington Ludwig Patrick Walker Davis Mallonee Paul Walter Eckels Martin Pedrick Washburn Fairchild Pendleton McEleney Weiss Fiene McFarlane Pieper Weston Frey McNeal Poston White Gallup Mensing Putney Young Goode Metz Mr. Speaker Ramseyer

The nays were, none.

Absent or not voting, 10:

Bass Crabb Nelson of Shepard Bloedel Munger Woodbury Shifflett Burrows Oeth Soeth

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

Senate File 50, a bill for an act relating to jurisdiction of the court in the release of real or personal property from the lien of inheritance tax, with report of committee recommending amendment and passage, was taken up for consideration.

Robinson of Delaware offered the following amendment proposed by the committee on judiciary 1 and moved its adoption:

Amend Senate File 50 by striking the word and figure "Section 1." and inserting the following:

"Section 1. Section four hundred fifty point fifty-nine (450.59), Code 1950, is amended by adding thereto the following:".

Amendment adopted.

Robinson of Delaware offered the following amendment and moved its adoption:

Amend the title of Senate File 50 by inserting the following after the word "Act" in line two (2) of said title: "to amend section four hundred fifty point fifty-nine (450.59), Code 1950,".

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 94:

Abel Cooksey Heinz McEleney Aubrey Cornick Huisman McFarlane Crosier McNeal Berry Jones Boothby Darrington Judd Mensing Davis Brockmeyer Klemesrud Meyer Brookings Eckels Koch Moore of Butler Fiene Brown Kosek Moore of Louisa Brownlie Frey Kuester Mooty Buck Gallup Langland Morris Munger Burris Goode Loss Butler Hanna Nelson of Jasper Lucken Clark of Hansen Ludwig Nelson of Woodbury Appanoose Hanson Mallonee Clark of Marion Harris Martin Nicholson

Van Zwol Nielsen Pieper Sherod Norland Poston Shifflett Voigtmann Oberman Putnev Sloane Walker Olson Ramsever Smith Walter Ringgenberg Oppedahl Soeth Washburn Robinson Stiffler Weiss Palmer Patrick Strawman Weston Ryan Paul Sar Tate White Young Pedrick Schroeder Tierney Mr. Speaker Schwengel Uhlenhopp Pendleton

The nays were, none.

Absent or not voting, 14:

Bass	Fairchild	Miller of	Oeth
Bloedel	Hendrix	Black Hawk	Shepard
Burrows	Lisle	Miller of Shelby	Stevens
Crabb	Metz	Nystrom	

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

House File 526, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road, was taken up for consideration.

Ryan 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:

Abel Hanna Mooty Ryan Aubrev Hansen Morris Sar Berry Boothby Hanson Munger Schroeder Nelson of Jasper Harris Schwengel Shifflett Brockmeyer Heinz Nelson of Brookings Huisman Woodbury Sloane Brown Jones Nicholson Smith Buck Judd Nielsen Soeth Burris Koch Norland Stevens Stiffler Burrows Kosek Nystrom Butler Kuester Oberman Strawman Clark of Langland Olson Tate Tierney Appanoose Oppedahl Loss Uhlenhopp Clark of Marion Lucken Palmer Ludwig Patrick Van Zwol Cooksey Voigtmann Walker Cornick McEleney Paul Pedrick Crosier McFarlane Darrington McNeal Pendleton Walter Washburn Davis Mensing Pieper Weiss Eckels Metz Poston Fiene Meyer Putney Weston Miller of Shelby White Frey Ramseyer Moore of Butler Moore of Louisa Gallup Ringgenberg Young Mr. Speaker Goode Robinson

The nays were, 1:

Mallonee

Absent or not voting, 13:

Bass Fairchild Martin Oeth
Bloedel Hendrix Miller of Shepard
Brownlie Klemesrud Black Hawk Sherod
Crabb Lisle

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

SENATE FILE 393 SUBSTITUTED FOR HOUSE FILE 487

Martin of Monroe asked and obtained unanimous consent to substitute Senate File 393 for House File 487.

Senate File 393, a bill for an act authorizing a patent to issue to the southeast quarter (SE1/4) of the southeast quarter (SE1/4) of section nine (9), township seventy-one (71) north, range eighteen (18), west of the fifth (5th) principal meridian, Monroe County, Iowa, was taken up for consideration.

Martin 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:

Abel Harris Miller of Shelby Robinson Aubrey Heinz Moore of Butler Ryan Berry Hendrix Moore of Louisa Sar Boothby Huisman Mooty Schroeder Morris Brockmeyer Jones Schwengel Brookings Judd Munger Sherod Nelson of Jasper Brown Klemesrud Shifflett Buck Koch Nelson of Sloane Burris Kosek Woodbury Smith Burrows Kuester Nicholson Soeth Butler Langland Nielsen Stevens Lisle Norland Clark of Stiffler Appanoose Loss Nystrom Strawman Oberman Clark of Marion Lucken Tate Olson Cooksey Ludwig Uhlenhopp Mallonee Oppedahl Van Zwol Cornick Patrick Martin Voigtmann Darrington Davis Walker McEleney Paul Walter Pedrick Eckels McFarlane Fiene McNeal Pendleton Washburn Mensing Pieper Weiss Frey Metz Poston Weston Gallup Goode Meyer Putney White Miller of Young Hanna Ramseyer Black Hawk Ringgenberg Mr. Speaker Hansen Hanson

The nays were, none.

Absent or not voting, 10:

Bass Crabb Oeth Shepard Bloedel Crosier Palmer Tierney

Brownlie Fairchild

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

House File 93, a bill for an act to authorize the executive council to sell certain land belonging to the State of Iowa situated in block three (3), H. Lyons Addition to the town of Demoine, now included in and forming a part of the city of Des Moines, Polk County, Iowa, was taken up for consideration.

Brookings of Pottawattamie moved that a committee of six be appointed by the Speaker to study the provisions of House File 93.

Motion prevailed.

The Speaker appointed as such committee Nystrom of Boone, chairman, Poston of Wayne, Boothby of Cherokee, Brookings of Pottawattamie, Kuester of Cass and Olson of Mitchell.

On motion by Goode of Davis, the House recessed until 1:15 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

SUSPENSION OF RULE 46

Kuester of Cass asked and obtained unanimous consent for the suspension of Rule 46 with regard to bills reported out for passage by the joint claims committee and that the bills be placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 23, providing for the appointment of a committee of seven from the House and seven from the Senate as a standing committee on interstate cooperation.

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

House Joint Resolution 10, creating a special committee to study operations of Iowa old age and survivors' insurance system.

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

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 to amend chapter relating to motor vehicles.

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

Senate File 346, a bill for an act to make appropriation to advisory committee, state office building.

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

Senate File 347, a bill for an act to make appropriation to municipal study committee.

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

Senate File 348, a bill for an act to make appropriation to governmental reorganization commission.

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

Senate File 408, a bill for an act relating to publication of the Rules of Civil Procedure.

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 powers of local authorities to regulate the use of streets and highways.

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

House File 232, a bill for an act to amend section relating to color and mounting of lighting devices.

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

House File 614, a bill for an act to appropriate from the general fund to the state fair board.

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

House File 616, a bill for an act to appropriate funds to the state comptroller from the motor vehicle fuel tax fund.

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

Senate File 102, a bill for an act relating to the practice of accountancy.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 142

Amend the title to House File 142 by striking the comma (,) following the word "authorities" in line three (3) and inserting in lieu thereof a period (.) and by striking the remainder of line three (3) and all of lines four (4), five (5) and six (6) of said title.

SENATE MESSAGES CONSIDERED

Senate File 102, a bill for an act to amend section one hundred sixteen point six (116.6) and section one hundred sixteen point eleven (116.11), Code 1950, relating to the practice of accountancy.

Read first time and referred to sifting committee.

Senate File 408, a bill for an act relating to publication of the Rules of Civil Procedure and Supreme Court Rules and to amend section fourteen point three (14.3), Code 1950.

Read first time and referred to sifting committee.

Senate File 346, a bill for an act to make appropriations to Fern E. Sharp, Elkader, Iowa; Otto H. Henningsen, Clinton, Iowa; Stanley L. Hart, Keokuk, Iowa; Lawrence Putney, Gladbrook, Iowa; Henry Siefkas, Osceola, Iowa, and Harvey J. Long, Clinton, Iowa.

Read first time and placed on the appropriations calendar.

Senate File 347, a bill for an act to make appropriations to John R. Hattery, Nevada, Iowa; J. T. Dykhouse, Rock Rapids, Iowa; Morse E. Crosier, Coggon, Iowa, and Harold F. Nelson, Sioux City, Iowa.

Read first time and placed on the appropriations calendar.

Senate File 348, a bill for an act to make appropriations to DeVere Watson, Council Bluffs, Iowa; X. T. Prentis, Mount Ayr, Iowa; J. Kendall Lynes, Plainfield, Iowa; Leo Elthon, Fertile, Iowa; George Faul, Des Moines, Iowa; Robert P. Munger, Sioux City, Iowa; Gustav T. Kuester, Griswold, Iowa; George L. Paul, Brooklyn, Iowa; Carroll L. Brown, Oskaloosa, Iowa, and George H. Robb, Estherville, Iowa.

Read first time and placed on the appropriations calendar.

Senate File 493, a bill for an act to provide for the establishment of a minimum foundation program for the counties of the State of Iowa for the purpose of equalizing educational opportunity and the



equalization of the tax burden in the several school districts of the state; imposing a tax of fifteen (15) mills on all taxable, real and personal property in each county of the state, the benefits of such funds shall be allocated to the school districts of each county for the maintenance and support of such school district's appropriation; repealing section two hundred ninety-eight point ten (298.10), Code 1950, and amending section two hundred ninety-eight point eleven (298.11) and section four hundred twenty-six point three (426.3), Code 1950.

Read first time and referred to sifting committee.

Senate File 314, a bill for an act relating to special assessment of public improvements in municipal corporations, and to repeal chapter three hundred ninety-one A (391A), Code 1950, and enact in lieu thereof a new alternate method for financing public improvements.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

Senate File 337, a bill for an act to legalize and validate the proceedings of the council of the town of LeGrand, Marshall County, Iowa, for the issuance, sale and delivery of waterworks revenue bonds for the purpose of paying part of the construction cost of a waterworks in said town, and to legalize and validate said bonds and the provisions for payment of the same, with report of committee recommending passage, was taken up for consideration.

Buck 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, 84:

Abel	Cooksey	Huisman	Mensing
Aubrey	Cornick	Jones	Metz
Berry	Darrington	Judd	Miller of
Bloedel	Eckels	Klemesrud	Black Hawk
Brockmeyer	Fairchild	Koch	Miller of Shelby
Brookings	Fiene	Kosek	Moore of Butler
Brown	Frey	Langland	Moore of Louisa
Brownlie	Gallup	Lisle	Mooty
Buck	Goode	Loss	Nelson of Jasper
Burrows	Hanna	Lucken	Nelson of
Butler	Hansen	Martin	Woodbury
Clark of	Harris	McFarlane	Nicholson
Appanoose	Heinz	McNeal	Nielsen

Norland Soeth Walker Ramsever Ringgenberg Walter Oberman Stevens Stiffler Washburn Olson Ryan Sar, Schroeder Oppedahl Strawman Weiss Tate Weston Paul White Tierney Pedrick Schwengel Shifflett Uhlenhopp Young Pieper Van Zwol Mr. Speaker Poston Sloane Smith Putney Voigtmann

The nays were, none.

Absent or not voting, 24:

Davis McEleney Palmer Bass Patrick Hanson Meyer Boothby Pendleton Hendrix Morris Burris Clark of Marion Munger Kuester Robinson Crabb Ludwig Nystrom Shepard Crosier Mallonee Oeth Sherod

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

Senate File 338, a bill for an act to legalize and validate the proceedings of the council of the town of Albion, Marshall County, Iowa, in calling and holding an election on the proposition to establish a waterworks system in said town and on the proposition to incur an indebtedness for the construction of said waterworks system and for the issuance of waterworks bonds in payment of such indebtedness and proceedings for the levy and collection of annual taxes to pay the same, and to legalize and validate the proceedings for the issuance, sale and delivery of such bonds and waterworks revenue bonds issued in payment for the construction of such waterworks system, and the provisions for payment thereof, with report of committee recommending passage, was taken up for consideration.

Buck 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:

Abel Darrington Hansen Aubrey Burris Davis Harris Berry Burrows Eckels Heinz Bloedel Butler Fairchild Hendrix Boothby Clark of Fiene Huisman Brockmeyer Appanoose Frey Jones Clark of Marion Brookings Gallup Judd Cooksey Brown Goode Klemesrud Brownlie Cornick Hanna Koch

Kosek Moore of Butler Poston Strawman Moore of Louisa Langland Putney Tierney Uhlenhopp Lisle Morris Ramsever Van Zwol Loss Munger Ringgenberg Voigtmann Lucken Nicholson Ryan Martin Nielsen Sar Walker McFarlane Norland Schroeder Walter Washburn McNeal Oberman Schwengel Weiss Mensing Olson Shifflett Oppedahl Weston Metz Sloane Palmer Smith White Meyer Miller of Paul Soeth Young Black Hawk Pedrick Stevens Mr. Speaker Stiffler Miller of Shelby Pieper

The nays were, none.

Absent or not voting, 19:

Bass	Ludwig	Nelson of	Pendleton
Crabb	Mallonee	Woodbury	Robinson
Crosier	McEleney	Nystrom	Shepard
Hanson	Mooty	Oeth	Sherod
Kuester	Nelson of Jasper	Patrick	Tate

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

House File 619, a bill for an act to legalize and validate the proceedings of the city council of the city of Spirit Lake, Iowa, authorizing and providing for the issuance and delivery of bonds for the construction of a city hall and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said city, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 84:

	227 272	12/12/2011 8/21
Clark of Marion	Judd	Miller of
Cooksey	Klemesrud	Black Hawk
Cornick	Koch	Miller of Shelby
Darrington	Kosek	Moore of Butler
Davis	Langland	Moore of Louisa
Fairchild	Lisle	Mooty
Fiene	Loss	Morris
Frey	Lucken	Nicholson
Gallup	Martin	Nielsen
Hanna	McFarlane	Oberman
Hansen	McNeal	Olson
Harris	Mensing	Oppedahl
Heinz	Metz	Palmer
Hendrix	Meyer	Paul
Huisman	\$1000	Pedrick
	Clark of Marion Cooksey Cornick Darrington Davis Fairchild Fiene Frey Gallup Hanna Hansen Harris Heinz Hendrix	Clark of Marion Cooksey Cornick Cornic

Stiffler Pieper Schroeder Washburn Poston Schwengel Strawman Weiss Tate Putney Sherod Weston Sloane Tierney White Ramseyer Uhlenhopp Smith Young Ringgenberg Van Zwol Soeth Mr. Speaker Ryan Stevens Sar Voigtmann

The nays were, none.

Absent or not voting, 24:

Bass	Kuester	Nelson of	Pendleton
Crabb	Ludwig	Woodbury	Robinson
Crosier	Mallonee	Norland	Shepard
Eckels	McEleney	Nystrom	Shifflett
Goode	Munger	Oeth	Walker
Hanson	Nelson of Jasper	Patrick	Walter
Jones			

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

Senate File 239, a bill for an act to amend section five hundred eighteen point eighteen (518.18), Code 1950, relating to the time permitted for filing annual reports with the commissioner of insurance, 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, 92:

Abel	Goode	Miller of Shelby	Sar
Aubrey	Hanna	Moore of Butler	Schroeder
Berry	Hansen	Moore of Louisa	Schwengel
Bloedel	Harris	Mooty	Sherod
Boothby	Heinz	Morris	Shifflett
Brockmeyer	Hendrix	Munger	Sloane
Brookings	Huisman	Nelson of Jasper	
Brown	Jones	Nelson of	Soeth
Buck	Judd	Woodbury	Stevens
Burris	Klemesrud	Nicholson	Stiffler
Burrows	Koch	Nielsen	Strawman
Butler	Kosek	Norland	Tate
Clark of	Kuester	Oberman	Tierney
Appanoose	Langland	Olson	Uhlenhopp
Clark of Marion	Lisle	Oppedahl	Van Zwol
Cooksey	Loss	Palmer	Voigtmann
Cornick	Lucken	Paul	Walter
Darrington	Martin	Pedrick	Washburn
Davis	McNeal	Pieper	Weiss
Eckels	Mensing	Poston	Weston
Fairchild	Metz	Putney	White
Fiene	Meyer	Ramseyer	Young
Frey	Miller of	Ringgenberg	Mr. Speaker
Gallup	Black Hawk	Ryan	

The nays were, none.

Absent or not voting, 16:

Bass	Hanson	McFarlane	Pendleton
Brownlie	Ludwig	Nystrom	Robinson
Crabb	Mallonee	Oeth	Shepard
Crosier	McEleney	Patrick	Walker

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

House File 530, a bill for an act to amend section five hundred four point one (504.1), Code 1950, relating to corporations not for pecuniary profit, was taken up for consideration.

Washburn 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:

Abel	Gallup	Miller of	Sar
Aubrey	Goode	Black Hawk	Schroeder
Berry	Hanna	Miller of Shelby	Schwengel
Bloedel	Hansen	Moore of Butler	Sherod
Boothby	Harris	Moore of Louisa	Shifflett
Brockmeyer	Heinz	Mooty	Sloane
Brookings	Hendrix	Morris	Smith
Brown	Huisman	Munger	Soeth
Brownlie	Jones	Nelson of Jasper	Stevens
Buck	Judd	Nicholson	Stiffler
Burris	Klemesrud	Nielsen	Tate
Burrows	Koch	Norland	Tierney
Butler	Kosek	Olson	Uhlenhopp
Clark of	Kuester	Oppedahl	Van Zwol
Appanoose	Langland	Palmer	Voigtmann
Clark of Marion	Lisle	Paul	Walker
Cooksey	Loss	Pedrick	Walter
Cornick	Lucken	Pieper	Washburn
Darrington	Martin	Poston	Weiss
Davis	McEleney	Putney	Weston
Eckels	McNeal	Ramseyer	White
Fairchild	Mensing	Ringgenberg	Young
Fiene	Metz	Ryan	Mr. Speaker
Frev	Mever		

The nays were, none.

Absent or not voting, 16:

Bass	Mallonee	Nystrom	Pendleton
Crabb	McFarlane	Oberman	Robinson
Crosier	Nelson of	Oeth	Shepard
Hanson	Woodbury	Patrick	Strawman
Ludwig			

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

SENATE FILE 349 SUBSTITUTED FOR HOUSE FILE 590

Brookings of Pottawattamie asked and obtained unanimous consent to substitute Senate File 349 for House File 590.

Senate File 349, a bill for an act creating a legislative advisory committee to carry out the provisions of chapter three hundred seven (307), Acts of the Fifty-second General Assembly, chapter sixteen (16), Acts of the Forty-ninth General Assembly, chapter ten (10), Acts of the Fifty-first General Assembly, and chapter seventeen (17), Acts of the Fifty-third General Assembly, relating to the construction of the state office building, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 91:

Goode	Miller of	Schroeder
	Black Hawk .	Schwengel
Hansen	Moore of Butler	Sherod
Harris	Moore of Louisa	Shifflett
Heinz	Mooty	Sloane
Hendrix	Morris	Smith
Huisman	Munger	Soeth
Jones		Stevens
Judd	Nicholson	Stiffler
Klemesrud	Nielsen	Strawman
Koch	Norland	Tate
Kosek	Oberman	Tierney
Kuester	Olson	Uhlenhopp
Langland	Oppedahl	Van Zwol
Lisle	Palmer	Voigtmann
Loss	Paul	Walker
Lucken	Pedrick	Walter
Martin	Pieper	Washburn
McEleney	Putney	Weiss
McNeal	Ramseyer	Weston
Mensing		White
Metz		Young
Meyer	Sar	Mr. Speaker
	Hanna Hansen Harris Heinz Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Martin McEleney McNeal Mensing Metz	Hanna Hansen Harris Heinz Heinz Heinz Huisman Jones Moore of Louisa Huisman Morris Huisman Munger Jones Judd Klemesrud Koch Klemesrud Kosek Oberman Kuester Langland Lisle Loss Lucken Martin Meleney McNeal Mensing Metz Moore of Butler Moore of Butler Moore Moore of Butler Moore of Butler Morris Monger Nelson of Jasper Nicholson Vielsen Vicholson Oberman Opedahl Lisle Palmer Palmer Puney Ramseyer McNeal Ramseyer Mensing Metz Ryan

The nays were, none.

Absent or not voting, 17:

Bass	Ludwig	Nelson of	Pendleton
Cornick	Mallonee	Woodbury	Poston
Crabb	McFarlane	Nystrom	Robinson
Crosier	Miller of Shelby	Oeth	Shepard
Hanson		Patrick	

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

House File 624, a bill for an act to amend section four hundred twenty-five point eleven (425.11), Code 1950, relating to eligibility of persons drafted into the armed forces of the United States to the homestead tax credit, and to provide that any person inducted into active military service of the United States armed forces shall during his period of military service be considered as occupying or living on the homestead during such service, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 93:

Abel	Hansen	Miller of Shelby	Sar
Aubrey	Harris	Moore of Butler	Schroeder
Berry	Heinz	Moore of Louisa	Schwengel
Bloedel	Hendrix	Mooty	Sherod
Boothby	Huisman	Morris	Shifflett
Brockmeyer	Jones	Munger	Sloane
Brookings	Judd	Nelson of Jasper	Soeth
Brown	Klemesrud	Nicholson	Stevens
Buck	Koch	Nielsen	Stiffler
Burris	Kosek	Norland	Strawman
Burrows	Kuester	Oberman	Tate
Butler	Langland	Olson	Tierney
Clark of Marion	Lisle	Oppedahl	Uhlenhopp
Cooksey	Loss	Palmer	Van Zwol
Cornick	Lucken	Patrick	Voigtmann
Darrington	Martin	Paul	Walker
Davis	McEleney	Pedrick	Walter
Eckels	McFarlane	Pieper	Washburn
Fairchild	McNeal	Poston	Weiss
Fiene	Mensing	Putney	Weston
Frey	Metz	Ramseyer	White
Gallup	Meyer	Ringgenberg	Young
Goode	Miller of	Ryan	Mr. Speaker
Hanna	Black Hawk	€	

The nays were, none.

Absent or not voting, 15:

Bass Brownlie	Crosier Hanson	Nelson of Woodbury	Pendleton Robinson
Clark of	Ludwig	Nystrom	Shepard
Appanoose	Mallonee	Oeth	Smith

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

House File 625, a bill for an act to amend chapter ninety-six (96), Code 1950, relating to the payment of unemployment compensation; to preserve the benefit rights of an individual entering the armed forces of the United States; to provide that such an individual shall not be disqualified for voluntarily leaving his employment to enter such armed forces; to provide that the time spent by such individual in such armed forces shall be excluded from the individual's base period; to provide that the benefit year of any such individual shall be extended by the time spent in such armed forces, was taken up for consideration.

Patrick of Sioux offered the following amendment and moved its adoption:

Amend House File 625, section one (1), line five (5), by adding after the word "rejected," the following: "and who returns to his previous employment within one week."

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 93:

The nays were, none.



Absent or not voting, 15:

Bass	Lisle	Nelson of	Pendleton
Buck	Ludwig	Woodbury	Robinson
Crosier	Mallonee	Nystrom	Shepard
Hanson	McFarlane	Oeth	Smith

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

House File 527, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, so as to authorize the issuance of permits for the operation of electric trolley buses or trackless trolley buses, on certain rural highways, was taken up for consideration.

Ryan of Polk offered the following amendment filed by him and Sloane of Polk and moved its adoption:

Amend House File 527, section one (1), line ten (10), by inserting after the word "population" the following: ", and which township has an unincorporated population of"; further amend said section by striking therefrom lines seventeen (17) to twenty-one (21), inclusive, and inserting in lieu thereof the following: "said county, an amount equal to two and three-fourths per cent (2%%) of the total gross revenue derived from the operation of such trackless trolley buses on such roads in such township, divided according to the mileage of roads so used."

Amendment adopted.

Ryan 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:

Abel	Davis	Kuester	Nelson of Jasper
Aubrey	Eckels	Langland	Nicholson
Berry	Fairchild	Loss	Nielsen
Bloedel	Fiene	Lucken	Norland
Brockmeyer	Frey	Martin	Oberman
Brookings	Gallup	McEleney	Oeth
Brown	Goode	McFarlane	Olson
Brownlie	Hanna	McNeal	Oppedahl
Buck	Hansen	Mensing	Palmer
Burris	Hanson	Metz	Patrick
Burrows	Harris	Meyer	Paul
Butler	Heinz	Miller of	Pedrick
Clark of	Hendrix	Black Hawk	Pieper
Appanoose	Huisman	Miller of Shelby	Putney
Clark of Marion	Jones	Moore of Butler	Ramseyer
Cooksey	Judd	Moore of Louisa	Ryan
Cornick	Klemesrud	Mooty	Sar
Crabb	Koch	Morris	Schroeder
Darrington	Kosek	Munger	Schwengel

Sherod Shifflett Sloane Soeth Stevens Stiffler Strawman Tate Tierney Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 15:

Bass Boothby Crosier Lisle Ludwig Mallonee Nelson of Woodbury Nystrom Pendleton Poston Ringgenberg Robinson Shepard Smith Uhlenhopp

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

House File 613, a bill for an act to amend sections three hundred fifty-eight point sixteen (358.16), three hundred fifty-eight point eighteen (358.18), three hundred fifty-eight point twenty (358.20), three hundred fifty-eight point twenty-one (358.21) and three hundred fifty-eight point twenty-two (358.22), Code 1950, providing for the inposition of a tax for the retirement of bonds of a sanitary district, and in general relating to the powers and financing of sanitary districts organized under the provisions of chapter three hundred fifty-eight (358), Code 1950, 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?"

Davis

The ayes were, 93:

Abel

Aubrey . Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Darrington

Eckels Fairchild Fiene Frey Gallup Goode Hanna Hansen Hanson Harris Heinz Hendrix Huisman Jones Judd Klemesrud Koch Kosek Kuester

Langland
Loss
Lucken
Martin
McEleney
McFarlane
McNeal
Mensing
Metz
Meyer
Miller of
Black Hay
Moore of Bu

Black Hawk Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Nicholson Nielsen Norland Oberman Oeth Olson Oppedahl Patrick Paul Pedrick Pieper Poston Putney Ramseyer Ryan Sar Schroeder Schwengel Sherod Shifflett Sloane Soeth

Stevens

Stiffler Uhlenhopp Walter White Strawman Van Zwol Washburn Young Tate Voigtmann Weiss Mr. Speaker Tierney Walker Weston

The nays were, none.

Absent or not voting, 15:

Bass Miller of Shelby Nystrom Robinson
Crosier Munger Palmer Shepard
Lisle Nelson of Pendleton Smith
Ludwig Woodbury Ringgenberg

Mallonee

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

House File 82, a bill for an act to amend section two hundred seventy-eight point one (278.1), Code 1950, and chapter two hundred seventy-nine (279), Code 1950, relating to the sale, lease or other disposition of property belonging to a school district, with report of committee recommending amendment and passage, was taken up for consideration.

Stevens of Greene offered the following amendments proposed by the committee on schools, libraries, state educational institutions and moved their adoption:

Amend House File 82 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-eight point one (278.1), Code 1950, is amended by striking the period after the word "thereof" in line four (4) of subsection two (2), and inserting in lieu thereof a comma, and adding thereto the following: "provided that nothing in this subsection shall prevent sale, lease or other disposition by the directors of the school district of real or other property belonging to said corporation as provided in chapter 279 of the Code as amended by section two (2) of this act."

Sec. 2. Chapter two hundred seventy-nine (279), Code 1950, is amended by adding a new section as follows: "The board of directors of consolidated school corporations maintaining a central school and of each independent school corporation which embraces a city or town, other than cities acting under special charter and having a population of fifty thousand (50,000) or more, may sell, lease or dispose of, in whole or in part, any schoolhouse or site or other property belonging to the corporation of a value not to exceed twenty-five hundred dollars (\$2,500) in independent school districts if the population is less than twenty-five hundred (2,500); not to exceed five thousand dollars (\$5,000) in independent school districts if the population is twenty-five hundred (2,500) and less than five thousand (5,000); not to exceed ten thousand dollars (\$10,000) in independent school districts if population is five thousand (5,000) or more; and not to exceed five thousand dollars (\$5,000) in any consolidated



school district which maintains a central school, and direct the application to be made of the proceeds thereof.

"Before the board of directors may sell, lease or dispose of any property belonging to the school corporation it shall conform to the provisions as set forth in sections two hundred ninety-seven point twenty-three (297.23) and two hundred ninety-seven point twenty-four (297.24). Any real estate sold shall be appraised by three disinterested freeholders in the school district appointed by the county superintendent of schools of the county in which said real estate is located.

"Nothing herein contained shall be construed as limiting the power to sell certain property in consolidated school districts as provided by section two hundred ninety-seven point twenty-one (297.21)."

Amendments adopted.

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, 92:

Abel	Gallup	Meyer	Ryan
Aubrey	Goode	Miller of	Sar
Berry	Hanna	Black Hawk	Schroeder
Bloedel	Hansen	Miller of Shelby	Schwengel
Boothby	Hanson	Moore of Butler	Sherod
Brockmeyer	Harris	Moore of Louisa	Shifflett
Brookings	Heinz	Mooty	Sloane
Brown	Hendrix	Morris	Soeth
Brownlie	Huisman	Nelson of Jasper	Stevens
Buck	Jones	Nicholson	Stiffler
Burris	Judd	Nielsen	Tate
Burrows	Koch	Norland	Tierney
Butler	Kosek	Oberman	Uhlenhopp
Clark of	Kuester	Oeth	Van Zwol
Appanoose	Langland	Olson	Voigtmann
Clark of Marion	Lisle	Oppedahl	Walker
Cooksey	Loss	Patrick	Walter
Cornick	Lucken	Paul	Washburn
Crabb	Martin	Pedrick	Weiss
Darrington	McEleney	Pieper	Weston
Davis	McFarlane	Poston	White
Fairchild	McNeal	Putney	Young
Fiene	Mensing	Ramseyer	Mr. Speaker
Frey	Metz		

The nays were, none.

Absent or not voting, 16:

Bass	Mallonee	Nystrom	Robinson
Crosier	Munger	Palmer	Shepard
Eckels	Nelson of	Pendleton	Smith
Klemesrud	Woodbury	Ringgenberg	Strawman
Ludwig			

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

House File 586, a bill for an act to amend section three hundred ninety-two point one (392.1), Code 1950, relating to joint use of sanitary sewer system, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 94:

Abel	Goode	Metz	Ramseyer
Aubrey	Hanna	Meyer	Ryan
Berry	Hansen	Miller of	Sar
Bloedel	Hanson	Black Hawk	Schroeder
Boothby	Harris	Miller of Shelby	Sherod
Brockmeyer	Heinz	Moore of Butler	Shifflett
Brookings	Hendrix	Moore of Louisa	Sloane
Brownlie	Huisman	Mooty	Soeth
Buck	Jones	Morris	Stevens
Burris	Judd	Nelson of Jasper	Stiffler
Burrows	Klemesrud	Nicholson	Strawman
Butler	Koch	Nielsen	Tate
Clark of	Kosek	Norland	Tierney
Appanoose	Kuester	Oberman	Uhlenhopp
Clark of Marion	Langland	Oeth	Van Zwol
Cooksey	Lisle	Olson	Voigtmann
Cornick	Loss	Oppedahl	Walker
Crabb	Lucken	Palmer	Walter
Darrington	Mallonee	Patrick	Washburn
Davis	Martin	Paul	Weiss
Eckels	McEleney	Pedrick	Weston
Fairchild	McFarlane	Pieper	White
Fiene	McNeal	Poston	Young
Gallup	Mensing	Putney	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Bass	Ludwig	Nystrom	Schwengel
Brown	Munger	Pendleton	Shepard
Crosier	Nelson of	Ringgenberg	Smith
From	Woodhuw	Robinson	

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

House File 370, a bill for an act to amend section two hundred ninety-seven point two (297.2), Code 1950, relating to the acreage limitation on schoolhouse sites, 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, 95:

Abel	Hanna	Meyer	Ryan
Aubrey	Hansen	Miller of	Sar
Berry	Hanson	Black Hawk	Schroeder
Bloedel	Harris	Miller of Shelby	Schwengel
Boothby	Heinz	Moore of Butler	Sherod
Brockmeyer	Hendrix	Moore of Louisa	Shifflett
Brookings	Huisman	Mooty	Sloane
Brownlie	Jones	Morris	Soeth
Buck	Judd	Nelson of Jasper	Stevens
Burris	Klemesrud	Nicholson	Stiffler
Burrows	Koch	Nielsen	Strawman
Butler	Kosek	Norland	Tate
Clark of	Kuester	Oberman	Tierney
Appanoose	Langland	Oeth	Uhlenhopp
Clark of Marion	Lisle	Olson	Van Zwol
Cooksey	Loss	Oppedahl	Voigtmann
Cornick	Lucken	Palmer	Walker
Crabb	Mallonee	Patrick	Walter
Darrington	Martin	Paul	Washburn
Davis	McEleney	Pedrick	Weiss
Eckels	McFarlane	Pieper	Weston
Fairchild	McNeal	Poston	White
Fiene	Mensing	Putney	Young
Gallup	Metz	Ramseyer	Mr. Speaker
Goode			100 100 100 100 100 100 100 100 100 100

The nays were, none.

Absent or not voting, 13:

Bass Brown	Ludwig Munger	Nystrom Pendleton	Robinson Shepard
Crosier	Nelson of	Ringgenberg	Smith
Frey	Woodbury		

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

Senate File 122, a bill for an act to amend chapter one hundred thirty-five B (135B), Code 1950, relating to licensure and regulations of hospitals, and chapter one hundred thirty-five C (135C), Code 1950, relating to the regulation of nursing homes, and to provide that county homes shall be exempt from the provisions thereof, was taken up for consideration.

Pieper of Allamakee offered the following amendment filed by him and Hendrix of Muscatine and moved its adoption:

Amend Senate File 122, section two (2), line five (5), by striking the words "five persons" and inserting in lieu thereof the words: "three

persons in cities and towns with a population of three thousand (3,000) er less."

Amendment adopted.

Buck 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, 74:

Abel	Hanna	Mensing	Robinson
Aubrey	Hansen	Meyer	Ryan
Berry	Hanson	Miller of	Sar
Bloedel	Harris	Black Hawk	Schroeder
Boothby	Heinz	Miller of Shelby	Schwengel
Brockmeyer	Hendrix	Moore of Butler	Sherod
Brookings	Huisman	Mooty	Smith
Brownlie	Judd	Morris	Stevens
Buck	Klemesrud	Munger	Stiffler .
Butler	Koch	Nielsen	Strawman
Clark of	Kosek	Norland	Tierney
Appanoose	Kuester	Nystrom	Van Zwol
Cooksey	Langland	Oberman	Voigtmann
Crosier	Lisle	Palmer	Walker
Davis	Mallonee	Patrick	Walter
Eckels	Martin	Paul	Washburn
Frey	McEleney	Pedrick	Weston
Gallup	McFarlane	Pieper	Young
Goode	McNeal	Ringgenberg	Mr. Speaker

The nays were, 8:

Burris	Fiene	Sloane	Weiss
Cornick	Nelson of Jasper	Tate	White

Absent or not voting, 26:

Bass	Jones	Nelson of	Poston
Brown	Loss	Woodbury	Putney
Burrows	Lucken	Nicholson	Ramseyer
Clark of Marion	Ludwig	Oeth	Shepard
Crabb	Metz	Olson	Shifflett
Darrington	Moore of Louisa	Oppedahl	Soeth
Fairchild	TOWARD AND DESIGNATION OF THE PROPERTY OF THE PARTY OF TH	Pendleton	Uhlenhopp

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

Senate File 109, a bill for an act to amend section three hundred fifty-nine point thirty-five (359.35), Code 1950, relating to use of cemetery funds by township trustees, was taken up for consideration.

Hansen of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?"

The ayes were, 87:

Berry Goode Meyer Miller of Ringgenberg Bloedel Hanna Robinson Boothby Hansen Black Hawk Ryan Brockmeyer Hanson Miller of Shelby Sar Brookings Harris Moore of Butler Schwengel Brownlie Heinz Mooty Sherod Hendrix Smith Buck . Morris Nelson of Jasper Burris Huisman Soeth Jones Judd Burrows Nicholson Stevens Butler Nielsen Stiffler · Clark of Klemesrud Norland Strawman Kosek Nystrom Tate Appanoose Clark of Marion Oberman Kuester Tierney Oeth Uhlenhopp Cooksey Langland Lisle Oppedahl Cornick Van Zwol Crabb Loss Palmer Voigtmann Crosier Mallonee Patrick Walter Darrington Martin Paul Weiss McEleney Pedrick Weston Eckels White Fairchild McFarlane Pieper McNeal Fiene Poston Young Metz Putney Mr. Speaker Frey Gallup

The nays were, none.

Absent or not voting, 21:

Abel Lucken Nelson of Shepard Ludwig Woodbury Shifflett Aubrey Olson Sloane Bass Mensing Moore of Louisa Pendleton Walker Brown Ramseyer Washburn Davis Munger Koch Schroeder

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

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 11, a joint resolution to declare that federal rent control is no longer necessary in the State of Iowa, or any part thereof; to provide that the Governor shall immediately notify the housing expediter that federal rent control is no longer necessary in Iowa, or any part thereof; and to terminate federal rent control in accordance with sections two hundred four (204) (j) two (2) of the housing and rent act of 1949, with report of committee recommending passage, was taken up for consideration.

Sherod of Van Buren moved the previous question.

Motion prevailed.

McNeal of Wright 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, 72:

Abel	Hanna	Miller of	Sherod
Bloedel	Hansen	Black Hawk	Shifflett
Boothby	Hanson	Moore of Butler	Sloane
Brockmeyer	Harris	Mooty	Smith
Brookings	Hendrix	Morris	Stevens
Brownlie	Huisman	Nicholson	Stiffler
Buck	Klemesrud	Nystrom	Strawman
Burrows	Koch	Oppedahl	Tate
Butler	Kuester	Palmer	Uhlenhopp
Cornick	Langland	Patrick	Van Zwol
Crosier	Loss	Paul	Voigtmann
Darrington	Lucken	Pedrick	Walker
Davis	Mallonee	Pieper	Walter
Eckels	Martin	Putney	Washburn
Fairchild	McFarlane	Ringgenberg	Weiss
Fiene	McNeal	Robinson	Weston
Frey	Metz	Ryan	Young
Gallup	Meyer	Sar	Mr. Speaker
Goode			

The nays were, 21:

Aubrey	Crabb	Miller of Shelby	Oeth
Burris	Heinz	Munger	Poston
Clark of	Jones	Nelson of Jasper	Soeth
Appanoose	Judd	Nielsen	Tierney
Clark of Marion	Lisle	Norland	White
Cooksey	McEleney		

Absent or not voting, 15:

Bass	Mensing	Pendleton	Schroeder
Berry	Moore of Louisa		Schwengel
Brown	Nelson of		Shepard
Kosek Ludwig	Woodbury	Ramseyer	

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

SENATE FILES SUBSTITUTED FOR HOUSE FILES

Palmer of Lee asked and obtained unanimous consent to substitute Senate File 163 for House File 197, to substitute Senate File 165 for House File 196, and to substitute Senate File 33 for House File 55.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 149, 156, 186, 229, 230 and 344.

GEORGE FIENE, Ranking Member House Committee.

JAMES H. NESMITH, 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 149, 156, 186, 229, 230 and 344.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor:

April 5, 1951.

Hon. William S. Lynes, Speaker of the House of Representatives, State House.

Dear Mr. Speaker:

According to section 16 of Article III of the Constitution of the State of Iowa, I am returning House File 179, without my signature.

My reason for vetoing this measure is based upon a decision, after due consideration, that it would weaken our present Child Labor Law. We should seek to strengthen this law and, while bowling is a popular recreational activity, I have been advised by juvenile court authorities and school truant officers that this type of work has contributed to the problem of juvenile delinquency and truancy from school. It is my opinion that this additional legislation would further aggravate that situation.

Respectfully yours, Wm. S. BEARDSLEY, Governor.

AMENDMENTS FILED

- Amend House File 609 by striking from line thirteen
- 2 (13), section one (1), the word "official".
- 3 Further amend said section by striking all after the
- 4 word "the" in lines sixteen (16) and seventeen (17) and in-
- 5 serting in lieu thereof the following words: "person who
- 6 did the vaccination and showing date of vaccination and se-
- 7 rial number of vaccine".

PAUL of Poweshiek. SOUTH of Emmet. WESTON of Buchanan.



- 1 Amend Senate File 32, as passed by the Senate,
- 2 by inserting after the word "borrow" in line fifty-two (52)
- 8 of section two (2) the words "and expend".

NELSON of Woodbury. CROSIER of Linn.

- 1 Amend Senate File 212, as passed by the Senate, by striking
- 2 the word "this" in line seventeen (17) of section five (5) and
- 3 substituting in lieu thereof the word "that".

NELSON of Woodbury.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Friday, April 6, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 6, 1951.

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

Prayer was offered by the Reverend Leland Mann, pastor of the Congregational Church, Grinnell.

The Journal of April 5 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Metz of Decatur on request of Hansen of Carroll; Pendleton of Buena Vista on request of Abel of Clayton; Putney of Tama on request of Walker of Hamilton; Judd of Clinton on request of McEleney of Clinton; Berry of Calhoun on request of White of Keokuk.

PRESENTATION OF VISITORS

Klemesrud of Winnebago presented to the House thirty-five members of the eighth grade class of Tama Junior High School, accompanied by Hazel Thompson, principal, Roger Crews and W. S. Ramey, instructors.

Walker of Hamilton presented to the House the Honorable John S. Heffner, former member of the House from Hamilton County, and Mrs. Heffner.

Fairchild of Ida presented to the House seventy members of the junior and senior American history and government classes of Ida Grove High School, accompanied by Mrs. Clara Bekman, teacher.

Meyer of Sac presented to the House ten members of the senior class of Delaware Township High School, Nemaha, accompanied by Charles Waterbury, superintendent, and Mrs. Waterbury.

Nelson of Jasper presented to the House thirty fifth and sixth grade students from Baxter School, accompanied by Carl M. Gaumer, superintendent, Mrs. Nelson and Mrs. Larsen.

PETITIONS

Burrows of Benton presented a petition signed by twenty-eight members of the Shellsburg American Legion Auxiliary urging support of House File 4 and Senate File 10; also, House File 71.

Referred to the committee on appropriations.

Schwengel of Scott presented a petition signed by sixty-one residents of Scott County urging support of House File 551 to create a legislative council.

Referred to the sifting committee.

Schwengel of Scott presented a resolution by the board of directors of Scott County Mental Health Center urging support of Senate File 500.

Referred to the sifting committee.

POINT OF PERSONAL PRIVILEGE

Ludwig of Johnson rose under the question of personal privilege, asked and obtained unanimous consent to have the following poem printed in the Journal:

THE L. L. L.

Sure, the Governor is important, So's the President and Speaker, too And the House and Senate members Have some little jobs to do, But the real work of the session, This I confess, with some intrigue Is that done by our own betters, The Legislative Ladies League.

Without their good advice, and prodding Ere the session is begun
As without their praise, and nagging
When our labor has been done—
We would turn our heads in anguish
And bar our doors as for a siege,
Were it not for our defenders—
The Legislative Ladies League.

When, at last, the Final Session, And we stand at Heaven's gate, We shall file this last amendment Ere the Chair decides our fate, "Here, we would be lost and helpless Weary, too, with much fatigue, Please, dear God, we would not stay here If no Legislative League."

HERMAN M. KNUDSON.

COMMUNICATION FROM STATE COMPTROLLER

The following communication was received from the office of the state comptroller:

OFFICE STATE COMPTROLLER

April 6, 1951.

To the Secretary of the Senate and Chief Clerk of the House of Representatives.

In accordance with the provisions of chapter 25, Code 1950, there is submitted herewith a claim acted upon by the state appeal board April 6, 1951. The claim bears the recommendation of the board.

The claim of a general nature is number 186.

R. E. JOHNSON, Chairman, State Appeal Board.

Name of Claimant and No. Nature of Claim Amount of Claim

186

454.18

Passed on file.

SENATE AMENDMENT CONSIDERED

Sloane of Polk called up for consideration House File 142, a bill for an act to amend section three hundred twenty-one point two hundred thirty-six (321.236), Code 1950, relating to the powers of local authorities, and to amend section three hundred eighty-nine point thirty-nine (389.39), Code 1950, relating to powers of local authorities to regulate the use of streets and highways, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the title to House File 142 by striking the comma (,) following the word "authorities" in line three (3) and inserting in lieu thereof a period (.) and by striking the remainder of line three (3) and all of lines four (4), five (5) and six (6) of said title.

Motion prevailed and the House concurred.

Sloane of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Henne	Morris	Shepard
		Sherod
		Sloane
		Smith
		Soeth
Klemesrud		Stevens
Koch	Nielsen	Stiffler
Kosek	Norland	Strawman
Langland	Oberman	Tierney
Loss	Olson	Uhlenhopp
Ludwig	Oppedahl	Van Zwol
Martin	Palmer	Voigtmann
McFarlane	Pedrick	Walker
McNeal	Pieper	Walter
Mensing	Ramseyer	Washburn
Meyer	Ringgenberg	Weiss
Miller of Shelby	Ryan	Weston
Moore of Butler	Sar	White
Moore of Louisa	Schroeder	Young
Mooty	Schwengel	Mr. Speaker
	Kosek Langland Loss Ludwig Martin McFarlane McNeal Mensing Meyer Miller of Shelby Moore of Butler Moore of Louisa	Hanson Heinz Huisman Jones Klemesrud Koch Kosek Langland Loss Ludwig Martin Munger Nelson of Jasper Woodbury Nicholson Nielsen Norland Coberman Olson Ludwig Martin Palmer McFarlane McFarlane McNeal Mensing Meyer Miller of Shelby Moore of Butler Moore of Louisa Menzon Munger Melson of Jasper Woodbury Nicholson Nielsen Norland Oberman Olson Pedrick Pedrick Pieper Ramseyer Ringgenberg Ryan Sar Sochroeder

The nays were, none.

Absent or not voting, 30:

Aubrey	Frey	Mallonee	Paul
Berry	Hansen	McEleney	Pendleton
Brookings	Harris	Metz	Poston
Buck	Hendrix	Miller of	Putney
Burrows	Judd	Black Hawk	Robinson
Clark of Marion	Kuester	Nystrom	Shifflett
Eckels	Lisle	Oeth	Tate
Fairchild	Lucken	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

House File 628, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund and the old age assistance fund, was taken up for consideration.

Hanson of Lyon moved that the bill be read a last time now and

placed 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:

Abel Moore of Louisa Hansen Sar Bass Hanson Mooty Schroeder Bloedel Heinz Morris Schwengel Boothby Hendrix Munger Shepard Brockmeyer Huisman Nelson of Jasper Sherod Brookings Jones Nelson of Shifflett Brown Klemesrud Woodbury Sloane Brownlie Koch Nicholson Smith Buck Kosek Nielsen Soeth Burris Kuester Norland Stevens Burrows Langland Nystrom Stiffler Oberman Butler Lisle Strawman Clark of Loss Oeth Tate Lucken Appanoose Olson Tierney Clark of Marion Ludwig Oppedahl Uhlenhopp Van Zwol Cooksey Mallonee Palmer Voigtmann Walker Cornick Martin Patrick Crabb McEleney Paul Crosier McFarlane Pedrick Walter Pieper Washburn Darrington Mensing Meyer Weiss Davis Poston Weston Fiene Miller of Ramseyer Black Hawk White Frey Ringgenberg Gallup Miller of Shelby Robinson Young Moore of Butler Goode Ryan Mr. Speaker Hanna

The nays were, none.

Absent or not voting, 10:

Aubrey Fairchild McNeal Pendleton Berry Harris Metz Putney Eckels Judd

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

Senate File 346, a bill for an act to make appropriations to Fern E. Sharp, Elkader, Iowa; Otto H. Henningsen, Clinton, Iowa; Stanley L. Hart, Keokuk, Iowa; Lawrence Putney, Gladbrook, Iowa; Henry Siefkas, Osceola, Iowa, and Harvey J. Long, Clinton, Iowa, 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, 96:

Miller of Shelby Robinson Abel Goode Moore of Butler Bass Hanna Ryan Bloedel Hanson Moore of Louisa Sar Boothby Harris Mooty Schroeder Brockmeyer Heinz Morris Schwengel Shepard Brookings Hendrix Munger Nelson of Jasper Sherod Brown Huisman Brownlie Nelson of Shifflett Jones Buck Klemesrud Woodbury Sloane Smith Burris Koch Nicholson Kosek Nielsen Stiffler Burrows Strawman Butler Kuester Norland Clark of Langland Nystrom Tate Lisle Oberman Tierney Appanoose Van Zwol Clark of Marion Loss Oeth Voigtmann Cooksey Lucken Olson Cornick Ludwig Oppedahl Walker Crabb Walter Mallonee Palmer Crosier McEleney Patrick Washburn Darrington McFarlane Paul Weiss McNeal Pedrick Weston Davis White Fairchild Mensing Pieper Fiene Meyer Poston Young Frey Miller of Ramseyer Mr. Speaker Black Hawk

The nays were, none.

Gallup

Absent or not voting, 12:

Aubrev Hansen Metz Soeth Berry Judd Pendleton Stevens Martin Eckels Putney Uhlenhopp

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

Ringgenberg

Senate File 347, a bill for an act to make appropriations to John R. Hattery, Nevada, Iowa; J. T. Dykhouse, Rock Rapids, Iowa; Morse E. Crosier, Coggon, Iowa, and Harold F. Nelson, Sioux City, Iowa, 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?"

Under Rule 15 Crosier of Linn and Nelson of Woodbury were excused from voting.

The ayes were, 90:

Bass Brown Butler Cornick Brownlie Bloedel Clark of Crabb Boothby Buck Appanoose Darrington Brockmeyer Burris Clark of Marion Davis Brookings Burrows Cooksey Fairchild

Fiene Lucken Nielsen Sherod Frey Ludwig Nystrom Shifflett Gallup Mallonee Oberman Sloane Goode McEleney Oeth Smith McFarlane Olson Stiffler Hanna Oppedahl Hanson McNeal Strawman Harris Mensing Palmer Tierney Heinz Meyer Paul Uhlenhopp Hendrix Miller of Pedrick Van Zwol Black Hawk Voigtmann Huisman Pieper Walker Miller of Shelby Poston Jones Moore of Butler Klemesrud Ramsever Walter Koch Moore of Louisa Ringgenberg Washburn Kosek Mooty Ryan Weiss Weston Kuester Morris Sar White Langland Munger Schroeder Nelson of Jasper Lisle Schwengel Young Mr. Speaker Loss Nicholson Shepard

The nays were, none.

Absent or not voting, 18:

Abel Hansen Nelson of Putney Judd Woodbury Robinson Aubrev Berry Crosier Norland Martin Soeth Patrick Metz Stevens Pendleton Tate Eckels

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

Senate File 348, a bill for an act to make appropriations to DeVere Watson, Council Bluffs, Iowa; X. T. Prentis, Mount Ayr, Iowa; J. Kendall Lynes, Plainfield, Iowa; Leo Elthon, Fertile, Iowa; George Faul, Des Moines, Iowa; Robert P. Munger, Sioux City, Iowa; Gustav T. Kuester, Griswold, Iowa; George L. Paul, Brooklyn, Iowa; Carroll L. Brown, Oskaloosa, Iowa, and George H. Robb, Estherville, Iowa, 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?"

Under Rule 15 Munger of Woodbury, Kuester of Cass, Paul of Poweshiek and Brown of Mahaska were excused from voting.

The ayes were, 92:

Abel Buck Cooksev Fiene Frey Bass Burris Cornick Gallup Bloedel Burrows Crabb Boothby Butler Crosier Goode Brockmeyer Clark of Darrington Hanna Brookings Davis Hanson Appanoose Brownlie Clark of Marion Fairchild Harris

Heinz	Meyer	Oppedahl	Smith
Hendrix	Miller of	Palmer	Stiffler
Huisman	Black Hawk	Patrick	Strawman
Jones	Moore of Butler	Pedrick	Tate
Klemesrud	Moore of Louisa	Pieper	Tierney
Koch	Mooty	Poston	Uhlenhopp
Kosek	Morris	Ramseyer	Van Zwol
Langland	Nelson of Jasper	Ringgenberg	Voigtmann
Lisle	Nelson of	Robinson	Walker
Loss	Woodbury	Ryan	Walter
Lucken	Nicholson	Sar	Washburn
Ludwig	Nielsen	Schroeder	Weiss
Mallonee	Norland	Schwengel	Weston
McEleney	Nystrom	Shepard	White
McFarlane	Oberman	Sherod	Young
McNeal	Oeth	Shifflett	Mr. Speaker
Mensing	Olson	Sloane	

The nays were, none.

Absent or not voting, 16:

Aubrey	Hansen	Metz	Pendleton
Berry	Judd	Miller of Shelby	Putney
Brown	Kuester	Munger	Soeth
Eckels	Martin	Paul	Stevens

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

Senate File 163, a bill for an act relating to the general powers of municipal corporations and to repeal chapter three hundred sixty-eight (368) of the Code, relating thereto, and certain other sections of the Code, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code relating thereto, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendments filed by him, Palmer of Lee, et al., and moved their adoption:

Amend Senate File 163, as passed by the Senate, by adding after the words and figures "three hundred sixty-eight (368)" in line one (1) the following: "except sections three hundred sixty-eight point five (368.5), three hundred sixty-eight point six (368.6), three hundred sixty-eight point seven (368.7) and three hundred sixty-eight point eight (368.8)".

Further amend Senate File 163 by striking section three (3). Also amend Senate File 163 by striking section four (4). Also amend Senate File 163 by striking section eight (8). Also amend Senate File 163 by striking section forty-five (45).

Amendments adopted.

Nelson of Woodbury asked and obtained unanimous consent to withdraw the following amendment filed by him and Crosier of Linn:



Amend Senate File 163, as passed by the Senate, as follows:

Strike all of lines eight (8) to ten (10), inclusive, from section three (3).

Further amend section three (3) by striking all of the last sentence.

Nelson of Woodbury offered the following amendment filed by Palmer of Lee, et al., and moved its adoption:

Amend Senate File 163 as passed by the Senate as follows:

Amend section five (5) by striking from lines five (5) and six (6) the words "but shall in no way be limited by the enumeration in" and inserting in lieu thereof the words "and in section".

Further amend said section by inserting before the word "enumeration" in line seven (7) the word "statutory".

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by Palmer of Lee, et al., and moved its adoption:

Amend Senate File 163 as passed by the Senate as follows: Strike all of section seven (7).

Amendment adopted.

Goode of Davis asked and obtained unanimous consent to withdraw the following amendment filed by him, et al.:

Amend Senate File 163 as passed by the Senate, section nine (9), by striking the first sentence thereof and inserting in lieu thereof the following:

"Buildings. They shall have the power to adopt by ordinance a building code, providing for the districting of such cities into one or more districts, establishing reasonable rules and regulations for the erection, reconstruction and inspection of buildings of all kinds within their limits and for a fee for such inspection, and providing penalties for violation thereof."

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 163 by striking the word ", licensing," from line two (2) of section nine (9).

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him, et al., and moved its adoption:

Amend Senate File 163, as passed by the Senate, as follows: Insert before the word "repairs" in line three (3) of section nine (9) the word "major".

Amendment adopted.

Tate of Cerro Gordo offered the following amendments filed by him and moved their adoption:

- 1. Amend Senate File 163, section eleven (11), line three (3), by inserting after the word and comma "staff," the word "uniform".
- 2. Amend Senate File 163, section fifteen (15), line three (3), by inserting after the word and comma "staff," the word "uniform".

Amendments adopted.

Goode of Davis asked and obtained unanimous consent to withdraw the following amendment filed by him, et al.:

Amend Senate File 163, as passed by the Senate, section sixteen (16), by striking the word "shall" in line one (1).

Nelson of Woodbury offered the following amendment filed by Goode of Davis, et al., and moved its adoption:

Amend Senate File 163, section sixteen (16), by striking the words "Cities shall," in line one (1), and inserting in lieu thereof the following: "All cities having a population of six thousand or more shall, and other cities".

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 163, as passed by the Senate, by adding at the end of section twenty-five (25) the following new subsection:

"3. Municipal corporations having a population of less than fifty thousand are hereby authorized to place the management of municipally owned sewage works in the hands of a board of trustees. The provisions of sections three hundred ninety-seven point twenty-seven (397.27) to three hundred ninety-seven point thirty-five (397.35) shall be applicable to such boards."

Amendment adopted.

Sloane of Polk asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend Senate File 163 as follows:

Amend Senate File 163, section twenty-nine (29), line thirteen (13), by adding after the word and period "commission." the following:

"This section shall not apply to permanent park boards in cities now or hereafter having a population of 125,000 or more according to the last federal census."

Sloane of Polk offered the following amendment and moved its adoption:

Amend Senate File 163 as follows:



Amend Senate File 163, section twenty-nine (29), line thirteen (13), by adding after the word and period "commission." the following:

"This section shall not apply to cities which have established permanent park boards, under the provisions of chapter 371, Code 1950, now or hereafter having a population of 125,000 or more according to the last federal census."

Amendment adopted.

Nelson of Woodbury asked and obtained unanimous consent to withdraw the following amendment filed by him and Crosier of Linn:

Amend Senate File 163 by inserting at the end of section thirty-nine (39) the following sentence: "The total amount of dues assessed and collected by said league shall in no year exceed forty thousand dollars."

Nelson of Woodbury offered the following amendments filed by Palmer of Lee, et al., and moved their adoption:

Amend Senate File 163 as passed by the Senate as follows:

- 1. Strike section thirty-nine (39).
- 2. Strike section forty-four (44).
- 3. Strike section sixty-two (62).
- 4. Further amend by adding a new section thereto as follows:

"Amend section three hundred sixty-three point sixty (363.60) by striking all following 'municipalities' in line four (4), up to and including 'dollars.' in line twenty-four (24), and inserting in lieu thereof the following: 'provided, however, that the sum total of annual dues collected by the league from municipalities shall not exceed twenty-five thousand dollars (\$25,000).'"

Goode of Davis offered the following amendment to the amendment, filed by Palmer of Lee, et al., and moved its adoption:

Amend the amendment to Senate File 163 by striking the words and figures "twenty-five thousand dollars (\$25,000)" in lines eleven (11) and twelve (12), and inserting in lieu thereof the words and figures "thirty-five thousand dollars (\$35,000)".

Amendment to amendment adopted.

Amendments as amended adopted.

Palmer of Lee offered the following amendment filed by him, et al., and moved its adoption:

Amend Senate File 163 as passed by the Senate as follows:

Insert after section thirty-eight (38) the following new section:

"Right of appeal. Whenever the council of any municipal corporation enters into an agreement for the sale, lease, or disposal by other means of any municipal property, any elector of such municipal corporation shall have the right to appeal from the action of the council to the district court, within thirty days of the final action thereon by the council, on the

ground that such agreement is not in the public interest. All such agreements shall be voidable pending the decision of the court."

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 163 by inserting after section forty-five (45) the following new section:

"Sec. 46. Section three hundred eighty-nine point nineteen (389.19), Code 1950, is hereby repealed."

5. Renumber the remaining sections.

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 163 by striking from line two (2) of section sixty-one (61) the words and figures "four hundred twenty point sixty-one (420.61)" and inserting in lieu thereof the words and figures "four hundred twenty point fifty-eight (420.58)".

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 163 by striking in line three (3) of section twenty-four (24) the following: "compel the tuberculin and other tests" and substitute in lieu thereof the following: "require an annual test for both tuberculosis and brucellosis and such other diagnostic tests as may be necessary to determine the health of the cow". Further amend by adding after the word "products" in line six (6) of section twenty-four (24) the following: "and may provide for the grade, type or kind of milk and milk products".

Amendment lost.

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

Amend Senate File 163, section eleven (11), line three (3), by striking the word "uniform" and inserting in lieu thereof the following: "specify uniform at the employee's expense".

Further amend Senate File 163, section fifteen (15), line three (3), by striking the word "uniform" and inserting in lieu thereof the following: "specify uniform at the employee's expense".

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, 90:

Abel Gallup Meyer Pieper Miller of Ramseyer Bass Goode Black Hawk Bloedel Hanna Robinson Boothby Hansen Moore of Butler Ryan Brockmeyer Hanson Moore of Louisa Sar Heinz Mooty Schroeder Brookings Morris Schwengel Brown Hendrix Brownlie Huisman Munger Sherod Nelson of Jasper Jones Smith Buck Klemesrud Nelson of Soeth Burris Woodbury Stiffler Burrows Koch Kuester Nicholson Strawman Butler Langland Tate Clark of Nielsen Lisle Norland Tierney Appanoose Clark of Marion Loss Nystrom Oberman Uhlenhopp Van Zwol Lucken Cooksey Ludwig Oeth Walker Cornick Crabb Mallonee Olson Walter Oppedahl Palmer Martin Weiss Crosier McElenev Weston Darrington White McFarlane Patrick Davis McNeal Paul Young Eckels Pedrick Mensing Mr. Speaker Fairchild Frev

The nays were, 4:

Fiene Harris Kosek Shepard

Absent or not voting, 14:

Aubrey Miller of Shelby Ringgenberg Stevens
Berry Pendleton Shifflett Voigtmann
Judd Poston Sloane Washburn
Metz Putney

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

On motion by Goode of Davis, the House recessed until 1:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Moore of Louisa presented to the House twenty students from the American government class of Morning Sun High School, accompanied by Harold E. Davis, principal.

Jones of Clarke presented to the House sixty-two students from the American government class of Osceola High School, accompanied by Paul Weiler, principal.

CONSIDERATION OF BILLS

Senate File 165, a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof, and to repeal certain sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419) and four hundred twenty (420), Code 1950, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code to conform thereto, with report of committee recommending passage, was taken up for consideration.

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

Amend Senate File 165 by inserting after the word "government" in line four (4) of section two (2) the words "and to elections in cities operating under chapters forty-four (44) and forty-five (45)".

Amendment adopted.

Nelson of Woodbury offered the following amendments filed by him, et al., and moved their adoption:

Amend Senate File 165 as follows:

1. Strike from line two (2) of section nine (9) the word and figure "four (4)" and insert in lieu thereof the word and figure "two (2)".

Further amend section nine (9) by adding at the end thereof the following:

"The electors of the municipal corporation may, upon petition and election in the same manner as provided for changes in form of government by sections thirty-five (35) to thirty-seven (37), provide that terms of office for all elective municipal officers shall be for four years, and may subsequently, in like manner, change the duration of such terms from four years to two years, provided, however, that the restrictions imposed on frequency of petition and election by sections thirty-eight (38) and thirty-nine (39) shall also apply to changes in length of term of office.

"For purposes of the first regular municipal election held under the provisions of this act the question of four year terms of office for all elective municipal officials may be decided at a special election held prior to such municipal election. The references in sections ten (10) to fourteen (14) hereof to 'longer' and 'shorter' terms shall be applicable only in the event that the results of such special election are in favor of four year terms."

2. Insert after the word "election" in line seven (7) of section thirty-five (35) the words ", the mayor".

Amendments adopted.



Tierney of Webster asked and obtained unanimous consent to withdraw the following amendments filed by him:

Amend Senate File 165 as follows:

- 1. Amend section ten (10) by inserting after the figures "419" in line three (3) the following: "and chapter four hundred sixteen (416)".
- 2. Amend section eleven (11) by inserting after the figures "419" in line three (3) the following: "and chapter four hundred sixteen (416)".
- 3. Amend section twelve (12), line five (5), by striking the word "In" following the period and striking lines six (6), seven (7) and eight (8) and the words "improvements shall be elected for said longer terms" in line nine (9).

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 165 as follows:

Insert after the words "election in" in line one (1) of section eleven (11) the words and figures "April, 1950, or".

Further amend said section by inserting after the words "held in" in line four (4) the words "April, 1950, or".

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 165 by striking from section twelve (12) all after the word "hereof." in line five (5) and inserting in lieu thereof the following:

"In municipal corporations where members of the council are elected at large their length of term shall be determined by the number of votes received by each such candidate at the municipal election. Those candidates for council equal in number to one-half of the number of councilmen to be elected, or where an odd number are to be elected a bare majority of such number, who receive the greatest number of votes shall be elected for the longer term. In the event of a tie the mayor and clerk shall determine by lot which candidate or candidates shall receive the longer term."

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 165 by inserting after the word "corporation" in line two (2) of section thirty-three (33) the words: "for which taxes are collected through the office of the county treasurer".

Amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 165 by striking from line two (2) of section seventysix (76) the words "is hereby repealed" and inserting in lieu thereof the



words "is hereby amended by striking from line seven (7) the word 'February' and inserting in lieu thereof the word 'October'."

Nelson of Woodbury offered the following amendment, filed by him and Crosier of Linn, as a substitute amendment and moved its adoption:

Amend Senate File 165 by inserting after the word "repealed" in line two (2) of section seventy-six (76) the words, "and the following enacted in lieu thereof: 'In special charter cities holding a municipal primary election under the provisions of section 43.112 such primary shall be held on the first Monday in October of the year in which general municipal elections are held."

Substitute amendment adopted.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 165 by inserting after section one hundred eleven (111) the following new section:

"Sec. 112. Section six hundred two point eleven (602.11), Code 1950, is amended by striking from lines three (3) and four (4) the word 'Monday' and inserting in lieu thereof the words 'day of January'."

Further amend by renumbering the remaining section.

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:

Abel Harris Mooty Robinson Hendrix Morris Bass Ryan Bloedel Huisman Munger Sar Nelson of Jasper Brockmeyer Jones Schroeder Klemesrud Schwengel Brown Nelson of Brownlie Koch Woodbury Sloane Buck Kosek Nielsen Stiffler Kuester Burrows Norland Strawman Langland Nystrom Tate Butler Clark of Marion Tierney Lucken Oberman Ludwig Oeth Uhlenhopp Cooksey Mallonee Olson Van Zwol Crabb Martin Oppedahl Voigtmann Crosier McEleney Darrington Palmer Walker Davis McFarlane Patrick Walter McNeal Eckels Paul Washburn Meyer Pedrick Weiss Fiene Miller of Pieper Weston Frey Black Hawk White Goode Poston Moore of Butler Hansen Ramseyer Young Hanson Moore of Louisa Ringgenberg Mr. Speaker



The nays were, none.

Absent or not voting, 26:

Cornick Shepard Aubrev Loss Berry Boothby Fairchild Mensing Sherod Gallup Metz Shifflett Miller of Shelby Brookings Hanna Smith Heinz Nicholson Soeth Burris Judd Pendleton Stevens Clark of Lisle Putney Appanoose

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

The House resumed consideration of House File 93, a bill for an act to authorize the executive council to sell certain land belonging to the State of Iowa situated in block three (3), H. Lyons Addition to the town of Demoine, now included in and forming a part of the city of Des Moines, Polk County, Iowa.

Nystrom of Boone offered the following amendment proposed by the special committee appointed to study the provisions of House File 93 and moved its adoption:

Amend House File 93 by striking from lines five (5) and six (6) the following:

"Lot ten (10) and the south sixty-five (65) feet of lots eleven (11) and twelve (12)" and substituting in lieu thereof the following:

"The north one hundred (100) feet of lots nine (9) and ten (10) and the north fifteen (15) feet of the south sixty-five (65) feet of lots eleven (11) and twelve (12)".

Amendment adopted.

Sloane of Polk asked and obtained unanimous consent to withdraw the amendment filed by him and Ryan of Polk, found on page 441 of the Journal of February 12.

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:

Abel Clark of Marion Frey Klemesrud Bass Cooksey Goode Koch Bloedel Crabb Hansen Kosek Brockmeyer Crosier Hanson Kuester Brown Darrington Harris Langland Brownlie Davis Heinz Loss Buck Fairchild Hendrix Lucken Butler Fiene Huisman Ludwig

Mallonee	Nicholson	Poston	Tierney
Martin	Nielsen	Ramseyer	Van Zwol
McEleney	Norland	Ringgenberg	Voigtmann
McNeal	Nystrom	Ryan	Walker
Meyer	Oeth	Sar	Walter
Moore of Butler	Olson	Schroeder	Washburn
Moore of Louisa	Oppedahl	Schwengel	Weiss
Mooty	Palmer	Shepard	Weston
Morris	Patrick	Shifflett	White
Nelson of Jasper	Paul	Sloane	Young
Nelson of	Pedrick	Stiffler	Mr. Speaker
Woodhury	Piener	Tete	

The nays were, 3:

Burrows Miller of Shelby Robinson

Absent or not voting, 27:

Aubrey	Eckels	Mensing	Putney
Berry	Gallup	Metz	Sherod
Boothby	Hanna	Miller of	Smith
Brookings	Jones	Black Hawk	Soeth
Burris	Judd	Munger	Stevens
Clark of	Lisle	Oberman	Strawman
Appanoose	McFarlane	Pendleton	Uhlenhopp
Cornick			

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

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: April 5, 1951, House Files 96, 154, 170, 265, 322, 323, 324, 355, 378, 418, 441, 491, 573, 594 and 602; April 6, 1951, House Files 238 and 264.

AMENDMENTS FILED

- 1 Amend Senate File 33 as follows:
- Amend section four (4) by inserting the words "federal or"
- 3 after the word "the" in line seventeen (17).
- 4 2. Amend section four (4) by inserting the words "federal or"
- 5 after the word "of" in line eighteen (18).
- 6 3. Amend section four (4) by inserting the words "federal or"
- 7 after the word "the" in line twenty-one (21).

SLOANE of Polk.

- 1 Amend Senate File 212 as passed by
- 2 the Senate as follows:
 - 1. Amend section four (4) by adding at the end thereof
- 4 the following:
 - "The books of the corporation shall reflect at all times:
- 6 "1. The nature and amount of each sum received and expended
- 7 in each functional fund.

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- 8 "2. The total amount appropriated in each functional fund.
- 9 "3. The total amount appropriated in each of the divisions or accounts within each functional fund as set forth in sections six 10
- 11 (6) through twelve (12) of this act.
- 12 "4. The unexpended balance remaining in each functional fund 13 and in each division or account within such functional fund.
 - "5. All financial records of the corporation shall be a
- 14 15 public record and open to public inspection during business hours."
 - 2. Amend section five (5), subsection one (1), by inserting after the word "chapter" in line five (5) the following: "and by proposed allocations for each particular division or account within each functional fund".
 - 3. Amend section six (6), line three (3), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".
 - 4. Amend section seven (7), line three (3), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".

Further amend section seven (7) by striking from lines fifty-one (51) and fifty-two (52) the words "without the approval of the comptroller".

- 29 5. Amend section nine (9), line three (3), by striking the 30 word and figures "ten (10)" and inserting in lieu thereof the 31 word and figure "seven (7)".
 - 6. Amend section ten (10), subsection four (4), line fourteen (14), by inserting before the word "maintenance" the words "improvement, operation, and".
- 35 7. Amend section eleven (11), line three (3), by striking 36 the word and figure "six (6)" and inserting in lieu thereof 37 the word and figure "five (5)".
- 38 8. Strike from lines four (4) to eight (8) of section four-39 teen (14) the words ", and for each particular purpose within 40 each subsection when for the construction, purchase, or remodeling 41 of any building or improvements of any type, for the purchase of real estate, machinery, or major equipment". 42
- 43 9. Amend section seventeen (17) by adding after the word 44 "fund" in line ten (10) the following: "or in excess of the 45 amount appropriated for said purpose or particular function".
- 46 10. Amend section twenty (20) by striking from lines five 47 (5) and six (6) the words "the debt or debts for which it was 48 raised" and inserting in lieu thereof the words "all debts except 49 those evidenced by revenue bonds."
- 50 11. Amend section twenty-five (25) by adding two new sub-51 sections as follows:
- 52 "4. Whenever a body charged by law with administering funds 53 for any particular function shall have been elected by the 54 people, the corporation shall adopt the budget of said body and 55 shall allocate sufficient funds to meet said budget. However, 56 in no event shall levies exceed the limits prescribed in section

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57 two (2) and in sections six (6) to twelve (12), inclusive, or
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58 exceed, for this purpose, without council approval, the levies

59 heretofore permitted by law.

60 "5. No other statute whether heretofore or hereafter enacted,

61 relating to the taxing power of municipal corporations, shall be

62 construed to increase the limits on millage levies established

63 in section two (2) and sections six (6) through twelve (12) of

64 this Act, unless this Act is amended. In all laws hereafter en-

65 acted such amendment shall be a separate section of the Act."

NELSON of Woodbury. PALMER of Lee.

1 Amend House File 253, in line four (4), by striking the word

2 "five" and inserting in lieu thereof the word "seven".

HUISMAN of Osceola.

1 Amend House File 340 as follows:

Strike all of section two (2) and insert in lieu thereof

3 the following:

2

4

"Sec. 2. Permit. The state superintendent of public

5 instruction upon receipt of such application, executed under

6 oath upon the form and containing all material information

7 prescribed by said superintendent, and receipt of the sum of

8 fifty dollars (\$50) for filing fees and investigation, shall,

9 before granting such permit, publish a notice of the filing

10 of said application in an official state paper selected by the

11 superintendent, and published at the applicant's expense once

12 each week for a period of four consecutive weeks. After a

12 each week for a period of four consecutive weeks. After a

18 period of ten (10) days from the date of the last publication

14 of such notice, the superintendent shall grant such permit unless

15 information has come to the knowledge of said superintendent

16 that said applicant is incompetent to furnish such course or

17 courses of instruction as it represents, or that its moral

18 surroundings are not good, or that the premises are kept in

19 an unsafe or unsanitary condition, or that it is not in a

20 financially sound condition, or that the agents of said

21 institution use misrepresentations in soliciting or canvassing

22 for the purposes stated in section one (1) hereof. Applicant shall

23 file a surety bond with, and satisfactory to, the state superin-

24 tendent of public instruction in the penal sum of one thousand

25 dollars (\$1,000), securing the payment of any and all

26 judgments which may be obtained against the applicant in the State

27 of Iowa by any resident of this state for or on account of any

28 violation of this law by the applicant."

SCHWENGEL of Scott.

- 1 Amend House File 570 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 "Section 1. Section four hundred forty-four point
- 4 twelve (444.12), Code 1950, is amended by inserting in line



- 5 twenty-three (23) after the word and period "therefor." the
- 6 following:
- 7 "Said state institution fund is authorized to be used
- 8 for psychiatric treatment of patients in each county, and
- 9 the board of supervisors may include in its levy therefor
- 10 such amounts as it estimates may be necessary for such
- 11 psychiatric treatment."

SCHWENGEL of Scott.

On motion by Goode of Davis, the House adjourned until 10:30 a.m., Monday, April 9, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 9, 1951.

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

Prayer was offered by the Reverend Clyde C. Leeds, pastor of the Christian Church, Estherville.

The Journal of April 6 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Lucken of Plymouth on request of Patrick of Sioux; Nicholson of Taylor on request of Pedrick of Wapello.

PRESENTATION OF VISITORS

Martin of Monroe presented to the house the Honorable and Mrs. James W. Foster, former member of the House from Monroe County; also, his grandson, Eddie Pickerell, of Chariton.

Smith of Dickinson presented to the House Major and Mrs. Harley Rhoades from Dickinson County.

Brown of Mahaska presented to the House fifty Future Farmers of America from Oskaloosa, accompanied by T. R. Collins, leader.

Weston of Buchanan presented to the House thirty-one senior students from Jesup Consolidated School, accompanied by Willis T. Sperry and Paul J. Boysen, teachers.

Schwengel of Scott presented to the House Jackie Lewis from the Knowle Primary School Route, Bristol, England.

PETITIONS

Berry of Calhoun presented a petition signed by fourteen members of the W.C.T.U. Chapter of Lake City urging support of House File 514 and Senate File 429.

Referred to the sifting committee.

Uhlenhopp of Franklin presented a petition signed by twentyfive residents of Hampton urging support of House File 610.

Referred to the sifting committee.



Aubrey of Wapello presented a petition signed by forty-eight residents of Ottumwa urging support of House File 464.

Referred to the sifting committee.

Ringgenberg of Story presented a petition signed by three members of the Story County Civic Loyalty League urging support of House File 514.

Referred to the sifting committee.

Paul of Poweshiek presented a petition signed by twenty-five faculty members of the Park Avenue School, Des Moines, urging support of Senate File 493.

Referred to the sifting committee.

Paul of Poweshiek presented eight telegrams from the Iowa League of Women Voters asking that House File 551 be placed on the sifting committee calendar.

Referred to the sifting committee.

Nelson of Woodbury and Munger of Woodbury presented a petition signed by ninety-nine residents of Sioux City urging support of House File 489.

Referred to the sifting committee.

Pedrick of Wapello presented a petition signed by forty-seven faculty members of the Ottumwa Schools urging support of House File 464.

Referred to the sifting committee.

ANNOUNCEMENT BY CHIEF CLERK

The Chief Clerk announced the receipt of the following communication:

OKLAHOMA STATE DEPARTMENT Oklahoma City

April 6, 1951.

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

Dear Sir:

I am directed by the House of Representatives to transmit herewith: Enrolled House Concurrent Resolution 26 by Langley (Muskogee), Ozmun, Barnes, Berry, Card, Craig, Doty, Harkey (McCurtain), Hert,

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Humphreys, Musgrave, Reynolds (Oklahoma), Speakman and Sumrall of the House and Gary, Baldwin, Carrier, Cartwright, Cook, Dacus, Garvin, Hope, Irwin, Logan, Medlock, Miskovsky, Price, Walker, White and Worthington of the Senate.

A concurrent resolution memorializing the Congress to propose an amendment to the Constitution of the United States relating to fiscal matters.

and to advise you that the resolution has been adopted by both the House of Representatives and the Senate and signed by the presiding officer of each house in open session.

Respectfully, John D. Conner, Secretary of State.

ENROLLED HOUSE CONCURRENT RESOLUTION 26

By Langley (Muskogee), Ozmun, Barnes, Berry, Card, Craig, Doty, Harkey (McCurtain), Hert, Humphreys, Musgrave, Reynolds (Oklahoma), Speakman and Sumrall of the House and Gary, Baldwin, Carrier, Cartwright, Cook, Dacus, Garvin, Hope, Irwin, Logan, Medlock, Miskovsky, Price, Walker, White and Worthington of the Senate.

A concurrent resolution memorializing the Congress to propose an amendment to the Constitution of the United States relating to fiscal matters. Be It Resolved by the House of Representatives of the State of Oklahoma, the Senate concurring therein:

Section 1. The Legislature of the State of Oklahoma hereby respectfully petitions the Congress of the United States to propose the following article as an amendment to the Constitution of the United States:

ARTICLE

On the first day of each regular session, the President shall transmit to the Congress his estimates of the receipts of the government during the ensuing fiscal year under the laws existing on such date, together with his recommendations as to the purposes for which such receipts shall be expended, and except in time of war or during the period ending on the date of the expiration of one (1) full fiscal year after the termination thereof, the Congress shall not appropriate money for expenditure during such fiscal year in excess of such estimated receipts, as transmitted or as modified or revised by the President, except by a vote of three-fifths (3/5) of each house taken by yeas and nays. In the event the Congress shall without the said three-fifths (3/5) vote of each house taken by the yeas and nays appropriate money in excess of the estimated receipts for said fiscal year, then the President is authorized and directed to reduce all appropriations made by the Congress, except for the payment of claims against the United States the justice of which shall have been judicially declared by such tribunal as may be established by the Congress for the investigation of claims against the government, for permanent appropriations, appropriations for servicing the public debt, appropriations for veterans' pensions and benefits, and trust expenditures, by such uniform



percentage deductions as will bring total appropriations within the estimated or subsequently modified or revised receipts.

Section 2. The Legislature of the State of Oklahoma further respectfully petitions the Congress of the United States that it provide that such amendment to the Constitution of the United Sates shall be effective when ratified by the legislatures of three-fourths (%) of the several states.

Section 3. The Secretary of State of the State of Oklahoma is hereby directed to send certified copies of this concurrent resolution to the Secretary of the Senate of the United States, to the Clerk of the House of Representatives of the United States, to each member of the Congress from the State of Oklahoma, and to the chief executive and presiding officers of the legislative bodies of each of the several states.

Adopted by the House of Representatives the 3rd day of April, 1951.

JAMES M. BULLARD.

Speaker of the House of Representatives.

Adopted by the Senate the 29th day of March, 1951.

BOYD COWDEN,

President Pro tem of the Senate.

OFFICE OF SECRETARY OF STATE Received by the Secretary of State this 4th day of April, 1951, at 3:00 o'clock a.m.

JOHN D. CONNER.

Bv:

Correctly enrolled: William L. Jones, Chairman, Committee on Engrossed and Enrolled Bills.

Passed on file.

CONSIDERATION OF BILLS

Senate File 33, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections of chapter three hundred sixty-six (366), Code 1950, relating thereto, and to amend certain sections of said chapter, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment and moved its adoption:

Amend Senate File 33, section four (4), by striking lines seventeen (17) through twenty-four (24).

Amendment adopted.

Sloane of Polk asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 1295 of the Journal of April 6. Nelson of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 33, section four (4), by striking the following from lines thirty-five (35) and thirty-six (36): "in cities having more than one hundred fifty thousand (150,000) population,".

Amendment adopted.

Ludwig of Johnson offered the following amendment and moved its adoption:

Amend Senate File 33, section four (4), line forty-five (45), by striking the words "and to a newspaper" and inserting in lieu thereof the following: "to all newspapers".

Further amend section four (4), line forty-six (46), by adding after the word "circulation" the following: "and the commercial radio stations".

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend Senate File 33, section four (4), line fifty-one (51), by inserting after the word "public" the following: ", upon request,".

Amendment adopted.

On motion by Goode of Davis, the House recessed until 1:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Robinson of Delaware for the afternoon and tomorrow by Kuester of Cass.

PRESENTATION OF VISITOR

Loss of Kossuth presented to the House the Honorable Theodore Hutchison, former member of the House from Kossuth County.

HOUSE FILE 547 WITHDRAWN

Palmer of Lee asked and obtained unanimous consent to withdraw House File 547 from further consideration by the House.



POINT OF PERSONAL PRIVILEGE

Hansen of Carroll rose under the question of personal privilege, asked and obtained unanimous consent to have the following poem printed in the Journal:

HOUSE JOURNAL (SHORT FORM), 54th G. A.

The election boards who burn late oil, Berry is giving them more for their honest toil.

White asks where car drivers' responsibility end Beneath his car or at the bend.

Tate files an amendment he does not like, Disposes of it by a flashy red light.

In riding to Norwalk, Stiffler gets cold feet; He is now going to apply some heat.

Since the little red school has left its site Boothby's school board sale will be all right.

The chiropractors, whom our backs make straight, Poston is having their education made first rate.

Hendrix helping Henderson, down Muscatine way; The Governor gives him a patent on purchase day.

If the assessor in our county lives, Hanna knows he then a job can give.

Darrington wants to see ample justice complete, For school employees who lose their seat.

Why keep old bills and warrants paid? Bass wants of them a bonfire made.

Aubrey wants the employee who loses a part Compensation enough to soothe his heart.

When Palmer dresses his rabbit score, He'll wish to see them again no more.

When the druggist won't his shop keep clean, Davis has him set out on his beam.

Butler's country banks with legal right, May now even stay open all the night.

The farmer who will not his gas bill pay, Nystrom has his machinery taken some day.

When railroad land has no track, Strawman sees Jones County gets it back. Crosier's efforts to straighten municipal laws; Have been a headache, so here is the cause.

Uncle Sam has money Iowa needs; Now Clark's hard-up farmers can buy their seeds.

Gallup's six month gas tax a rebate; No doubt still many will be late.

McNeal would keep our road patrol strong, To check on those who do us wrong.

Schroeder wants Davenport's river parks Saved from the spoil of political sharks.

Soeth loves our 4-H Boys and Girls, More aid for them, they're our best pearls.

Mrs. Metz wants fair management to rent or hire The grounds to all for their desire.

Like old Leonidas, who at Thermopylae stood, Hansen defends the fox with all her brood.

The boys who chased Villa across the Rio Grande; McFarlane's giving them more than brushing sand.

Brown's left the road and gone T. V. Looking where Ames procured their fee.

Nelson wants city laws arranged on shelves So they can at least help themselves.

Moore wants our buildings all plumb and straight So they'll not meet some disastrous fate.

Those bumpers on the back of trucks so low, Lisle wants no driver to under them go.

Buck's going to rebuild the Soldier's Home; Asks cooperation from under this dome.

Meyer sees the township buildings in need of care; We will make a levy and start repair.

Our long highways seem to develop a kink. Goode fixes them up, takes out a link.

Hanson holds no overdriving our light; Fifty-five the speed out in the night.

That income tax is just too high; Kosek pares it down without a sigh.

The county assessor sure needs a code. Stevens going to put one in his road.

When ghouls and vandals in a cemetery are found, Langland's going to catch them if they are around.

Brockmeyer found the butter tax in the mire; He's going to help it get up higher.

Spencer's hospital beds are fluffy and light; Cooksey fixed it all with legal right.

That new office building will lack a name, For Pieper's amendment will finish the same.

The courts are too many to handle our case; Frey feels we could easily one erase.

In Lucken's county, supervisors from one corner come. He'll now get them from all over to run.

Munger's shorthand reporter needs more pay. While at the courts day after day.

They curbed Brookings' time to sing So at the trucks he takes a fling.

When war disrupts our construction work Miller makes provisions no trouble will lurk.

If workmen out from striking plants are led Jones has them furnished with a loaf of bread.

Robinson knows the kids with Piggie Banks Are not found in millionaire's ranks.

Mrs. Crabb's school teachers a vacation may claim With rights and privileges remaining the same.

Weston fixes the halls where boys play pool; How about taking them to Sunday School?

Uhlenhopp's silvery oratory secured a score Against opposition from the floor.

The HAMS who do our airways fill, Oberman's identifying plate will give a thrill.

Heinz has our sympathy in a hospital bed; There's surely a cure in 57 varieties fed.

Ryan's fellow who will not leave the bottle alone; He'd educate him at least to stay at home.

Men who second time get fingers in a press, Pedrick pays them more, will be no guess.

A great novel came from a Bedford jail, Nicholson could not add much to that tale. The men who daily for us pray, Mrs. Nelson provides them day by day.

When water is needed to supply a town Oppedahl's not the one to turn them down.

Fairchild's raising the license on marriage day; We see in that less preacher pay.

Miller's trying to sell licenses to women folk; If he eats fried fish he'll find the joke.

Judd tried to "HUMP" the page boy's dress. It hit a derail somewhere, I guess.

If Clinton has all the parking meters paid, McEleney will have more new streets laid.

If I move my house right down the road, Mensing's going to check and see the load.

Young men adown Amana way, Voigtmann has their share made easy pay.

A village, Van Zwol would aid A fine park for the Kids be made.

For nomination speeches at their best, Young's the one who fills them with a Zest.

Loss gets more pay for the sheriff who feeds The ones in there who came by misdeeds.

Eckels wants the road to the back forty closed So the forty by the county can be disposed.

Patrick wants us when we lose our job To get more pay and the state not rob.

When the look into the anti-freeze was done, Walker needed folding money to finish the run.

If girls eighteen can curl up hair, Putney, youthful boys may with them share.

The waste and depleted timber in our state, Klemesrud wants replaced; brought up to date.

Washburn's "Arbor Week": if we plant a tree How beautiful will our landscape be.

Sloane's tax on the old farmer's ham and egg; He'll be on relief or else he'll beg.

The Society who improves our crops, Sar rates them high without much talk. The Coke and 7-Up bottles from which you drink, Mooty's going to wash them at another sink.

Abel knows fees are low for drivers of cars and trucks. He will boost it up to just one buck.

The test for alcohol in the blood Pendleton tried of it to make a dud.

With dollars now for Old Reynard's ears, Shepard's going to lay a lot of fears.

Kuester's resolution of brotherhood and divine recognition Would make of us a better nation.

If Fiene will spray those Canadian thistles, Dry summer winds will through them whistle.

The butter that the investigators found, Olson's tax may help to move it around.

The funds derived from schools big sports Shifflett now can read all their reports.

Harris stopped the press right at the door, When "LIGHTS" were on, so they paced the floor.

Cornick noticed Winfield's school bonds lacked a dot. Assembly was asked and approval sought.

Weiss wants the renter to feel the cold Before the farm from under him is sold.

When Morris gives the little town a Board, They will manage affairs they can well afford.

A supervisor on a welfare board should be: Norland knows he is the one to hold a key.

Bills to Ramseyer are like eggs before they hatch: You can never tell what's in the batch.

Clark found land credits for Marion mislaid; We will square them up and have them paid.

The man who eats groceries and will not pay Burris 10 per cent collections will come his way.

If directional lights on the car when we turn, Tierney knows the driving public soon will learn.

Ringgenberg who to the Atomic Lab us led; Many concluded it all was over our head.

Ludwig broadcasts KXIC from the floor, Turns on his recordings to get some more. Full time for probation officers is Huisman's wish Add a few more counties and fill their dish.

Week-old ice cream, Smith's going to ban; It will find its way to the old ash can.

Oeth's teachers who someday will retire, Insurance fund to kin if they desire.

Moore's poor homeless kids, the court may direct Adoption be theirs if the judge will select.

Burrows sees much news his paper to fill From the editor's page to the news section spill.

Nielsen knows the assessor bill is kicked around; Still needs repair to make it sound.

Brownlie's "OLD DO-DO," the township trustees Can fix up the water gap and collect their fees.

From West Bend to the capitol steps, Koch on Monday morning is with trouble beset.

Courthouse employees get out of bound; Mallonee on week-ends keeps them around.

Keosauqua water bonds have sprung a leak. Sherod at the Assembly, repair will seek.

Paul would send the interim committee down the drain. Retrenchment and reform will take the main.

Schwengel's legislative committee will help draft bills, Cutting out what's useless and many frills.

If you set out an orchard of plum or peach, Walter has the way and will you teach.

Bloedel's full casket with foreign permit, Why get another when this one will fit.

Bonds all paid, money in Monroe County Chest, Martin wants it shifted where it does best.

The page boys and merriment know no bound, Imitating their elders, what joy they found.

The clerks have a queen taken from their ranks. We've some right pretty grandmothers who deserve some thanks.

Economy has come the doorkeepers' way, So they are busy all the day.

King's committees and bills read three times o'er, Echo through this hall from door to door. The Journal which Phelps keeps up to date, Recording proceedings and bills their fate.

Gustafson watches the Assembly, on the move; Our knottiest problems he can easily prove.

If the men of the CLOTH fail in their place, Speaker Lynes will lead us to the throne of Grace.

At the close and parting we may heave a sigh: Farewell to you all—SINE DIE!!!!

JOHN BROWNLIE, Fifty-fourth General Assembly.

MESSAGES FROM 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 concurred in the House amendment to and passed Senate File 122, a bill for an act relating to the regulation of nursing homes, and to provide that only county homes shall be exempt from the provisions thereof.

Also: That the Senate has considered the House amendments to the Senate amendments to House File 421, a bill for an act relating to fees to be charged by county officers, and that the Senate has concurred in House amendments to Senate amendments 3 and 9 and receded from its amendment 5 and that the Senate insists on its amendment 7, 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 Jacobson, Weichman, Dykhouse and Parker.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT CONSIDERED

Pieper of Allamakee called up for consideration Senate File 122, a bill for an act to amend chapter one hundred thirty-five B (135B), Code 1950, relating to licensure and regulations of hospitals, and chapter one hundred thirty-five C (135C), Code 1950, relating to the regulation of nursing homes, and to provide that county homes shall be exempt from the provisions thereof, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 122 by striking the following from lines 3 and 4: "in cities and towns with a population of three thousand (3,000) or less."

Motion prevailed and the House concurred.



Pieper of Allamakee moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Aubrey	Fairchild	Mensing	Ringgenberg
Bass	Frey	Metz	Robinson
Berry	Gallup	Miller of	Ryan
Bloedel	Goode	Black Hawk	Sar
Boothby	Hanna	Miller of Shelby	Schroeder
Brockmeyer	Hansen	Moore of Butler	Schwengel
Brookings	Hanson	Moore of Louisa	Shepard
Brown	Harris	Mooty	Sherod
Brownlie	Heinz	Morris	Sloane
Buck	Hendrix	Nelson of	Soeth
Burris	Huisman	Woodbury	Stevens
Burrows	Jones	Nielsen	Stiffler
Butler	Klemesrud	Norland	Strawman
Clark of	Koch	Oberman	Uhlenhopp
Appanoose	Kosek	Oeth	Van Zwol
Clark of Marion	Kuester	Oppedahl	Voigtmann
Cooksey	Langland	Palmer	Walker
Cornick	Lisle	Paul	Walter
Crabb	Loss	Pendleton	Washburn
Crosier	Ludwig	Pieper	Weiss
Darrington	Martin	Poston	Weston
Davis	McEleney	Putney	Young
Eckels	McFarlane	Ramseyer	Mr. Speaker

The nays were, 3:

Fiene

Nelson of Jasper White

Absent or not voting, 16:

Abel	McNeal	Nystrom	Shifflett
Judd	Meyer	Olson	Smith
Lucken	Munger	Patrick	Tate
Mallonee "	Nicholson	Pedrick	Tierney

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

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 33, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections of chapter three hundred sixty-six (366), Code 1950, relating thereto, and to amend certain sections of said chapter, with report of committee recommending passage.

Goode of Davis offered the following amendment and moved its adoption:

Amend Senate File 33, section four (4), line fifty-two (52), by adding thereto the following: "Provided, however, any new ordinances shall have first been published as provided by section one (1) hereof."

Amendment adopted.

Pendleton of Buena Vista offered the following amendment and moved its adoption:

Amend Senate File 33, section four (4), line fifty-two (52), by adding thereto the following: "Notice of the fact of such publication in bound or loose leaf form shall be published in the manner provided for in subsection one (1) hereof."

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:

Aubrey	•	Hansen	Munger	Schroeder
Bass		Harris	Nelson of Jasper	Schwengel
Berry		Heinz	Nelson of	Shepard
Bloedel		Hendrix	Woodbury	Sherod
Boothby		Huisman	Nielsen	Sloane
Brockmeyer		Jones	Norland	Smith
Brownlie		Klemesrud	Nystrom	Soeth
Burrows		Koch	Oeth	Stevens
Butler		Kosek	Oppedahl	Stiffler
Clark of		Kuester	Palmer	Strawman
Appanoose		Langland	Patrick	Uhlenhopp
Cornick		Loss	Paul	Van Zwol
Crabb		Mallonee	Pendleton	Voigtmann
Crosier		Martin	Pieper	Walker
Davis		McEleney	Putney	Walter
Eckels		McFarlane	Ramseyer	Washburn
Fairchild		Metz	Ringgenberg	Weiss
Fiene		Meyer	Robinson	White
Gallup		Moore of Butler	Ryan	Young
Goode		Moore of Louisa	Sar	Mr. Speaker
Hanna		Mooty	477,000	

The nays were, 1:

Poston

Absent or not voting, 27:

Abel	Darrington	McNeal	Oberman
Brookings	Frev	Mensing	Olson
Brown	Hanson	Miller of	Pedrick
Buck	Judd	Black Hawk	Shifflett
Burris	Lisle	Miller of Shelby	Tate
Clark of Marion	Lucken	Morris	Tierney
Cooksey	Ludwig	Nicholson	Weston

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

Senate File 18, a bill for an act to provide for the government of municipal corporations under the council-manager by popular election form of municipal government, and to repeal various sections of chapter four hundred nineteen (419), Code 1950, relating thereto, and to enact substitutes therefor and to amend various other sections of the Code relating thereto, with report of committee recommending amendment and passage, was taken up for consideration.

Nelson of Woodbury offered the following amendments proposed by the committee on cities and towns and moved their adoption:

Amend Senate File 18 as follows:

- 2. By inserting after the word "board" in section seven (7), line sixty-six (66), the words "of trustees or other board".
- 3. By inserting after the word "is" in section seven (7), line sixty-seven (67), the words "or was".
- 4. By inserting after the period (.) in section seven (7), line seventy (70), the following new sentence: "This exception shall also apply to permanent park boards in cities now or hereafter having a population of 125,000 or more, according to the last or subsequent Federal census."

Amendments adopted.

Nelson of Woodbury asked and obtained unanimous consent to withdraw the following amendments proposed by the committee on cities and towns:

Amend Senate File 18 as follows:

- 1. By striking the word ", reclassify," in section seven (7), line twenty-one (21).
- 5. By adding a new subsection twenty (20) to section seven (7) as follows: "20. Section three hundred sixty-five point six (365.6), subsection one (1), Code 1950, is hereby amended by inserting in line four (4) of paragraph (a) thereof, after the words 'market master', the words 'city manager and administrative assistants to the manager'."

Poston of Wayne asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend Senate File 18 by adding at the end of section one (1) the following subsections:

- 1. Amend section three hundred seventy point one (370.1), Code 1950, by adding after the period (.) following the word "years" in line twelve (12) the following: "No person shall be eligible to serve as commissioner more than one term."
- 2. Amend section three hundred ninety-nine point fourteen (399.14), Code 1950, by adding after the period (.) following the word "made" in line fourteen (14) the following: "No person shall be eligible to serve as trustee more than one term."



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, 71:

Bass	Hanson	Nelson of Jasper	Sar
Bloedel	Heinz	Nelson of	Schroeder
Boothby	Huisman	Woodbury	Schwengel
Brockmeyer	Jones	Nielsen	Sherod
Brown	Kuester	Oberman	Shifflett
Brownlie	Langland	Oeth	Sloane
Buck	Lisle	Oppedahl	Soeth
Burrows	Loss	Palmer	Stiffler
Cooksey	Ludwig	Patrick	Strawman
Cornick	Mallonee	Paul	Tierney
Crabb	Martin	Pendleton	Uhlenhopp
Crosier	McEleney	Pieper	Van Zwol
Davis	McFarlane	Poston	Walker
Eckels	Miller of	Putney	Walter
Fairchild	Black Hawk	Ramseyer	Washburn
Frey	Moore of Butler	Ringgenberg	Weiss
Gallup	Moore of Louisa	Robinson	Weston
Goode	Mooty	Ryan	Young
Hansen			

The nays were, 11:

Aubrey	Clark of	Fiene	Mensing
Burris	Appanoose	Harris	Shepard
Butler	Darrington	Judd	Voigtmann
200	not voting. 26:		

Abel	Koch	Morris		Pedrick
Berry	Kosek	Munger		Smith
Brookings	Lucken	Nicholson		Stevens
Clark of Marion	McNeal	Norland		Tate
Hanna	Metz	Nystrom	0.0	White
Hendrix	Meyer	Olson		Mr. Speaker
Klemesrud	Miller of Shelby	3-7-5-7-5-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		

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

Senate File 20, a bill for an act to provide for the government of cities and towns under the commission form of municipal government, and to repeal various sections of chapter four hundred sixteen (416), Code 1950, relating thereto and to enact a substitute therefor, 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, 91:

Abel Frey Miller of Robinson Black Hawk Aubrey Gallup Ryan Bass Goode Miller of Shelby Sar Berry Hanna Moore of Butler Schroeder Bloedel Hansen Moore of Louisa Schwengel Boothby Hanson Mooty Sherod Brockmeyer Harris Morris Shifflett Brookings Heinz Nelson of Jasper Sloane Hendrix Brown Nelson of Soeth Brownlie Woodbury Stiffler Huisman Buck Jones Nielsen Strawman Burris Koch Norland Tate Burrows Kosek Oberman Tierney Butler Olson Uhlenhopp Kuester Clark of Langland Oppedahl Van Zwol Voigtmann Walker Appanoose Lisle Palmer Clark of Marion Loss Patrick Cooksey Ludwig Paul Walter Washburn Cornick Mallonee Pendleton Crabb Martin Weiss Pieper Crosier McEleney Poston Weston McFarlane Young Davis Putney Eckels Mensing Ringgenberg Mr. Speaker Fairchild Metz

The nays were, none.

Absent or not voting, 17:

Darrington McNeal Nystrom Shepard Fiene Meyer Oeth Smith Judd Munger Pedrick Stevens Klemesrud Nicholson Ramseyer White Lucken

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

Senate File 23, a bill for an act relating to the mayors and police courts of cities and towns, and to repeal various sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419) and four hundred twenty (420), Code 1950, and to amend chapter three hundred sixty-seven (367), Code 1950, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment filed by him and Crosier of Linn and moved its adoption:

Amend Senate File 23 by adding at the end thereof the following new section:

"Section three hundred sixty-seven point one (867.1), Code 1950, is amended by adding at the end thereof the following sentence: 'In cities having a population of less than fifteen thousand the council may by ordinance provide for the establishment of a police court."

Amendment adopted.

Goode of Davis offered the following amendment and moved its adoption:

Amend section one (1) of Senate File 23 by striking all of subsection one (1) and renumbering the remaining subsections.

Further amend by adding to the bill the following as a new section:

"Section three hundred sixty-seven point one (367.1), Code 1950, is amended by adding at the end thereof the following sentence: 'In cities having a population of less than fifteen thousand the council may by ordinance provide for the establishment of a police court.'"

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, 95:

Abel	Gallup	Meyer	Robinson
Aubrey	Goode	Miller of	Ryan
Bass	Hanna	Black Hawk	Sar
Berry	Hansen	Moore of Butler	Schroeder
Bloedel	Hanson	Moore of Louisa	Schwengel
Boothby	Harris	Mooty	Shepard
Brookings	Heinz	Morris	Sherod
Brown	Hendrix	Nelson of Jasper	
Brownlie	Huisman	Nelson of	Smith
Buck	Jones	Woodbury	Soeth
Burris	Klemesrud	Nielsen	Stiffler
Burrows	Koch	Norland	Strawman
Butler	Kosek	Oberman	Tate
Clark of	Kuester	Olson	Uhlenhopp
Appanoose	Langland	Oppedahl	Van Zwol
Clark of Marion	Lisle	Palmer	Voigtmann
Cornick	Loss	Patrick	Walker
Crabb	Ludwig	Paul	Walter
Crosier	Mallonee	Pendleton	Washburn
Darrington	Martin	Pieper	Weiss
Davis	McEleney	Poston	Weston
Eckels	McFarlane	Putney	White
Fairchild	McNeal	Ramseyer	Young
Fiene	Mensing	Ringgenberg	Mr. Speaker
Frey	Metz		

The nays were, none.

Absent or not voting, 13:

Brockmeyer Miller of Shelby Nystrom Sloane
Cooksey Munger Oeth Stevens
Judd Nicholson Pedrick Tierney
Lucken

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

Senate File 28, a bill for an act to provide for the government of cities and towns under mayor-council form of municipal government, and to repeal various sections of chapter three hundred sixty-three (363), Code 1950, relating thereto and to enact a substitute therefor, was taken up for consideration.

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

Amend Senate File 28 by inserting after the word "ward" in line seven (7) of section two (2) the following: "; but if any city embraces within its limits the whole or part of two or more townships, two of which parts contain one thousand or more electors, only one councilman at large shall be chosen from any one township".

Amendment adopted.

Nelson of Woodbury offered the following amendments and moved their adoption:

Amend Senate File 28 as follows:

- 1. By striking section three (3) and inserting in lieu thereof the following:
- "Sec. 3. Appointment of officers. The mayor shall appoint the following officers:
- "1. A marshal, and such other police officers, including police matrons, as may be provided by ordinance.
- "2. Such other officers as the council may, by ordinance, direct him to appoint.

"The council shall elect all other officers.

"The prior civil service rights of any person appointed to any position under this section shall not be abridged by such appointment."

2. Further amend by striking section nine (9) and renumbering the remaining sections.

Amendments adopted.

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

Amend Senate File 28, section four (4), line nineteen (19), by striking the words and figures "one thousand (1,000)" and inserting in lieu thereof the words and figures "seven hundred fifty (750)".

· Putney of Tama offered the following amendment as a substitute amendment and moved its adoption:

Amend Senate File 28 by striking section four (4) and section ten (10).

Roll call demanded by Pendleton of Buena Vista and Kosek of Linn.



On the question "Shall the substitute amendment be adopted?"

The ayes were, 68:

Ringgenberg* Goode McEleney Robinson Bloedel Hanna McFarlane Boothby Hansen Mensing Sar Brockmeyer Metz Shepard Hanson Brookings Harris Mever Shifflett Miller of Smith Brownlie Heinz Ruck Black Hawk Soeth Hendrix Miller of Shelby Stevens Burris Huisman Strawman Butler Judd Moore of Butler Clark of Klemesrud Mooty Tate Appanoose Van Zwol Koch Olson Voigtmann Clark of Marion Kosek Oppedahl Cornick Kuester Palmer Walker Washburn Crosier Langland Pedrick Davis Lisle Pieper Weiss Fiene Poston White LOSS Mallonee Putney Young Frey Gallup Martin

The nays were, 24:

Schroeder Abel Fairchild Norland Schwengel Aubrey Jones Oberman Sherod Berry Ludwig Oeth Cooksey McNeal Paul Tierney Nelson of Jasper Pendleton Uhlenhopp Crabb Darrington Ramseyer Weston Nielsen

Absent or not voting, 16:

Morris Nicholson Sloane Munger Nystrom Stiffler **Burrows** Eckels Nelson of Patrick Walter Lucken Woodbury Ryan Mr. Speaker Moore of Louisa

Substitute 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:

Abel Butler Fiene Judd Aubrey Clark of Frey Klemesrud Bass Gallup Koch Appanoose Berry Clark of Marion Goode Kosek Bloedel Hanna Kuester Cooksey Langland Hansen Boothby Cornick Hanson Lisle Brockmeyer Crabb Brookings Crosier Harris Loss Brown Darrington Heinz Ludwig Brownlie Hendrix Davis Martin Buck Huisman McEleney Eckels Burris Fairchild McFarlane Jones

McNeal Robinson Tate Oberman Mensing Oeth Ryan Tierney Sar Uhlenhopp Metz Olson Van Zwol Oppedahl Schroeder Meyer Miller of Palmer Shepard Voigtmann Walker Black Hawk Patrick Sherod Moore of Butler Shifflett Walter Paul Washburn Pedrick Mooty Sloane Pendleton Smith Weiss Morris Nelson of Jasper Pieper Soeth Weston Nelson of Poston Stevens White Woodbury Putney Stiffler Young Mr. Speaker Nielsen Ramsever Strawman Norland Ringgenberg

The nays were, 1:

Mallonee

Absent or not voting, 8:

Burrows Miller of Shelby Munger Nystrom Lucken Moore of Louisa Nicholson Schwengel

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

Senate File 32, a bill for an act to make all general laws pertaining to municipal corporations applicable to cities organized under special charter (with certain exceptions and limitations) as well as to cities organized under other specific and exceptional forms of municipal government; and to repeal various sections of chapter four hundred twenty (420), Code 1950, relating to cities organized under special charter; and to enact substitutes for certain of the sections so repealed; and to amend various other sections of the Code by striking therefrom references to cities organized under special charter or organized under other specific and exceptional forms of municipal government; and to authorize editorial revision of the Code to strike such references in general, with report of committee recommending passage, was taken up for consideration.

Schwengel of Scott offered the following amendment filed by Nelson of Woodbury and Crosier of Linn and moved its adoption:

Amend Senate File 32, as passed by the Senate, by inserting after the word "borrow" in line fifty-two (52) of section two (2) the words "and expend".

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, 98:

Moore of Butler Abel Goode Aubrev Hanna Moore of Louisa Schroeder Berry Hansen Mooty Schwengel Bloedel Hanson Morris Sherod Nelson of Jasper Boothby Harris Shifflett Brockmeyer Heinz Nelson of Sloane Woodbury Brookings Hendrix Smith Brown Huisman Nielsen Soeth Brownlie Jones Norland Stevens Buck Judd Oberman Stiffler Klemesrud Oeth Burris Strawman Butler Koch Olson Tate Kosek Clark of Oppedahl Tierney Kuester Appanoose Palmer Uhlenhopp Clark of Marion Langland Patrick Van Zwol Cooksey Lisle Paul Voigtmann Cornick Walker Pedrick Loss Crabb Pendleton Walter Ludwig Crosier Pieper Washburn Martin Darrington Weiss McEleney Poston Davis McFarlane Putney Weston Eckels Mensing Ramsever White Fairchild Metz Ringgenberg Young Fiene Mr. Speaker Meyer Robinson Miller of Frey Ryan Gallup Black Hawk

The nays were, none.

Absent or not voting, 10:

Bass	Mallonee	Munger	Nystrom
Burrows	McNeal	Nicholson	Shepard
Lucken	Miller of Shelby		***************************************

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

Senate File 93, a bill for an act relating to municipal corporations, including their incorporation, discontinuance, annexation or severance of territory and the changing of names thereof and to repeal various sections of chapter three hundred sixty-two (362), Code 1950, relating thereto and to enact substitutes therefor, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend Senate File 93, section seven (7), line six (6), by inserting the word "Unincorporated" before the word "Territory".

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, 98:

Ahel Goode Miller of Aubrey Hanna Black Hawk Schroeder Bass Hansen Moore of Butler Schwengel Berry Hanson Moore of Louisa Shepard Bloedel Harris Mooty Sherod Boothby Heinz Shifflett Morris Brockmeyer Hendrix Nelson of Jasper Sloane Brookings Huisman Nelson of Smith Brown Judd Woodbury Soeth Brownlie Klemesrud Nielsen Stevens Buck Koch Norland Stiffler Burris Kosek Oberman Strawman Tate Butler Kuester Oeth Clark of Langland Olson Tierney Appanoose Lisle Oppedahl Uhlenhopp Clark of Marion Loss Palmer Van Zwol Cooksey Ludwig Patrick Voigtmann Walker Cornick Mallonee Paul Crabb Martin Pedrick Walter Crosier McEleney Pendleton Washburn McFarlane Weiss Darrington Pieper McNeal Weston Davis Putney **Eckels** Mensing Ramseyer White Fairchild Metz Ringgenberg Young Frev Mever Ryan Mr. Speaker Gallup

The nays were, none.

Absent or not voting, 10:

Burrows Lucken Nicholson Poston Fiene Miller of Shelby Nystrom Robinson Jones Munger

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

Senate File 164, a bill for an act to define the general powers and duties of municipal officers and to repeal various sections of the Code relating thereto and to enact substitutes therefor, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendments and moved their adoption:

Amend Senate File 164 as follows:

By inserting after the comma (,) in line twenty-nine (29), subsection seven (7), section one (1), the words "city clerk,".

Further amend by striking the comma (,) in line fourteen (14), section three (3), and inserting after the word "allowed" the following words "and a summary of all receipts,".

Amendments 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:

Abel	Fairchild	Metz	Ryan
Aubrey	Frey	Meyer	Schroeder
Bass	Gallup	Moore of Butler	Shepard
Berry	Goode	Moore of Louisa	Sherod
Bloedel	Hanna	Mooty	Shifflett
Brockmeyer	Hansen	Nelson of Jasper	Sloane
Brown	Hanson	Nelson of	Soeth
Brownlie	Harris	Woodbury	Stiffler
Buck	Jones	Nielsen	Strawman
Burris	Klemesrud	Oberman	Tate
Burrows	Koch	Oeth	Tierney
Butler	Kosek	Oppedahl	Voigtmann
Clark of	Kuester	Palmer	Walker
Appanoose	Langland	Paul	Walter
Clark of Marion	Loss	Pedrick	Washburn
Cooksey	Ludwig	Pendleton	Weiss
Cornick	Mallonee	Pieper	Weston
Crosier	Martin	Poston	White
Darrington	McFarlane	Putney	Young
Davis	McNeal	Ramseyer	Mr. Speaker
Eckels	Mensing	an order state and task state • ** *** **** ****	

The nays were, none.

Absent or not voting, 28:

Boothby	Lisle	Munger	Robinson
Brookings	Lucken	Nicholson	Sar
Crabb	McEleney	Norland	Schwengel
Fiene	Miller of	Nystrom	Smith
Heinz	Black Hawk	Olson	Stevens
Hendrix	Miller of Shelby	Patrick	Uhlenhopp
Huisman	Morris	Ringgenberg	Van Zwol
Judd			

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

HOUSE FILE 509 TABLED

House File 509, a bill for an act to amend section three hundred eighty-nine point forty-one (389.41), Code 1950, relating to grade crossing protection, and to provide for division of the costs thereof, was taken up for consideration.

Tierney of Webster moved that House File 509 be laid on the table.

Motion prevailed.

Schroeder of Scott offered the following resolution, proposed by him and Schwengel of Scott:

HOUSE CONCURRENT RESOLUTION 24

Whereas, the Code editor has just published a new Code, and because of that probably a Code will not be written for some time, and

Whereas, there is a great deal of use and demand for a municipal code that would simplify the understanding of the new municipal code laws, now, therefore,

Be It Resolved by the House, the Senate Concurring: That the Code editor be directed to publish a new municipal code in pamphlet form before the end of this year to supply the normal need for municipalities of Iowa, the cost thereof to be not less than \$1 nor more than \$2 each.

Laid over under Rule 34.

Sloane of Polk offered the following resolution, proposed by him, Patrick of Sioux, Harris of Adair, Buck of Marshall, Mensing of Cedar, Moore of Butler and Mallonee of Audubon:

HOUSE CONCURRENT RESOLUTION 25

Whereas, the investigating committee on the house lighting system made recommendation to the House under date of February 14, 1951; therefore.

Be It Resolved by the House, the Senate Concurring, that the comptroller of the State of Iowa is hereby directed to pay to Collins Electric Company only such sums as are set out below, which sums are in accordance with the recommendation of the investigating committee on the house lighting system.

Price

- 1 Distribution panel—Surface. 400 amp. Main lugs only 3 wire, S/N with 8-100 amp., 2 pole safuswitch branches; 8-70 amp., 2 pole electrically held contractors
- 8 60108 panels

Any sums which have heretofore been paid to the Collins Electric Company on the foregoing purchase shall be credited against the sums recommended paid by the committee.

Laid over under Rule 34.

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 422

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on House File 422, a bill for an act to set the compensation of county officials and their deputies and clerks, beg leave to report and make the following recommendations:

- 1. That the House concur in the Senate amendments to sections 1, 6, 7 and 13.
- 2. That section 4 be amended by striking lines 8 to 14, inclusive, and inserting in lieu thereof the following: "In any county in which more than two deputies are required, and such additional deputies are of equal ability, such deputies shall receive an annual salary of not more than sixty-five per cent of the salary of his or her principal. The board of supervisors shall fix all compensation for extra help and clerks."
- 3. That section 8 be amended by striking all of said section and inserting in lieu thereof the following:
- "Sec. 8. Section three hundred forty point nine (340.9), Code 1950, is hereby amended by striking therefrom subsections eleven (11) to fifteen (15), inclusive, and inserting in lieu thereof the following:
- "11. Sixty thousand and less than seventy thousand, five thousand dollars
- "12. Seventy thousand and less than eighty thousand, fifty-three hundred dollars.
- "13. Eighty thousand and less than one hundred thousand, fifty-eight hundred dollars.
- "14. One hundred thousand and less than one hundred fifty thousand, sixty-four hundred dollars.
 - "15. One hundred fifty thousand and over, sixty-eight hundred dollars."
- 4. That section 9 be amended by striking lines 4, 5, 6 and 7, and inserting in lieu thereof the following: "Further amend section four hundred forty-one point six (441.6), Code 1950, by striking the period (.) at the end thereof and inserting the following: ', provided, however, that with the approval of the board of supervisors the county conference may fix such salary in excess of the salary of the county auditor.'"
- 5. That the Senate recede from their amendment to section 11 and that section 11 be amended by adding the following paragraph after line 4: "Section three hundred forty point seven (340.7), Code 1950, is further

amended by striking from line three (3) of subsection sixteen (16) the word 'three' and inserting in lieu thereof the word 'six'."

- 6. That the Senate recede from their amendment to section 12.
- 7. That the Senate recede from their amendment to section 14 and that section 14 be amended to read as follows: "No county officer of a county with a population of eighty thousand (80,000) or less shall draw a salary in excess of fifty-three hundred dollars (\$5300)."
- 8. That the House concur in the following Senate amendment: "Further amend House File 422 by renumbering all sections where necessary."
 - 9. That the Senate recede from their amendment to the title.

Respectfully submitted, HARRY E. WEICHMAN. FRANK C. BYERS.

GEORGE E. O'MALLEY.

A. C. HANSON. L. DEE MALLONEE. MRS. JOHN W. CRABB. On the Part of the Senate. RUSSELL A. PATRICK. On the Part of the House.

Passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 109, 228, 239, 337, 338, 346, 347, 348, 349, 393, 440 and 441'; House Joint Resolution 10; House Files 142, 232, 497, 574, 606, 614 and 616.

> ELMER A. BASS, Chairman House Committee. JAMES H. NESMITH, 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 109, 228, 239, 337, 338, 346, 347, 348, 349, 393, 440 and 441; House Joint Resolution 10; House Files 142, 232, 497, 574, 606, 614 and 616.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 9th day of April, 1951, sent to the Governor for his approval: House Joint Resolution 10, House Files 142, 232, 497, 574, 606, 614 and 616.

ELMER A. BASS, Chairman.

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 363 as follows:
- 2 1. Add to the title in the second line before the word
- 3 "Code" the following: "and section four hundred forty-four
- 4 point nine (444.9)."
- 5 2. Add the following new section:
- 6 "Section four hundred forty-four point nine (444.9),
- 7 Code 1950, is hereby amended by inserting in subsection two
- 8 (2), line ten (10), a period (.) after the word 'more' and
- 9 striking from lines ten (10), eleven (11), twelve (12), thir-
- 10 teen (13) and fourteen (14) the following: 'and less than
- 11 thirty-two million dollars, and not to exceed two mills on a
- 12 dollar in counties having an assessed valuation of thirty-two
- 13 million dollars or more."

HANSON of Lyon.

- 1 Amend Senate File 314 as follows:
- 1. Insert after the word "improvements" in the last line
- 3 of the title the following: "and to amend certain other sections
- 4 of the Code relating to special assessments".
- 5 2. Insert after section thirty-nine (39) the following new section:
- 6 Sec. 40. Section four hundred seventeen point one (417.1),
- 7 Code 1950, is amended by striking the words "operating
- 8 under the commission plan of municipal government and" in lines
- 9 two (2) and three (3) thereof. Section four hundred seventeen
- 10 point fifty-four (417.54), subsection one (1), Code
- 11 1950, is amended by striking from line three (3) of said subsection
- 12 the word "wholly", and by striking from lines three (3) and four
- 13 (4) of said subsection the words "under the commission form of
- 14 government". Section four hundred seventeen point fifty-four
- 15 (417.54), subsection two (2), is amended by striking from line
- 16 six (6) of said subsection the word "wholly", and by inserting
- 17 after the word "busses" in line thirteen (13) the following:
- 18 "operating over fixed routes or parts of routes within such
- 19 city".
- Renumber the remaining sections.

SLOANE of Polk.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Tuesday, April 10, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 10, 1951.

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

Prayer was offered by the Reverend Clarence Tomkins, a Methodist minister and director of Friendship Haven, Fort Dodge.

The Journal of April 9 was corrected and approved.

PRESENTATION OF VISITORS

Brookings of Pottawattamie presented to the House the movie star Roy Rogers and his wife, Dale Evans, of Hollywood.

Tate of Cerro Gordo presented to the House thirty-five American government students from the junior and senior classes of Ventura High School, accompanied by John Messerli, principal, and Donald Graham, coach.

Sloane of Polk presented to the House twenty-two sixth, seventh and eighth grade students from Clive School, Polk County, accompanied by Joy Ross, teacher; also, eighty-six eighth grade students from Valley Junior High School, West Des Moines, accompanied by Mrs. Frances Seidel, social science teacher, Adelaide Miles, English teacher, and Mrs. Harriette Knapp, principal.

Ludwig of Johnson presented to the House representatives of the Republican Women's Club of Johnson County.

Brockmeyer of Howard presented to the House thirty American government students of Cresco High School, accompanied by John Yourd, principal, Mervin Lysing, music teacher, and Mrs. Lysing.

Ringgenberg of Story presented to the House ten students of Shipley Consolidated School, Nevada, accompanied by R. R. Lewis, superintendent.

Buck of Marshall presented to the House Lucius L. Smith, state chaplain of Spanish-American War Veterans.

Metz of Decatur presented to the House seven students of West Eden School, Decatur County, accompanied by Mrs. Phyllis Daniels, teacher. Walter of Hardin presented to the House fourteen Explorer Boy Scouts from Eldora, accompanied by their leader, Doyle Felton, and Bob Bateson.

PETITIONS

McEleney of Clinton presented a petition signed by twenty teachers from the Charlotte Public Schools and the Lost Nation Public Schools urging support of House Files 189 and 202.

Referred to the sifting committee.

Ringgenberg of Story presented a petition signed by twenty-five residents of Ames urging support of House File 610.

Referred to the sifting committee.

Putney of Tama presented a petition signed by thirty-four members of the Ladies Aid of the Fairview Methodist Church, near Toledo, urging support of Senate File 40, House Files 7 and 514; opposing House File 282.

Referred to the sifting committee.

Buck of Marshall presented a petition signed by twenty-four faculty members of the Park Avenue School, Des Moines, urging support of Senate File 493.

Referred to the sifting committee.

CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of Hanson of Lyon, McNeal of Wright, White of Keokuk and Bass of Montgomery, on the part of the House, to the conference committee for the consideration of House File 421.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Schwengel of Scott called up for consideration House Concurrent Resolution 24, found on page 1323 of the Journal of April 9, and moved its adoption.

Resolution adopted.

PROOF OF PUBLICATION

Published copy of Senate File 494 and verified proof of publication of said bill in the Centerville Daily Iowegian and Citizen on April 7, 1951, 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.

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 354, a bill for an act to create a state civil defense agency in the executive branch.

CARROLL A. LANE, Secretary.

INTRODUCTION OF BILL

House File 634, by committee on appropriations, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1951, and appropriating thereto the sum of one and one-half million dollars from the general fund of the state, specifying the purposes for which the appropriation may be used, and providing for a report of the dispositions made of the fund.

Read first time and placed on the appropriations calendar.

CONSIDERATION OF BILLS

Senate File 328, a bill for an act to amend chapter four hundred thirty A (430A), Code 1950, relating to the taxation of loan agencies and by fixing the conditions under which Iowa corporations may elect to be taxed under this chapter, and the basis of taxing such Iowa corporations, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 94:

Abel	Brownlie	Crabb	Hansen
Aubrey	Burris	Darrington	Hanson
Bass	Burrows	Davis	Heinz
Berry	Butler	Eckels	Huisman
Bloedel	Clark of	Fairchild	Jones
Boothby	Appanoose	Fiene	Klemesrud
Brockmeyer	Clark of Marion	Frey	Koch
Brookings	Cooksey	Gallup	Kosek
Brown	Cornick	Hanna	Kuester

Langland Pieper Stiffler Mooty Lisle Morris Poston Strawman Nelson of Jasper Ramsever Loss Tate Lucken Nelson of Ringgenberg Tierney Ludwig Woodbury Uhlenhopp Ryan Van Zwol Martin Nicholson Sar Voigtmann Walker McElenev Norland Schroeder McFarlane Nystrom Schwengel Mensing Oberman Shepard Walter Washburn Metz Oeth Sherod Oppedahl Shifflett Weiss Meyer . Miller of Palmer Sloane Weston Black Hawk Patrick Smith White Miller of Shelby Paul Soeth Young Moore of Butler Pedrick Stevens Mr. Speaker Moore of Louisa

The nays were, none.

Absent or not voting, 14:

 Buck
 Hendrix
 Munger
 Pendleton

 Crosier
 Judd
 Nielsen
 Putney

 Goode
 Mallonee
 Olson
 Robinson

 Harris
 McNeal

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

House File 489, a bill for an act to amend section three hundred sixty-five A point one (365A.1), Code 1950, relating to group insurance in certain cities, 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, 99:

Abel Koch Mooty Crabb Aubrey Kosek Morris Crosier Bass Darrington Kuester Munger Nelson of Jasper Berry Davis Langland Bloedel Eckels Lisle Nelson of Boothby Fiene Loss Woodbury Brockmeyer Ludwig Nicholson Frey Gallup Brookings Mallonee Norland Brown Goode Martin Nystrom Oberman Brownlie Hanna McEleney Buck Hansen McFarlane Oeth Burris Hanson Mensing Olson Oppedahl Palmer Burrows Harris Metz Butler Heinz Meyer Miller of Clark of Hendrix Patrick Black Hawk Appanoose Huisman Paul Clark of Marion Jones Miller of Shelby Pedrick Cooksey Judd Moore of Butler Pieper Cornick Klemesrud Moore of Louisa Poston

Putney Shepard Strawman Washburn Sherod Tate Weiss Ramseyer Van Zwol Weston Sloane Ringgenberg White Smith Voigtmann Ryan Young Walker Sar Soeth Mr. Speaker Schroeder Stevens Walter Schwengel Stiffler

The nays were, none.

Absent or not voting, 9:

Fairchild Nielsen Robinson Tierney Lucken Pendleton Shifflett Uhlenhopp McNesl

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

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 8, a joint resolution to authorize the action of the World War I "Bonus Board" to accept for consideration for payment the application of George Dewey Ellis for the bonus payable to veterans of World War I, notwithstanding the provisions of chapter two hundred nineteen (219), section two (2), Acts of the Fiftieth General Assembly, contrary hereto, with report of committee recommending passage, was taken up for consideration.

Poston of Wayne 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, 90:

Abel Norland Eckels Ludwig Nystrom Aubrey Fiene Mallonee Bass Martin Oeth Frey Gallup Berry McEleney Olson Oppedahl Palmer Bloedel McFarlane Goode Boothby Mensing Hanna Brockmeyer Metz Paul Hansen Brookings Pedrick Meyer Hanson Miller of Brownlie Heinz Pieper Buck Hendrix Black Hawk Poston Burris Huisman Miller of Shelby Ramseyer Butler Jones Moore of Butler Ringgenberg Clark of Judd Moore of Louisa Ryan Mooty Koch Sar Appanoose Clark of Marion Kosek Morris Schroeder Cooksey Kuester Nelson of Jasper Schwengel Cornick Langland Nelson of Shepard Crabb Lisle Woodbury Sherod Crosier Loss Nicholson Sloane Smith Darrington Lucken Nielsen

Walter Weston Stevens Tierney Van Zwol Washburn White Stiffler Strawman Voigtmann Weiss Young

Tate

The nays were, 2:

Pendleton Putney

Absent or not voting, 16:

Brown Harris Oberman Soeth Burrows Klemesrud Patrick Uhlenhopp McNeal Robinson Walker Davis Fairchild Shifflett Mr. Speaker Munger

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

CONSIDERATION OF BILLS

House File 363, a bill for an act to amend section two hundred thirty point twenty-four (230.24), Code 1950, relating to the annual tax which the board of supervisors of a county may levy for the care and support of insane persons outside of a state hospital for the insane, and to provide for an increase in the permissible tax levy for such purpose, with report of committee recommending amendment and passage, was taken up for consideration.

Hanson of Lyon offered the following amendment filed by him and moved its adoption:

Amend House File 363 as follows:

Add the following new section:

"Section four hundred forty-four point nine (444.9), Code 1950, is hereby amended by inserting in subsection two (2), line ten (10), a period (.) after the word 'more' and striking from lines ten (10), eleven (11), twelve (12), thirteen (13) and fourteen (14) the following: 'and less than thirty-two million dollars, and not to exceed two mills on a dollar in counties having an assessed valuation of thirty-two million dollars or more."

Amendment adopted.

Schwengel of Scott offered the following amendment proposed by him and Palmer of Lee, and moved its adoption:

Amend House File 363 by adding a new section as follows:

"Amend section 230.24, Code 1950, by adding a new paragraph as follows:

"The county board of supervisors are authorized to expend from the county fund for insane for psychiatric treatment and examination in each county where they have facilities for such treatment, and any county that does not have facilities for such treatment may contract through its board of supervisors with any other county having such facilities for such psychiatric treatment and examination for the use of such facilities."

Sloane of Polk offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 363, line five (5), by inserting after the word "insane" the following: "as provided for in this section".

Amendment to amendment adopted.

Amendment as amended adopted.

Sloane of Polk offered the following amendment proposed by the committee on tax revision and moved its adoption:

Amend House File 363 by striking all of section one (1) and inserting in lieu thereof the following:

Amend section two hundred thirty point twenty-four (230.24), Code 1950, by adding after the period at the end of the paragraph the following:

"Counties with 125,000 population or over may levy an additional three-eighths (%) mill for said fund."

Amendment adopted.

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

Amend the title to House File 363 by striking all after the word "Act" and substituting in lieu thereof the following:

"to amend section two hundred thirty point twenty-four (230.24), Code 1950, relating to the care and support of insane persons outside of a state hospital for the insane and to provide for an increase in the permissible tax levy for such purpose in certain counties; and to amend section four hundred forty-four point nine (444.9), Code 1950, relating to annual levies for ordinary county revenue."

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, 96:

Abel Boothby Butler Crabb Aubrev Brockmeyer Clark of Crosier Bass Brownlie Darrington Appanoose Berry Buck Clark of Marion Davis Bloedel Burris Cooksey Eckels

Fairchild Loss Norland Sloane Lucken Smith Fiene Nystrom Ludwig Soeth Frey Oeth Gallup Mallonee Olson Stevens Oppedahl Palmer Goode Martin Stiffler McEleney Strawman Hanna Mensing Patrick Tate Hansen Tierney Hanson Meyer Miller of Paul Pedrick Uhlenhopp Harris Pendleton Van Zwol Heinz Black Hawk Voigtmann Walker Hendrix Miller of Shelby Pieper Moore of Butler Poston Huisman Jones Putney Walter Mooty Judd Ramseyer Washburn Morris Klemesrud Munger Ringgenberg Weiss Nelson of Jasper Weston Koch Ryan Sar Kosek Nelson of White Kuester Woodbury Schroeder Young Mr. Speaker Langland Nicholson Schwengel Lisle Nielsen Sherod

The nays were, none.

Absent or not voting, 12:

Brookings Cornick Metz Robinson
Brown McFarlane Moore of Louisa Shepard
Burrows McNeal Oberman Shifflett

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

House File 364, a bill for an act to amend section two hundred thirty-two point thirty-six (232.36), Code 1950, relating to the annual tax which the board of supervisors may levy for the maintenance of a juvenile detention home and school, and to provide for an increase in the permissible tax levy for such purpose, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 364, line four (4), by striking the word "one-half" and inserting in lieu thereof the word "three-eighths".

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, 96:

Abel Gallup Miller of Ryan Goode Black Hawk Sar Aubrey Miller of Shelby Hanna Schroeder Bass Moore of Butler Berry Hansen Schwengel Bloedel Moore of Louisa Hanson Shepard Boothby Harris Morris Sherod Brockmeyer Heinz Nelson of Jasper Sloane Hendrix Nelson of Smith Brown Woodbury Brownlie Huisman Soeth Nicholson Buck Jones Stevens Burrows Norland Judd Stiffler Butler Klemesrud Nystrom Strawman Clark of Kosek Oberman Tate Appanoose Kuester Oeth Tierney Clark of Marion Olson Uhlenhopp Langland Oppedahl Van Zwol Cooksey Loss Cornick Lucken Palmer Voigtmann Crabb Walker Ludwig Paul Crosier Pedrick Walter Mallonee Darrington Martin Pendleton Washburn McEleney Weiss Davis Pieper Weston Eckels McFarlane Poston White Fairchild Mensing Putney Fiene Metz Ramseyer Young Frev Ringgenberg Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Brookings Lisle Mooty Patrick
Burris McNeal Munger Robinson
Koch Meyer Nielsen Shifflett

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

Senate File 217, a bill for an act to change the name of the state school for the blind to the Iowa Braille and Sight-Saving School, with report of committee recommending passage, was taken up for consideration.

Burrows 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:

Abel Brown Cooksey Frey Aubrey Brownlie Cornick Goode Bass Buck Crabb Hanna Berry Burris Crosier Hansen Bloedel Burrows Darrington Hanson Boothby Butler Davis Harris Brockmeyer Clark of Eckels Heinz Brookings Appanoose Fiene Hendrix

Miller of Shelby Paul Soeth Jones Judd Moore of Louisa Pedrick Stiffler Klemesrud Mooty Pendleton Strawman Koch Morris Pieper Tate Nelson of Jasper Kosek Putney Tierney Uhlenhopp Kuester Nelson of Ramseyer Ringgenberg Langland Woodbury Voigtmann Ryan Walker Loss Nicholson Ludwig Nielsen Sar Walter Martin Norland Schroeder Washburn Schwengel Weiss McEleney Oberman Shepard Weston McFarlane Oeth Sherod White Mensing Olson Oppedahl Metz Shifflett Young Miller of Palmer Sloane Mr. Speaker Black Hawk Patrick Smith

The nays were, 1:

Mallonee

Absent or not voting, 15:

Clark of Marion
Fairchild
Clucken
Gallup
Huisman
Lisle
Moore of Butler
Munger
Munger
Nystrom
Van Zwol
Poston

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

HOUSE FILE 295 WITHDRAWN

Burrows of Benton asked and obtained unanimous consent to withdraw House File 295 from further consideration by the House.

House File 427, a bill for an act to amend section one hundred ninety-eight point eight (198.8), Code 1950, in regard to manner of submitting statements relative to the amount due on feed inspection, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend House File 427, line four (4), by striking the word "proper" and inserting in lieu thereof the word "designated".

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, 85:

Schroeder Abel Gallup Mooty Aubrey Hanna Morris Sherod Bass Hansen Munger Shifflett Berry Hanson Nelson of Sloane Bloedel Harris Woodbury Smith Boothby Nielsen Huisman Soeth Norland Stevens Brockmeyer Judd Brookings Koch Nystrom Stiffler Oeth Brown Kosek Strawman Brownlie Olson Tate Kuester Buck Langland Oppedahl Tierney Patrick Uhlenhopp Burris LOSS Butler Lucken Paul Voigtmann Walker Clark of Ludwig Pedrick Pendleton Walter Appanoose Mallonee Clark of Marion Martin Pieper Washburn Cooksev McEleney Poston Weiss Cornick McFarlane Putney Weston Mensing White Crosier Ramsever Darrington Meyer Ringgenberg Young Eckels Miller of Mr. Speaker Rvan Black Hawk Fiene Sar Frev

The nays were, 3:

Nelson of Jasper Nicholson Shepard

Absent or not voting, 20:

McNeal Oberman Burrows Heinz Metz Crabb Hendrix Palmer Davis Jones Miller of Shelby Robinson Fairchild Klemesrud Moore of Butler Schwengel Van Zwol Goode Lisle Moore of Louisa

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

House File 620, a bill for an act to amend section four hundred twenty-two point fifty-three (422.53), Code 1950, relating to the issuance of temporary sales tax permits, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 97:

Abel Brownlie Cornick Fiene Aubrey Buck Crabb Frey Bass Butler Crosier Gallup Berry Clark of Darrington Goode Bloedel Appanoose Hanna Davis Boothby Clark of Marion Eckels Hansen Brockmeyer Fairchild Cooksey Hanson Harris McFarlane Smith Oppedahl Palmer Soeth Heinz Mensing Hendrix Meyer Paul Stevens Huisman Miller of Pedrick Stiffler Black Hawk Pendleton Jones Strawman Miller of Shelby Pieper Judd Tate Tierney Klemesrud Mooty Poston Uhlenhopp Koch Munger Putney Kosek Nelson of Jasper Ramsever Van Zwol Kuester Nelson of Ringgenberg Voigtmann Walker Woodbury Langland Ryan Nicholson Sar Walter Lisle Schroeder Nielsen Washburn Loss Lucken Norland Schwengel Weiss Ludwig Nystrom Shepard Weston Mallonee Oberman Sherod White Martin Oeth Shifflett Young McEleney Olson Sloane Mr. Speaker

The nays were, 2:

Burris Morris

Absent or not voting, 9:

Brookings McNeal Moore of Butler Patrick
Brown Metz Moore of Louisa Robinson
Burrows

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

Senate File 177, a bill for an act relating to appeals from orders made by local school boards and county boards of education respecting school transportation and bus routes and by repealing sections two hundred eighty-five point twelve (285.12) and two hundred eighty-five point thirteen (285.13), Code 1950, and enacting substitutes therefor, with report of committee recommending passage, was taken up for consideration.

Ludwig 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, 92:

Abel Clark of Goode Lisle Aubrey Appanoose Hanna Loss Bass Cooksey Hanson Lucken Bloedel Cornick Harris Ludwig Boothby Crabb Heinz Mallonee Martin Brockmeyer Crosier Huisman Brownlie Eckels McEleney Judd Buck Fairchild Koch Mensing Burris Kosek Fiene Meyer Burrows Kuester Miller of Butler Gallup Black Hawk Langland

Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris	Oberman Oeth Olson Oppedahl Palmer	Ringgenberg Ryan Sar Schroeder Schwengel	Tate Tierney Uhlenhopp Van Zwol Voigtmann
Munger	Patrick	Shepard	Walker
Nelson of Jasper	Paul	Sherod	Walter
Nelson of Woodbury	Pedrick Pendleton	Sloane Smith	Weiss Weston
Nicholson	Pieper	Soeth	White
Nielsen	Poston	Stevens	Young
Norland	Putney	Stiffler	Mr. Speaker
Nystrom	Ramseyer	Strawman	\$ 5
The nays were	4:		
Clark of Marion	Darrington	Hansen	Klemesrud
Absent or not	oting, 12:		
Berry Brookings Brown	Davis Hendrix Jones	McFarlane McNeal Metz	Robinson Shifflett Washburn

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

House File 109, 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 1950, relating to decreasing the rate of tax imposed on income, and increasing the deductions from the computed tax, was taken up for consideration.

Goode of Davis moved that action on House File 109 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

House File 340, a bill for an act to require regulation and licensing of representatives of non-resident business schools, trade schools, technical schools and correspondence schools, and prescribing penalties for violations, with report of committee recommending amendment and passage, was taken up for consideration.

Palmer of Lee moved that action on House File 340 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

House File 143, a bill for an act to amend chapter three hundred fifty-eight B (358B), Code 1950, relating to county libraries, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 143 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter three hundred fifty-eight B (358B), Code 1950, is hereby amended by adding thereto the following new section: "Whenever any city or town, having established a library board and being a part of the county library district, shall decide to withdraw from the county library district, it may do so by giving notice by registered mail to the board of library trustees of said county library district and to the county auditor of the county or counties in which said district lies by not later than July 10 of any year, which said notice shall be given by the governing body of the said city or town notifying the board of library trustees of the said county library district of its withdrawal from the said county library district."

Sec. 2. Upon said notice and process as herein had, the said city or town shall cease to be a part of or included in the said county library district.

Amendment adopted.

Oppedahl of Humboldt offered the following amendment filed by him and moved its adoption:

Amend House File 143 by striking the period at the end thereof, by substituting a comma in lieu thereof, and by adding the following thereafter: "provided that before such withdrawal shall be effective, the same must be accepted in writing by the Board of Library Trustees, who shall have discretion whether or not to do so."

Roll call demanded by Harris of Adair and Cooksey of Clay.

On the question "Shall the amendment be adopted?"

The ayes were, 29:

Abel	Eckels	Moore of Louisa	Oppedahl
Berry	Fairchild	Nelson of Jasper	Pedrick
Butler	Heinz	Nicholson	Pieper
Clark of	Huisman	Nielsen	Ringgenberg
Appanoose	Koch	Norland	Shifflett
Cooksey	Ludwig	Oberman	Weston
Crabb	Mensing	Oeth	Young
Darrington	Moore of Butler		-

The nays were, 54:

Aubrey	Crosier	Jones	Mooty
Bass	Davis	Kuester	Morris
Bloedel	Fiene	Langland	Munger
Boothby	Frey	Lisle	Olson
Brownlie	Gallup	Loss	Palmer
Burris	Goode	Lucken	Patrick
Burrows	Hanna	Mallonee	Paul
Clark of Marion	Harris	McFarlane	Poston
Cornick	Hendrix	Miller of Shelby	Putney

Ramseyer	Shepard	Tate	Walker
Ryan	Sherod	Tierney	Washburn
Sar	Sloane	Van Zwol	Weiss
Schroeder	Soeth	Voigtmann	White
Schwengel	Strawman		

Absent or not voting, 25:

	0,		
Brockmeyer	Klemesrud	Miller of	Smith
Brookings	Kosek	Black Hawk	Stevens
Brown	Martin	Nelson of	Stiffler
Buck	McEleney	Woodbury	Uhlenhopp
Hansen	McNeal	Nystrom	Walter
Hanson	Metz	Pendleton	Mr. Speaker
Judd	Meyer	Robinson	

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?"

Rule 18 invoked.

The ayes were, 34:

Aubrey	Judd	Mooty	Stiffler
Berry	Kosek	Munger	Tate
Burris	Kuester	Nielsen	Tierney
Burrows	Lisle	Palmer	Walker
Clark of Marion	Lucken	Patrick	Walter
Darrington	McEleney	Putney	Washburn
Goode	McFarlane	Ramseyer	White
Hansen	Miller of	Sherod	Mr. Speaker
Jones	Black Hawk	Sloane	

The nays were, 60:

Abel	Fairchild	Mensing	Poston
Bass	Fiene	Miller of Shelby	Ringgenberg
Bloedel	Frey	Moore of Butler	Ryan
Boothby	Gallup	Moore of Louisa	Sar
Brockmeyer	Hanna	Morris	Schroeder
Brownlie	Hanson	Nelson of Jasper	Schwengel
Buck	Harris	Nicholson	Shepard
Butler	Heinz	Norland	Shifflett
Clark of	Huisman	Oberman	Soeth
Appanoose	Koch	Oeth	Strawman
Cooksey	Langland	Olson	Van Zwol
Cornick	Loss	Oppedahl	Voigtmann
Crabb	Ludwig	Paul	Weiss
Crosier	Mallonee	Pedrick	Weston
Davis Eckels	Martin	Pieper	Young

Absent or not voting, 14:

Brookings Brown	· McNeal Metz	Nelson of Woodbury	Robinson Smith
Hendrix	Meyer	Nystrom	Stevens
Klemesrud		Pendleton	Uhlenhopp

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 253, a bill for an act to amend section six hundred seven point five (607.5), Code 1950, relating to compensation of petit jurors, with report of committee recommending passage, was taken up for consideration.

Huisman of Osceola offered the following amendment filed by him and moved its adoption:

Amend House File 253, in line four (4), by striking the word "five" and inserting in lieu thereof the word "seven".

Norland of Worth moved the previous question.

Motion prevailed.

Amendment lost.

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, 88:

Abel Gallup Moore of Butler Ringgenberg Aubrev Hanna Moore of Louisa Ryan Bass Hansen Mooty Sar Berry Hanson Morris Schroeder Bloedel Harris Munger Schwengel Boothby Nelson of Jasper Heinz Shepard Brockmeyer Huisman Nelson of Sherod Woodbury Brownlie Jones Sloane Burris Judd Nicholson Soeth Burrows Koch Nielsen Stevens Butler Kosek Norland Stiffler Clark of Kuester Nystrom Tate Van Zwol Appanoose Langland Oberman Clark of Marion Loss Oeth Voigtmann Walker Cooksey Ludwig Olson Walter Cornick Mallonee Oppedahl Crabb Martin Paul Washburn McEleney Crosier Pedrick Weiss Darrington Mensing Pendleton Weston Pieper White Davis Meyer Eckels Miller of Poston Young Black Hawk Fairchild Putney Mr. Speaker Fiene Miller of Shelby Ramseyer

The nays were, none.

Absent or not voting, 20:

Brookings Buck Goode Klemesrud Brown Frey Hendrix Lisle LuckenMetzRobinsonStrawmanMcFarlanePalmerShifflettTierneyMcNealPatrickSmithUhlenhopp

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

House File 348, a bill for an act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to the appointment and compensation of juvenile court probation officers and secretaries, 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, 68:

Abel	Hanson	Munger	Putney
Aubrey	Heinz	Nelson of Jasper	Ramseyer
Bass	Huisman	Nelson of	Ringgenberg
Bloedel	Jones	Woodbury	Ryan
Brockmeyer	Judd	Nicholson	Sar
Brownlie	Koch	Nielsen	Schroeder
Burrows	Kuester	Norland	Schwengel
Butler	Langland	Nystrom	Sloane
Clark of Marion	Loss	Oberman	Stiffler
Cooksey	Martin	Oeth	Strawman
Cornick	McEleney	Oppedahl	Tate
Crabb	McNeal	Palmer	Uhlenhopp
Crosier	Mensing	Paul	Voigtmann
Darrington	Meyer	Pedrick	Walter
Davis	Miller of	Pendleton	Weiss
Eckels	Black Hawk	Pieper	Weston
Fairchild	Moore of Louisa	Poston	Young
Hansen	Mooty		

The nays were, 12:

Clark of	Gallup	Shepard	Walker
Appanoose	Harris	Sherod	Washburn
Fiene	Miller of Shelby	Van Zwol	Mr. Speaker
Frev			

Absent or not voting, 28:

Berry	Harma	Mallonee	Robinson
Boothby	Hendrix	McFarlane	Shifflett
Brookings	Klemesrud	Metz	Smith
Brown	Kosek	Moore of Butler	Soeth
Buck	Lisle	Morris	Stevens
Burris	Lucken	Olson	Tierney
Goode	Ludwig	Patrick	White

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

On motion by Kuester of Cass, the House recessed until 2:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Mooty of Grundy presented to the House thirteen students from the American government class of Beaman Consolidated High School, accompanied by Arthur Perry, instructor.

Fairchild of Ida presented to the House nine eighth grade pupils from the rural schools of Ida County, accompanied by R. J. Mc-Nelly, county superintendent of schools, and Mrs. Darwin Yorty, teacher.

Brownlie of Madison presented to the House seven members of the citizenship class of Earlham High School, accompanied by James Fitzsimmons, teacher.

MESSAGES FROM 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 476, a bill for an act to prohibit the issuance of either a hunting or fishing license to nonresidents under certain conditions.

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 relating to excess and coinsurance riders.

Also: That the Senate has concurred in the House amendment to and passed Senate File 50, a bill for an act relating to jurisdiction of the court in the release of real or personal property from the lien of inheritance tax.

Also: That the Senate has concurred in the House amendment to and passed Senate File 202, a bill for an act relating to cost of care of persons in tuberculous hospitals and inspection of tuberculous hospitals.

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

Senate File 341, a bill for an act to provide for the rehabilitation of alcoholics.

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

House File 860, a bill for an act relating to the taxation and registration of motor vehicles exclusively engaged in interstate commerce and providing for reciprocity agreements.

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

House File 408, a bill for an act relating to expenses of weighing and inspecting motor vehicles and trailers.

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

House File 409, a bill for an act relating to the condemnation of land by the highway commission.

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

House File 430, a bill for an act relating to the maximum legal weight of any axle or vehicle.

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

House File 458, a bill for an act relating to the weighing of vehicles and the control of traffic.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 360

- 1. Amend House File 360 by striking the word "act" from line 48 of section 2 and inserting in lieu thereof the word "chapter".
- 2. Further amend section 2 by inserting after the word "to" in line 25 the words "resident or nonresident".
- 3. Further amend section 2 by striking the word "the" after the word "miles" in line 29 and inserting in lieu thereof the word "such".
- 4. Further amend section 2 by striking from line 30 the words "subject to this section".
- 5. Further amend section 2 by inserting after the period (.) in line 34 the following: "When a vehicle has been licensed in one of the reciprocating states under an agreement as provided herein, such vehicle shall not be subject to licensing in the other reciprocating state."
- 6. Further amend section 2 by striking from line 35 the words "subject to this section".
- 7. Further amend House File 360 by inserting after the word "trailer" following the word "or" in line 6 of section 3 thereof the following: "when operated by Iowa residents in any state or by residents of such state in Iowa when such state and Iowa have executed an agreement as provided in section two (2) of this act, and,".

SENATE AMENDMENT TO HOUSE FILE 458

- 1. Amend House File 458 by capitalizing the letter "t" in the word "the" in line 3 of section 3.
 - 2. Further amend section 3 by capitalizing the letter "t" in the word



"the" in line 5 and inserting after the word "The" the word "Independence".

SENATE MESSAGES CONSIDERED

Senate File 354, a bill for an act to create a state civil defense agency in the executive branch; providing for a director thereof and an advisory council to the Governor as head of the agency and defining the powers and duties of the Governor, council and director; providing emergency powers for the Governor; authorizing mobile support units and fixing the rights, duties and privileges of the personnel thereof; creating county defense councils and defining their powers and duties; authorizing cities and towns to establish local organizations for civil defense, contract for mutual aid, accept gifts and adopt ordinances relating to civil defense; authorizing counties, cities and towns to appropriate funds regardless of the local budget law and authorizing counties and certain cities to levy a tax to pay expenses of administration of defense councils; providing for the privileges and immunities of all civil defense personnel; providing for penalties for violations of provisions of the act and to increase penalties for certain crimes committed during blackouts or practice blackouts; repealing chapter sixty-one (61), Laws of the Fiftieth General Assembly, and section nine (9) of chapter sixty-three (63), Laws of the Fifty-first General Assembly, and providing for the appropriation of funds and the disbursement thereof to carry out the purposes of this act.

Read first time and referred to sifting committee.

Senate File 476, a bill for an act to amend section one hundred ten point one (110.1), Code 1950, to prohibit the issuance of either a hunting or fishing license to nonresidents under certain conditions.

Read first time and referred to sifting committee.

Senate File 341, a bill for an act to provide for the rehabilitation of alcoholics who voluntarily enter or who are committed thereto as provided herein to state hospitals for treatment.

Read first time and referred to sifting committee.

Senate File 491, a bill for an act to amend section five hundred fifteen point one hundred twelve (515.112), Code 1950, relating to excess and coinsurance riders and exceptions thereto.

Read first time and placed on file.



HOUSE RESOLUTION 4 TABLED

Butler of Pocahontas called up for consideration House Resolution 4, found on pages 125, 126 and 127 of the Journal of January 22, and moved its adoption.

Strawman of Jones moved to lay the resolution on the table.

Roll call demanded by Tierney of Webster and Walker of Hamilton.

On the question "Shall the resolution be laid on the table?"

The ayes were, 53:

Abel	Langland	Morris	Sherod
Boothby	Lisle	Munger	Shifflett
Brown	Mallonee	Nicholson	Sloane
Brownlie	Martin	Olson	Smith
Cornick	McFarlane	Palmer	Soeth
Darrington	McNeal	Patrick	Stevens
Davis	Mensing	Paul	Stiffler
Fairchild	Meyer	Putney	Strawman
Fiene	Miller of	Ramseyer	Tate
Goode	Black Hawk	Ringgenberg	Van Zwol
Hanna	Miller of Shelby	Ryan	Voigtmann
Klemesrud	Moore of Butler	Sar	Weiss
Koch	Moore of Louisa	Shepard	Mr. Speaker
Kuester	Mooty		

The nays were, 45:

Aubrey	Eckels	Loss	Pendleton
Bass	Frey	Lucken	Pieper
Berry	Gallup	Ludwig	Poston
Bloedel	Hansen	McEleney	Schroeder
Burris	Hanson	Nelson of Jasper	Schwengel
Burrows	Harris	Nielsen	Tierney
Butler	Heinz	Norland	Uhlenhopp
Clark of	Hendrix	Nystrom	Walker
Appanoose	Huisman	Oeth	Washburn
Cooksey	Jones	Oppedahl	White
Crabb	Judd	Pedrick	Young
C	TZl-		

Absent or not voting, 10:

Brockmeyer	Clark of Marion	Nelson of	Robinson
Brookings	Metz	Woodbury	Walter
Buck		Oberman	Weston

Motion prevailed and the resolution was laid on the table.

Sloane of Polk moved to reconsider the vote by which the resolution was laid on the table.

Brown of Mahaska raised a point of order that the motion to reconsider was out of order.

The Speaker ruled the point well taken and the motion was declared out of order.

Sloane of Polk requested further consideration of the ruling by the Chair.

ADOPTION OF SENATE CONCURRENT RESOLUTION

Goode of Davis called up for consideration the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 15

Be It Resolved by the Senate, the House Concurring, that the Fifty-fourth General Assembly adjourn sine die at twelve o'clock noon, Saturday, April 14, 1951.

Goode of Davis offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 15 by striking all after the word "at" in line two (2) and inserting in lieu thereof the following: "twelve o'clock noon, Central Standard Time, April 17, 1951."

Amendment adopted.

Resolution adopted.

Kuester of Cass offered the following resolution, proposed by the committee on appropriations:

HOUSE CONCURRENT RESOLUTION 26

Be It Resolved by the House, the Senate Concurring: That the budget and financial control committee, together with the President of the Senate and the Speaker of the House, assume full responsibility in determining the policies incident to the details of closing the session of the Fifty-fourth General Assembly, and the reconvening of any special or subsequent regular session, and that after such policies and decisions have been formulated, the budget and financial control committee will assume full responsibility for directing the details and the work in connection with the same.

Be It Further Resolved: That the budget and financial control committee direct the Secretary of the Senate and the Chief Clerk of the House to make an inventory of all equipment and supplies on hand at the close of the session, and thereafter said committee shall assume complete jurisdiction with respect to loan or sale to the several departments of state of any such equipment and supplies.

Be It Further Resolved: That the budget and financial control committee is hereby authorized to direct any and all work in connection with the



convening of any special or subsequent regular session of the General Assembly. It shall have the power, by purchase or through the executive council in accordance with section 19.25, Code 1950, to provide all the supplies required for the convening of the next regular or any special session of the General Assembly.

Be It Further Resolved: That the said budget and financial control committee, together with the state printer, make a survey of the possibility of reducing the cost of printing for a legislative session, and make its recommendation to any subsequent regular or special session in regard to the same.

Be It Further Resolved: That in the event any equipment now belonging to the legislative department be loaned to any department of state or used during the interim, it shall be with the understanding that said equipment be returned and made available to any subsequent regular or special session in substantially the same condition that it was when it was loaned.

Be It Further Resolved: That any officers or employees of the Fifty-fourth General Assembly who shall be engaged by the budget and financial control committee for work in connection with the closing up of the work of the Fifty-fourth General Assembly, or the reconvening of any subsequent regular or special session, shall be compensated for such services at the same rate per diem as was fixed for the regular session of the Fifty-fourth General Assembly.

Laid over under Rule 34.

Putney of Tama in the chair.

CONSIDERATION OF BILLS

House File 633, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1950, relating to compensation of the clerk of the grand jury, was taken up for consideration.

Ryan 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:

The ayes wer	c, 52.		
Abel	Butler	Gallup	Koch
Aubrey	Clark of	Hanna	Kosek
Bass	Appanoose	Hansen	Kuester
Berry	Cooksey	Hanson	Langland
Bloedel	Cornick	Harris	Lisle
Boothby	Crabb	Heinz	Loss
Brockmeyer	Crosier	Hendrix	Ludwig
Brownlie	Darrington	Huisman	Mallonee
Buck	Davis	Jones	Martin
Burris	Eckels	Judd	McEleney
Burrows	Fiene	Klemesrud	McFarlane

Stiffler McNeal Norland Ramsever Mensing Nystrom Ringgenberg Tate Oberman Tierney Meyer Ryan Sar Uhlenhopp Moore of Butler Oeth Moore of Louisa Oppedahl Schroeder Van Zwol Voigtmann Mooty Palmer Schwengel Walker Morris Patrick Shepard Munger Paul Sherod Walter Nelson of Jasper Pedrick Washburn Sloane Pendleton Smith Weiss Nelson of Woodbury Pieper Soeth White Nicholson Stevens Young Poston Nielsen Putney

The nays were, 2:

Frev

Miller of Shelby

Absent or not voting, 14:

Brookings Goode Miller of Shifflett
Brown Lucken Black Hawk Strawman
Clark of Marion Fairchild Olson Weston
Robinson Mr. Speaker

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

Senate File 403, a bill for an act to amend chapters eighty-five (85) and eighty-six (86), Code 1950, so as to provide a method of obtaining jurisdiction over nonresident employers under the workmen's compensation and occupational disease compensation laws, was taken up for consideration.

Munger of Woodbury offered the following amendment filed by him and Nelson of Woodbury and moved its adoption:

Amend Senate File 403 by adding a new section as follows:

"Sec. 3. The term nonresident employer as used in this act shall not be construed to mean foreign corporations lawfully qualified to transact business within the State of Iowa under chapter 494, Code 1950."

Amendment adopted.

Munger 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:

Abel Brownlie Cooksev Fiene Aubrey Buck Cornick Frey Bass Burris Crabb Gallup Berry Burrows Crosier Goode Bloedel Butler Davis Hanna Boothby Clark of Eckels Hansen Brockmeyer Appanoose Fairchild Hanson

McNeal Harris Oppedahl Sloane Smith Heinz Mensing Palmer Hendrix Meyer Paul Soeth Huisman Miller of Pedrick Stevens Jones Black Hawk Pendleton Stiffler Strawman Judd Miller of Shelby Pieper Klemesrud Moore of Butler Poston Tate Koch Moore of Louisa Putney Tierney Kosek Uhlenhopp Mooty Ramsever Kuester Morris Van Zwol Ringgenberg Voigtmann Walker Langland Ryan Munger Lisle Nelson of Jasper Sar Walter Loss Nicholson Schroeder Lucken Nielsen Schwengel Washburn Shepard Weiss Ludwig Norland White Sherod Mallonee Nystrom Shifflett Young McEleney Oberman McFarlane Oeth

The nays were, none.

Absent or not voting, 12:

Brookings Martin Olson Weston
Brown Metz Patrick Mr. Speaker
Clark of Marion Nelson of Robinson

Darrington Woodbury

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

Senate File 447, a bill for an act to amend section ninety-six point seven (96.7), Code 1950, relating to payments charged against an employer, was taken up for consideration.

Tierney of Webster offered the following amendment filed by Lisle of Page and moved its adoption:

Amend Senate File 447 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Amend section ninety-six point seven (96.7), subsection three a. two (3-a-(2)), Code 1950, by adding at the end of said section the following: "Provided, that in any case in which a claimant to whom such benefits are paid is in the employ of a base period employer at the time he is receiving such benefits, and he is receiving the same employment from such employer that he received during his base period, then no charge of benefits paid to such claimant shall be made against the account of such employer."

Amendment adopted.

Tierney 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, 95:

Hanna Miller of Ryan Black Hawk Sar Aubrev Hansen Moore of Butler Schroeder Bass Hanson Moore of Louisa Schwengel Berry Harris Mooty Bloedel Heinz Shepard Morris Boothby Hendrix Sherod Shifflett Brockmeyer Huisman Munger Nelson of Jasper Sloane Brownlie Jones Judd Nicholson. Smith Burris Soeth Klemesrud Nielsen Burrows Norland Stevens Butler Koch Clark of Kosek Nystrom Stiffler Kuester Oberman Appanoose Strawman Langland Oeth Tate Cooksey Oppedahl Lisle Tierney Cornick Uhlenhopp Loss Palmer Crabb Patrick Van Zwol Crosier Lucken Darrington Ludwig Paul Voigtmann Walker Mallonee Pedrick Davis Eckels Martin Pendleton Walter McEleney Pieper Washburn Fairchild McNeal Weiss Putney Fiene Frey White Mensing Ramseyer Gallup Meyer Ringgenberg Young Goode

The nays were, none.

Absent or not voting, 13:

Brookings McFarlane Nelson of Woodbury Buck Miller of Shelby Olson Poston Poston Robinson Weston Mr. Speaker

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

Senate File 350, a bill for an act relating to the power of the executive council to assign rooms in the capitol or capitol building to the several departments of the state and for amending section nineteen point fifteen (19.15), Code 1950, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 91:

Abel Brockmeyer Clark of Crosier Brownlie Aubrey Appanoose Darrington Bass Burris Cooksey Davis Bloedel Burrows Cornick Eckels Butler Fairchild Boothby Crabb

Fiene Norland Sherod Lucken Ludwig Sloane Frey Nystrom Smith Gallup Mallonee Oberman Oppedahl Soeth Goode Martin Hanna McEleney Patrick Stevens Stiffler Hansen McNeal Paul Mensing Pedrick Strawman Hanson Harris Mever Pendleton Tate Heinz Miller of Tierney Pieper Black Hawk Uhlenhopp Hendrix Poston Van Zwol Miller of Shelby Huisman Putney Voigtmann Walker Jones Moore of Butler Ramseyer Judd Moore of Louisa Ringgenberg Klemesrud Mooty Rvan Walter Washburn Koch Morris Sar Schroeder Weiss Kosek Nelson of Jasper White Kuester Nicholson Schwengel Langland Shepard Young Loss

The nays were, none.

Absent or not voting, 17:

Berry Brookings Nelson of Robinson McFarlane Woodbury Shifflett Brown Metz Oeth Weston Buck Munger Olson Mr. Speaker Clark of Marion Palmer

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

Senate File 368, a bill for an act to permit and provide for conveying to the United States certain lands in Allamakee and Clayton Counties in the State of Iowa, was taken up for consideration.

Abel 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, 91:

Abel Huisman Mensing Aubrev Crosier Jones Meyer Darrington Judd Miller of Bass Berry Klemesrud Black Hawk Davis Bloedel Eckels Koch Miller of Shelby Fairchild Kosek Moore of Butler Boothby Brockmeyer Fiene Kuester Moore of Louisa Gallup Langland Mooty Brown Brownlie Goode Loss Morris Hanna Ludwig Nelson of Jasper Burris Hansen Mallonee Nelson of Burrows Martin Woodbury Butler Hanson Clark of Harris McEleney Nicholson Heinz McFarlane Nielsen Appanoose Hendrix McNeal Norland Cornick

Uhlenhopp Nystrom Putney Shifflett Oberman Ramsever Sloane Van Zwol Oppedahl Ringgenberg Smith Walker Soeth Walter Patrick Ryan Paul Sar Stiffler Washburn Pedrick Schroeder Strawman Weiss Pendleton Schwengel Tate White Pieper Shepard Tiernev Young Poston Sherod

The nays were, none.

Absent or not voting, 17:

Brookings Lisle Oeth Stevens Buck Lucken Olson Voigtmann Clark of Marion Metz Palmer Weston Cooksey Robinson Mr. Speaker Munger Frey

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

House File 207, a bill for an act to amend chapter three hundred twenty-one (321), Code 1950, relating to motor vehicles and law of road, with report of committee recommending passage, 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?"

The ayes were, 92:

Abel Goode Meyer Ringgenberg Aubrey Hanna Miller of Ryan Sar Bass Hansen Black Hawk Berry Harris Miller of Shelby Schroeder Bloedel Moore of Louisa Schwengel Heinz Boothby Hendrix Mooty Shepard Brockmeyer Huisman Morris Sherod Brown Jones Nelson of Jasper Sloane Brownlie Judd Nelson of Smith Burris Klemesrud Woodbury Soeth Burrows Koch Nicholson Stevens Butler Kosek Norland Stiffler Clark of Kuester Nystrom Strawman Appanoose Langland Oberman Tate Cornick Lisle Oeth Tierney Crabb Loss Oppedahl Uhlenhopp Crosier Lucken Patrick Van Zwol Darrington Ludwig Paul Voigtmann Pedrick Davis Mallones Walker Eckels Martin Pendleton Walter Fairchild McElenev Pieper Washburn Fiene McFarlane Poston Weiss Frey McNeal Putney Young Gallup Mensing Ramsever

The nays were, 1:

Nielsen

Absent or not voting, 15:

Brookings Hanson Olson Weston
Buck Metz Palmer White
Clark of Marion Cooksey Munger Shifflett

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

Speaker Lynes in the chair.

RULING BY THE CHAIR

The Speaker, after a conference with the attorney general, ruled the motion by Sloane of Polk, found on page 1347 of the Journal, was in order.

Goode of Davis raised a point of order that the motion was not debatable.

Tierney of Webster moved that the motion be deferred until Wednesday, April 11.

Motion prevailed.

AMENDMENTS FILED

- Amend Senate File 263 by striking in line four (4)
- 2 of the title the words "and game."
- 3 2. Further amend by striking all of section one (1)
- 4 and inserting in lieu thereof the following: "Section 1.
- 5 Section one hundred nine point seventy-six (109.76), Code
- 6 1950, is hereby amended by striking the period (.) in line
- 7 seventeen (17) following the word 'counties' and adding the
- 8 following: 'or in any other waters of the state that the
- 9 conservation commission may by administrative order, in the
- 10 interest of maintaining a biological balance, designate'."
- 3. Further amend by striking all of sections two (2)
- 12 and three (3).

MENSING of Cedar.

- 1 Amend House File 109 by striking all after the enacting
- 2 clause and substituting therefor the following:
- 8 Section 1. Section four hundred twenty-two point five (422.5),
- 4 Code 1950, is amended by inserting a paragraph after line twenty-
- 5 four (24) as follows:



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- 6 "The rates herein provided are hereby reduced twenty-five per cent (25%) on all taxable income earned in 1951 and 1952, and this 7 provision shall apply to returns made on a fiscal year basis for any fiscal year beginning after January 1, 1951." 9
- 10 Sec. 2. Section four hundred twenty-two point twelve (422.12), Code 1950, is hereby amended by adding the following paragraph: 11
- 12 "For the years 1951 and 1952, the deductions from the computed 13 tax shall be as follows:
 - "1. For a single individual, fifteen dollars.
 - "2. For husband and wife or head of a family, thirty dollars.
- 16 "3. For each child under the age of twenty-one years who is actually supported by and dependent upon the taxpayer for his 17 18 support, an additional seven dollars fifty cents.
- "4. For each actual dependent other than as specified in sub-19 20 section 3 of this section, the taxpayer may deduct the sum of seven dollars fifty cents; or in lieu thereof in the case of a father. 21 22 mother, or grandparent dependent upon the taxpayer, the taxpayer in computing the net income may make deduction therefrom of four 23 hundred fifty dollars for such dependent." 24
 - Sec. 3. Amend section four hundred twenty-two point thirteen (422.13), Code 1950, by adding the following:
 - "For the years 1951 and 1952, a return shall be made by an individual as follows:
 - "1. Every individual having a net income for the tax year from sources taxable under this division, of \$1,500 or over, if single, or if married and not living with husband or wife; or having a net income for the tax year of \$2,350 or over, if married and living with husband or wife, shall make and sign a return, stating specifically the items of gross income and the deductions and exemptions allowed by this division.
- 36 "2. If husband and wife living together have an aggregate net 37 income of \$2,000 or over, each shall make such a return, unless the income of each is included in a single joint return." 38
- 39 Further amend House File 109 by striking the title and inserting in lieu thereof the following: 40
- 41 "An Act to amend sections four hundred twenty-two point five 42 (422.5), four hundred twenty-two point twelve (422.12), and four 43 hundred twenty-two point thirteen (422.13), Code 1950, relating to decreasing the rate of tax imposed on income; increasing the de-44
- 45 ductions from the computed tax and relating to returns by individuals
- for the filing of individual income tax for the years nineteen
- hundred fifty-one and nineteen hundred fifty-two; and also pro-
- 48 for refunds and making such credit applicable to returns on a fiscal
- 49 year basis."

KOSEK of Linn. GOODE of Davis. KUESTER of Cass. McFarlane of Black Hawk.

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1 Amend House File 340 as follows:

1. By striking all of section eight (8) and

3 substituting in lieu thereof the following:

"Sec. 8. Hearings and Appeals. Applicant shall

on written request be entitled to a hearing on its 5

application for permit; and shall be entitled to a 6

7 hearing after ten (10) days written notice by registered

8 mail of any proceedings to revoke such permit. Any

information relied upon by the superintendent must be

in affidavit form or taken under oath at such hearing.

10 11 The decision of the superintendent, in either case,

12 must be in writing, and be filed within thirty (30)

days of submission of such application. Applicant 13

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shall have the right to appeal an adverse decision 15 to the district court of Polk County, Iowa, which

appeal shall be heard de novo; and either the 16

17 superintendent or the applicant may appeal therefrom

18 to the supreme court of Iowa.

"Sec. 9. Temporary Permits. The superintendent shall on receipt of formal applications, accompanied

20 21 with the fifty dollars (\$50) filing fee, issue

22 sixty (60) day temporary permits to all applicants now

23 soliciting or canvassing in Iowa, which application

and grant of temporary permit shall subject applicant 24

25 to the jurisdiction conferred under section seven (7)

hereof." 26

> SCHROEDER of Scott. SCHWENGEL of Scott.

- 1 1. Amend the title of House File 502 as follows: insert the
- 2 word "emergency" in line one (1) immediately following the word "state"; by striking from line one (1) the word "building"; by striking in
- two (2) the word "approved" and substituting in lieu thereof the
- words "their educational"; and by striking all following the word 5
- "programs" in line two (2) up to the comma in line three (3) and
- 7 inserting in lieu thereof the following: "during the present
- emergency beginning July 1, 1951, and ending June 30, 1953, providing
- for the emergencies of such aid by the state department of public 9 10 instruction and making the appropriation of such aid.

"Whereas, as a result of the unbalanced economic conditions 11

12 arising from the Korean crisis and from the unsettled international

13 situation, an inflation has occurred throughout the United States,

14 and the State of Iowa.

"Whereas, the cost of education for the local public school 15

districts of the State of Iowa has been increased together with 16

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- 17 the cost of city, county and state government because of such in-18 flation, and
 - "Whereas, the increased birth rate following World War II will
 be reflected in the schools of Iowa by an increased enrollment of
 11,000 pupils during the next biennium, and
 - "Whereas, an emergency is now declared to exist and it seems proper to grant emergency aid to the public schools of Iowa; Now, Therefore".
 - 2. Further amend House File 502 by striking everything following the enacting clause and substituting in lieu thereof the following:
 - "Section 1. There is hereby appropriated for each year of the biennium beginning July 1, 1951, and ending June 30, 1953, the sum of \$5,000,000 for emergency aid to the public schools of the State of Iowa.
 - "Sec. 2. The several school districts in the State of Iowa shall be entitled to and receive emergency financial aid from the state in a manner and amount as provided in this act.
 - "Sec. 3. 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, and a junior college student is a student who is attending one of the public junior colleges of the state and who is carrying at least twelve hours of regular junior college work.
 - "Sec. 4. General emergency school aid distributed under this act shall be on the basis of six (6) cents per day per elementary pupil, seven (7) cents per day per every high school pupil and eight (8) cents a day for every junior college student for each day that such pupils actually attend school or junior college.
 - "Sec. 5. The general emergency school aid funds allocated to 48 each district shall be determined as follows:
 - 49 "1. Multiply six (6) cents by the combined number of non-tuition
 50 elementary students in average daily attendance and the average
 num-
 - ber 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 180 days.
 - "2. Multiply seven (7) cents by the combined number of nontuition high school students in average daily attendance and the 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 180 days.
 - 60 "3. Multiply eight (8) cents by the average daily attendance 61 of students carrying twelve hours of junior college work. Multiply 62 this product by the actual number of days junior college was officially

63 in session, not to exceed 180 days.

"4. Take the sum of the amounts found in paragraphs 1, 2 and 3 of this section, this being the amount to which the district is entitled to general emergency school aid under this act.

"Sec. 6. Information furnished by school district. 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 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 bear 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. 7. Rules and regulations. 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 act. The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriation therefor. 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. 8. All general emergency aid moneys distributed to a public school district shall be placed in said school district in the said general fund of said school district.

"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 this act and any other funds

received from the State of Iowa, from the budget requirements.

"Sec. 9. This act being deemed of immediate importance shall become effective upon publication in the Globe Gazette, a newspaper

109 published at Mason City, Iowa, and the Daily Times, a newspaper 110 published at Davenport, Iowa."

> BUTLER of Pocahontas. TIERNEY of Webster. PEDRICK of Wapello. RYAN of Polk. NICHOLSON of Taylor.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Wednesday, April 11, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 11, 1951.

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

Prayer was offered by the Reverend Robert G. Farr, pastor of the Methodist Church, Douds.

The Journal of April 10 was corrected and approved.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House seventy-five faculty members and students of Capital City Commercial College, Des Moines.

Ludwig of Johnson presented to the House eighteen seniors from Oxford High School, accompanied by J. B. MacAreavy, superintendent.

Burrows of Benton presented to the House twenty-three American government students from Garrison High School, accompanied by R. L. Holliday, superintendent, and five drivers.

Stiffler of Warren presented to the House thirty sixth and seventh grade students from Martensdale Consolidated School, accompanied by Mrs. Clark Mahr, teacher.

Buck of Marshall presented to the House twenty-six eleventh and twelfth grade students from Green Mountain High School, accompanied by C. W. Vincent, superintendent, and Marshall Mc-Cunniff, teacher of American government.

Tierney of Webster presented to the House sixteen junior and senior students of American government from Harcourt Consolidated School, accompanied by Harold E. Mann, superintendent, and Richard Skain, teacher.

Sloane of Polk presented to the House sixteen American government students from Polk City High School, accompanied by T. J. Barnes, superintendent.

Burrows of Benton presented to the House five Explorer Scouts from Troop 45, Newhall, accompanied by their advisor, David E. Weichman.

Walker of Hamilton presented to the House twenty-three students of American government from Ellsworth High School, accompanied by H. C. Torgerson, principal.

Crosier of Linn presented to the House the Honorable D. R. McCreery of Alburnett, former member of the House from Linn County.

PETITIONS

Brownlie of Madison presented a petition signed by fifteen residents of Winterset urging support of all school aid bills.

Referred to the sifting committee.

Young of Union presented a petition signed by seventy-eight residents of Union County urging support of House File 610.

Referred to the 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 Senate was asked:

House File 158, a bill for an act relating to corn and small grain growers association.

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

House File 350, a bill for an act relating to official newspapers.

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

House File 351, a bill for an act relating to fees for publication.

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

House File 628, a bill for an act to appropriate to the social welfare department.

Also: That the Senate has concurred in the House amendment to and adopted Senate Concurrent Resolution 15, providing for sine die adjournment at 12:00 o'clock noon, April 17.

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

Senate Concurrent Resolution 17, previding that a delegation from the General Assembly be appointed to call upon the adjutant general of the state to convey the sentiments of the General Assembly with regard to the 132nd Fighter Wing of the Iowa-Nebraska Air National Guard.

Also: That the Senate has concurred in the House amendment to and passed Senate File 447, a bill for an act relating to payments charged against an employer.

Also: That the Senate has concurred in the House amendment to and passed Senate File 403, a bill for an act to provide a method of obtaining jurisdiction over nonresident employers under the workmen's compensation and occupational disease compensation laws.

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

House File 613, a bill for an act to amend sections providing for the imposition of a tax for the retirement of bonds of a sanitary district.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 498, a bill for an act providing for payment of a portion of the cost of construction of sanitary facilities.

CARROLL A. LANE, Secretary.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Kuester of Cass offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Dennis P. Hogan of Cass County, who was a member of the Thirty-fourth session of the General Assembly, passed away on May 28, 1950;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Kuester of Cass, Mc-Farlane of Black Hawk and Hanson of Lyon.

Martin of Monroe offered the following House memorial resolution and moved its adoption:



HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable William E. Giltner of Monroe County, who was a member of the Thirty-seventh and Thirty-eighth sessions of the General Assembly, passed away on December 30, 1949;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Martin of Monroe, Shepard of Lucas and Pedrick of Wapello.

Tate of Cerro Gordo offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Ira W. Jones of Cerro Gordo County, who was a member of the Thirty-sixth and Thirty-seventh sessions of the General Assembly, passed away on June 7, 1949;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Tate of Cerro Gordo, McFarlane of Black Hawk and Pieper of Allamakee.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Kuester of Cass called up for consideration House Concurrent Resolution 26, found on pages 1348 and 1349 of the Journal of April 10, and moved its adoption.

Resolution adopted.

RULING BY THE CHAIR

On the point of order raised by Goode of Davis, found on page 1355 of the Journal of April 10, the Speaker ruled the point well taken and the motion by Sloane of Polk, found on page 1347 of the Journal of April 10, was declared not debatable.

Sloane of Polk called up for consideration his motion to reconsider the vote by which House Resolution 4 was laid on the table.



Roll call demanded by Sloane of Polk and Walker of Hamilton.

On the question "Shall the vote be reconsidered?"

Rule 18 invoked.

The ayes were, 49:

Aubrey Fairchild Pieper Ludwig Bass Fiene Metz Poston Frey Ringgenberg Berry Nelson of Jasper Bloedel Gallup Nicholson Schroeder Brookings Hanna Nielsen Schwengel Burris Hansen Norland Sloane Butler Nystrom Tierney Hanson Oberman Uhlenhopp Clark of Harris Appanoose Huisman Oeth Walker Oppedahl Washburn Clark of Marion Jones Cooksey Judd Pedrick White Crabb Langland Pendleton Young Darrington Loss

The nays were, 53:

Abel Kosek Moore of Butler Sar Boothby Moore of Louisa Shepard Kuester Brockmeyer Lisle Mooty Sherod Shifflett Brown Lucken Morris Brownlie Mallonee Munger Smith Buck Martin Nelson of Soeth Crosier McEleney Woodbury Stevens Davis McFarlane Olson Stiffler Eckels McNeal Palmer Strawman Goode Mensing Patrick Tate Paul Voigtmann Heinz Meyer Miller of Walter Hendrix Putney Klemesrud Black Hawk Weiss Ramseyer Koch Miller of Shelby Ryan

Absent or not voting, 6:

Burrows Robinson Weston Mr. Speaker Cornick Van Zwol

Motion lost.

SENATE AMENDMENTS CONSIDERED

Brown of Mahaska called up for consideration House File 360, a bill for an act relating to the taxation and registration of motor vehicles exclusively engaged in interstate commerce and providing for reciprocity agreements; amending sections three hundred twenty-one point fifty-three (321.53), three hundred twenty-one point fifty-six (321.56) and three hundred twenty-six point two (326.2), Code 1950, amended by the Senate, and moved that the House concur in the following Senate amendments:

1. Amend House File 360 by striking the word "act" from line 48 of section 2 and inserting in lieu thereof the word "chapter".

- 2. Further amend section 2 by inserting after the word "to" in line 25 the words "resident or nonresident".
- 3. Further amend section 2 by striking the word "the" after the word "miles" in line 29 and inserting in lieu thereof the word "such".
- 4. Further amend section 2 by striking from line 30 the words "subject to this section".
- 5. Further amend section 2 by inserting after the period (.) in line 34 the following: "When a vehicle has been licensed in one of the reciprocating states under an agreement as provided herein, such vehicle shall not be subject to licensing in the other reciprocating state."
- 6. Further amend section 2 by striking from line 35 the words "subject to this section".
- 7. Further amend House File 360 by inserting after the word "trailer" following the word "or" in line 6 of section 3 thereof the following: "when operated by Iowa residents in any state or by residents of such state in Iowa when such state and Iowa have executed an agreement as provided in section two (2) of this act, and,".

Motion prevailed and the House concurred.

Brown of Mahaska moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Gallup Metz Ramseyer Aubrey Goode Meyer Ringgenberg Bass Hanna Miller of Ryan Berry Bloedel Hansen Black Hawk Sar Miller of Shelby Moore of Butler Hanson Schroeder Boothby Harris Schwengel Brockmeyer Heinz Moore of Louisa Shepard Hendrix Brookings Mooty Sherod Brown Jones Shifflett Morris Brownlie Judd Nelson of Jasper Sloane Buck Klemesrud Nicholson Smith Burris Koch Nielsen Soeth Butler Kosek Norland Stevens Clark of Stiffler Kuester Oberman Appanoose Langland Olson Strawman Clark of Marion Oppedahl Lisle Tate Crabb Loss Palmer Tierney Crosier Ludwig Voigtmann Patrick Darrington Mallonee Paul Walter Davis Martin Pedrick Washburn Eckels McEleney Pendleton Weiss Fairchild McFarlane White Pieper Fiene McNeal Poston Young Mensing Putney . Mr. Speaker

The nays were, none.

-

Absent or not voting, 14:

Burrows Lucken Nystrom Van Zwol
Cooksey Munger Oeth Walker
Cornick Nelson of Robinson Weston
Huisman Woodbury Uhlenhopp

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Brown of Mahaska called up for consideration House File 458, a bill for an act to amend sections three hundred twenty-one point four hundred seventy-six (321.476) and three hundred twenty-one point four hundred seventy-seven (321.477), Code 1950, relating to the weighing of vehicles, amended by the Senate, and moved that the House concur in the following Senate amendments:

- 1. Amend House File 458 by capitalizing the letter "t" in the word "the" in line 3 of section 3.
- 2. Further amend section 3 by capitalizing the letter "t" in the word "the" in line 5 and inserting after the word "The" the word "Independence".

Motion prevailed and the House concurred.

Brown of Mahaska moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Goode Miller of Ryan Black Hawk Aubrey Hanna Sar Bass Hansen Miller of Shelby Schroeder Moore of Butler Berry Harris Schwengel Moore of Louisa Bloedel Heinz Shepard Hendrix Mooty Boothby Sherod Brockmeyer Morris Shifflett Jones Brookings Judd Nelson of Jasper Sloane Brown Klemesrud Nicholson Smith Brownlie Koch Nielsen Soeth Buck Kosek Norland Stevens Butler Kuester Oberman Stiffler Olson Clark of Langland Strawman Lisle Oppedahl Appanoose Tate Clark of Marion Loss Patrick Tierney Ludwig Paul Crabb Voigtmann Crosier Pedrick Martin Walter McEleney Washburn Davis Pendleton Eckels McFarlane Pieper Weiss Fairchild McNeal Poston White Fiene Mensing Putney Young Matz Mr. Speaker Frey Ramseyer Gallup Meyer Ringgenberg

The nays were, 3:

Burris Cooksey

Walker

Absent or not voting, 16:

Burrows Lucken
Cornick Mallonee
Darrington Munger
Hanson Nelson of
Huisman Woodbury

Nystrom Oeth Palmer Robinson Uhlenhopp Van Zwol Weston

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

CONSIDERATION OF BILLS

House File 634, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1951, and appropriating thereto the sum of one and one-half million dollars from the general fund of the state, specifying the purposes for which the appropriation may be used, and providing for a report of the dispositions made of the fund, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

Gallup

The ayes were, 97:

Abel Aubrey Bass Berry Bloedel Boothby Brockmeyer Brookings Brown Brownlie Buck Burris Butler Clark of Appanoose Clark of Marion Cooksey Crabb Crosier Darrington Davis Eckels Fairchild Fiene Frey

Goode Hanna Hansen Hanson Harris Heinz Hendrix Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Metz

Meyer Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Oberman Oeth Olson Oppedahl Palmer

Patrick

Pieper

Poston

Pendleton

Paul

Putney Ramseyer Ringgenberg Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Soeth Stevens Stiffler Strawman Tate Tierney Voigtmann Walker Walter Washburn Weiss White Young Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Lucken Robinson Van Zwol Burrows Smith Weston Cornick Nystrom

Uhlenhopp Pedrick Huisman

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

The House resumed consideration of House File 109, 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 1950, relating to decreasing the rate of tax imposed on income, and increasing the deductions from the computed tax.

Kosek of Linn offered the following amendments filed by him, Goode of Davis, Kuester of Cass and McFarlane of Black Hawk and moved their adoption:

Amend House File 109 by striking all after the enacting clause and substituting therefor the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1950, is amended by inserting a paragraph after line twenty-four (24) as follows:

"The rates herein provided are hereby reduced twenty-five per cent (25%) on all taxable income earned in 1951 and 1952, and this provision shall apply to returns made on a fiscal year basis for any fiscal year beginning after January 1, 1951."

Sec. 2. Section four hundred twenty-two point twelve (422.12), Code 1950, is hereby amended by adding the following paragraph:

"For the years 1951 and 1952, the deductions from the computed tax shall be as follows:

"1. For a single individual, fifteen dollars.

"2. For husband and wife or head of a family, thirty dollars.

"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 seven dollars fifty cents.

"4. For each actual dependent other than as specified in subsection 3 of this section, the taxpayer may deduct the sum of seven dollars fifty cents; or in lieu thereof in the case of a father, mother, or grandparent dependent upon the taxpayer, the taxpayer in computing the net income may make deduction therefrom of four hundred fifty dollars for such dependent."

Sec. 3. Amend section four hundred twenty-two point thirteen (422.13), Code 1950, by adding the following:

"For the years 1951 and 1952, a return shall be made by an individual as follows:

- "1. Every individual having a net income for the tax year from sources taxable under this division, of \$1,500 or over, if single, or if married and not living with husband or wife; or having a net income for the tax year of \$2,350 or over, if married and living with husband or wife, shall make and sign a return, stating specifically the items of gross income and the deductions and exemptions allowed by this division.
- "2. If husband and wife living together have an aggregate net income of \$2,000 or over, each shall make such a return, unless the income of each is included in a single joint return."

Further amend House File 109 by striking the title and inserting in lieu thereof the following:

"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 1950, relating to decreasing the rate of tax imposed on income; increasing the deductions from the computed tax and relating to returns by individuals for the filing of individual income tax for the years nineteen hundred fifty-one and nineteen hundred fifty-two; and also providing for refunds and making such credit applicable to returns on a fiscal year basis."

Kosek of Linn offered the following amendments to the amendments and moved their adoption:

Amend the amendment to House File 109, section one (1), by striking all after the word "basis" in lines eight (8) and nine (9).

Further amend the amendment by adding new sections four (4) and five (5) at the end thereof as follows:

- Sec. 4. Amend section one (1), chapter forty-one (41), Acts of the Fifty-third General Assembly, by striking all after the word "basis" in lines six (6) and seven (7).
- Sec. 5. Amend section one (1), chapter one (1), Acts of the Fifty-second General Assembly, Extraordinary Session, by striking all after the word "basis" in lines six (6) and seven (7).

Further amend the amendment to House File 109 as follows:

strike from line two (2) of the amended title the word "and"; further amend by inserting in line three (3), after the figures "1950," the following: "chapter forty-one (41), Acts of the Fifty-third General Assembly, and chapter one (1), Acts of the Fifty-second General Assembly".

Amendments to amendments adopted.

Amendments as amended 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, 101:

Miller of Ringgenberg Goode Aubrey Black Hawk Hanna Ryan Miller of Shelby Sar Berry Hansen Bloedel Hanson Moore of Butler Schroeder Boothby Harris Moore of Louisa Schwengel Brookings Heinz Mooty Sherod Hendrix Morris Shifflett Brown Munger Brownlie Huisman Sloane Nelson of Jasper Buck Jones Smith Burris Judd Nelson of Soeth Stevens Burrows Klemesrud Woodbury Butler Koch Nicholson Stiffler Strawman Clark of Kosek Nielsen Appanoose Clark of Marion Kuester Norland Tate Langland Nystrom Tierney Lisle Uhlenhopp Cooksey Oeth Oppedahl Palmer Van Zwol Cornick Loss Voigtmann Walker Crabb Lucken Ludwig Crosier Patrick Darrington Mallonee Paul Walter Davis McEleney Pedrick Washburn Eckels McFarlane Pendleton Weiss Fairchild McNeal Weston Pieper White Fiene Mensing Poston Frey Gallup Young Metz Putney Meyer Ramseyer Mr. Speaker

The nays were, 2:

Brockmeyer Shepard

Absent or not voting, 5:

Bass Oberman Olson Robinson

Martin

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 340, a bill for an act to require regulation and licensing of representatives of nonresident business schools, trade schools, technical schools and correspondence schools, and prescribing penalties for violations.

Schroeder of Scott offered the following amendment filed by him and Schwengel of Scott and moved its adoption:

Amend House File 340 as follows:

By striking all of section eight (8) and substituting in lieu thereof the following:

"Sec. 8. Hearings and Appeals. Applicant shall on written request be entitled to a hearing on its application for permit; and shall be entitled to a hearing after ten (10) days written notice by registered mail of any proceedings to revoke such permit. Any information relied upon by the superintendent must be in affidavit form or taken under oath at such hearing. The decision of the superintendent, in either case, must be in writing, and be filed within thirty (30) days of submission of such

application. Applicant shall have the right to appeal an adverse decision to the district court of Polk County, Iowa, which appeal shall be heard de novo; and either the superintendent or the applicant may appeal therefrom to the supreme court of Iowa.

"Sec. 9. Temporary Permits. The superintendent shall on receipt of formal applications, accompanied with the fifty dollars (\$50) filing fee, issue sixty (60) day temporary permits to all applicants now soliciting or canvassing in Iowa, which application and grant of temporary permit shall subject applicant to the jurisdiction conferred under section seven (7) hereof."

Schroeder of Scott offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 340, line twenty-two (22), by striking the words and figures "sixty (60) day".

Further amend by adding at the end of line eighteen (18) the following: "The revocation shall not be effective until final determination".

Further amend by adding at the end of line twenty-six (26) the following: "This permit shall be in effect until final action is taken".

Amendment to amendment adopted.

Amendment as amended adopted.

Schroeder of Scott asked and obtained unanimous consent to withdraw the following amendment filed by the committee on schools, libraries, state educational institutions:

Amend House File 340 by striking section eight (8).

Schwengel of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 340 as follows:

Strike all of section two (2) and insert in lieu thereof the following:

"Sec. 2. Permit. The state superintendent of public instruction upon receipt of such application, executed under oath upon the form and containing all material information prescribed by said superintendent, and receipt of the sum of fifty dollars (\$50) for filing fees and investigation, shall, before granting such permit, publish a notice of the filing of said application in an official state paper selected by the superintendent, and published at the applicant's expense once each week for a period of four consecutive weeks. After a period of ten (10) days from the date of the last publication of such notice, the superintendent shall grant such permit unless information has come to the knowledge of said superintendent that said applicant is incompetent to furnish such course or courses of instruction as it represents, or that its moral surroundings are not good. or that the premises are kept in an unsafe or unsanitary condition, or that it is not in a financially sound condition, or that the agents of said institution use misrepresentations in soliciting or canvassing for the purposes stated in section one (1) hereof. Applicant shall file a surety bond with, and satisfactory to, the state superintendent of public instruction in the penal sum of one thousand dollars (\$1,000), securing the payment of any and all judgments which may be obtained against the applicant in the State of Iowa by any resident of this state for or on account of any violation of this law by the applicant."

Amendment adopted.

Cooksey of Clay offered the following amendment and moved its adoption:

Amend House File 340 by adding at the end of section one (1) the following: "The word nonresident as used in this section means not incorporated or situated in the State of Iowa."

Amendment adopted.

Norland of Worth moved the previous question.

Motion prevailed.

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, 89:

Aubrey Hansen Miller of Bass Hanson Black Hawk Schroeder Berry Harris Miller of Shelby Schwengel Bloedel Heinz Moore of Butler Shepard Boothby Hendrix Mooty Sherod Brockmeyer Huisman Morris Shifflett Munger Brownlie Jones Sloane Buck Judd Nelson of Jasper Smith Burris Klemesrud Nicholson Soeth Butler Koch Nielsen Stevens Clark of Kosek Norland Stiffler Appanoose Kuester Oberman Strawman Clark of Marion Langland Oppedahl Tate Cooksey Lisle Patrick Tierney Cornick . Loss Paul Uhlenhopp Crabb Lucken Pedrick Walker Crosier Ludwig Pendleton Walter Darrington Mallonee Pieper Washburn Eckels Martin Poston Weiss Fairchild McEleney Putney Weston Fiene Metz Ramseyer White Frey Meyer Young Ringgenberg Gallup Ryan Mr. Speaker

The nays were, 7:

Davis McFarlane Oeth Voigtmann
Hanna Moore of Louisa Palmer

Absent or not voting, 12:

Abel Goode Nelson of Olson
Brookings McNeal Woodbury Robinson
Brown Mensing Nystrom Van Zwol

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT

Hanson of Lyon called up for consideration the report of the conference committee on House File 422, found on pages 1324 and 1325 of the Journal of April 9, and moved the adoption of the report and of the amendments contained therein.

Committee report and amendments were adopted.

CONCERT BY ROOSEVELT HIGH SCHOOL VOCAL GROUPS

Sloane of Polk presented to the House the "Shower Curtain Four" (boys' quartet), the Girls' Trio of Roosevelt High School, Des Moines, and the director of vocal music, Miss Laura Duncan. The vocal groups sang several selections for the House. Members of the quartet were Arnold Davidson, James Parks, Marshall Holt and James Rasmussen. Members of the trio were Kay Powers, Donna Vecari and Gwyda Donhowe. The mixed double quartet also included Bonnie Seabock. The accompanist was Robert McNamee.

On motion by Goode of Davis, the House recessed until 1:15 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House the junior and senior classes of Altoona High School, accompanied by Edwin Dethlefs, superintendent.

Brockmeyer of Howard presented to the House twenty-six American government students of Cresco High School, accompanied by David Clayton, instructor.

Martin of Monroe presented to the House fourteen students of Spencer School, Monroe County, with their teacher, Mary Helen Crall.

ADOPTION OF SENATE CONCURRENT RESOLUTION

Lucken of Plymouth asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of the following concurrent resolution:

SENATE CONCURRENT RESOLUTION 17

Whereas, the units of the 132nd Fighter Wing of the Iowa-Nebraska Air National Guard are now stationed at Des Moines and Sioux City, Iowa, and at Lincoln, Nebraska, awaiting transfer to Dow Air Force Base at Bangor, Maine, having been inducted into the federal service on April 1, 1951; and

Whereas, the 132nd Fighter Wing is composed of men from Iowa and Nebraska and it is appropriate that the General Assembly, as the representatives of the people of the State of Iowa, extend to all personnel the heartfelt appreciation of our people for the service which they are performing to protect the United States from its enemies in these troubled times: and

Whereas, it is the desire of the General Assembly to wish all personnel a resounding Godspeed and to express the prayer that they be always in His keeping, and that they be returned, in due time, to their homes and loved ones,

Now, Therefore, Be It Resolved by the Senate of the Fifty-fourth General Assembly, the House Concurring:

That a delegation from the General Assembly, composed of five Senators to be appointed by the President and five Representatives to be appointed by the Speaker of the House of Representatives, call upon the adjutant general of the State of Iowa to convey the sentiments of the General Assembly in accordance with this resolution, and

Be It Further Resolved: That enrolled copies of this resolution be presented to the adjutant general of the State of Iowa, to be forwarded to the commanding officer of said 132nd Fighter Wing, and to the adjutant general of the State of Nebraska.

Lucken of Plymouth moved the adoption of the resolution.

Resolution adopted.

The Speaker appointed Lucken of Plymouth, Patrick of Sioux, Lisle of Page, Schroeder of Scott and Poston of Wayne, on the part of the House, to carry out the provisions of Senate Concurrent Resolution 17.

SENATE MESSAGE CONSIDERED

Senate File 498, a bill for an act providing for the payment by the State of Iowa of a portion of the cost of construction of sanitary facilities, disposal plants and other necessary sewer facilities by the



sanitary districts of Clear Lake in Cerro Gordo County and the Great Lakes sanitary district, including Spirit Lake, East Okoboji Lake, West Okoboji Lake and other state owned waters in Dickinson County, Iowa.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

Hanson of Lyon called up for consideration House File 422, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred thirty-one point twenty-three (331.23), three hundred forty point one (340.1), three hundred forty point two (340.2), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7), three hundred forty point eight (340.8), three hundred forty point eleven (340.11), three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1950, all relating to the compensation of county officers and deputies, assistants and clerks.

Hanson of Lyon moved that the bill be read a last time now and placed 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:

Abel Aubrev Bass Berry Bloedel Boothby Brockmeyer Brownlie Burris Burrows Butler Clark of Marion Cooksey Cornick Crabb Crosier Darrington Fairchild Fiene Gallup Hanna Hansen

Hanson

Harris Heinz Huisman Jones Judd Klemesrud Koch Kosek Kuester Langland Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Metz Meyer Miller of Black Hawk Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Oberman Oeth Olson Oppedahl Patrick Paul Pedrick Pendleton Pieper

Putney

Ramseyer

Ringgenberg Ryan Sar Schroeder Shepard Sherod Sloane Soeth Stevens Strawman Tate Tierney Uhlenhopp Van Zwol Voigtmann Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, 3:

Clark of Frey

Shifflett

Appanoose

Absent or not voting, 18:

Brookings Goode
Brown Hendrix
Buck Lisle
Davis Mensing

Nystrom Schwengel
Palmer Smith
Poston Stiffler
Robinson Walker

Eckels Miller of Shelby

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 436, a bill for an act to amend sections one hundred seven point twelve (107.12) and one hundred seven point thirteen (107.13), Code 1950, relating to compensation of employees of the state conservation commission, 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 436, section one (1), lines three (3) and four (4), by striking the words and figures "seven hundred fifty (750)" and inserting in lieu thereof the words and figures "five hundred (500)".

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, 88:

Abel Fairchild Aubrev Fiene Bass Frey Bloedel Goode Boothby Hansen Brockmeyer Hanson Brownlie Heinz Buck Hendrix Burris Huisman Burrows Jones Butler Judd Clark of Klemesrud Appanoose Clark of Marion Koch Kosek Cooksey Kuester Cornick Langland Crosier Lisle Davis Loss Eckels Lucken

Ludwig Martin McEleney McFarlane McNeal Mensing Meyer Miller of Black Hawk Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Woodbury Nicholson

Nielsen

Norland

Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Poston Putney Ramseyer Ringgenberg Ryan Sar Schroeder

Schwengel

Nystrom

Oberman

Shepard Soeth Sherod Sloane Smith

Stiffier Strawman Tate

Tierney Van Zwol Voigtmann Walker

Weiss White Mr. Speaker

The navs were, 5:

Harris Darrington Hanna

Shifflett

Young

Absent or not voting, 15:

Brookings Brown Crabb

Gallup Mallonee Metz

Nelson of Jasper Robinson Stevens Uhlenhopp

Walter Washburn Weston

Miller of Shelby The bill having received a constitutional majority was declared

to have passed the House and the title agreed to.

Senate File 318, a bill for an act to amend chapter six hundred thirty-six (636), Code 1950, relating to descent and distribution and providing that aliens may inherit to the extent that citizens of the United States may inherit in such foreign country, 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, 95:

Abel Aubrev Bass Berry Bloedel Boothby Brockmeyer Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Davis Fairchild Fiene Frey Gallup

Goode Hanna Hansen Hanson Harris Heinz Huisman Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Mallonee Martin McEleney McFarlane McNeal Mensing Meyer

Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Jasper Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Patrick Paul Pedrick Pendleton Pieper Poston Putney

Ramseyer Ringgenberg Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Strawman Tate Voigtmann Walker Washburn Weiss Weston White Young Mr. Speaker

The nays were, 1:

Tierney

Absent or not voting, 12:

Brookings Brown Eckels Jones Metz Nelson of Woodbury Palmer Robinson Uhlenhopp Van Zwol Walter

Hendrix Wo

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 262, a bill for an act to amend section seven hundred fourteen point twenty-three (714.23), Code 1950, relating to misdemeanors committed in cemeteries, 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.

Meyer

On the question "Shall the bill pass?"

Gallup

Goode

Hanna

Hansen

Hanson

The aves were, 89:

Abel Aubrev Bass Berry Bloedel Boothby Brockmeyer Brownlie Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cornick Crabb Crosier

Darrington

Fairchild

Harris Hendrix Jones Judd Klemesrud Koch Kosek Kuester Langland Lisle Loss Lucken Ludwig Martin McEleney McFarlane McNeal Mensing

Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Patrick Paul Pedrick Pendleton Poston

Ringgenberg Ryan Sar Schroeder Schwengel Sherod Shifflett Soeth Stevens Stiffler Strawman Tate Uhlenhopp Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

Ramseyer

The nays were, 1:

Heinz

Davis

Fiene

Absent or not voting, 18:

Brookings Brown Cooksey Eckels Huisman Mallonee Metz Morris Munger Oppedahl

Palmer Pieper Robinson Shepard

Putney

Sloane Smith Tierney Van Zwol The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 295, a bill for an act to amend section two hundred forty-seven point twenty-three (247.23), Code 1950, relating to expenditures of the board of parole in caring for a court parolee, 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, 97:

Abel	Goode	Meyer	Ringgenberg
Aubrey	Hanna	Miller of	Ryan
Bass	Hansen	Black Hawk	Sar
Berry	Hanson	Miller of Shelby	Schroeder
Bloedel	Harris	Moore of Butler	Schwengel
Boothby	Hendrix	Moore of Louisa	Shepard
Brownlie	Huisman	Mooty	Sherod
Buck	Jones	Morris	Shifflett
Burris	Judd	Munger	Sloane
Burrows	Klemesrud	Nelson of Jasper	Soeth
Butler	Koch	Nicholson	Stevens
Clark of	Kosek	Nielsen	Stiffler
Appanoose	Kuester	Norland	Strawman
Clark of Marion	Langland	Nystrom	Tierney
Cooksey	Lisle	Oberman	Uhlenhopp
Cornick	Loss	Oeth	Voigtmann
Crabb	Lucken	Olson	Walker
Crosier	Ludwig	Oppedahl	Walter
Darrington	Mallonee	Patrick	Washburn
Davis	Martin	Paul	Weiss
Eckels	McEleney	Pedrick	Weston
Fairchild	McFarlane	Pendleton	White
Fiene	McNeal	Pieper	Young
Frey	Mensing	Putney	Mr. Speaker
Gallup	Metz	Ramseyer	

The nays were, 1:

Tate

Absent or not voting, 10:

Brockmeyer Heinz Palmer Smith
Brookings Nelson of Poston Van Zwol
Brown Woodbury Robinson

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 491, a bill for an act to amend section five hundred fifteen point one hundred twelve (515.112), Code 1950, relating to excess and coinsurance riders and exceptions thereto, 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, 97:

Abel Miller of Ringgenberg Goode Bass Hanna Black Hawk Ryan Miller of Shelby Berry Hansen Sar Bloedel Hanson Moore of Louisa Schroeder Schwengel Boothby Harris Mooty Morris Shepard Brockmeyer Heinz Brownlie Munger Sherod Hendrix Buck Huisman Nelson of Jasper Shifflett Nelson of Burris Jones Sloane Woodbury Burrows Judd Soeth Butler Klemesrud Nicholson Stevens Clark of Kosek Nielsen Stiffler Kuester Norland Strawman Appanoose Clark of Marion Langland Nystrom Tate Cooksey Lisle Oberman Tierney Cornick Loss Oeth Uhlenhopp Crabb Lucken Olson Voigtmann Crosier Ludwig Oppedahl Walker Darrington Mallonee Patrick Walter Davis Martin Paul Washburn Eckels McEleney Pedrick Weiss Fairchild McNeal Pendleton Weston Fiene Mensing Pieper White Frev Metz Putney Young Gallup Mever Ramsever Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Aubrey Koch Palmer Smith
Brookings McFarlane Poston Van Zwol
Brown Moore of Butler Robinson

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 626, a bill for an act to amend chapter five hundred five (505), Code 1950, relating to discriminatory practices regarding Iowa insurance companies, was taken up for consideration.

Ryan 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:

Abel Bass Bloedel Brown Aubrey Berry Brockmeyer Brownlie

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Buck	Jones	Morris	Sar
Burris	Klemesrud	Nelson of Jasper	Schroeder
Butler	Koch	Nelson of	Schwengel
Clark of	Kosek	Woodbury	Shepard
Appanoose	Kuester	Nicholson	Sherod
Clark of Marion	Langland	Nielsen	Shifflett
Cornick	Lisle	Norland	Sloane
Crabb	Loss	Nystrom	Smith
Crosier	Ludwig	Oberman	Soeth
Darrington	Mallonee	Oeth	Stiffler
Davis	Martin	Olson	Strawman
Eckels	McEleney	Oppedahl	Tate
Fairchild	McFarlane	Patrick	Tierney
Fiene	McNeal	Paul	Uhlenhopp
Frey	Mensing	Pedrick	Voigtmann
Goode	Metz	Pendleton	Walker
Hanna	Meyer	Pieper	Walter
Hansen	Miller of	Poston	Washburn
Hanson	Black Hawk	Putney	Weiss
Harris	Miller of Shelby	Ramseyer	Weston
Heinz	Moore of Butler	Ringgenberg	White
Huisman	Mooty	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 15:

Boothby Gallup Moore of Louisa Stevens
Brookings Hendrix Munger Van Zwol
Burrows Judd Palmer Young
Cooksey Lucken Robinson

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 314, a bill for an act relating to special assessment of public improvements in municipal corporations, and to repeal chapter three hundred ninety-one A (391A), Code 1950, and enact in lieu thereof a new alternate method for financing public improvements, was taken up for consideration.

Sloane of Polk offered the following amendments filed by him and moved their adoption:

Amend Senate File 314 as follows:

- 1. Insert after the word "improvements" in the last line of the title the following: "and to amend certain other sections of the Code relating to special assessments".
 - 2. Insert after section thirty-nine (39) the following new section:
- Sec. 40. Section four hundred seventeen point one (417.1), Code 1950, is amended by striking the words "operating under the commission plan of municipal government and" in lines two (2) and three (3) thereof. Section four hundred seventeen point fifty-four (417.54), subsection one (1), Code 1950, is amended by striking from line three (3) of said subsection the word "wholly", and by striking from lines three (3) and four (4) of said subsection the words "under the commission form of government". Section four hundred seventeen point fifty-four (417.54), sub-

section two (2), is amended by striking from line six (6) of said subsection the word "wholly", and by inserting after the word "busses" in line thirteen (13) the following: "operating over fixed routes or parts of routes within such city".

3. Renumber the remaining sections.

Amendments 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, 93:

Abel	Frey	Mensing	Putney
Aubrey	Gallup	Metz	Ringgenberg
Bass	Goode	Meyer	Ryan
Berry	Hanna	Miller of	Sar
Bloedel	Hanson	Black Hawk	Schroeder
Boothby	Harris	Moore of Louisa	Schwengel
Brockmeyer	Heinz	Mooty	Shepard
Brown	Hendrix	Morris	Sherod
Brownlie	Huisman	Munger	Sloane
Buck	Jones	Nelson of Jasper	Smith
Burrows	Klemesrud	Nelson of	Soeth
Butler	Koch	Woodbury	Stiffler
Clark of	Kosek	Nielsen	Strawman
Appanoose	Kuester	Norland	Tierney
Clark of Marion	Langland	Nystrom	Uhlenhopp
Cooksey	Lisle	Oberman	Voigtmann
Cornick	Loss	Oeth	Walker
Crabb	Lucken	Olson	Walter
Crosier	Ludwig	Oppedahl	Washburn
Darrington	Mallonee	Palmer	Weiss
Davis	Martin	Patrick	Weston
Eckels	McEleney	Paul	White
Fairchild	McFarlane	Pendleton	Young
Fiene	McNeal	Pieper	Mr. Speaker

The nays were, 3:

Burris Nicholson Tate

Absent or not voting, 12:

Brookings Miller of Shelby Poston Shifflett
Hansen Moore of Butler Ramseyer Stevens
Judd Pedrick Robinson Van Zwol

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Senate File 212, a bill for an act relating to taxation and other sources of municipal revenue, and to repeal chapter four hundred four (404), Code 1950, relating thereto and enact a substitute therefor, and to repeal certain other sections of the Code relating

thereto, and to amend certain sections of the Code relating thereto, was taken up for consideration.

Palmer of Lee offered the following amendments filed by him and Nelson of Woodbury and moved their adoption:

Amend Senate File 212 as passed by the Senate as follows:

- 1. Amend section four (4) by adding at the end thereof the following: "The books of the corporation shall reflect at all times:
- "1. The nature and amount of each sum received and expended in each functional fund.
 - "2. The total amount appropriated in each functional fund.
- "3. The total amount appropriated in each of the divisions or accounts within each functional fund as set forth in sections six (6) through twelve (12) of this act.
- "4. The unexpended balance remaining in each functional fund and in each division or account within such functional fund.
- "5. All financial records of the corporation shall be a public record and open to public inspection during business hours."
- 2. Amend section five (5), subsection one (1), by inserting after the word "chapter" in line five (5) the following: "and by proposed allocations for each particular division or account within each functional fund".
- 3. Amend section six (6), line three (3), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".
- 4. Amend section seven (7), line three (3), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".

Further amend section seven (7) by striking from lines fifty-one (51) and fifty-two (52) the words "without the approval of the comptroller".

- 5. Amend section nine (9), line three (3), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".
- 6. Amend section ten (10), subsection four (4), line seventeen (17), by inserting before the word "maintenance" the words "improvement, operation, and".
- 7. Amend section eleven (11), line three (3), by striking the word and figure "six (6)" and inserting in lieu thereof the word and figure "five (5)".
- 8. Strike from lines four (4) to eight (8) of section fourteen (14) the words ", and for each particular purpose within each subsection when for the construction, purchase, or remodeling of any building or improvements of any type, for the purchase of real estate, machinery, or major equipment".
- 9. Amend section seventeen (17) by adding after the word "fund" in line ten (10) the following: "or in excess of the amount appropriated for said purpose or particular function".
- 10. Amend section twenty (20) by striking from lines five (5) and six (6) the words "the debt or debts for which it was raised" and inserting in lieu thereof the words "all debts except those evidenced by revenue bonds."



- 11. Amend section twenty-five (25) by adding two new subsections as follows:
- "4. Whenever a body charged by law with administering funds for any particular function shall have been elected by the people, the corporation shall adopt the budget of said body and shall allocate sufficient funds to meet said budget. However, in no event shall levies exceed the limits prescribed in section two (2) and in sections six (6) to twelve (12), inclusive, or exceed, for this purpose, without council approval, the levies heretofore permitted by law.
- "5. No other statute whether heretofore or hereafter enacted, relating to the taxing power of municipal corporations, shall be construed to increase the limits on millage levies established in section two (2) and sections six (6) through twelve (12) of this Act, unless this Act is amended. In all laws hereafter enacted such amendment shall be a separate section of the Act."

Amendments adopted.

Palmer of Lee offered the following amendment filed by Nelson of Woodbury and moved its adoption:

Amend Senate File 212, as passed by the Senate, by striking the word "this" in line seventeen (17) of section five (5) and substituting in lieu thereof the word "that".

Amendment adopted.

Tierney of Webster offered the following amendment filed by him, et al., and moved its adoption:

Amend Senate File 212 as passed by the Senate as follows:

1. Insert the following new section after section one hundred six (106):

"Section three hundred ninety point eight (390.8), Code 1950, is amended by adding at the end of subsection four (4) the following: 'Off-street parking areas shall be deemed to include street-widening projects in business districts as so defined by local ordinance, or within two blocks thereof, sufficient in width to allow angle parking on such widened streets.'"

2. Renumber the remaining sections.

Roll call demanded by Tate of Cerro Gordo and Tierney of Webster.

On the question "Shall the amendment be adopted?"

The ayes were, 77:

Abel Burrows Gallup Crabb Aubrey Butler Crosier Goode Bass Clark of Darrington Hanna Berry Appanoose Eckels Hanson Clark of Marion Fairchild Bloedel Heinz Fiene Hendrix Brown Cooksey Buck Cornick Frey Jones

Judd Metz Klemesrud Meyer Koch Moore of Butler Mooty Kosek Kuester Morris Nelson of Jasper Langland Lisle Nelson of Loss Woodbury Mallonee Nicholson Martin Nielsen McEleney Norland McNeal Nystrom Mensing Oberman

Oeth Stevens Patrick Strawman Tierney Paul Pedrick Uhlenhopp Pendleton Voigtmann Walker Pieper Walter Ramseyer Washburn Ringgenberg Ryan Weiss Sar Weston Shepard White Sherod Young Sloane

The nays were, 20:

McFarlane Shifflett. Boothby Olson Miller of Oppedahl Smith Brockmeyer Black Hawk Davis Putney Soeth Harris Miller of Shelby Schroeder Stiffler Moore of Louisa Schwengel Lucken Tate Ludwig

Absent or not voting, 11:

Brookings Hansen Palmer Van Zwol Brownlie Huisman Poston Mr. Speaker Burris Munger Robinson

Amendment adopted.

Palmer of Lee moved that the bill be read a last time now and placed 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:

1

Lucken Norland Abel Eckels Nystrom Oberman Aubrev Fairchild Ludwig Bass Fiene Mallonee Berry Frey Martin Oeth Bloedel Gallup McEleney Olson Oppedahl Palmer Boothby Goode McFarlane Brockmeyer Hanna McNeal Hansen Mensing Patrick Brown Brownlie Hanson Metz Paul Meyer Buck Harris Pedrick Miller of Burris Heinz Pendleton Burrows Hendrix Black Hawk Pieper Butler Huisman Moore of Butler Putney Moore of Louisa Clark of Jones Ramseyer Appanoose Judd Mooty Ringgenberg Clark of Marion Klemesrud Morris Ryan Cooksey Koch Munger Sar Cornick Kosek Nelson of Jasper Schroeder Crabb Kuester Nelson of Schwengel Woodbury Crosier Langland Shepard Nicholson Darrington Lisle Sherod Davis Loss Nielsen Sloane

Walker Smith Tate Weston White Soeth Tierney . Walter Young Stiffler Uhlenhopp Washburn Weiss Mr. Speaker Strawman Voigtmann

The nays were, none.

Absent or not voting, 7:

Brookings Poston Shifflett Van Zwol
Miller of Shelby Robinson Stevens

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

HOUSE FILE 4 REFERRED TO COMMITTEE

The Speaker announced that House File 4, reported out by the sifting committee, had been referred to the appropriations committee.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: April 10, 1951, House Files 142, 574 and 614.

MOTIONS FILED

MR. SPEAKER: I move to withdraw House File 282 from the sifting committee.

BURRIS of Jackson.

Mr. SPEAKER: I move that House File 296 be withdrawn from the sifting committee.

SLOANE of Polk.

MR. SPEAKER: I move that House File 307 be withdrawn from the sifting committee.

SLOANE of Polk.

Mr. SPEAKER: I move that House File 332 be withdrawn from the sifting committee.

SLOANE of Polk.

Mr. SPEAKER: I move that House File 342 be withdrawn from the sifting committee.

SLOANE of Polk.

Mr. Speaker: We move that House File 583 be withdrawn from the sifting committee.

SLOANE of Polk.
JONES of Clarke.
COOKSEY of Clay.
SCHWENGEL of Scott.
FREY of Pottawattamie.

AMENDMENTS FILED

- 1 Amend House File 4 as follows:
- 2 1. By striking sections two (2) and three (3) thereof.
- 3 2. By adding thereto the following new section:
- 4 Sec. 2. There is hereby transferred from the bonus
- 5 and disability fund created by section 8, chapter 332,
- 6 Acts of the Thirty-ninth General Assembly, to the general fund
- 7 of the state, the sum of \$1,125,000 which is hereby
- 8 appropriated for the purpose of constructing and
- 9 furnishing a domicilliary dormitory at the Iowa Soldiers'
- 10 Home at Marshalltown, Iowa, for those persons who qualify
- 11 under the provisions of section 8, chapter 332, Acts of
- 12 the Thirty-ninth General Assembly.

WALTER of Hardin.

- 1 Amend Senate File 408 by striking all
- 2 of the last sentence in section one (1) and adding the following
- 3 new sections:
- 4 Sec. 2. Section sixteen point twenty-four (16.24), Code
- 5 1950, is amended by inserting in line three (3) after the word
- 6 "code" the following: ", Rules of Civil Procedure and Supreme
- 7 Court Rules".
- 8 Sec. 3. Section seventeen point twenty-one (17.21), Code
- 9 1950, is amended by inserting in line one (1) after the word
- 10 "code" the following: ", Rules of Civil Procedure and Supreme
- 11 Court Rules".
- 12 Sec. 4. Section seventeen point twenty-two (17.22), Code
- 13 1950, is amended by adding a new subsection as follows:
- 14 "8. Rules of Civil Procedure and Supreme Court Rules."

PALMER of Lee.

- 1 Amend Senate File 408 by striking all
- 2 of line six (6) of section one (1) and inserting in lieu thereof
- 3 the following:
- 4 "shall distribute such pamphlet to the general public upon
- 5 payment of fifty cents and make such free distribution as is
- 6 provided for codes and session laws."

PALMER of Lee.

- 1 Amend Senate File 408, section one (1), lines five
- 2 (5) and six (6) by striking the words "The superintendent
- 3 of printing shall make free distribution of said publication
- 4 on request."

PIEPER of Allamakee.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Thursday, April 12, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 12, 1951.

The House met pursuant to adjournment, Speaker Lynes in the chair.

Prayer was offered by the Reverend D. O. Reeverts, pastor of the Trinity Reformed Church, Sibley.

The Journal of April 11 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Oeth of Dubuque on request of Moore of Louisa.

PRESENTATION OF VISITORS

Uhlenhopp of Franklin presented to the House twenty-six senior students of Sheffield High School, accompanied by R. R. Watson, superintendent, and Mrs. Watson.

Stiffler of Warren presented to the House thirty-five sixth grade students of Irving Elementary School, Indianola, accompanied by William P. Treloar, principal.

Judd of Clinton presented to the House five pupils of Almont School, Elkriver No. 8, Andover, accompanied by their teacher, Mrs. Dorothy Lister Ocker, and Mr. Ocker.

Schroeder of Scott presented to the House the Davenport High School boys' basketball team, state champions, accompanied by Mr. Bolke.

Sloane of Polk presented to the House thirty-two sixth grade students of Howe Elementary School, Des Moines, accompanied by Irene O'Connell, teacher, and Mrs. Hethershaw.

Pieper of Allamakee presented to the House five women from Allamakee County who won the county contest for getting out the vote for the primary election, June, 1950.

McNeal of Wright presented to the House the Honorable W. C. Tyrrell, Jr., of Beaumont, Texas, former member of the House from Wright County.

Ryan of Polk presented to the House forty-five sixth grade students of Johnston Consolidated School, accompanied by Mrs. Laura Manny and Mrs. Isabel Roper, teachers.

Ringgenberg of Story presented to the House twenty-four junior and senior students from Moorland Consolidated School, accompanied by M. V. Kauzlarich, superintendent, and Mrs. Phyllis Brown, teacher.

Pendleton of Buena Vista presented to the House a delegation from the Buena Vista County Farm Bureau.

Stiffler of Warren presented to the House thirty-six sixth grade students from Hawthorne Elementary School, Indianola, accompanied by Mrs. Merle Caraway, teacher.

Ringgenberg of Story presented to the House the senior American government class and the eighth grade civics class of Maxwell Consolidated School, accompanied by J. T. Riekena, superintendent, Kenneth G. Dilly, principal, and Mrs. Josephine Ray, teacher.

Uhlenhopp of Franklin presented to the House Judge G. R. Hill of Clarion, former state senator.

Kosek of Linn presented to the House Troop 23, Girl Scouts, St. Augustin's School, Des Moines, accompanied by their leaders, Mrs. Harry B. Graefe and Mrs. Louis K. Wild.

PETITIONS

Paul of Poweshiek presented a petition signed by fourteen residents of Sioux City urging support of House File 610.

Referred to the sifting committee.

Mensing of Cedar presented a petition signed by thirteen residents of Cedar County urging support of House File 610.

Referred to the sifting committee.

Morris of Dallas presented a petition signed by twenty-five residents of Dallas County urging support of House File 610.

Referred to the sifting committee.

Ringgenberg of Story presented a petition signed by five members of the board of education of the Gilbert Consolidated School District urging support of House File 182.

Referred to the sifting committee.



ADOPTION OF HOUSE MEMORIAL RESOLUTION

Soeth of Emmet offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Robert S. Clark of Emmet County, who was a member of the Forty-first session of the General Assembly, passed away on March 22, 1948;

Therefore, Bs It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Soeth of Emmet, Smith of Dickinson and Koch of Palo Alto.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Sherod of Van Buren asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of the following resolution, proposed by him, Weiss of Crawford and Shepard of Lucas:

HOUSE CONCURRENT RESOLUTION 27

Whereas, House File 94, a bill for an act relating to the bounties on wild animals has passed both houses of the Fifty-fourth General Assembly, and Whereas, it is found necessary to make a correction of the title thereof, Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor of the state is hereby requested to return said House File 94 for further consideration by the General Assembly.

Sherod of Van Buren moved the adoption of the resolution.

Resolution adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 417, a bill for an act to prevent the Liquor Control Commission from discriminating against a citizen of Iowa and provide a method of subpoening evidence from companies selling liquor or wine to Iowa.

CARROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 417, a bill for an act to amend chapter one hundred twenty-three (123), Code 1950, to prevent the liquor control commission from discriminating against a citizen of Iowa and to provide a method of subpoenaing evidence from companies selling liquor or wine to Iowa.

Read first time and referred to sifting committee.

SENATE FILE 498 REFERRED TO COMMITTEE

The Speaker announced that Senate File 498, reported out by the sifting committee, had been referred to the appropriations committee.

HOUSE FILE 593 WITHDRAWN

Palmer of Lee asked and obtained unanimous consent to withdraw House File 593 from further consideration by the House.

CONSIDERATION OF BILLS

Senate File 408, a bill for an act relating to publication of the Rules of Civil Procedure and Supreme Court Rules and to amend section fourteen point three (14.3), Code 1950, was taken up for consideration.

Palmer of Lee offered the following amendments filed by him and moved their adoption:

Amend Senate File 408 by striking all of the last sentence in section one (1) and adding the following new sections:

Sec. 2. Section sixteen point twenty-four (16.24), Code 1950, is amended by inserting in line three (3) after the word "code" the following: ", Rules of Civil Procedure and Supreme Court Rules".

Sec. 3. Section seventeen point twenty-one (17.21), Code 1950, is amended by inserting in line one (1) after the word "code" the following: ", Rules of Civil Procedure and Supreme Court Rules".

Sec. 4. Section seventeen point twenty-two (17.22), Code 1950, is amended by adding a new subsection as follows:

"8. Rules of Civil Procedure and Supreme Court Rules."

Amend the title to Senate File 408 by striking all after the word "Act" and inserting in lieu thereof the following:

"relating to publication and distribution of the Rules of Civil Procedure and Supreme Court Rules and to amend section fourteen point three (14.3), Code 1950, section sixteen point twenty-four (16.24), Code 1950, section seventeen point twenty-one (17.21), Code 1950, and section seventeen point twenty-two (17.22), Code 1950."

Amendments adopted.



Pieper of Allamakee asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend Senate File 408, section one (1), lines five (5) and six (6), by striking the words "The superintendent of printing shall make free distribution of said publication on request."

Palmer of Lee asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend Senate File 408 by striking all of line six (6) of section one (1) and inserting in lieu thereof the following:

"shall distribute such pamphlet to the general public upon payment of fifty cents and make such free distribution as is provided for codes and session laws."

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel	Fiene	Miller of	Robinson
Aubrey	Frey	Black Hawk	Ryan
Bass	Gallup	Moore of Butler	Sar
Berry	Hanna	Moore of Louisa	Schroeder
Bloedel	Hanson	Mooty	Schwengel
Boothby	Harris	Morris	Sherod
Brockmeyer	Heinz	Nelson of Jasper	Shifflett
Brookings	Hendrix	Nicholson	Sloane
Brown	Jones	Nielsen	Smith
Brownlie	Judd	Norland	Soeth
Burris	Klemesrud	Nystrom	Stevens
Burrows	Koch	Oberman	Stiffler
Butler	Kosek	Olson	Strawman
Clark of	Langland	Oppedahl	Tate
Appanoose	Lisle	Palmer	Uhlenhopp
Clark of Marion	Loss	Patrick	Van Zwol
Cooksey	Ludwig	Paul	Voigtmann
Cornick	Mallonee	Pedrick	Walker
Crabb	Martin	Pendleton	Washburn
Crosier	McEleney	Pieper	Weiss
Darrington	Mensing	Poston	Weston
Davis	Metz	Putney	White
Eckels	Meyer	Ramseyer	Young
Fairchild		Ringgenberg	Mr. Speaker

The nays were, none.

Absent or not voting, 15:

Buck Kuester Miller of Shelby Oeth Goode Lucken Munger Shepard Hansen McFarlane Nelson of Tierney McNeal Huisman Woodbury Walter

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to. Senate File 44, a bill for an act to amend sections four hundred twenty-five point two (425.2) and four hundred twenty-five point three (425.3), Code 1950, relating to the filing of claim for homestead credit with the assessor or the county auditor, and to place such filing exclusively in the office of the assessor on or before July 1 of each year, was taken up for consideration.

Walter 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, 95:

Abel	Frey	Meyer	Ringgenberg
Aubrey	Gallup	Miller of	Robinson
Bass	Goode*	Black Hawk	Ryan
Berry	Hanna	Miller of Shelby	Sar
Bloedel	Hansen	Moore of Butler	Schroeder
Boothby	Hanson	Moore of Louisa	Shepard
Brockmeyer	Harris	Mooty	Sherod
Brookings	Heinz	Morris	Sloane
Brown	Hendrix	Nelson of Jasper	Smith
Brownlie	Jones	Nicholson	Soeth
Buck	Judd	Nielsen	Stevens
Burris	Klemesrud	Norland	Stiffler
Burrows	Koch	Oberman	Strawman
Butler	Kosek	Olson	Tate
Clark of	Kuester	Oppedahl	Van Zwol
Appanoose	Langland	Palmer	Voigtmann
Clark of Marion	Lisle	Patrick	Walker
Cooksey	Loss	Paul	Walter
Cornick	Ludwig	Pedrick ·	Washburn
Crabb	Mallonee	Pendleton	Weiss
Crosier	Martin	Pieper	Weston
Darrington	McEleney	Poston	White
Davis	Mensing	Putney	Young
Eckels Fairchild	Metz	Ramseyer	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Fiene	McNeal	Nystrom	Shifflett
Huisman	Munger	Oeth	Tierney
Lucken	Nelson of	Schwengel	Uhlenhopp
McFarlana	Woodhury		

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 370, a bill for an act relating to prohibited acts on lands and waters of the state and fees for appropriate use of such

lands and waters and to amend certain sections of the Code 1950 relating thereto, was taken up for consideration.

Smith of Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Abel Fiene Metz Putney Aubrev Frev Meyer Ramsever Bass Gallup Miller of Ringgenberg Black Hawk Berry Goode Robinson Miller of Shelby Bloedel Hanna Ryan Boothby Hansen Moore of Butler Sar Brockmeyer Hanson Moore of Louisa Schroeder Mooty Brookings Harris Shepard Heinz Morris Brown Sherod Nelson of Jasper Hendrix Shifflett Brownlie Burris Jones Nicholson Soeth Stiffler Burrows Judd Nielsen Butler Klemesrud Norland Strawman Koch Nystrom Tate Clark of Van Zwol Kosek Oberman Appanoose Voigtmann Clark of Marion Langland Olson Cooksey Lisle Oppedahl Walter Patrick Washburn Cornick Loss Crabb Ludwig Paul Weiss Crosier Mallonee Pedrick Weston Pendleton White Darrington Martin Davis McEleney Pieper Young Mr. Speaker Eckels Mensing Poston Fairchild

The nays were, none.

Absent or not voting, 17:

Buck McNeal Palmer Stevens Huisman Schwengel Tierney Munger Sloane Uhlenhopp Kuester Nelson of Lucken Woodbury Smith Walker McFarlane Oeth

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 630, a bill for an act to legalize the incorporation of the Iowa Centennial Memorial Foundation and the executive order relating to said foundation, 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, 95:

Ahel Miller of Shelby Ringgenberg Aubrev Gallup Moore of Butler Robinson Bass Moore of Louisa Hanna Ryan Berry Hansen Mooty Sar Bloedel Hanson Schroeder Morris Boothby Harris Munger Sherod Nelson of Jasper Sloane Brockmeyer Heinz Hendrix Nelson of Smith Brookings Huisman Woodbury Soeth Brown Brownlie Jones Nicholson Stevens Buck Judd Nielsen Stiffler Norland Burris Koch Strawman Kosek Burrows Nystrom Tate Butler Langland Oberman Uhlenhopp Olson Van Zwol Lisle Clark of Voigtmann Walker Appanoose Loss Oppedahl Clark of Marion Ludwig Palmer Patrick Walter Cooksev Mallonee Martin Paul Washburn Cornick Crabb McEleney Pedrick Weiss Weston Pendleton Mensing Darrington Metz Pieper White Davis Eckels Meyer Miller of Putney Young Fairchild Ramseyer Mr. Speaker Fiene Black Hawk

The nays were, none.

Absent or not voting, 13:

Crosier Lucken Oeth Shepard Goode McFarlane Poston Shifflett Klemesrud McNeal Schwengel Tierney

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 631, a bill for an act to grant perpetual existence without payment of fees to the Iowa Centennial Memorial Foundation, and to prescribe the duties of certain state officials with respect to the Iowa Centennial Memorial Foundation, 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, 98:

Abel Bloedel Brownlie Clark of Aubrey Boothby Buck Appanoose Bass Brookings Burris Clark of Marion Berry Brown Butler Cooksey

Cornick Kosek Nelson of Crabb Kuester Woodbury Schroeder Shepard Crosier Langland Nicholson Sherod Darrington Lisle Nielsen Shifflett Norland Davis Loss Eckels Lucken Smith Nystrom Fairchild Ludwig Oberman Soeth Fiene Mallonee Olson Stevens Oppedahl Stiffler Frey Martin Gallup McEleney Strawman Palmer Goode McFarlane Patrick Tate Uhlenhopp Hanna McNeal Paul Pedrick Van Zwol Hansen Mensing Voigtmann Walker Hanson Metz Pendleton Harris Pieper Meyer Walter Miller of Heinz Poston Hendrix Washburn Black Hawk Putney Huisman Miller of Shelby Ramseyer Weiss Jones Mooty Ringgenberg Weston Judd Morris Robinson White Klemesrud Nelson of Jasper Mr. Speaker Ryan Koch

The nays were, none.

Absent or not voting, 10:

Brockmeyer Moore of Louisa Schwengel Tierney
Burrows Munger Sloane Young
Moore of Butler Oeth

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 632, a bill for an act limiting the time in which actions may be brought to recover funds of closed receiverships held by the department of banking on the nineteenth day of January, 1951, and making provision for the disposition of such funds, was taken up for consideration.

Walker of Hamilton offered the following amendments and moved their adoption:

Amend House File 632, section three (3), lines four (4), five (5) and six (6), by striking the following: "Iowa Centennial Memorial Foundation for the uses and purposes of the said foundation" and inserting in lieu thereof "general fund of the State of Iowa".

Further amend section three (3), lines thirteen (13) and fourteen (14), by striking "said Iowa Centennial Memorial Foundation," and inserting in lieu thereof "general fund of the State of Iowa".

Amendments 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, 94:

Abel Miller of Shelby Robinson Hansen Aubrev Hanson Moore of Butler Ryan Bass Harris Moore of Louisa Sar Berry Heinz Mooty Schroeder Bloedel Hendrix Shepard Morris Boothby Huisman Nelson of Jasper Sherod Shifflett Brockmeyer Jones Nelson of Judd Woodbury Sloane Brown Brownlie Klemesrud Nicholson Smith Burrows Koch Norland Soeth Nystrom Stevens Butler Kosek Stiffler Clark of Kuester Oberman Appanoose Langland Olson Strawman Clark of Marion Lisle Tate Oppedahl Uhlenhopp Cooksey Loss Palmer Crabb Lucken Patrick Van Zwol Voigtmann Walker Crosier Mallonee Paul Darrington Martin Pedrick McEleney Pendleton Washburn Davis Eckels McNeal Weiss Pieper Fairchild Mensing Weston Poston White Fiene Meyer Putney Frey Miller of Ramsever Young Gallup Black Hawk Ringgenberg Mr. Speaker Goode

The nays were, 1:

Burris

Absent or not voting, 13:

Brookings Ludwig Munger Schwengel
Buck McFarlane Nielsen Tierney
Cornick Metz Oeth Walter
Hanna

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 476, a bill for an act to amend section one hundred ten point one (110.1), Code 1950, to prohibit the issuance of either a hunting or fishing license to nonresidents under certain conditions, was taken up for consideration.

Tate of Cerro Gordo moved the previous question.

Motion prevailed.

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?"

Rule 18 invoked.

The ayes were, 55:

Abel	Fairchild	McFarlane	Robinson
Aubrey	Frey	Moore of Butler	Schroeder
Berry	Goode	Moore of Louisa	Schwengel
Bloedel	Harris	Mooty	Shifflett
Boothby	Hendrix	Morris	Sloane
Brockmeyer	Klemesrud	Nystrom	Stiffler
Brookings	Kosek	Olson	Tate
Brown	Kuester	Palmer	Walker
Buck	Langland	Patrick	Walter
Butler	Lisle	Paul	Washburn
Cooksey	· Loss	Pendleton	Weiss
Cornick	Ludwig	Poston	White
Davis	Mallonee	Putney	Young
Eckels	Martin	Ringgenberg	

The nays were, 44:

Bass	Huisman	Nelson of	Sar
Brownlie	Jones	Woodbury	Shepard
Burris	Koch	Nicholson	Sherod
Burrows	Lucken	Nielsen	Smith
Clark of Marion	McEleney	Norland	Soeth
Crabb	McNeal	Oberman	Stevens
Crosier	Mensing	Oppedahl	Uhlenhopp
Fiene ·	Metz	Pedrick	Van Zwol
Gallup	Meyer	Pieper	Voigtmann
Hansen	Miller of Shelby	Ramseyer	Weston
Hanson	Nelson of Jasper	Ryan	Mr. Speaker
Heinz			

Absent or not voting, 9:

Clark of	Hanna	Miller of	Oeth
Appanoose	Judd	Black Hawk	Strawman
Darrington		Munger	Tierney

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

On motion by Kuester of Cass, the House recessed until 2:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

Goode of Davis offered the following resolution:

HOUSE CONCURRENT RESOLUTION 28

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 ship-

ment to the home residences of the Speaker of the House and the President of the Senate.

Laid over under Rule 34.

Poston of Wayne offered the following resolution:

HOUSE CONCURRENT RESOLUTION 29

Whereas, money has been appropriated by the Congress of the United States for preliminary work on Iowa rivers for many years, to the end that flood control dams could be built: and

Whereas, the Army engineers and departments concerned with the construction of these dams have received very little cooperation over a period of years from the State of Iowa in which such construction could have been started; and

Whereas, the losses to river towns on the Iowa River and river towns on the Des Moines River are equal to or exceed the cost of such dams; and Whereas, there are no indications that the state administration is or intends to cooperate to relieve the flood damage; and

Whereas, there is money now allocated and not being used for construction of a dam or dams along the Des Moines River and the disastrous floods of the past few years are now being repeated, and the towns of Ottumwa, Eddyville, Eldon, Tracy, Knoxville and Keokuk are now threatened with disastrous and costly floods;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the inaction of the administration of the State of Iowa be severely criticized and petitioned by this legislature to take definite and cooperative action with the United States government to the end that a dam or dams for the control of floods on the Des Moines River and other rivers be immediately started.

Be It Further Resolved, that a copy of this resolution be presented to the Governor, the Conservation Commission and the Natural Resources Council.

Laid over under Rule 34.

Poston of Wayne offered the following resolution:

HOUSE CONCURRENT RESOLUTION 30

Whereas, Senate Concurrent Resolution 18 has been introduced in the Senate, and is a veiled attack on the Commander-in-Chief of the United States Army, the President of the United States; and

Whereas, insufficient time has elapsed to evaluate all the evidence and reasons for relieving Douglas MacArthur of his command in Korea; and

Whereas, great harm to the war effort and solidarity of opinion in the United States and associated countries may result from hasty decisions and premature attacks on the government of the United States; and

Whereas, a misinterpretation of such resolutions will be made by the Soviet Union and Red China to the detriment of the war effort; and

Whereas, the apparent reason for the general's discharge is insubordination and a refusal to obey orders of his superior officer, which is one of the fundamentals of military code;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the matter of chastisement or the appearance of the general before Congress be left to the members of the Congress representing Iowa, and that instead of going over their heads, which would be showing a lack of confidence in them, that they be asked to weigh all the evidence and make such decision as will conform to the truth and the facts.

Be It Further Resolved: That a copy of this resolution be sent to each member of the Iowa delegation in the Congress, to the President of the United States Senate, and to the Speaker of the House of Representatives.

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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 27, relating to bounties on wild animals.

Also: That the Senate requests the return of House File 94, a bill for an act relating to bounties on wild animals.

CARROLL A. LANE, Secretary.

REPORTS OF COMMITTEE

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Seaste File 498, a bill for an act providing for the payment by the State of Iowa of a portion of the cost of construction of sanitary facilities, disposal plants and other necessary sewer facilities by the sanitary districts of Clear Lake in Cerro Gordo County and of the Great Lakes sanitary district, including Spirit Lake, East Okoboji Lake, West Okoboji Lake and other state owned waters in Dickinson County, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, Chairman.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 4, a bill for an act to authorize the state board of control to construct a domiciliary dormitory of not less than 250 bed capacity to replace obsolete building at the Iowa Soldiers' Home, and to appropriate money 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 4 as follows:

- 1. By striking sections two (2) and three (3) thereof.
- 2. By adding thereto the following new sections:
- Sec. 2. There is hereby transferred from the bonus and disability fund created by section 8, chapter 332, Acts of the Thirty-ninth General Assembly, to the general fund of the state the sum of one million one hundred twenty-five thousand dollars (\$1,125,000) which is hereby appropriated for the purpose of constructing and furnishing a domiciliary dormitory at the Iowa Soldiers' Home at Marshalltown, Iowa, for those persons who qualify under the provisions of section 8, chapter 332, Acts of the Thirty-ninth General Assembly. Said sum in the general fund shall be held in trust for the purposes for which appropriated, and all interest accruing shall be added to said sum, and any sum so held in trust, which is not used for such purposes, shall revert, on July 1, 1959, to the bonus and disability fund created by section eight (8), chapter three hundred thirty-two (332), Acts of the Thirty-ninth General Assembly.
- Sec. 3. Before any of the fund herein appropriated shall be expended, it shall be determined by the state board of control, with the approval of the joint legislative budget and financial control committee authorized by section five (5) of Senate File 1, Acts of the Fifty-fourth General Assembly, that the expenditures shall be for the best interests of the state.
- Sec. 4. The treasurer of the State of Iowa, with the approval of the state board of control, is hereby empowered to invest any of the fund appropriated by the provisions of section two (2) of this act in securities of the United States government.
- Sec. 5. When contracts, plans, specifications for improvements for which this fund is herein appropriated have been accepted by the state board of control and approved and certified by the budget and financial control committee of the State of Iowa, the state treasurer is authorized and directed to sell sufficient securities herein provided in section two (2) of this act to cover the cost of said improvement.

G. T. KUESTER, Chairman.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 408, 409, 430, 360, 350, 351, 458, 613, 158 and 628; Senate Files 20, 50, 122, 177, 202, 217, 328, 350 and 368.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 408, 409, 430, 360, 350, 351, 458, 613, 158 and 628; Senate Files 20, 50, 122, 177, 202, 217, 328, 350 and 368.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1951, sent to the Governor for his approval: House Files 408, 409, 430, 360, 350, 351, 458, 613, 158 and 628.

ELMER A. BASS. Chairman.

Report adopted.

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BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: April 11, 1951, House Joint Resolution 10, House Files 232, 497, 606 and 616.

AMENDMENTS FILED

- 1 Amend Senate File 493, section 3, subsection 1, by striking 2 the following: In line eight (8) the figures ".083" and substituting in lieu thereof the figures ".0571"; in line nine (9) the figures "1.8656" 4 and substituting in lieu thereof the figures ".5236"; in line twelve (12) the figures ".0782" and substituting in lieu thereof the 7 figures ".0555"; in line thirteen (13) the figures "2.4037" and 8 substituting in lieu thereof the figures "1.0468"; in line fifteen 9 (15) the figures ".08498" and substituting in lieu thereof the 10 figures ".0548". 11 Further amend Senate File 493, section 3, subsection 2, by 12 striking the following: In line twenty-one (21) the figures ".02992" 13 and substituting in lieu thereof the figures ".0521"; in line twentytwo (22) the figures "1.424" and substituting in lieu thereof the 14 figures ".442"; in line twenty-five (25) the figures ".03549" and 15 16 substituting in lieu thereof the figures ".0490". 17 Further amend Senate File 493, section 3, subsection 7, line
 - forty-three (43), by inserting after the word "pupils" the word "belonging".

 Further amend Senate File 493, section 3, subsection 8, line



21 forty-eight (48), by inserting after the word "pupils" the word 22 "belonging".

TATE of Cerro Gordo.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Friday, April 13, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 13, 1951.

The House met pursuant to adjournment, Speaker Lynes in the chair.

Prayer was offered by the Reverend Lloyd Latta, pastor of the Methodist Church, Osceola.

The Journal of April 12 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bloedel of Fremont on his own request.

PRESENTATION OF VISITORS

Burris of Jackson presented to the House George Brown, a seventh grade student from Maquoketa.

Ringgenberg of Story presented to the House forty-five students from Huxley Junior High School, accompanied by Mrs. Ruth Owens and Mrs. Anna Leuthauser, teachers.

Sloane of Polk presented to the House thirty-five students from Bondurant School, accompanied by J. M. Kennedy, superintendent.

Berry of Calhoun presented to the House twenty-one junior and senior economics students from Burnside High School, accompanied by Howard Vorland, teacher, Mrs. Leonard Olson and Mrs. Delbert Harrington.

PETITIONS

Brown of Mahaska presented a petition signed by twenty-five residents of Oskaloosa urging support of House File 610.

Referred to the sifting committee.

Shifflett of Ringgold presented a petition signed by thirty-two residents of Ringgold County urging support of House File 294.

Referred to the sifting committee.

Miller of Black Hawk presented a petition signed by thirteen teachers from Des Moines Technical High School urging support of Senate File 497.

Referred to the sifting committee.

Crabb of Guthrie presented a petition signed by twenty-nine residents of Guthrie County urging support of House File 610.

Referred to the sifting committee.

McEleney of Clinton presented a petition signed by twelve teachers of Calamus Public School urging support of House Files 189 and 202.

Referred to the sifting committee.

RECORD EXPUNGED

Sherod of Van Buren asked and obtained unanimous consent to expunge the record on House File 94 back to and including the message showing that the bill had been passed by the Senate.

EXPLANATION OF VOTE

To explain my vote on House Concurrent Resolution 26, I desire to register a dissent or protest to a provision of said resolution that is a directive to a violation of section 1 of Article III of the Constitution of the State of Iowa. I refer to the part of the resolution that gives executive authority to a committee of members of the legislative body. In line 4 of resolution paragraph 3 it states that such committee shall have power—by purchase—to provide, etc.

I feel that an effort to change such wording would be futile and time consuming at this time. Therefore, to explain that I voted in the affirmative without being aware of such wording, I would respectfully request that a record of this statement or contention be printed in the Journal, to explain my vote.

MENSING of Cedar. SLOANE of Polk. COOKSEY of Clay. MALLONEE of Audubon.

Schwengel of Scott offered the following resolution:

HOUSE CONCURRENT RESOLUTION 31

Whereas the Fifty-fourth General Assembly has enacted Senate File 1, and the Governor has approved the same, which creates the budget and financial control committee, and

Whereas the Fifty-fourth General Assembly by the adoption of House Concurrent Resolution 26 has authorized said budget and financial control committee to direct all details in connection with the closing up of the Fifty-fourth General Assembly,

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That said budget and financial control committee is hereby authorized to reserve for the exclusive use of the General Assembly, during the interim, such rooms and offices now occupied and used by said General Assembly for the purpose of storing supplies and equipment as it may deem proper and advisable, and

Be It Further Resolved: That said budget and financial control committee is hereby authorized to notify the executive council of its conclusions in said matter, and the executive council shall in no wise make other assignments of the rooms which are so reserved by the budget and financial control committee.

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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 26, relating to the policies incident to the closing of the session.

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 to provide for the construction of a tunnel from the capitol building to the state office building on the capitol grounds.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained in the conference committee report and passed House File 422, a bill for an act relating to the compensation of county officers and deputies, assistants and clerks.

Also: That the Senate has expunged its record on all action by the Senate back to and including the third reading and amended and passed House File 94, a bill for an act relating to bounties on wild animals.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 617, a bill for an act to appropriate from the general fund of the state funds for various departments and various divisions thereof, for the purposes provided by law.

CARROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 490, a bill for an act to provide for the construction of a tunnel from the capitol building to the state office building on



the capitol grounds, and to authorize the legislative advisory committee and the executive council to employ an architect or architects to prepare plans and specifications therefor, and to enter into a contract or contracts for the construction and equipment of such tunnel, and to provide an appropriation therefor.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

House File 4, a bill for an act to authorize the state board of control to construct a domiciliary dormitory of not less than 250 bed capacity to replace obsolete building at the Iowa Soldiers' Home, and to appropriate money therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Buck of Marshall offered the following amendments proposed by the committee on appropriations and moved their adoption:

Amend House File 4 as follows:

- 1. By striking sections two (2) and three (3) thereof.
- 2. By adding thereto the following new sections:
- Sec. 2. There is hereby transferred from the bonus and disability fund created by section 8, chapter 332, Acts of the Thirty-ninth General Assembly, to the general fund of the state the sum of one million one hundred twenty-five thousand dollars (\$1,125,000) which is hereby appropriated for the purpose of constructing and furnishing a domiciliary dormitory at the Iowa Soldiers' Home at Marshalltown, Iowa, for those persons who qualify under the provisions of section 8, chapter 332, Acts of the Thirty-ninth General Assembly. Said sum in the general fund shall be held in trust for the purposes for which appropriated and all interest accruing shall be added to said sum, and any sum so held in trust, which is not used for such purposes, shall revert, on July 1, 1959, to the bonus and disability fund created by section eight (8), chapter three hundred thirty-two (332), Acts of the Thirty-ninth General Assembly.
- Sec. 8. Before any of the fund herein appropriated shall be expended, it shall be determined by the state board of control, with the approval of the joint legislative budget and financial control committee authorized by section five (5) of Senate File 1, Acts of the Fifty-fourth General Assembly, that the expenditures shall be for the best interests of the state.
- Sec. 4. The treasurer of the State of Iowa, with the approval of the state board of control, is hereby empowered to invest any of the fund appropriated by the provisions of section two (2) of this act in securities of the United States government.
- Sec. 5. When contracts, plans, specifications for improvements for which this fund is herein appropriated have been accepted by the state board of control and approved and certified by the budget and financial control committee of the State of Iowa, the state treasurer is authorized



and directed to sell sufficient securities herein provided in section two (2) of this act to cover the cost of said improvement.

Frey of Pottawattamie moved the previous question.

Motion prevailed.

Roll call demanded by Burrows of Benton and Pendleton of Buena Vista.

On the question "Shall the amendments be adopted?"

The ayes were, 91:

Abel	Hanna	Miller of Shelby	Ryan
Bass	Hansen	Moore of Butler	Sar
Berry	Hanson	Moore of Louisa	Schroeder
Brockmeyer	Harris	Mooty	Schwengel
Brookings	Heinz	Morris	Sherod
Brown	Hendrix	Nelson of Jasper	Shifflett
Brownlie	Huisman	Nicholson	Sloane
Buck	Jones	Nielsen	Smith
Burris	Judd	Norland	Soeth
Butler	Klemesrud	Nystrom	Stiffler
Clark of	Koch	Oberman	Strawman
Appanoose	Kuester	Oeth	Tate
Cooksey	Langland	Olson	Uhlenhopp
Cornick	Lisle	Oppedahl	Van Zwol
Crabb	Loss	Palmer	Voigtmann
Crosier	Lucken	Patrick	Walker
Darrington	Mallonee	Paul	Walter
Davis	McEleney	Pedrick	Washburn
Eckels	McNeal	Pendleton	Weiss
Fairchild	Mensing	Pieper	Weston
Fiene	Metz	Putney	White
Frey	Meyer	Ringgenberg	Young
Gallup	Miller of	Robinson	
Goode	Black Hawk		

The nays were, 8:

Aubrey	Burrows	Kosek	Poston
Boothby	Clark of Marion	Martin	Shepard

Absent or not voting, 9:

Bloedel	Munger	Ramseyer	Tierney
Ludwig	Nelson of	Stevens	Mr. Speaker
McFarlane	Woodbury	=	

Amendments adopted.

Walter of Hardin asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 1388 of the Journal of April 11.

Pieper of Allamakee offered the following amendment and moved its adoption:



Amend House File 4, section one (1), line four (4), by striking the following: "not more than two stories in height,".

Amendment adopted.

Buck of Marshall offered the following amendment and moved its adoption:

Amend House File 4 by striking the title and substituting in lieu thereof the following:

"An Act to authorize the state board of control to construct a domiciliary dormitory at the Iowa Soldiers' Home, Marshalltown, Iowa, for persons who qualify under the provisions of section eight (8), chapter three hundred thirty-two (332), Acts of the Thirty-ninth General Assembly, and to transfer to the general fund of the state the sum of one million one hundred twenty-five thousand dollars (\$1,125,000.00) from the bonus and disability fund created by section eight (8), chapter three hundred thirty-two (332), Acts of the Thirty-ninth General Assembly, and to make an appropriation for the building of such dormitory."

Amendment adopted.

Buck 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, 90:

The nays were, 6:

Kosek

Martin

Boothby

Burrows

Abel	Frey	Miller of	Ryan
Aubrey	Gallup	Black Hawk	Sar
Bass	Goode	Miller of Shelby	Schroeder
Berry	Hanna	Moore of Butler	Schwengel
Brockmeyer	Hansen	Moore of Louisa	Sherod
Brookings	Hanson	Mooty	Shifflett
Brown	Heinz	Morris	Sloane
Brownlie	Hendrix	Nelson of Jasper	Smith
Buck	Huisman	Nicholson	Soeth
Burris	Jones	Nielsen	Stiffler
Butler	Judd	Norland	Strawman
Clark of	Klemesrud	Oberman	Tate
Appanoose	Koch	Oeth	Uhlenhopp
Clark of Marion	Kuester	Olson	Van Zwol
Cooksey	Langland	Oppedahl	Voigtmann
Cornick	Lisle	Palmer	Walker
Crabb	Loss	Patrick	Walter
Crosier	Lucken	Paul	Washburn
Darrington	Mallonee	Pedrick	Weiss
Davis	McEleney	Pendleton	Weston
Eckels	McNeal	Pieper	White
Fairchild	Metz	Putney	Young
Fiene	Meyer	Ringgenberg	Mr. Speaker

Poston

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Shepard

Absent or not voting, 12:

Bloedel Mensing Harris Ludwig McFarlane

Munger Nelson of Woodbury

Nystrom Stevens Ramsever Tierney Robinson

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Senate File 498, a bill for an act providing for the payment by the State of Iowa of a portion of the cost of construction of sanitary facilities, disposal plants and other necessary sewer facilities by the sanitary districts of Clear Lake in Cerro Gordo County and the Great Lakes sanitary district, including Spirit Lake, East Okoboji Lake, West Okoboji Lake and other state owned waters in Dickinson County, Iowa, with report of committee recommending passage, 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, 85:

Abel Hanna Aubrey Hanson Bass Harris Berry Boothby Heinz Hendrix Brookings Huisman Judd Brown Brownlie Buck Koch Butler Kosek Clark of Appanoose Cooksey Loss Cornick Crabb Crosier Davis Eckels Fairchild Fiene Meyer Gallup Goode

Klemesrud Kuester Langland Mallonee Martin McEleney McFarlane McNeal Mensing Miller of Black Hawk Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Nicholson Nielsen Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper Putney

Ringgenberg

Robinson

Rvan

Schroeder Schwengel Shepard Sherod Shifflett ' Sloane Smith Soeth Stevens Strawman Tate Uhlenhopp Van Zwol Walker Walter Washburn Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 23:

Bloedel Brockmever Burris

Clark of Marion Darrington

Frey Hansen Jones

Lisle Lucken Ludwig Metz Miller of Shelby Munger Nelson of Woodbury Norland Poston Ramseyer Stiffler Ti<mark>erney</mark> Voigtmann Weiss

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 281, a bill for an act to safeguard the educational interests and welfare of the state by prescribing conditions under which funds, services, commodities, or equipment provided by agencies of the federal government may be accepted for use by the public, tax-supported school systems of the state under the control and supervision of the superintendent of public instruction, 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?"

Hanna

Hanson

Harris

The ayes were, 91:

Abel Aubrey Bass Berry Boothby Brockmeyer Brookings Brownlie Buck Butler Clark of Appanoose Clark of Marion Cooksey Cornick Crabb Crosier Darrington Davis Fairchild Fiene Frey Gallup Goode

Heinz Hendrix Huisman Judd Klemesrud Koch Kosek Kuester Langland Loss Lucken Mallonee Martin McEleney McFarlane McNeal Mensing Meyer Miller of

Black Hawk

Miller of Shelby

Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Nystrom Oberman Oeth Olson Oppedahl Patrick Paul Pedrick Pendleton Pieper Poston Putney Ringgenberg Robinson

Rvan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Strawman Tate Uhlenhopp Van Zwol Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Bloedel Brown Burris Burrows Eckels Hansen Jones Lisle Ludwig

Metz Munger Norland Palmer Ramseyer Stiffler Tierney Voigtmann The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 201, a bill for an act relating to the use of live pigeons in training hunting dogs and to amend section one hundred nine point twenty-one (109.21), Code 1950, with report of committee recommending passage, was taken up for consideration.

Sherod of Van Buren offered the following amendment and moved its adoption:

Amend Senate File 201, section one (1), line five (5), by striking the word "pigeons" and inserting in lieu thereof the words "sparrows and starlings."

Pendleton of Buena Vista offered the following amendment as a substitute amendment:

Amend Senate File 201, line five (5), by adding after the word "pigeons" the following: "sparrows, starlings and crows".

Brownlie of Madison moved that Senate File 201 be laid on the table.

Roll call demanded by Cooksey of Clay and Sherod of Van Buren.

Lucken

Martin

Mensing

Pedrick

Shepard

Sherod

On the question "Shall the bill be laid on the table?"

Fairchild

Fiene

Gallup

The ayes were, 28:

Aubrev

Brookings

Bass

Brownlie	Harris	Moore of Butler	Shifflett
Clark of Marion	Jones	Nelson of Jasper	Weiss
Cornick	Kuester	Nielsen	Weston
Crabb	Langland	Oppedahl	Young
The nays were,	59:		
Abel	Goode	Meyer	Robinson
Berry	Hanna	Mooty	Ryan
Boothby	Hanson	Morris	Sar
Brockmeyer	Heinz	Munger	Schroeder
Brown	Hendrix	Nicholson	Sloane
Buck	Huisman	Nystrom	Smith
Butler	Judd	Oberman	Soeth
Clark of	Klemesrud	Olson	Strawman
Appanoose	Koch	Palmer	Tate
Cooksey	Kosek	Patrick	Uhlenhopp
Crosier	Loss	Paul	Van Zwol
Darrington	Mallonee	Pendleton	Voigtmann
Davis	McEleney	Pieper	Walter
Eckels	McFarlane	Poston	Washburn
Frey	McNeal	Ringgenberg .	White

Absent or not voting, 21:

Bloedel Metz Nelson of Schwengel **Burris** Miller of Woodbury Stevens Burrows Black Hawk Norland Stiffler Miller of Shelby Hansen Oeth Tierney Moore of Louisa Walker Lisle Putney Ludwig Mr. Speaker Ramseyer

Motion lost.

On motion by Goode of Davis, the House recessed until 1:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has reconsidered the vote by which the following resolution was adopted as amended by the House:

Senate Concurrent Resolution 15, fixing the date for the sine die adjournment of the Fifty-fourth General Assembly.

CARROLL A. LANE, Secretary.

SENATE AMENDMENTS CONSIDERED

Sherod of Van Buren called up for consideration House File 94, a bill for an act to amend sections three hundred fifty point one (350.1) and three hundred fifty point five (350.5), Code 1950, relating to bounties on wild animals, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the title to House File 94 by adding after the word "animals" in the last line thereof the following: ", and providing a levy for the payment of such bounties".

Motion prevailed and the House concurred.

Sherod of Van Buren moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Berry Brookings Burrows
Aubrey Boothby Brownlie Butler
Bass Brockmeyer Buck Clark of Marion



Cornick Kuester Nelson of Shepard Crosier Langland Woodbury Sherod Shifflett Darrington Loss Nicholson Lucken Nielsen Smith Davis Norland Stevens Eckels Ludwig Stiffler Oberman Fairchild Mallonee Strawman Fiene Olson Martin Oppedahl McElenev Tate Frey Palmer Uhlenhopp Gallup McFarlane Van Zwol Goode McNeal Patrick Hanna Mensing Paul Walker Pendleton Walter Hanson Meyer Miller of Poston Washburn Harris Black Hawk Ringgenberg Weiss Huisman Judd Weston Moore of Louisa Ryan White Klemesrud Mooty Sar Koch Morris Schroeder Young Kosek Nelson of Jasper Schwengel Mr. Speaker

The nays were, 5:

Jones Pieper Robinson Tierney
Miller of Shelby

Absent or not voting, 21:

Bloedel Crabb Moore of Butler Putney Munger Ramsever Brown Hansen Nystrom Sloane Burris Heinz Hendrix Oeth Soeth Clark of Appanoose Lisle Pedrick Voigtmann Cooksey Metz

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Olson of Mitchell called up for consideration House File 617, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, of the State of Iowa, for the purpose provided by law, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 617, section 2, by striking from lines 4 and 5 the words and figures "fifty-two thousand dollars (\$52,000)" and inserting in lieu thereof the words and figures "sixty thousand five hundred dollars (\$60.500)".

- 2. Further amend by striking from line 8 of section 2 the figures "\$7,500" and inserting in lieu thereof the figures "\$8,500".
- 3. Further amend section 2 by striking from line 10 the figures "\$44,500" and inserting in lieu thereof the figures "\$52,000".
- 4. Further amend section 2 by striking from line 13 the figures "\$52,000" and inserting in lieu thereof the figures "\$60,500".

Roll call demanded by Tate of Cerro Gordo and Olson of Mitchell.

On the question "Shall the House concur?"

The ayes were, 40:

Bass	Koch	Mooty	Ryan
Brockmeyer	Kosek	Morris	Sar
Brown	Kuester	Munger	Shifflett
Butler	Langland	Oberman	Smith
Cooksey	Loss	Olson	Strawman
Cornick	Lucken	Oppedahl	Uhlenhopp
Crosier	Mallonee	Palmer	Van Zwol
Gallup	Martin	Paul	Weiss
Goode	McEleney	Pedrick	Weston
Hanson	Mensing	Ringgenberg	Young

The nays were, 47:

Abel	Fairchild	McNeal	Pieper
Aubrey	Fiene	Meyer	Putney
Berry	Frey	Miller of	Schroeder
Boothby	Hanna	Black Hawk	Schwengel
Brownlie	Harris	Miller of Shelby	Shepard
Buck	Hendrix	Moore of Louisa	Stevens
Burrows	Huisman	Nelson of Jasper	Stiffler
Clark of Marion	Jones	Nicholson	Tate
Crabb	Judd	Nielsen	Tierney
Darrington	Klemesrud	Norland	Voigtmann
Davis	Lisle	Patrick	Walter
Eckels	McFarlane	Pendleton	White

Absent or not voting, 21:

Bloedel	Heinz	Nystrom	Sloane
Brookings	Ludwig	Oeth	Soeth
Burris	Metz	Poston	Walker
Clark of	Moore of Butler	Ramseyer	Washburn
Appanoose	Nelson of	Robinson	Mr. Speaker
Hansen	Woodbury	Sherod	

Motion lost and the House refused to concur.

Olson of Mitchell moved that the House concur in the following Senate amendments:

- 5. Further amend House File 617 by striking from line 9 of section 8 the figures "\$5,500.00" and inserting in lieu thereof the following: "\$6,000.00".
- 6. Further amend House File 617, section 8, by striking from line 15 thereof the figures "\$469,500.00" and inserting in lieu thereof "\$469,-000.00".
 - 7. Further amend House File 617 by striking line 7 of section 12.
- 8. Further amend section 12, line 9, by striking the figures "\$74,000.00" and inserting in lieu thereof the figures "\$80,000.00".
- 9. Further amend House File 617, section 14, by striking lines 7 to 14, inclusive, and inserting in lieu thereof the following:

"The salary of secretary	\$ 6,000.00
"For salaries, support, maintenance and miscellaneous	pur-
poses	\$45,000.00
1 P	\$51,000.00
"For institutional roads	\$10,000.00

- 10. Further amend House File 617, section 22, lines 4 and 5, by striking the words and figures "three hundred eighty-four thousand four hundred fifty dollars (\$384,450.00)" and inserting in lieu thereof the words and figures "three hundred ninety-four thousand four hundred fifty dollars (\$394,450.00)."
- 11. Further amend section 22, line 31, by striking the figures "\$60,000.00" and inserting in lieu thereof the figures "\$70,000.00".
- 12. Further amend section 22, line 83, by striking the figures "\$384,-450.00" and inserting in lieu thereof the figures "\$394,450.00".
- 13. Further amend House File 617 by striking all of line 7 of section 32 and inserting in lieu thereof the following: "\$4,250.00 each)..\$12,750.00".
- 15. Further amend section 32 by striking from line 11 the figures "\$46,400.00" and inserting in lieu thereof the figures "\$45,000.00".

Motion lost and the House refused to concur.

Olson of Mitchell moved the House concur in the following Senate amendment:

14. Further amend section 32 by striking from line 9 the following: "\$3,900.00" and inserting in lieu thereof "\$4,250.00".

Motion prevailed and the House concurred.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 201, a bill for an act relating to the use of live pigeons in training hunting dogs and to amend section one hundred nine point twenty-one (109.21), Code 1950.

Pendleton of Buena Vista called up for consideration the following substitute amendment and moved its adoption:

Amend Senate File 201, line five (5), by adding after the word "pigeons" the following: "sparrows, starlings and crows".

Schroeder of Scott moved the previous question,

Motion prevailed.

Roll call demanded by Sherod of Van Buren and Moore of Louisa.

On the question "Shall the substitute amendment be adopted?"

The ayes were, 60:

Abel Crosier Jones McNeal Berry Davis Judd Mensing Boothby Eckels Klemesrud Meyer Brockmeyer Frey Koch Miller of Brown Goode Kosek Black Hawk Buck Hanna Loss Miller of Shelby Burrows Hansen Mallonee Moore of Louisa Butler Hanson McEleney Mooty Cooksey McFarlane Morris

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Voigtmann

Mr. Speaker

Munger Pieper Sloane Uhlenhopp Nicholson Poston Smith Van Zwol Stiffler Walker Norland Ringgenberg Walter Robinson Strawman Oberman Washburn Patrick Sar Tate Schroeder Tierney White Paul Pendleton The navs were, 27: Aubrey Fiene Nelson of Jasper Sherod Gallup Nielsen Shifflett Bass Brookings Harris Oppedahl Stevens Pedrick Weiss Brownlie Huisman Clark of Marion Langland Ryan Weston Cornick Lucken Schwengel Young Crabb Martin Shepard Absent or not voting, 21: Bloedel Heinz Nelson of Putney Burris Kuester Woodbury Ramseyer Soeth Clark of Lisle Nystrom

Substitute amendment adopted.

Ludwig

Moore of Butler

Metz

Pendleton of Buena Vista offered the following amendment and moved its adoption:

Oeth

Olson

Palmer

Amend the title to Senate File 201 by inserting after the word "pigeons" in line one (1) the following: ", sparrows, crows and starlings".

Amendment adopted.

Goode of Davis moved the previous question.

Motion prevailed.

Appanoose

Darrington

Fairchild

Cooksey 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, 59:

Abel Goode Meyer Ringgenberg Berry Hanna Miller of Sar Boothby Hanson Black Hawk Schroeder Hendrix Sloane Brockmeyer Mooty Brown Huisman Morris Smith Buck Judd Stiffler Munger Burrows Klemesrud Norland Strawman Butler Koch Oberman Tate Clark of Marion Tierney Kosek Olson Cooksey Loss Patrick Uhlenhopp Mallonee Paul Crosier Van Zwol McEleney Pendleton Walker Darrington Davis McFarlane Pieper Walter McNeal Eckels Poston White Frey Mensing Putney Mr. Speaker

The nays were, 31:

Aubrev Gallup Moore of Louisa Schwengel Shepard Harris Nelson of Jasper Bass Sherod Brookings Jones Nicholson Brownlie Kuester Nielsen Stevens Langland Oppedahl Pedrick Weiss Cornick Crabb Lucken Weston Fairchild Martin Robinson Young Fiene Miller of Shelby Ryan

Absent or not voting, 18:

Bloedel Heinz Nelson of Ramsever Woodbury Shifflett Burris Lisle Ludwig Nystrom Clark of Soeth Appanoose Metz Oeth Voigtmann Moore of Butler Palmer Washburn

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 chapter one (1), section fifty (50), Acts of the Fifty-third General Assembly, relating to compensation of members of board of social welfare, with report of committee recommending passage, was taken up for consideration.

Clark 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, 84:

Abel Hanson Mooty Rvan Aubrey Hendrix Munger Sar Bass Huisman Nelson of Jasper Schroeder Berry Jones Nelson of Schwengel Boothby Judd Woodbury Sherod Klemesrud Brockmeyer Nicholson Sloane Brookings Koch Nielsen Smith Brownlie Kosek Norland Stevens Buck Kuester Oberman Stiffler Burrows Langland Olson Strawman Butler Oppedahl Loss Tate Clark of Marion Lucken Palmer Tierney Crabb Ludwig Patrick Uhlenhopp Paul Crosier Martin Van Zwol Darrington McEleney Pedrick Walker Davis McFarlane Pendleton Walter McNeal Eckels Pieper Washburn Fairchild Mensing Poston Weiss Meyer Putney Frey Weston Gallup Miller of Ringgenberg White Goode Black Hawk Robinson Young Hanna Moore of Louisa

The navs were. 4:

Cornick Harris Shepard Shifflett

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Absent or not voting, 20:

Metz Fiene Oeth Bloedel Miller of Shelby Brown Hansen Ramseyer Moore of Butler Soeth Burris Heinz Lisle Morris Voigtmann Clark of Mallonee Nystrom Mr. Speaker Appanoose Cooksey

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 159, a bill for an act to amend chapter seven hundred sixty-two (762), Code 1950, relating to change of venue of justice of peace court, was taken up for consideration.

Uhlenhopp of Franklin offered the following amendments proposed by him and Palmer of Lee and moved their adoption:

Amend House File 159 by striking the words "and designate a" in line five (5) thereof.

Further amend by striking the words "municipal or superior court within the county" in line six (6).

Further amend by substituting the word "the" for the words "such designated" in line eight (8).

Further amend by striking the word "designated" where it first appears in line thirteen (13).

Further amend by striking the words "if such is designated," in line thirteen (13).

Amendments adopted.

Ryan 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:

Aubrey Fairchild Mallonee Oppedahl Bass Fiene Martin Palmer Berry Boothby Frey McEleney Patrick McFarlane Goode Paul McNeal Pedrick Brockmeyer Hanna Mensing Brown Hansen Pendleton Meyer Brownlie Hanson Pieper Miller of Hendrix Buck Putney Burrows Jones Black Hawk Ringgenberg Butler Klemesrud Moore of Louisa Ryan Koch Mooty Sar Cooksey Kosek Cornick Morris Schroeder Kuester Munger Schwengel Crabb Langland Nelson of Jasper Shepard Crosier Sloane Darrington Loss Nicholson Davis Lucken Nielsen Snrith Eckels Ludwig Oberman Strawman

Tate Voigtmann Washburn White Uhlenhopp Walker Weiss Young Van Zwol Walter Weston Mr. Speaker

The nays were, 1:

Harris

Absent or not voting, 28:

Abel Heinz Nelson of Robinson Bloedel Huisman Woodbury Sherod Brookings Judd Norland Shifflett Burris Lisle Nystrom Soeth Clark of Metz Oeth Stevens Miller of Shelby Appanoose Olson Stiffler Clark of Marion Moore of Butler Poston Tierney Gallup Ramseyer

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 44, 295, 318, 370, 403, 447, 476 and 491.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 44, 295, 318, 370, 403, 447, 476 and 491.

MOTION FILED

MR. SPEAKER: I move to withdraw House Files 389 and 390 from the sifting committee.

HANSEN of Carroll.

AMENDMENTS FILED

- 1 Amend House File 629 by inserting
- 2 in line six (6) of section one (1) after the word "Clerk" the
- 3 following words "and Reporter".

PALMER of Lee.

- 1 Amend Senate File 417 by adding thereto a new section as
- 2 follows:



- 3 "Sec. 2. Every person, firm or corporation soliciting
- 4 sales of liquor or wine to the Iowa Liquor Commission is
- 5 hereby limited to one agent or sales representative for
- 6 that purpose and said agent or sales representative is
- 7 hereby required to register his name and the firm or
- 8 firms he represents with the Secretary of State, together
- 9 with adequate proof of his authority to deal for such
- 10 person, firm or corporation."

ABEL of Clayton.
PENDLETON of Buena Vista.
MOOTY of Grundy.
MCNEAL of Wright.

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Monday, April 16, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 16, 1951.

The House met pursuant to adjournment, Speaker Lynes in the chair.

Prayer was offered by the Reverend Paul Peterson, pastor of the Methodist Church, Mason City.

The Journal of April 13 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Frey of Pottawattamie on request of Darrington of Harrison; Putney of Tama for two days on request of McNeal of Wright.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House the sophomore and junior classes of Grimes High School, accompanied by Paul Smith, teacher.

Paul of Poweshiek presented to the House seven members of the Columbian Club of Brooklyn.

POINT OF PERSONAL PRIVILEGE

Hansen of Carroll rose under the question of personal privilege and announced to the House the birthday of the Honorable Arch W. McFarlane of Black Hawk.

The Speaker announced to the House the birthday of the Honorable John A. Heinz of Dubuque and the birthday of the Honorable Frank Pedrick of Wapello.

Smith of Dickinson escorted Mr. Heinz to the well of the House; Nicholson of Taylor escorted Mr. Pedrick to the well of the House; Hansen of Carroll escorted Mr. McFarlane to the well of the House. Brookings of Pottawattamie led the House in singing "Happy Birthday" to Mr. Heinz, Mr. Pedrick and Mr. McFarlane.

PETITIONS

Langland of Winneshiek presented a petition signed by ten residents of Decorah urging support of House File 610.

Referred to the sifting committee.

Moore of Louisa presented a petition signed by thirty-five residents of Columbus Junction urging support of House File 610.

Referred to the sifting committee.

Paul of Poweshiek presented nine telegrams and eight letters urging support of House Files 502 and 433.

Referred to the sifting committee.

Paul of Poweshiek presented sixteen telegrams and one letter urging support of Senate File 354.

Referred to the sifting committee.

Paul of Poweshiek presented a telegram from the North Central District, Iowa State Education Association, representing one thousand two hundred teachers assembled at Fort Dodge, urging support of House File 433, House File 202, House File 189 and Senate File 493, also, urging an amendment to Senate File 415 to provide a \$5,000,000 emergency fund to be distributed on a general aid basis.

Referred to the sifting committee.

Paul of Poweshiek presented a telegram from the Atlantic Business and Professional Club urging that the civilian defense bill be placed on the House calendar.

Referred to the sifting committee.

ANNOUNCEMENT BY CHIEF CLERK

The Chief Clerk announced the receipt of the following communication:

STATE UNIVERSITY OF IOWA EXTENSION DIVISION IOWA CITY, IOWA

April 14, 1951.

Honorable William S. Lynes, Speaker of the House, State Capitol, Des Moines, Iowa. My dear Mr. Lynes:

On behalf of myself and our motion picture production crew, I wish to thank you, your Secretary, the members of the House of Representatives and House officers and employees, for the fine and helpful cooperation this past week in making the House sequences for our motion picture. "Iowa's General Assembly."

We hope to have a film which will be interesting and instructive both for schools and for adult groups.

With kind personal regards, I am

Very sincerely yours, Bruce E. Mahan, Dean.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Miller of Black Hawk offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Charles A. Hollis of Black Hawk 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 February 18, 1944;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Miller of Black Hawk, McFarlane of Black Hawk and Putney of Tama.

Mooty of Grundy offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Otto Albert of Grundy County, who was a member of the Forty-third session of the General Assembly, passed away on December 5, 1945;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Mooty of Grundy, Putney of Tama 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 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 establishing districts for members of boards of supervisors elected at large.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 152, a bill for an act to clarify the powers of a "society" as defined in section one hundred seventy-four point two (174.2), Code 1950.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 183, a bill for an act relating to school taxes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 477, a bill for an act making an appropriation to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, and to make appropriations for capital improvements.

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 to appropriate funds for the purpose of paying the contribution by the state to the peace officer's retirement system.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 20, providing that Senator Elthon be presented with the chair which he has occupied during this session as a tribute for his twenty years of distinguished service in the Iowa legislature.

Also: That the Senate has amended the House amendment to and adopted Senate Concurrent Resolution 15 setting the time for sine die adjournment of the Fifty-fourth General Assembly.

Also: That the Senate has concurred in the House amendment to and passed Senate File 314, a bill for an act relating to special assessment of public improvements in municipal corporations.

Also: That the Senate has concurred in the House amendment to and passed Senate File 18, a bill for an act to provide for the government of municipal corporations under the council-manager by popular election form of municipal government.

Also: That the Senate has concurred in the House amendment to and passed Senate File 23, a bill for an act relating to the mayors and police courts of cities and towns.

Also: That the Senate has concurred in the House amendment to and passed Senate File 28, a bill for an act to provide for the government of cities and towns under the mayor-council form of municipal government.

Also: That the Senate has concurred in the House amendment to and passed Senate File 32, a bill for an act to make all general laws pertaining to municipal corporations applicable to cities organized under special charter.

Also: That the Senate has concurred in the House amendment to and passed Senate File 93, a bill for an act relating to municipal corporations, including their incorporation, discontinuance, annexation or severance of territory.

Also: That the Senate has concurred in the House amendment to and passed Senate File 163, a bill for an act relating to the general powers of municipal corporations.

Also: That the Senate has concurred in the House amendment to and passed Senate File 164, a bill for an act to define the general powers and duties of municipal officers.

Also: That the Senate has concurred in the House amendment to and passed Senate File 201, a bill for an act relating to the use of live pigeons, etc., in training hunting dogs.

Also: That the Senate has refused to concur in the House amendments to Senate File 33, a bill for an act relating to the ordinances of municipal corporations.

Also: That the Senate has considered the House amendments to Senate File 165, a bill for an act relating to the forms of government, classification and fiscal year of municipal corporations and to the election of officers thereof, and that the Senate has concurred in House amendments number 1, and 3 through 9, and that the Senate has refused to concur in House amendment number 2.

Also: That the Senate has considered the House amendments to Senate File 212, a bill for an act relating to taxation and other sources of municipal revenue, and that the Senate has concurred in House amendments numbers 1 through 13 and number 15, and that the Senate has refused to concur in House amendment number 14.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 634, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1951, and making an appropriation thereto, and providing for a report of the dispositions made of the fund.

CARROLL A. LANE, Secretary.



SENATE AMENDMENT TO HOUSE FILE 117

- 1. Amend House File 117 by striking from lines 3 and 4 the word "now" in each of said lines.
- 2. Further amend House File 117 by adding the following new section: "Sec. 2. Amend section three hundred thirty-one point eight (331.8), Code 1950, by inserting after the comma (,/ in line two (2) the following: 'or shall, when petitioned by 10 per cent of the number of qualified electors having voted in the last previous general election for Governor'; and by striking the period (.) It the end of the section and adding the following: ', except that when districted following petition the districts cannot be abolished except by petition of one-tenth of the qualified electors of the said county and submission of the question to the qualified electors of the county at the next general election.'"
- 3. Further amend House File 117 by adding the following new section: "Sec. 3. Amend section three hundred thirty-one point nine (331.9), Code 1950, by inserting the following after the comma (,) in line two (2): 'except that after the year 1950, in the division of counties now having five supervisors, and made up of sixteen townships with a county seat having a population between 6,000 and 7,000 shall be divided into four districts containing four townships each the borders of which are contiguous and one district made up of the county seat;'."
- 4. Further amend House File 117 by adding the following new section: "Sec. 4. In any county having three (3) members of the board of supervisors elected at large, the board of supervisors, the county auditor and the clerk of the district court at the time provided for the regular meeting of the board in January in any even-numbered year may divide its county into three supervisor districts corresponding to the number of miles of road in such county. Such districts shall be as nearly equal in miles of road as practicable and shall embrace a territory as compact as is practicable considering the miles of road and the location of the roads in such districts. In the laying out of such districts corporation boundaries shall not necessarily be considered as district boundaries wherein the division board set up by this Act feels the purpose of the Act will be best served by not following such corporation boundaries. Each of said districts shall be entitled to one member residing therein on said board to be elected at large by the electors of the entire county."
- 5. Further amend House File 117 by adding a new section as follows: "Sec. 5. In setting out such districts the division board shall number such districts 1, 2 and 3. Should there be a district in which no supervisors live such district shall be district No. 1. Should there be two districts wherein no supervisors live they shall be Nos. 1 and 2. At the next general election following the setting up of such districts there shall be a supervisor elected in each of said districts wherein no supervisor lives and no supervisor shall be elected in a district in which there is a hold-over supervisor."
- 6. Further amend House File 117 by adding the following new section: "Sec. 6. No supervisor so elected shall serve until there is a vacancy in such district having more than one member and such vacancy shall be



for the same term as the supervisor-elect in such district was elected to fill."

7. Amend the title to House File 117 by striking all after the word "Act" and inserting in lieu thereof the following: "to amend chapter three hundred thirty-one (331), Code 1950, relating to election of boards of supervisors of counties."

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 15

Amend the House amendment to Senate Concurrent Resolution 15 by striking the following in line 3 thereof: "Central Standard Time,".

SENATE MESSAGES CONSIDERED

Senate File 477, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 4, 1951, and ending June 30, 1953, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, and to make appropriations for capital improvements.

Read first time and referred to committee on appropriations.

Senate File 484, a bill for an act to appropriate from the general fund of the State of Iowa for the period from July 4, 1949, to June 30, 1951, funds for the purpose of paying the contribution by the state to the peace officer's retirement system, as authorized by law, but not previously appropriated.

Read first time and passed on file.

MOTION TABLED

Sloane of Polk called up for consideration the motion filed by him, Jones of Clarke, Cooksey of Clay, Schwengel of Scott, and Frey of Pottawattamie, April 11, to withdraw House File 583 from the sifting committee.

Eckels of Hancock moved to lay the motion on the table.

Roll call demanded by Stevens of Greene and Tierney of Webster.

On the question "Shall the motion be laid on the table?"

Rule 18 invoked.

The ayes were, 51:

Berry Brockmeyer Clark of Marion Fairchild Bloedel Buck Davis Gallup Boothby Butler Eckels Goode

Hanna	McFarlane	Nicholson	Stevens
Harris	McNeal	Nystrom	Stiffler
Hendrix	Mensing	Palmer	Van Zwol
Huisman	Miller of	Patrick	Voigtmann
Klemesrud	Black Hawk	Pieper	Walker
Koch	Miller of Shelby	Ramseyer	Walter
Lisle	Moore of Butler	Ringgenberg	Washburn
Loss	Moore of Louisa	Robinson	Weiss
Lucken	Mooty	Sherod	Weston
Mallonee	Morris	Shifflett	Young

The nays were, 43:

Aubrey	Hansen	Meyer	Ryan
Bass	Hanson	Munger	Sar
Brown	Heinz	Nelson of Jasper	Schroeder
Brownlie	Jones	Nelson of	Schwengel
Burris	Judd	Woodbury	Sloane
Cooksey	Kosek	Nielsen	Smith
Cornick	Kuester	Norland	Soeth
Crabb	Langland	Oeth	Strawman
Crosier	Ludwig	Olson	Tierney
Darrington	Martin	Oppedahl	Uhlenhopp
Fiene	McEleney	Paul	White

Absent or not voting, 14:

Abel	Clark of	Oberman	Putney
Brookings Burrows	Appanoose Frey	Pedrick Pendleton	Shepard Tate
Burrows	Metz	Poston	Mr. Speaker

Motion prevailed, and the motion to withdraw House File 583 from the sifting committee was laid on the table.

CONSIDERATION OF BILLS

House File 629, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1951, and ending June 30, 1953, was taken up for consideration.

Kuester of Cass offered the following amendment filed by Palmer of Lee and moved its adoption:

Amend House File 629 by inserting in line six (6) of section one (1) after the word "Clerk" the following words "and Reporter".

Amendment adopted.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Abel Heinz Morris Schwengel Bass Huisman Munger Shepard Berry Jones Nelson of Jasper Sherod Bloedel Shifflett Judd Nicholson Brockmeyer Koch Nielsen Sloane Kosek Brown Norland Smith Brownlie Oberman Kuester Soeth Buck Langland Oeth Stevens Burrows Lisle Olson Stiffler Butler Oppedahl Strawman Loss Cooksev Ludwig Palmer Tate. Tierney Cornick Mallonee Patrick Uhlenhopp Crosier McFarlane Paul McNeal Pedrick Van Zwol Davis Eckels Mensing Pendleton Voigtmann Fairchild Meyer Pieper Walker Fiene Miller of Walter Ramseyer Black Hawk Washburn Gallup Ringgenberg Miller of Shelby Weiss Goode Robinson Moore of Butler Hanna Weston Ryan White Hansen Moore of Louisa Sar Schroeder Mooty Mr. Speaker Hanson Harris

The nays were, 3:

Burris Clark of Marion Crabb

Absent or not voting, 17:

Aubrey Darrington Martin Nystrom Boothby Frey McEleney Poston Hendrix Brookings Metz Putney Clark of Klemesrud Nelson of Young Lucken Woodbury Appanoose

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

ADOPTION OF HOUSE CONCURRENT RESOLUTIONS

Schwengel of Scott called up for consideration House Concurrent Resolution 31, found on pages 1406 and 1407 of the Journal of April 13, and moved its adoption.

Resolution adopted.

McFarlane of Black Hawk in the chair.

Goode of Davis called up for consideration House Concurrent Resolution 28, found on pages 1399 and 1400 of the Journal of April 12, and moved its adoption.

Resolution adopted.

Hanson of Lyon called up for consideration the following conference committee report and moved its adoption:

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 421

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on House File 421, a bill for an act to increase fees to be charged by county officials, beg leave to report and make the following recommendation:

That the House concur in the Senate amendment to section 14.

That the title be amended by changing the semicolon (;) in line 19 to a period (.) and striking the remainder.

Respectfully submitted,
ARTHUR H. JACOBSON.
HARRY E. WEICHMAN.
J. T. DYKHOUSE.
EDWARD S. PARKER.
On the Part of the Senate.

A. C. HANSON.
CLARK H. MCNEAL.
H. R. WHITE.
ELMER A. BASS.
On the Part of the House.

Report adopted.

Hanson of Lyon moved the adoption of the amendments contained in the conference committee report.

Amendments adopted.

Hanson of Lyon moved that the bill be read a last time now and placed 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:

Abel Gallup Aubrey Goode Bass Hanna Berry Hansen Bloedel Hanson Boothby Harris Brockmeyer Heinz Brownlie Hendrix Buck Huisman Jones Burris Burrows Judd Butler Klemesrud Clark of Koch Appanoose Kosek Clark of Marion Kuester Langland Cooksey Cornick Loss Crabb Lucken Crosier Ludwig Darrington Mallonee Davis Martin McEleney Eckels Fairchild McFarlane Fiene McNeal

Mensing Meyer Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper

Ringgenberg Robinson Ryan Sar Schroeder Shepard Sherod Shifflett Smith Soeth Stevens Stiffler Strawman Tierney Uhlenhopp Van Zwol Voigtmann Walter Washburn Weiss Weston White

Young

Ramseyer

The nays were, none.

Absent or not voting, 14:

Brookings Metz Poston Tate
Brown Munger Putney Walker
Frey Nelson of Schwengel Mr. Speaker
Lisle Woodbury Sloane

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SENATE AMENDMENT CONSIDERED

Brown of Mahaska called up for consideration House File 183, a bill for an act to amend section two hundred finety-eight point one (298.1), Code 1950, relating to school taxes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 183, section 5, line 5, by inserting after the word "education" the following: "or the county board of supervisors of the county in which the school is located".

Motion prevailed and the House concurred.

Brown of Mahaska moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Hanna Moore of Butler Ryan Aubrey Hansen Moore of Louisa Sar Berry Harris Mooty Schroeder Bloedel Heinz Morris Schwengel Brockmeyer Huisman Munger Sherod Jones Nelson of Jasper Brookings Shifflett Brown Judd Nelson of Sloane Brownlie Klemesrud Woodbury Smith Burris Koch Soeth Nicholson Butler Kosek Nielsen Stevens Clark of Kuester Nystrom Stiffler Langland Appanoose Oeth Strawman Clark of Marion Oppedahl Loss Tate Cooksey Lucken Palmer Tierney Cornick Martin Patrick Van Zwol Crosier McEleney Paul Voigtmann Darrington McFarlane Pedrick Walker Davis McNeal Pendleton Walter Eckels Mensing Pieper Washburn Fairchild Weiss Meyer Poston Fiene Miller of Weston Ramseyer Gallup Black Hawk White Ringgenberg Miller of Shelby Goode Robinson Young

The nays were, none.

Absent or not voting, 19:

Bass	Frey	Mallonee	Putney.
Boothby	Hanson	Metz	Shepard
Buck	Hendrix	Norland	Uhlenhopp
Burrows	Lisle	Oberman	Mr. Speaker
Crabb	Ludwig	Olson	

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

CONSIDERATION OF BILLS

Senate File 7, a bill for an act to amend chapter sixteen (16), Code 1950, by increasing the number of copies of the Code, Acts of the General Assembly, annotations to the Code and supplements thereto, and reports of the supreme court that are distributed to the law library of the State University, with report of committee recommending passage, was taken up for consideration.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel	Gallup	Miller of	Ryan
Aubrey	Goode	Black Hawk	Sar
Bass	Hanna	Miller of Shelby	Schroeder
Berry	Hansen '	Moore of Butler	Shepard
Bloedel	Hanson	Moore of Louisa	Sherod
Boothby	Harris	Mooty	Shifflett
Brockmeyer	Heinz	Morris	Sloane
Brown	Hendrix	Nelson of Jasper	Smith
Brownlie	Huisman	Nicholson	Soeth
Burris	Jones	Nielsen	Stevens
Burrows	Judd	Norland	Stiffler
Butler	Klemesrud	Nystrom	Strawman
Clark of	Koch	Oberman	Tierney
Appanoose	Kosek	Oeth	Uhlenhopp
Clark of Marion	Kuester	Olson	Van Zwol
Cooksey	Langland	Oppedahl	Voigtmann
Cornick	Loss	Palmer	Walker
Crabb	Ludwig	Patrick	Walter
Crosier	Mallonee	Paul	Washburn
Darrington	Martin	Pedrick	Weiss
Davis	McFarlane	Pendleton	Weston
Eckels	McNeal	Pieper	White
Fairchild	Mensing	Ramseyer	Young
Fiene	Meyer	Ringgenberg	

The nays were, none.

Absent or not voting, 15:

Brookings Lucken . Nelson of Robinson Buck McEleney Woodbury Schwengel Frey Poston Tate Metz Mr. Speaker Lisle Munger Putney

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

House File 560, a bill for an act to amend section three hundred fifty-eight A point one (358A.1), Code 1950, relating to the number of inhabitants in a county for the purpose of zoning, with report of committee recommending amendment and passage, was taken up for consideration.

Young of Union offered the following amendment proposed by the committee on county and township affairs and moved its adoption:

Amend House File 560 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section three hundred fifty-eight A point one (358A.1), Code 1950, is hereby amended by striking from lines two (2), three (3), four (4), five (5) and six (6) the following: 'only to counties which now have, or may hereafter have, a population of not less than sixty thousand inhabitants as determined by the last preceding official federal census, and then only' and inserting therein in lieu thereof the following: 'to all counties'."

Amendment adopted.

Buck of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Abel Cornick Huisman Meyer Bass Crabb Jones Miller of Berry Crosier Judd Black Hawk Bloedel Darrington Klemesrud Miller of Shelby Boothby Moore of Butler Davis Koch Brockmeyer Eckels. Kosek Moore of Louisa Brown Fairchild Kuester Mooty Brownlie Langland Morris Fiene Buck Nelson of Jasper Gallup Loss Burris Goode Lucken Nicholson Burrows Hanna Ludwig Nielsen Butler Hansen Mallonee Norland Martin Nystrom Clark of Hanson McEleney Oberman Appanoose Harris McNeal Olson Clark of Marion Heinz Oppedahl Hendrix Mensing Cooksey

=::===

Soeth Walker Patrick Ryan Paul Sar Stevens Walter Stiffler Washburn Pedrick Schroeder Schwengel Strawman Weiss Pieper Poston Sherod Tate Weston Ramseyer Shifflett Uhlenhopp White Van Zwol Ringgenberg Sloane Young Voigtmann Robinson Smith

The nays were, 2:

Pendleton Shepard

Absent or not voting, 13:

Aubrey McFarlane Nelson of Putney
Brookings Metz Woodbury Tierney
Frey Munger Oeth Mr. Speaker
Lisle Palmer

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 310, a bill for an act to amend the military code (chapter 29, Code 1950) to provide for the payment of expenses of the Iowa State Guard, with report of committee recommending passage, was taken up for consideration.

Goode 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:

Abel Gallup Miller of Sar Aubrey Black Hawk Goode Schroeder Miller of Shelby Bass Hanna Schwengel Moore of Butler Berry Hansen Shepard Moore of Louisa Bloedel Hanson Sherod Boothby Heinz Mooty Shifflett Brockmeyer Morris Hendrix Sloane Brown Huisman Nelson of Jasper Smith Brownlie Jones Nicholson Soeth Nielsen Buck Judd Stevens Burris Klemesrud Norland Stiffler Burrows Koch Nystrom Strawman Butler Kosek Oberman Tate Clark of Kuester Oeth Tierney Oppedahl Langland Uhlenhopp Appanoose Van Zwol Clark of Marion Loss Palmer Cooksey Lucken Paul Voigtmann Ludwig Cornick Pedrick Walker Crabb Mallonee Pendleton Walter Crosier Pieper Washburn Martin Poston McEleney Weiss Darrington McFarlane Weston Davis Ramseyer Eckels McNeal Ringgenberg White Fairchild Mensing Robinson Young Fiene Meyer Ryan

The nays were, none.

Absent or not voting, 11:

Brookings Lisle Nelson of Patrick Frey Metz Woodbury Putney Harris Munger Olson Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 341, a bill for an act to provide for the rehabilitation of alcoholics who voluntarily enter or who are committed thereto as provided herein to state hospitals for treatment, was taken up for consideration.

Pendleton 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, 94:

Abel Fairchild Mensing Ringgenberg Aubrev Fiene Miller of Robinson Bass Black Hawk Goode Ryan Berry Hanna Miller of Shelby Sar Moore of Butler Bloedel Hansen Schroeder Boothby Moore of Louisa Hauson Schwengel Brockmeyer Heinz Mooty Shepard Hendrix Brookings Morris Sherod Brown Huisman Nelson of Jasper Shifflett Brownlie Jones Nicholson Sloane Buck Judd Nielsen Soeth Burris Norland Klemesrud Stiffler Burrows Koch Nystrom Strawman Butler Kosek Oberman Tierney Clark of Kuester Olson Uhlenhopp Appanoose Langland Oppedahl Van Zwol Clark of Marion Palmer Voigtmann Loss Cooksey Lucken Patrick Walker Cornick Ludwig Paul Walter Crabb Mallonee Pedrick Washburn Crosier Martin Pendleton Weiss McEleney Weston Darrington Pieper White Davis McFarlane Poston Eckels McNeal Ramseyer Young

The nays were, none.

Absent or not voting, 14:

Frey Metz Nelson of Smith
Gallup Meyer Woodbury Stevens
Harris Munger Oeth Tate
Lisle Putney Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

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Kuester of Cass asked and obtained unanimous consent for the suspension of Rule 44 and the immediate consideration of Senate File 484, a bill for an act to appropriate from the general fund of the State of Iowa for the period from July 4, 1949 to June 30, 1951, funds for the purpose of paying the contribution by the state to the peace officer's retirement system, as authorized by law, but not previously appropriated.

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, 90:

Abel	Goode	Moore of Butler	Schroeder
Aubrey	Hanna	Moore of Louisa	Schwengel
Berry	Hansen	Mooty	Shepard
Bloedel	Heinz	Morris	Sherod
Brockmeyer	Hendrix	Nelson of Jasper	Shifflett
Brookings	Huisman	Nicholson	Sloane
Brown	Jones	Nielsen	Smith
Brownlie	Judd	Norland	Soeth
Buck	Klemesrud	Nystrom	Stevens
Burris	Koch	Oeth	Stiffler
Burrows	Kosek	Olson	Strawman
Butler	Kuester	Oppedahl	Tate
Clark of	Langland	Palmer	Tierney
Appanoose	Loss	Patrick	Van Zwol
Clark of Marion	Ludwig	Paul	Voigtmann
Cooksey	Mallonee	Pedrick	Walker
Cornick	Martin	Pendleton	Walter
Crabb	McEleney	Pieper	Washburn
Crosier	McNeal	Ramseyer	Weiss
Darrington	Mensing	Ringgenberg	Weston
Davis	Meyer	Robinson	White
Eckels	Miller of	Ryan	Young
Fairchild	Black Hawk	Sar	
Gallup			

The nays were, none.

Absent or not voting, 18:

Bass	Harris	Miller of Shelby	Poston
Boothby	Lisle	Munger	Putney
Fiene	Lucken	Nelson of	Uhlenhopp
Frev	McFarlane	Woodbury	Mr. Spcaker
Hanson	Mote	Ohorman	•

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 108, a bill for an act to amend section two hundred twenty-nine point nine (229.9), Code 1950, relating to the findings

and orders of the county commission of insanity, was taken up for consideration.

Palmer of Lee offered the following amendments proposed by him and Schwengel of Scott and moved their adoption:

Amend Senate File 108 by adding a new section as follows:

"Amend section two hundred thirty point twenty-four (230.24), Code 1950, by adding a new paragraph as follows:

"The county board of supervisors are authorized to expend from the county insane fund as provided in this section funds for psychiatric examination and treatment of persons in need thereof in each county where they have facilities available for such treatment, and any county not having such facilities may contract through its board of supervisors with any other county, which has facilities for psychiatric examination and treatment, for the use thereof."

Amend the title to Senate File 108 by striking the period (.) at the end of line three (3) and adding the following: "; and to amend section two hundred thirty point twenty-four (230.24), Code 1950, providing for the expenditure of county funds for psychiatric examination and treatment."

Amendments adopted.

Palmer of Lee moved that the bill be read a last time now and placed 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:

Abel	Hanna	Miller of Shelby	Sar
Aubrey	Hansen	Moore of Butler	Schroeder
Berry	Harris	Moore of Louisa	Schwengel
Bloedel	Heinz	Mooty	Shepard
Brockmeyer	Hendrix	Morris	Sherod
Brown	Huisman	Nelson of Jasper	Shifflett
Brownlie	Jones	Nicholson	Sloane
Buck	Judd	Nielsen	Soeth
Burris ·	Klemesrud	Norland	Stevens
Burrows	Koch	Nystrom	Stiffler
Butler	Kosek	Oberman	Strawman
Clark of	Kuester	Oeth	Tate
Appanoose	Langland	Olson	Tierney
Clark of Marion	Loss	Oppedahl	Uhlenhopp
Cooksey	Lucken	Palmer	Van Zwol
Cornick	Ludwig	Patrick	Voigtmann
Crabb	Mallonee	Paul	Walker
Crosier	Martin	Pedrick	Walter
Darrington	McEleney	Pendleton	Washburn
Davis	McNeal	Pieper	Weiss
Eckels	Mensing	Poston	Weston
Fairchild	Meyer	Ramseyer	White
Fiene	Miller of	Ringgenberg	Young
Gallup	Black Hawk	Ryan	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

BassGoodeMetzPutneyBoothbyHansonMungerRobinsonBrookingsLisleNelson ofSmithFreyMcFarlaneWoodbury

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

HOUSE INSISTS ON AMENDMENTS

Nelson of Woodbury called up for consideration Senate File 33, a bill for an act relating to the ordinances of municipal corporations, and to repeal certain sections of chapter three hundred sixty-six (366), Code 1950, relating thereto, and to amend certain sections of said chapter, and moved that the House insist on its amendments.

Motion prevailed and the House insists.

Nelson of Woodbury called up for consideration Senate File 212, a bill for an act relating to taxation and other sources of municipal revenue, and to repeal chapter four hundred four (404), Code 1950, relating thereto and enact a substitute therefor, and to repeal certain other sections of the Code relating thereto, and to amend certain sections of the Code relating thereto, and moved that the House insist on its amendments.

Motion prevailed and the House insists.

Nelson of Woodbury called up for consideration Senate File 165, a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof, and to repeal certain sections of chapters three hundred sixty-three (363), four hundred sixteen (416), four hundred nineteen (419) and four hundred twenty (420), Code 1950, relating thereto, and to enact a substitute therefor, and to amend various sections of the Code to conform thereto, and moved that the House insist on its amendments.

Motion prevailed and the House insists.

On motion by Goode of Davis, the House recessed until 2:30 p.m., today.



AFTERNOON SESSION

The House reconvened, McFarlane of Black Hawk in the chair.

REPORTS OF COMMITTEE

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 477, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, and to allocate capital improvement appropriations, begs leave to report it 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. Amend Senate File 477, section nine (9), lines four (4) and five (5), by striking the following words and figures: "four hundred three thousand four hundred dollars (\$403,400.00)" and inserting in lieu thereof the following: "four hundred forty thousand three hundred dollars (\$440,300.00)".

Further amend said section nine (9), line eight (8), by striking the figure "\$373,400.00" and inserting in lieu thereof the figure "\$415,-300.00".

Further amend said section nine (9), line nine (9), by striking the figure "20,000.00" and inserting in lieu thereof the figure "15,000.00".

Further amend said section nine (9), line eleven (11), by striking the figure "403,400.00" and inserting in lieu thereof the figure "440,300.00".

2. Amend Senate File 477, section eleven (11), line four (4), by striking the words and figures "six hundred eighty-seven thousand dollars (\$687,000.00)" and inserting in lieu thereof the following: "seven hundred seventy thousand dollars (\$770,000.00)".

Further amend section eleven (11), line eight (8), by striking the figure "\$677,000.00" and inserting in lieu thereof the figure "\$760,000.00".

Further amend section eleven (11), line ten (10), by striking the figure "\$687,000.00" and inserting in lieu thereof the figure "\$770,000.00".

Further amend section eleven (11), line thirteen (13), by striking the figure "\$20,690,019.00" and inserting in lieu thereof the figure "\$20,809,-919.00".

3. Further amend Senate File 477, section one (1), lines five (5) and six (6), by striking the following: "twenty million six hundred ninety thousand nineteen dollars (\$20,690,019.00)" and inserting in lieu thereof the following: "twenty million eight hundred nine thousand nine hundred nineteen dollars (\$20,809,919.00)".

-:-

G. T. KUESTER, Chairman.



Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Seacte File 490, a bill for an act to provide for the construction of a tunnel from the capitol building to the state office building on the capitol grounds, and to authorize the legislative advisory committee and the executive council to employ an architect or architects to prepare plans and specifications therefor, and to enter into a contract or contracts for the construction and equipment of such tunnel, 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 de pass.

G. T. KUESTER, 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 506, a bill for an act to make appropriations to certain named persons in settlement of damages sustained in highway accidents.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 507, a bill for an act to make appropriation to trustee of Robert O. Winn in settlement of claim made against the State of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 508, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained in the conference committee report and passed House File 421, a bill for an act relating to fees to be charged by county officers.

Also: That the Senate insists on its amendments to House File 617, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, 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 Weichman, Fishbaugh, Mercer and Jacobson.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 19, providing that the claims listed in said resolution be considered by the Senate and House and the action of the joint claims committee be approved.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked: Senate Concurrent Resolution 21, providing that the claims listed in said resolution be considered by the Senate and House, and the action of the joint claims committee be approved.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 370, a bill for an act relating to the acreage limitation on schoolhouse sites.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 527, a bill for an act to authorize the issuance of permits for the operation of electric trolley busses, or trackless trolley busses, on certain rural highways.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 615, a bill for an act to appropriate \$600,000 to the state soil conservation committee to carry on soil conservation work.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 43, a bill for an act relating to transferring unallocated balance of appropriations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 300, a bill for an act providing for preparatory work on and establishment of lakes in Polk, Pocahontas, Montgomery, Hamilton, Dickinson and Woodbury Counties.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 509, a bill for an act to make appropriation to certain persons in settlement of claims for refunds for motor vehicle license.

· 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 legalizing the proceedings taken by the board of supervisors of Appanoose County.

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 payment of expenses incurred under the uniform criminal extradition act.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 510, a bill for an act relating to appropriations in settlement of claims.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 527

Amend House File 527 by adding the following as an additional section:

"Section four hundred thirty-four point fifteen (434.15), Code 1950, is hereby amended by adding thereto the following: 'For the purpose of



assessment of its property which is subject to property taxation, every corporation, company or person operating a public passenger transit system in cities having a population of one hundred twenty-five thousand (125,000) or over, consisting of street cars or trackless-trolley passenger busses propelled by electric power obtained from overhead trolley wires and/or self-propelled motor driven passenger busses operated between fixed termini shall be subject to assessment in the same manner as a rail-way.'"

Further amend the title of House File 527 by striking the period (.) at the end thereof and substituting in lieu thereof the following: "and to amend section four hundred thirty-four point fifteen (434.15), Code 1950, relating to the valuation and assessment for taxation of property for railway companies; and to provide that property subject to taxation of companies operating a public passenger transit system in cities having a population of one hundred twenty-five thousand (125,000) or over shall be subject to assessment in the same manner as a railway."

SENATE CONCURRENT RESOLUTION 19

Whereas, doubt has arisen under provisions of section twenty-five point seven (25.7), Code 1950, that submission of claims to the joint claims committee of the Senate and House and rejection by said committee constitutes final action thereon by the General Assembly as provided in said section; and.

Whereas, certain claims rejected by previous joint claims committees are sometimes reprocessed by the state appeal board for recurring submissions; and,

Whereas, it is deemed desirable that claims submitted to the joint claims committee of the Fifty-fourth General Assembly and rejected thereby should be submitted to the Senate and House thereof for final action and determination as the act of the General Assembly.

Therefore, Be It Resolved by the Senate, the House Concurring: That the claims hereinafter set forth, duly processed by the state appeal board and rejected by the joint claims committee, be considered by the Senate and House, and the action of the joint claims committee be approved.

Claimant	Claim No.	Nature of Claim	A	mount
Edwin W. Wrench Minneapolis, Minn.	H-3-51	Collision	\$	24.89
Mason City Warehouse Corp Mason City, Iowa). H-4-51	Wrecker Service		55.00
Henry Niehous Arcadia, Iowa	H-8-51	Collision		10.00
James Olsen Avoca, Iowa	H-16-51	Collision		37.83
Garrell Van Dyke Larchwood, Iowa	H-17-51	Collision		40.00
Allen G. Borchert Grafton, Iowa	H-18-51	Snow Damage		98.73



Claim No.	Nature of Claim	Amount
H-20-51	Auto Damage	25.10
H-21-51	Auto Damage	56.54
H-23-51	Personal Injuries	8,000.00
H-24-51	Auto Damage	222.09
H-25-51	Collision	268.44
H-27-51	Collision	475.28
H-31-51	Auto Damage	14.04
H-32-51	Collision	117.78
H-33-51	Collision	69.12
H-34-51	Collision	390.00
H-41-51	Injured Horse	250.00
H-44-51	Collision	293.60
H-45-51	Collision	10.54
H-46-51	Collision	81.50
H-49-51	Collision	25.00
H-50-51	Collision	133.23
H-51-51	Collision	50.40
H-52-51	Collision	44.75
H-58-51	Auto Damage	58.82
H-55-51	Collision	22.18
H-56-51	Collision	50.00
H-57-51	Collision	49.70
	H-20-51 H-21-51 H-23-51 H-24-51 H-25-51 H-31-51 H-32-51 H-34-51 H-41-51 H-45-51 H-45-51 H-50-51 H-50-51 H-52-51 H-58-51 H-56-51	H-20-51 Auto Damage H-21-51 Auto Damage H-23-51 Personal Injuries H-24-51 Auto Damage H-25-51 Collision H-27-51 Collision H-31-51 Auto Damage H-32-51 Collision H-34-51 Collision H-41-51 Injured Horse H-44-51 Collision H-45-51 Collision H-45-51 Collision H-45-51 Collision H-49-51 Collision H-50-51 Collision H-50-51 Collision H-50-51 Collision H-50-51 Collision H-52-51 Collision H-55-51 Collision H-58-51 Auto Damage H-55-51 Collision

Claimant	Claim No.	Nature of Claim	Amount
Iowa Farm Mut. Ins. Co. Des Moines, Iowa	H-58-51	Collision	28.94
Henry Chaney Council Bluffs, Iowa	H-61-51	Dead Pig	48.00
Edward Runde East Dubuque, Ill.	H-64-51	Auto Damage	29.11
Orie Nebendall Belle Plaine, Iowa	·H-66-51	Wrecker Service	14.11
Iowa Farm Mut. Ins. Co. Des Moines, Iowa	H-69-51	Collision	175.78
Iowa Farm Mut. Ins. Co. Des Moines, Iowa	H-70-51	Collision	100.00
Henry Giermann Onawa, Iowa	H-79-51	Collision	272.06
John Fitzgerald Lansing, Iowa	H-80-51	Auto Damage	500.00
Fred Connett Missouri Valley, Iowa	H-81-51	Flood Damage	500.00
Dwight T. Anderson Beaver, Iowa	H-83-51	Collision	820.00
Robert W. Dawson Des Moines, Iowa	H-85-51	Collision	15.48
Carl Vick Decorah, Iowa	H-86-51	Auto Damage	96.60
Natl. Outdoor Disp. Co. Minneapolis, Minn.	H-87-51	Damaged Sign	100.00
Iowa Farm Mut. Ins. Co. Des Moines, Iowa	H-98-51	Collision	44.43
Iowa Farm Mut. Ins. Co. Des Moines, Iowa	H-94-51	Collision	184.50
Iowa Farm Mut. Ins. Co. Des Moines, Iowa	H-95-51	Collision	276.48
Gordon Lees Oakland, Iowa	H-96-51	Collision	10.00
Walter L. Kimball Ventura, Iowa	H-97-51	Broken Window	8.58
Central Surety & Ins. Co. Kansas City, Mo.	H-98-51	Collision	1,972.00
Daniel Critz Charter Oak, Iowa	H-99-51	Collision	295.91
Robt. H. Yeggy Riverside, Iowa	H-100-51	Dead Pig	200.00
General Foods Corp. New York, N. Y.	H-101-51	Collision	70.00

Claimant	Claim No.	Nature of Claim	Amount
Mrs. W. C. Kanuit Waterloo, Iowa	H-103-51	Collision	61.18
Koolker Chevrolet Sales Rock Rapids, Iowa	H-104-51	Collision	126.51
Morris Evans Red Oak, Iowa	H-106-51	Dead Pigs	596.14
Albert E. Shamblear Council Bluffs, Iowa	H-110-51	Collision	27.60
Lamoni Packing Co. Lamoni, Iowa	H-111-51	Truck Damage	1,166.00
John F. Heimes Centerville, Iowa	H-112-51	Collision	774.68
C. R. Shelley Omaha, Nebr.	H-115-51	Collision	48.85
Freeport Mut. Cas. Co. Freeport, Ill.	H-118-51	Collision	330.67
H. C. Krohn Manson, Iowa	H-119-51	Auto Damage	94.75
John G. Lane Cascade, Iowa	H-136-51	Collision	114.48
Robt. M. Palmer Hazleton, Iowa	H-140-51	Personal Injury	3,072.24
Farmers Fire Protection Elkhorn, Iowa	Co. H-144-51	Truck Damage	438.50
Mrs. Riley Campbell Rudd, Iowa	H-149-51	Damaged Plants	50.00
Forrest Johnson Mason City, Iowa	H-150-51	Collision	225.87
Northern Cas. Co. Des Moines, Iowa	H-151-51	Collision	176.56
Everett Stickley, Jr. Anamosa, Iowa	H-153-51	Collision	210.98
A. W. Martin Davis City, Iowa	H-155-51	Collision	16.04
Vernon K. Smith Fostoria, Iowa	H-158-51	Collision	. 273.18
Allied Mut. Ins. Co. Keokuk, Iowa	H-159-51	Collision	350.00
Floyd J. Hahn Arnolds Park, Iowa	H-160-51	Personal Injuries	8,058.00
Randall Reinholdt Marcus, Iowa	H-162-51	Collision	270.00
C. C. Bless St. Ansgar, Iowa	H-166-51	Collision	128.55

Claimant	Claim No.	Nature of Claim	Amount
F. D. Riley Des Moines, Iowa	H-167-51	Collision	108.08
Wendell R. Sharpe Washington, Iowa	H-168-51	Collision	87.79
Mrs. Mary Reinholdt Marcus, Iowa	H-172-51	Personal Injury	164.00
Mrs. Anna Reinholdt Marcus, Iowa	H-173-51	Personal Injury	132.00
Mrs. Joe Stahl Kingsley, Iowa	H-174-51	Personal Injury	107.00
Mrs. Fred Reinholdt Marcus, Iowa	H-175-51	Personal Injury	107.00

Be It Further Resolved: That no claim included herein shall be reprocessed by the state appeal board.

Laid over under Rule 34.

SENATE CONCURRENT RESOLUTION 21

Whereas, doubt has arisen under provisions of section twenty-five point seven (25.7), Code 1950, that submission of claims to the joint claims committee of the Senate and House and rejection by said committee constitutes final action thereon by the General Assembly as provided in said section; and,

Whereas, certain claims rejected by previous joint claims committees are sometimes reprocessed by the state appeal board for recurring submissions; and,

Whereas, it is deemed desirable that claims submitted to the joint claims committee of the Fifty-fourth General Assembly and rejected thereby should be submitted to the Senate and House thereof for final action and determination as the act of the General Assembly.

Therefore, Be It Resolved by the Senate, the House Concurring: That the claims hereinafter set forth, duly processed by the state appeal board and rejected by the joint claims committee, be considered by the Senate and House, and the action of the joint claims committee be approved.

Claimant	Claim No.	Nature of Claim	Α	mount
Leonard A. Miller Decorah, Iowa	2	Accident	\$	26.32
Earnest Shearer Westfield, Iowa	6	Crop Damage		230.00
Herbert A. Langley Boulevard Station Sioux City, Iowa	7	Crop Damage		630.00
Floyd Bauerly Westfield, Iowa	8	Crop Damage		345.00

Claimant	Claim No.	Nature of Claim	Amount
John Bubschi Anamosa, Iowa	9	State Employee's Negligence	150.00
Lessman Manufacturing Des Moines, Iowa	Co. 11	Land Damage	2,674.97
Elmer G. Swift Woodbine, Iowa	16	Crop Damage	70.00
Ernest Wendt Avoca, Iowa	17	Collision	178.11
Dr. Joseph Kaufman 2756 W. Division St. Chicago 22, Ill.	18	Accident	701.92
John W. Allen Missouri Valley, Iowa	21	Accident	242.09
Charles Hills 1110 66th St. Des Moines, Iowa	22	Accident	
Arthur E. Kelly Davenport, Iowa	24	Accident	609.98
Dr. John W. Lewis Chamberlain, S. Dak.	35	Accident	82.94
Donald Freese Iowa State Penitentiary Fort Madison, Iowa	40	Personal Injury	Not stated
Donald Rentschler Inwood, Iowa	41	Accident	41.02
Iowa Farm Mut. Ins. Des Moines 8, Iowa	43	Accident	66.23
Merle Outtrim Jefferson, Iowa	43a	Accident	10.00
Iowa Farm Mut. Ins. Co. Des Moines, Iowa	48	Accident	21.14
State Farm Ins. Co. Bloomington, Ill.	. 53	State Employee's Negligence	15.00
Mike Yaroslavski 601 S.E. 25th St. Ct. Des Moines, Iowa	57	Accident	600.00
Charles Risk Sioux City, Iowa	61	Refund on Permit	62.50
Bekins Van & Storage Co 16th & Leavenworth Omaha 2, Nebr.	o. 64	Accident	209.09
John F. Rosmann Defiance, Iowa	66	Refund on License	96.25

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Claimant	Claim No.	Nature of Claim	Amount
John Airy 1919 E. 12th St. Des Moines, Iowa	70	Car Damage	125.00
Geo. W. Madsen R. 3, Des Moines, Iowa	71	Car Damage	25.00
Country Mut. Cas. Co. 43 E. Ohio St. Chicago 11, Ill.	73	Accident	124.37
Chas. L. Baughman Indianola, Iowa	74	Car Damage	60.00
Mrs. Gertrude Moeller 301 Marshall Waterloo, Iowa	76	Refund on Trailer License	20.00
Frank J. Serovy Ely, Iowa	81	Property Damage	600.00
Guardian of Glenna Darlene Atkins	82	Death Claim	18,500.00
Estate of Benjamin Franklin Howard Atlantic, Iowa	i 86	Death Claim	11,514.10
Estate of Mary Idell Howard Atlantic, Iowa	87	Death Claim	10,935.05
Johnnie Maas Pine Lake State Park Eldora, Iowa	88	Fire Claim	3,815.33
Jim McGennis Sioux City, Iowa	93	Crop Damage	625.00
Armstrong Rubber Mfg. Co Des Moines, Iowa	97	Tax Refund	658.44
D. J. McNamara Iowa City, Iowa	99	Car Damage	147.00
Armstrong-Mitchell Farm Jesup, Iowa	102	Gas Refund	17.48
Jacob Manley Vinton, Iowa	114	Prison Time and Expenses	8,439.66
Leo J. Tapscott 1007 22nd St. Des Moines, Iowa	115	Car Damage	500.00
Central States Mut. Ins. As Mount Pleasant, Iowa	ssn. 117	Car Damage	700.89
Arthur Neuman Denison, Iowa	118	Car Damage	183.04
Fred Ulch Elberon, Iowa	119	Car Damage	66.67

Claimant	Claim No.	Nature of Claim	Amount
Mary Greeley Memorial Hospital Ames, Iowa	120	Personal Injury	1,126.44
Leo Kiefer Keota, Iowa	121	Refund on License	6.00
Chester L. Book 2219 40th St. Pl. Des Moines, Iowa	122	Car Damage	15.00
Mrs. Effie Lawrence Olathe, Kansas	125	Personal Injury	1,720.14
Leon H. Carter Des Moines, Iowa	126	Loss of Position	1,852.25
J. M. Snow Des Moines, Iowa	127	Loss of Finger	1,800.00
Agnes M. Brennan 709 Mulberry St. St. Madrid Hotel Des Moines, Iowa	183	Personal Injury	Not stated
Estate of Harold Klinkefus Harlan, Iowa	139	Accident	Not stated
Robert V. Miller Harlan, Iowa	144	Collision	254.94
Emil Hawkinson Forest City, Iowa	150	Crop Damage	840.00
Fred J. Heady Davenport, Iowa	155	Personal Injury	Not stated
Ellsworth Fuller Davenport, Iowa	162	Personal Injury	50,000.00
Ivan Brown Spirit Lake, Iowa	163	Personal Injury	1,286.85
Geo. Callahan 337 N. Main St. Brighton, Colo.	164	Personal Injury	13,416.00
Wm. H. Jacobs Inwood, Iowa	165	Animal and Land Damage	400.00
Guy Harmon R. F. D. Algona, Iowa	175	Refund on Gas Purchases	54.47

Be It Further Resolved: That no claim included herein shall be reprocessed by the state appeal board.

Laid over under Rule 34.

SENATE MESSAGES CONSIDERED

Senate File 506, 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 507, a bill for an act to make appropriation to trustee of Robert O. Winn in settlement of claim made against the State of Iowa.

Read first time and passed on file.

Senate File 508, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.

Read first time and passed on file.

Senate File 510, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.

Read first time and passed on file.

Senate File 43, a bill for an act transferring any unallocated balance of appropriation made by chapter two (2), Acts of the Forty-eighth General Assembly, to the state board of control, and any unallocated balance of appropriation made to the state board of control by chapter three (3), Acts of the Forty-ninth General Assembly, to the capitol improvement fund created by chapter three (3), Acts of the Fifty-first General Assembly.

Read first time and referred to sifting committee.

Senate File 300, a bill for an act to provide for an engineering survey preparatory to the establishment of a state owned lake in Polk County and to make appropriation therefor; to provide for engineering survey and preliminary work preparatory to dredging Lizzard Lake in Pocahontas County and make appropriation therefor; to provide for an appropriation to purchase land on the site in Montgomery County where engineering plans have been completed; to provide additional appropriation for dredging Little Wall Lake in Hamilton County; to provide additional appropriation for dredging Silver Lake in Dickinson County; to provide for



additional riprap on Brown's Lake in Woodbury County and make an appropriation therefor.

Read first time and referred to sifting committee.

Senate File 509, a bill for an act to make appropriation to certain persons in settlement of claims for refunds for motor vehicle license.

Read first time and passed on file.

Senate File 494, a bill for an act to legalize and validate the proceedings taken by the board of supervisors of Appanoose County for authority to erect a building to be used for the storage and repair of county road working machinery and bridge and road building materials.

Read first time and referred to sifting committee.

Senate File 495, a bill for an act relating to the payment of expenses incurred under the Uniform Criminal Extradition Act.

Read first time and referred to sifting committee.

HOUSE CONCURRENT RESOLUTION 25 DEFERRED

Sloane of Polk called up for consideration House Concurrent Resolution 25, found on pages 1323 and 1324 of the Journal of April 9, and moved its adoption.

Kuester of Cass moved that action on House Concurrent Resolution 25 be deferred.

Motion prevailed.

ADOPTION OF SENATE CONCURRENT RESOLUTION

Klemesrud of Winnebago asked and obtained unanimous consent for the suspension of Rule 34 and the immediate consideration of the following resolution:

SENATE CONCURRENT RESOLUTION 20

Whereas, Senator Leo Elthon of Worth county is now completing 20 years of distinguished service in the Iowa legislature and for this long period of years has contributed valuable services to the State of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator Elthon be presented with the chair which he has occupied during this session and that the custodian of the State House be instructed to crate the chair for shipment to the home residence of the Senator.

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Be It Further Resolved: That a copper plate with the proper inscription thereon showing that the chair was presented by the Fifty-fourth General Assembly be properly attached to said chair.

Klemesrud of Winnebago moved the adoption of the resolution. Resolution adopted.

CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of Nelson of Woodbury, McFarlane of Black Hawk, Goode of Davis and Palmer of Lee, on the part of the House, to the conference committee for the consideration of Senate File 33, Senate File 165 and Senate File 212.

ADOPTION OF HOUSE CONCURRENT RESOLUTIONS

Palmer of Lee moved that Rule 34 be suspended and for the immediate consideration of the following resolution, proposed by him:

HOUSE CONCURRENT RESOLUTION 32

Whereas, General Douglas MacArthur is now on his way to the United States after having been relieved of his command by the President, and

Whereas, General MacArthur has served with great distinction and honor both to himself and to his country in the Asiatic sector of the world during the past fourteen years, and

Whereas, his long and successful experience as head of the military occupation in Japan, preceded by his very successful Asiatic campaign in World War II, and his long residence in that area, has enabled him to acquire extraordinary and valuable information relative to the worldwide problems which center in that area, and

Whereas, he has been invited to address a joint session of the Congress of the United States upon his return to Washington,

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That a joint convention be held fifteen minutes prior to the announced hour of his appearance before the Congress of the United States and that suitable arrangements be made whereby the members of the Fifty-fourth General Assembly, in joint convention assembled, may listen to the broadcast of his address.

Roll call demanded by Hansen of Carroll and Tate of Cerro Gordo.

On the question "Shall the rules be suspended?"

The ayes were, 65:

Abel Brown
Bloedel Brownlie
Brookings Buck

Burris Burrows Butler Clark of Appanoose Clark of Marion



Cornick	Kuester	Munger	Shepard
Crosier	Langland	Nelson of	Sherod
Darrington	Lisle	Woodbury	Shifflett
Davis	Lucken	Nicholson	Smith
Eckels	Mallonee	Oppedahl	Strawman
Fairchild	Martin	Palmer	Tate
Gallup	McEleney	Patrick	Van Zwol
Goode	McFarlane	Paul	Walker
Hanson	McNeal	Pedrick	Walter
Harris	Mensing	Pendleton	Washburn
Jones	Metz	Ramseyer	Weiss
Klemesrud	Moore of Louisa	Ryan	Weston
Koch	Mooty	Sar	White
Kosek	Morris	Schwengel	

Aubrey	Hansen	Nielsen	Soeth
Brockmeyer	Heinz	Norland	Stevens
Cooksey	Hendrix	Oeth	Tierney
Crabb	Loss	Pieper	Voigtmann
Fiene	Miller of Shelby	Poston	Young
Hanna	Moore of Butler	Schroeder	

Absent or not voting, 20:

Bass	Ludwig	Nystrom	Robinson
Berry	Meyer	Oberman	Sloane
Boothby	Miller of	Olson	Stiffler
Frey	Black Hawk	Putney	Uhlenhopp
Huisman	Nelson of Jasper	Ringgenberg	Mr. Speaker
Judd			

Motion prevailed.

Palmer of Lee moved the adoption of the resolution.

Resolution adopted.

Schwengel of Scott asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of the following resolution proposed by the committee on appropriations:

HOUSE CONCURRENT RESOLUTION 33

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 1950: A. C. Gustafson, refinishing desk, travel expense for Jane Doerr, postage (House)\$218.63 Addressograph-Multigraph Corp., supplies, mats, etc., for multilith room (House and Senate) 93.68 Des Moines Rubber Stamp Works, badges (House) International Business Machines Corp., service on typewriter (House) 4.55 Royal Typewriter Co., repairs on typewriter (House) 3.95



Industrial Towel Service, wiping towels, aprons (House and Senate) multilith room	9.40
Dictaphone Corp., maintenance for 3 months (House)	11.00
Edwin L. Getz, transportation January 7 through April 21, inc	28.00
Lozier the Florist, candles, palms, etc., for Memorial Session	20.00
(House)	21.16
Backman Sheet Metal Works, stainless steel outlet covers	22.20
(House)	140.00
Northwestern Bell Telephone, miscellaneous telephone calls	15.80
Commercial Office Supply Co., index tabs (Senate)	6.00
Bonds, 6 jackets for pages (Senate)	
Des Moines Rubber Stamp Works, badges (Senate)	
William Fife, car fare re mail and stamps (Senate)	13.52
International Business Machine Corp., typewriter and ribbons	
(Senate)	557.30
Koch Brothers, office supplies (Senate)	7.55
Carroll A. Lane, pages jacket (Senate)	10.95
Radio Trade Supply Co., public address system (Senate)	414.05
Remington Rand Co., servicing typewriters (Senate)	49.70
Royal Typewriter Co., servicing typewriter	2.75
Frank Sacco, mileage	39.20
Storey-Kenworthy Co., supplies	383.18
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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.

Schwengel of Scott moved the adoption of the resolution.

Resolution adopted.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Voigtmann of Iowa offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable L. W. Hatter of Iowa County, who was a member of the Forty-third session of the General Assembly, passed away on December 24, 1943;

Therefore, Be It Resolved by the House of Representatives, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Voigtmann of Iowa, Mensing of Cedar and Morris of Dallas.



CONSIDERATION OF BILLS

Kuester of Cass asked and obtained unanimous consent for the suspension of Rule 72 and for the immediate consideration of Senate File 490, a bill for an act to provide for the construction of a tunnel from the capitol building to the state office building on the capitol grounds, and to authorize the legislative advisory committee and the executive council to employ an architect or architects to prepare plans and specifications therefor, and to enter into a contract or contracts for the construction and equipment of such tunnel, and to provide an appropriation therefor, with report of committee recommending passage.

Brookings of Pottawattamie moved the adoption of the committee report.

Report adopted.

Brookings 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, 84:

Aubrey	Gallup	McNeal
Bass	Goode	Mensing
Berry	Hansen	Metz
Bloedel	Hanson	Meyer
Brockmeyer	Harris	Moore of Butler
Brookings	Heinz	Mooty
Brown	Hendrix	Morris
Brownlie	Huisman	Munger
Buck	Jones	Nicholson
Burris	Judd	Nielsen
Burrows	Koch	Norland
Butler	Kosek	Oberman
Clark of	Kuester	Olson
Appanoose	Langland	Oppedahl
Clark of Marion	Lisle	Patrick
Cornick	Loss	Paul
Crosier	Lucken	Pedrick
Darrington	Mallonee	Pendleton
Davis	Martin	Pieper
Eckels	McEleney	Ramseyer
Fairchild	McFarlane	Robinson
Fiene		

Ryan Sar Schroeder Schwengel Shepard Sherod Shifflett Sloane Soeth Stevens Strawman Tate Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young

The nays were, none.

Absent or not voting, 24:

Abel	Frey	Miller of	Nelson of Jasper
Boothby	Hanna	Black Hawk	Nelson of
Cooksey	Klemesrud	Miller of Shelby	Woodbury
Crabb	Ludwig	Moore of Louisa	Nystrom

Oeth Putney Stiffler Uhlenhopp Palmer Ringgenberg Tierney Mr. Speaker Poston Smith

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 506, 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.

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, 84:

Aubrey Gallup Meyer Ryan Bass Goode Miller of Sar Berry Hansen Black Hawk Schroeder Bloedel Hanson Moore of Butler Schwengel Brockmeyer Harris Shepard Mooty Brookings Heinz Morris Sherod Brown Hendrix Munger Shifflett Brownlie Huisman Nelson of Sloane Buck Jones Woodbury Soeth Judd Burris Nicholson Stevens Burrows Klemesrud Nielsen Strawman Butler Norland Tate Koch Clark of Kosek Oberman Tierney Van Zwol Appanoose Langland Olson Oppedahl Palmer Voigtmann Walker Cornick Lisle Crabb Loss Crosier Mallonee Washburn Paul Darrington Martin Pedrick Weiss McEleney Weston Davis Pieper Eckels McFarlane Ramseyer White Fairchild Mensing Ringgenberg Young Fiene Metz Robinson

The nays were, none.

Absent or not voting, 24:

Abel Kuester Nelson of Jasper Putney Boothby Lucken Nystrom Smith Clark of Marion Stiffler Ludwig Oeth Cooksey McNeal Patrick Uhlenhopp Frey Miller of Shelby Pendleton Walter Hanna Moore of Louisa Poston Mr. Speaker

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

Eckels of Hancock asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 507, a bill for an act to make appropriation to trustee of Robert O. Winn in settlement of claim made against the State of Iowa.

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, 87:

Aubrey	Goode	Miller of	Ryan
Bass	Hansen	Black Hawk	Sar
Berry	Hanson	Miller of Shelby	Schroeder
Bloedel	Harris	Moore of Butler	Schwengel.
Brockmeyer	Heinz	Mooty	Shepard
Brookings	Hendrix	Morris	Sherod
Brown	Huisman	Munger	Shifflett
Brownlie	Jones	Nelson of	Sloane
Buck	Judd	Woodbury	Smith
Burris	Klemesrud	Nicholson	Soeth
Burrows	Koch	Nielsen	Stevens
Butler	Kosek	Norland	Strawman
Clark of	Kuester	Oberman	Tierney
Appanoose	Langland	Olson	Van Zwol
Clark of Marion	Loss	Oppedahl	Voigtmann
Cornick	Ludwig	Patrick	Walker
Crosier	Mallonee	Paul	Walter
Darrington	Martin	Pedrick	Washburn
Davis	McEleney	Pendleton	Weiss
Eckels	McFarlane	Poston	Weston
Fairchild	Mensing	Ramseyer	White
Fiene	Metz	Ringgenberg	Young
Gallup	Meyer	THE SELECT S	Louis

The nays were, none.

Absent or not voting, 21:

Abel		Lisle	Nystrom	Robinson
Boothby	26	Lucken	Oeth	Stiffler
Cooksey	2.0	McNeal	Palmer	Tate
Crabb		Moore of Louisa	Pieper	Uhlenhopp
Frey Hanna		Nelson of Jasper	Putney	Mr. Speaker

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 508, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.



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, 84:

Aubrey Fiene Mensing Poston Bass Gallup Metz Ramseyer Berry Goode Meyer Ringgenberg Bloedel Hansen Miller of Ryan Brockmeyer Hanson Black Hawk Sar Brookings Harris Miller of Shelby Schroeder Brown Heinz Mooty Schwengel Brownlie Hendrix Morris Shepard Huisman Buck Munger Sherod Jones Burris Nelson of Shifflett Judd Woodbury Burrows Smith Butler Klemesrud Nicholson Soeth Koch Nielsen Strawman Clark of Kosek Norland Tate Appanoose Clark of Marion Kuester Oberman Tierney Cornick Langland Van Zwol Olson Voigtmann Walter Crabb Loss Oppedahl Crosier Ludwig Patrick Darrington Mallonee Paul Weiss Davis Martin Pedrick White McEleney Pendleton Eckels Young Fairchild McFarlane Pieper

The nays were, none.

Absent or not voting, 24:

Lucken Abel Oeth Stiffler Boothby McNeal Palmer Uhlenhopp Moore of Butler Cooksey Putney Walker Moore of Louisa Robinson Washburn Frey Hanna Nelson of Jasper Sloane Weston Lisle Nystrom Stevens Mr. Speaker

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 509, a bill for an act to make appropriations to certain persons in settlement of claims for refunds for motor vehicle license.

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, 86:

Aubrey	Goode	Miller of	Ringgenberg
Bass	Hansen	Black Hawk	Robinson
Berry	Hanson	Miller of Shelby	Ryan
Bloedel	Harris	Mooty	Sar
Brockmeyer	Heinz	Morris	Schroeder
Brookings	Hendrix	Munger	Shepard
Brown	Huisman	Nelson of	Sherod
Brownlie	Jones	Woodbury	Shifflett
Buck	Judd	Nicholson	Sloane
Burris	Klemesrud	Nielsen	Smith
Burrows	Koch	Norland	Soeth
Butler	Kosek	Oberman	Strawman
Clark of	Kuester	Olson	Tate
Appanoose	Langland	Oppedahl	Tierney
Clark of Marion	Loss	Palmer	Van Zwol
Cornick	Mallonee	Patrick	Voigtmann
Crabb	Martin	Paul	Walker
Crosier	McEleney	Pedrick	Walter
Darrington	McFarlane	Pendleton	Washburn
Davis	Mensing	Pieper	Weiss
Fairchild	Metz	Poston	White
Fiene Gallup	Meyer	Ramseyer	Young

The nays were, none.

Absent or not voting, 22:

Abel	Lisle	Nelson of Jasper	Stevens
Boothby	Lucken	Nystrom	Stiffler
Cooksey	Ludwig	Oeth	Uhlenhopp
Eckels	McNeal	Putney	Weston
Frey	Moore of Butler	Schwengel	Mr. Speaker
Hanna	Moore of Louisa		

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 510, a bill for an act to make appropriations to certain persons in settlement of claims made against the State of Iowa.

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, 93:

Aubrey	Brownlie	Cornick	Gallup
Bass	Buck	Crabb	Goode
Berry	Burris	Crosier	Hansen
Bloedel	Burrows	Darrington	Hanson
Boothby	Butler	Davis	Harris
Brockmeyer	Clark of	Eckels	Heinz
Brookings	Appanoose	Fairchild	Hendrix
Brown	Clark of Marion	Fiene	Huisman

Jones Meyer Oppedahl Sloane Miller of Palmer Judd Smith Klemesrud Black Hawk Paul Soeth Koch Miller of Shelby Pedrick Stevens Moore of Butler Kosek Pendleton Stiffler Moore of Louisa Pieper Kuester Strawman Langland Mooty Poston Tierney Lisle Morris Ramsever Van Zwol Loss Munger Ringgenberg Voigtmann Walker Ludwig Nelson of Ryan Mallonee Woodbury Sar Walter Washburn Martin Nielsen Schroeder McEleney Norland Schwengel Weiss McFarlane Oberman Shepard Weston Oeth White Mensing Sherod Shifflett Metz Olson Young

The nays were, none

Absent or not voting, 15:

Abel Lucken Nystrom Tate
Cooksey McNeal Patrick Uhlenhopp
Frey Nelson of Jasper Putney Mr. Speaker
Hanna Nicholson Robinson

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

SENATE AMENDMENTS CONSIDERED

Kuester of Cass called up for consideration House File 634, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1951, and appropriating thereto the sum of one and one-half million dollars from the general fund of the state, specifying the purposes for which the appropriation may be used, and providing for a report of the dispositions made of the fund, amended by the Senate, and moved that the House concur in the following Senate amendments:

- 1. Amend House File 634 by striking from line 4 of section 1 the words and figures "one and one-half million dollars (\$1,500,000.00)" and inserting in lieu thereof the words and figures "two million dollars (\$2,000,000.00)".
- 3. Amend the title to House File 634 by striking from line 3 the words "one and one-half million dollars" and inserting in lieu thereof the words "two million dollars".

Motion prevailed, and the House concurred.

Kuester of Cass called up for consideration the following Senate amendment and moved that the House refuse to concur:

- 2. Further amend House File 634 by adding a new section thereto as follows:
- "Sec. 2. The budget and financial control committee is authorized to investigate and determine whether or not there is need for an addition to

the State University of Iowa Hospitals and if such need is determined by the committee to exist, it is authorized to use not to exceed thirty-five thousand dollars (\$35,000) from the general contingent fund for the purpose of having prepared, by the board of education, preliminary plans and specifications for such addition."

Roll call demanded by Brown of Mahaska and Kuester of Cass.

On the question "Shall the House concur?"

The ayes were, 47:

Abel	Hanson	Mooty	Ryan
Aubrey	Jones	Munger	Sar
Bass	Judd	Nielsen	Schroeder
Berry	Klemesrud	Norland	Schwengel
Burris	Kosek	Oberman .	Sherod
Clark of	Langland	Palmer	Strawman
Appanoose	Loss	Pedrick	Tate
Clark of Marion	Ludwig	Pendleton	Tierney
Crabb	Martin	Pieper	Voigtmann
Crosier	McEleney	Poston	Weiss
Davis	McNeal	Ramseyer	Weston
Goode	Mensing	Ringgenberg	White
	0.000		

The nays were, 48:

Bloedel	Fiene	Miller of	Robinson
Boothby	Gallup	Black Hawk	Shepard
Brockmeyer	Harris	Miller of Shelby	Shifflett
Brookings	Heinz	Moore of Butler	Sloane
Brown	Hendrix	Moore of Louisa	Smith
Brownlie	Huisman	Morris	Stevens
Buck	Koch	Nicholson	Stiffler
Burrows	Kuester	Oeth	Van Zwol
Butler	Lisle	Olson	Walker
Cornick	Lucken	Oppedahl	Walter
Darrington	Mallonee	Patrick	Washburn
Eckels Fairchild	Metz	Paul	Young

Absent or not voting, 13:

Cooksey	McFarlane	Nelson of	Soeth
Frey	Meyer	Woodbury	Uhlenhopp
Hanna	Nelson of Jasper	Nystrom	Mr. Speaker
Hansen		Putney	

The House refused to concur.

REPORT OF JOINT COMMITTEE ON CAPITOL IMPROVEMENTS

MR. SPEAKER: Your joint committee on capitol improvements respectfully reports the following and recommends the following repairs of the capitol, adjacent buildings and grounds as approved by the legislative improvement and advisory committee:

At the heating plant, the east masonry wall of the boiler room is bulging badly. It is in need of rebuilding which can be	
done at an estimated cost of	
Our steam lines and Johnson Service Control equipment are	
in need of some repairs. Estimated cost	1,000.00
The sidewalks between Grand Avenue and East Walnut	
Street on both sides of the street leading to the new office build-	
ing and the Amos Hiatt School Building should be renewed.	
Estimated cost	4,500.00
to East Ninth Street should be reset. Estimated cost	to the second second
The outside construction of the capitol building requires re-	
pair of stonework and caulking. Estimated cost	
The rotunda is in need of paint, and the lunettes in the	
rotunda on the second floor should be repaired. Total esti-	
mated cost of these two items is	8,000.00
are estimated at a cost of	3,000.00
New roofs for the heating plant and the Amos Hiatt School	3,000.00
building are estimated at a cost of	
An appropriation should be made for rewiring the lights	
on the capital extension grounds and streets. Estimated cost	
The legislative improvement committee recommended that	
five windows on the west side of the House chamber and five windows on the west side of the Senate chamber should be	
renewed. Estimated cost per window	1,500.00
Draperies for both the House and Senate chambers were	
approved by the legislative improvement committee. The esti-	
mate on draperies is to duplicate, as nearly as possible, the	
ones which are now installed as to style and materials. For the	
Senate chamber, including all materials and labor, completely installed, the approximate cost is	0.070.00
For the House of Representatives chamber, including all ma-	2,872.00
terials and labor, completely installed, the approximate cost is	2,720.00
The total approximate cost for draperies in the House and	2,120.00
Senate chambers is	5,592.00
Also recommended by the legislative improvement committee	
was the repair of the seats in the balcony of the House cham-	
ber. The estimated cost for these repairs is	1,755.00
was discussed but not approved.	
Total cost of recommendations	193,347.00
J. M. Tudor	
PHILIP T. H	V
J. H. NESMI	
Morse E. Cr	
GLENN E. R	OBINSON.

Passed on file.



Roy J. SMITH.

REPORT OF JOINT COMMITTEE ON CAPITOL IMPROVEMENTS

Mr. SPEAKER: Your joint committee on capitol improvements respectfully reports the following estimated equipment costs for installation in the Senate chamber:

52 microphones, necessary control signals, console, base amplifier speakers and wiring not installed......\$9,500.00

Estimated cost of installation, an additional......\$1,200.00 to \$1,500.00

J. M. TUDOR.
PHILIP T. HEDIN.
J. H. NESMITH.
MORSE E. CROSIER.
GLENN E. ROBINSON.
ROY J. SMITH.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: April 13, 1951, House Files 158, 350 and 351; April 14, 1951, House Files 360, 408, 409, 430, 458, 613 and 628.

AMENDMENTS FILED

- 1 Amend Senate File 354, section twenty-nine (29), by striking
- 2 from lines three (3) and four (4) the words and figures
- 3 "one hundred seventy-five thousand dollars (\$175,000)", and
- 4 inserting in lieu thereof the words and figures "seventy-five
- 5 thousand dollars (\$75,000)", and further amend by adding the
- 6 following after line seven (7): "There is hereby appropriated
- 7 one hundred thousand dollars (\$100,000) as an additional 8 administrative appropriation subject to the approval of the
- 9 budget and financial control committee."

LUCKEN of Plymouth. RYAN of Polk. STEVENS of Greene. BOOTHBY of Cherokee.

- Amend Senate File 477, lines 4 and 5 of section 11,
- by striking the words and figures "six hundred eighty-seven
- 3 thousand dollars (\$687,000)" and inserting in lieu thereof
- 4 "seven hundred seventy thousand dollars (\$770,000)".
- 5 2. Further amend section 11, line 8, by striking the
- 6 figures "(\$677,000)" and inserting in lieu thereof
- 7 "(\$760,000)".
- 8 3. Further amend section 11, line 14, by striking the
- 9 figures "(\$687,000)" and inserting in lieu thereof
- 10 "(\$770,000)".

LUDWIG of Johnson.



- 1 Amend Senate File 477, section two (2), as follows:
- 2 Strike the figures "\$6,000,000" in line eight (8) and insert
- in lieu thereof the figures "\$6,525,000".
- 4 Strike the figures "\$6,303,000" in line eleven (11) and
- insert in lieu thereof the figures "\$6,828,000".

PALMER of Lee.

- 1 Amend Senate File 477, section two (2), as follows:
- 2 Strike the figures "\$6,000,000" in line 8 and insert
- 3 in lieu thereof the figures "\$6,800,000".
- 4 Strike the figures "\$6,303,000" in line 11 and insert
- 5 in lieu thereof the figures "\$7,103,000".

SCHWENGEL of Scott. LANGLAND of Winneshiek. COOKSEY of Clay. PIEPER of Allamakee. CROSIER of Linn. MCNEAL of Wright. NELSON of Woodbury. METZ of Decatur. MOOTY of Grundy. SAR of Floyd. ABEL of Clayton. PENDLETON of Buena Vista. MARTIN of Monroe. OETH of Dubuque. AUBREY of Wapello. Poston of Wayne. TIERNEY of Webster. LUDWIG of Johnson. OPPEDAHL of Humboldt. NELSON of Jasper. PEDRICK of Wapello. RYAN of Polk. CRABB of Guthrie. SCHROEDER of Scott. WEISS of Crawford. VOIGTMANN of Iowa. MCELENEY of Clinton. JUDD of Clinton. BURRIS of Jackson. CLARK of Marion. RAMSEYER of Washington. NORLAND of Worth. MENSING of Cedar.

On motion by Goode of Davis, the House adjourned until 9:30 a.m., Tuesday, April 17, 1951.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 17, 1951.

The House met pursuant to adjournment, Speaker Lynes in the chair.

Prayer was offered by the Reverend Oscar Engebretson, pastor of the Washington Prairie Lutheran Church, Decorah.

The Journal of April 16 was corrected and approved.

PRESENTATION OF VISITORS

Kosek of Linn presented to the House eight students from the American government class of Cornell College, Mount Vernon, accompanied by Professor H. W. Ward.

Jones of Clarke presented to the House his father, the Honorable Floyd A. Jones, former State Senator from Clarke County.

Ringgenberg of Story presented to the House twenty eighth grade students from Gilbert Consolidated School, accompanied by Mrs. Helen Mackin Nichol, teacher.

Nelson of Jasper presented to the House seven members of the senior class from Newburg Consolidated School, accompanied by Miss Carol Colby, teacher.

Goode of Davis presented to the House nine students from Pilot Knob School, Spickard, Missouri, accompanied by Nota Lee Wood, teacher.

PETITIONS

Ringgenberg of Story presented a petition signed by twenty residents of Story City urging that eighteen-year-olds be given the right to vote.

Referred to the sifting committee.

Miller of Shelby presented a petition signed by two hundred thirty-two residents of Shelby County opposing Senate File 493.

Referred to the sifting committee.



Paul of Poweshiek presented a telegram from Mason City urging support of House File 502.

Referred to the sifting committee.

Paul of Poweshiek presented a telegram from the chairman of the Scott County civil defense committee urging support of the civil defense bill.

Referred to the sifting committee.

Paul of Poweshiek presented a telegram from the Manchester B.P.W. Club urging support of the civil defense bill.

Referred to the sifting committee.

Paul of Poweshiek presented a letter from the Business and Professional Women's Club of Cedar Falls urging support of the civil defense bill.

Referred to the sifting committee.

Paul of Poweshiek presented a letter from the Iowa State Education Association from the northeast district urging support of House Files 420, 433 and 502; Senate Files 345 and 415.

Referred to the sifting committee.

Paul of Poweshiek presented a letter from the Palo Alto County branch of the American Association of University Women urging support of House Files 420, 433 and 469; Senate Files 345 and 416; and the amendment to Senate File 415 and House File 502.

Referred to the sifting committee.

Paul of Poweshiek presented a letter from Mitchellville urging support of Senate File 493 and the emergency school bill.

Referred to the sifting committee.

Miller of Shelby presented a petition signed by five hundred eighty-four residents of Shelby County opposing Senate File 493.

Referred to the 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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 31, relating to the details of the closing up of the Fifty-fourth General Assembly.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 32, relating to the broadcast of the address of General MacArthur.

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 3657th Ordnance Medium Maintenance Company of the Iowa National Guard.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 28, relating to the units of the 194th Field Artillery Battalion of the Iowa National Guard.

Also: That the Senate has amended and adopted House Concurrent Resolution 28, providing that the Speaker of the House of Representatives and the President of the Senate be presented with the chairs occupied by them during this session.

CARROLL A. LANE, Secretary.

SENATE CONCURRENT RESOLUTION 22

Whereas, the 3657th Ordnance Medium Maintenance Company of the Iowa National Guard (Army) is now stationed at Camp Rucker, Alabama, having been inducted into the federal service on January 23, 1951; and

Whereas, the 3657th Ordnance Medium Maintenance Company is composed of men from Cedar Rapids and the area surrounding Cedar Rapids, State of Iowa, and it is appropriate that the General Assembly, as the representatives of the people of the State of Iowa, extend to all personnel the heartfelt appreciation of our people for the service which they are performing to protect the United States from its enemies in these troubled times; and

Whereas, it is the desire of the General Assembly to wish all personnel a resounding Godspeed and to express the prayer that they be always in His keeping, and that they be returned, in due time, to their homes and loved ones,

Now, Therefore, Be It Resolved by the Senate of the Fifty-fourth General Assembly, the House Concurring: That a delegation from the General Assembly, composed of five Senators to be appointed by the President of the Senate and five Representatives to be appointed by the Speaker of the House of Representatives, call upon the adjutant general of the State of Iowa to convey the sentiments of the General Assembly in accordance with this resolution, and

Be It Further Resolved: That enrolled copies of this resolution be presented to the adjutant general of the State of Iowa, to be forwarded to the commanding officer of said 3657th Ordnance Medium Maintenance Company.

We, W. H. Nicholas, Lieutenant Governor of Iowa, and Carroll A. Lane, Secretary of the Senate, hereby certify that the above and fore-



going resolution was adopted by the Senate and House of the Fifty-fourth General Assembly of Iowa.

CARROLL A. LANE, W. H. NICHOLAS,
Secretary of the Senate. Lt. Governor of Iowa.

Passed on file.

SENATE CONCURRENT RESOLUTION 23

Whereas, the units of the 194th Field Artillery Battalion of the Iowa National Guard (Army) are now stationed at Camp McCoy, Wisconsin, having been inducted into the federal service on September 11, 1950; and

Whereas, the 194th Field Artillery Battalion is composed of men from the cities of Humboldt, Algona, Spencer, Estherville and Mapleton, State of Iowa, and it is appropriate that the General Assembly, as the representatives of the people of the State of Iowa, extend to all personnel the heartfelt appreciation of our people for the service which they are performing to protect the United States from its enemies in these troubled times; and

Whereas, it is the desire of the General Assembly to wish all personnel a resounding Godspeed and to express the prayer that they be always in His keeping, and that they be returned, in due time, to their homes and loved ones,

Now, Therefore, Be It Resolved by the Senate of the Fifty-fourth General Assembly, the House Concurring: That a delegation from the General Assembly, composed of five Senators to be appointed by the President of the Senate and five Representatives to be appointed by the Speaker of the House of Representatives, call upon the adjutant general of the State of Iowa to convey the sentiments of the General Assembly in accordance with this resolution, and

Be It Further Resolved: That enrolled copies of this resolution be presented to the adjutant general of the State of Iowa, to be forwarded to the commanding officer of said 194th Field Artillery Battalion.

We, W. H. Nicholas, Lieutenant Governor of Iowa, and Carroll A. Lane, Secretary of the Senate, hereby certify that the above and foregoing resolution was adopted by the Senate and House of the Fifty-fourth General Assembly of Iowa.

CARROLL A. LANE, W. H. NICHOLAS,
Secretary of the Senate. Lt. Governor of Iowa.

Passed on file.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 28

Amend House Concurrent Resolution 28 by adding thereto the following:

"Be It Further Resolved: That a copper plate with the proper inscription thereon showing that the chair was presented by the Fifty-fourth General Assembly be properly attached to said chairs."

INTRODUCTION OF BILLS

House File 635, by committee on judiciary 2, a bill for an act to amend Senate File 393 passed by the Fifty-fourth General Assembly, and approved by the Governor, providing for the issuance of a patent to a certain tract of land in Monroe County, Iowa.

Read first time and referred to sifting committee.

House File 636, by committee on judiciary 2, a bill for an act authorizing patent to issue to the west half (W½) of the southwest quarter (SW¼) of section sixteen (16) in township eighty-four (84) north, range three (3) east of the fifth (5th) principal meridian, lying south of the Maquoketa River in Jackson County, Iowa.

Read first time and referred to sifting committee.

House File 637, by committee on judiciary 2, a bill for an act to legalize the conveyance of certain property in Buchanan County to the Iowa State College of Ames, Iowa, as a conveyance to the State of Iowa for the benefit of the state board of education and the Iowa State College of Agriculture and Mechanic Arts, and to authorize the issuance of a patent for such property.

Read first time and referred to sifting committee.

SPECIAL COMMITTEES APPOINTED

. In accordance with the provisions of House Joint Resolution 10, Acts of the Fifty-fourth General Assembly, the Speaker announced the appointment of McFarlane of Black Hawk, Kuester of Cass and Miller of Shelby, on the part of the House, to the special study committee.

In accordance with the provisions of House Concurrent Resolution 23 duly adopted, the Speaker announced the appointment of Schwengel of Scott, chairman, Nielsen of Monona, Weiss of Crawford, Metz of Decatur, Robinson of Delaware, Ringgenberg of Story and Burrows of Benton, on the part of the House, to the committee on interstate cooperation.

ADOPTION OF JOINT COMMITTEE REPORT

Crosier of Linn called up for consideration the report of the joint committee on capitol improvements, found on pages 1463 and 1464 of the Journal of April 16, and moved its adoption.

Report adopted.



ADOPTION OF SENATE CONCURRENT RESOLUTION

Goode of Davis called up for consideration Senate Concurrent Resolution 15, found on page 1348 of the Journal of April 10, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate Concurrent Resolution 15 by striking the following in line 3 thereof: "Central Standard Time,".

Motion prevailed, and the House concurred.

Goode of Davis moved the adoption of the resolution as amended.

Resolution adopted.

Goode of Davis asked and obtained unanimous consent to reconsider the vote by which Senate Concurrent Resolution 15 was adopted.

Goode of Davis offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 15 by striking the words "twelve o'clock noon" and inserting in lieu thereof the words "five o'clock afternoon".

Amendment adopted.

Goode of Davis moved the adoption of the resolution as amended.

Resolution adopted.

MOTION LOST

Burris of Jackson called up for consideration the motion filed by him April 11 to withdraw House File 282 from the sifting committee.

Roll call demanded by Burris of Jackson and Moore of Butler.

On the question "Shall House File 282 be withdrawn from the sifting committee?"

The ayes w	ere, 15:		
Abel	Heinz	Mensing	Oeth
Burris	Judd	Metz	Ryan
Frey	Kosek	Miller of Shelby	Schwengel
Hansen	McEleney	Nielsen	
The nays w	ere, 74:		
D	D 1.	D 41	D .

Bass Brookings Butler Davis Berry Brown Cooksey Eckels Bloedel Brownlie Cornick Fairchild Boothby Buck Crabb Fiene Brockmeyer Burrows Crosier Gallup

McNeal Palmer Stevens Goode Paul Stiffler Hanson Meyer Harris Miller of Pedrick Strawman Huisman Black Hawk Pieper Uhlenhopp Moore of Butler Poston Van Zwol Jones Koch Moore of Louisa Ramseyer Voigtmann Walker Kuester Mooty Ringgenberg Langland Morris Sar Walter Lisle Nelson of Jasper Shepard Washburn Sherod Weiss Loss Nicholson Shifflett Weston Ludwig Norland Mallonee Sloane White Nystrom Smith Young Martin Oberman McFarlane Oppedahl Soeth

Absent or not voting, 19:

Hendrix Olson Schroeder Aubrev Clark of Klemesrud Patrick Tate Lucken Pendleton Tierney Appanoose Mr. Speaker Clark of Marion Munger Putney Nelson of Robinson Darrington Hanna Woodbury

Motion lost.

SENATE AMENDMENTS CONSIDERED

Sloane of Polk called up for consideration House File 527, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1950, so as to authorize the issuance of permits for the operation of electric trolley buses or trackless trolley buses, on certain rural highways, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 527 by adding the following as an additional section: "Section four hundred thirty-four point fifteen (434.15), Code 1950, is hereby amended by adding thereto the following: 'For the purpose of assessment of its property which is subject to property taxation, every corporation, company or person operating a public passenger transit system in cities having a population of one hundred twenty-five thousand (125,000) or over, consisting of street cars or trackless-trolley passenger buses propelled by electric power obtained from overhead trolley wires and/or self-propelled motor driven passenger buses operated between fixed termini shall be subject to assessment in the same manner as a rail-way.'"

Amend the title of House File 527 by striking the period (.) at the end thereof and substituting in lieu thereof the following: "and to amend section four hundred thirty-four point fifteen (434.15), Code 1950, relating to the valuation and assessment for taxation of property for railway companies; and to provide that property subject to taxation of companies operating a public passenger transit system in cities having a population of one hundred twenty-five thousand (125,000) or over shall be subject to assessment in the same manner as a railway."

Motion prevailed, and the House concurred.



Sloane of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Gallup Bass Goode Berry Hansen Bloedel Hanson Boothby Harris Brockmeyer Heinz Brookings Hendrix Brown Huisman Brownlie Jones Buck Judd Burris Koch Burrows Kosek Langland Butler Clark of Lisle Appanoose Loss Clark of Marion Ludwig Cooksey Mallonee Cornick Martin Crabb McElenev Crosier McFarlane Davis Mensing

Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Nelson of Jasper Nicholson Nielsen Norland Nystrom Oberman Oeth Olson Oppedahl Palmer Paul

Pedrick

Pieper

Ryan

Sar

Pendleton

Ramseyer

Robinson

Ringgenberg

Schwengel Shepard Sherod Shifflett Sloane Smith Soeth Stevens Stiffler Tate Tierney Uhlenhopp Van Zwol Voigtmann Walker Walter Washburn Weiss Weston White Young Mr. Speaker

Schroeder

The nays were, none.

Eckels

Fiene

Frey

Fairchild

Absent or not voting, 13:

Metz

Meyer

Miller of

Black Hawk

Aubrey Kuester
Darrington Lucken
Hanna McNeal
Klemesrud Munger

Nelson of Woodbury Patrick Poston Putney Strawman

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

Senate File 43, a bill for an act transferring any unallocated balance of appropriation made by chapter two (2), Acts of the Forty-eighth General Assembly, to the state board of control, and any unallocated balance of appropriation made to the state board of control by chapter three (3), Acts of the Forty-ninth General Assembly, to the capitol improvement fund created by chapter three (3), Acts of the Fifty-first General Assembly, was taken up for consideration.

Kuester of Cass offered the following amendment and moved its adoption:

Amend Senate File 43, section three (3), by striking line eight (8) and inserting in lieu thereof the following: "budget and financial control committee".

Amendment adopted.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Abel	Hansen	Miller of Shelby	Sar
Bass	Hanson	Moore of Butler	Schroeder
Berry	Harris	Mooty	Schwengel
Bloedel	Heinz	Morris	Shepard
Boothby	Huisman	Munger	Sherod
Brockmeyer	Jones	Nelson of Jasper	Shifflett
Brookings	Judd	Nicholson	Sloane
Brown	Klemesrud	Nielsen	Smith
Brownlie	Koch	Norland	Soeth
Buck	Kosek °	Nystrom	Stevens
Butler	Kuester	Oberman	Stiffler
Clark of	Langland	Olson	Strawman
Appanoose	Lisle	Oppedahl	Tate
Clark of Marion	Loss	Palmer	Tierney
Cooksey	Ludwig	Paul	Van Zwol
Cornick	Mallonee	Pedrick	Voigtmann
Crabb	Martin	Pendleton	Walker
Crosier	McEleney	Pieper	Walter
Darrington	McNeal	Poston	Washburn
Eckels	Mensing	Ramseyer	Weston
Fairchild	Metz	Ringgenberg	White
Fiene	Meyer	Robinson	Young
Frey	Miller of	Ryan	Mr. Speaker
Gallup	Black Hawk		

The nays were, none.

Absent or not voting, 16:

Aubrey	Hanna	Moore of Louisa	Patrick
Burris	Hendrix	Nelson of	Putney
Burrows	Lucken	Woodbury	Uhlenhopp
Davis	McFarlane	Oeth	Weiss
Goode			

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Senate File 477, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, and to allocate capital improvement



appropriations, with report of committee recommending amendment and passage, was taken up for consideration.

Shifflett of Ringgold offered the following amendment and moved its adoption:

Amend Senate File 477, section ten (10), by striking lines ten (10), eleven (11), twelve (12) and thirteen (13) thereof.

Amendment adopted.

Shifflett of Ringgold offered the following amendments proposed by the committee on appropriations and moved their adoption:

1. Amend Senate File 477, section nine (9), lines four (4) and five (5), by striking the following words and figures: "four hundred three thousand four hundred dollars (\$403,400.00)" and inserting in lieu thereof the following: "four hundred forty thousand three hundred dollars (\$440,300.00)".

Further amend said section nine (9), line eight (8), by striking the figures "\$373,400.00" and inserting in lieu thereof the figures "\$415,-300.00".

Further amend said section nine (9), line nine (9), by striking the figures "20,000.00" and inserting in lieu thereof the figures "15,000.00".

Further amend said section nine (9), line eleven (11), by striking the figures "403,400.00" and inserting in lieu thereof the figures "440,300.00".

2. Amend Senate File 477, section eleven (11), line four (4), by striking the words and figures "six hundred eighty-seven thousand dollars (\$687,000.00)" and inserting in lieu thereof the following: "seven hundred seventy thousand dollars (\$770,000.00)".

Further amend section eleven (11), line eight (8), by striking the figures "\$677,000.00" and inserting in lieu thereof the figures "\$760,-000.00".

Further amend section eleven (11), line ten (10), by striking the figures "\$687,000.00" and inserting in lieu thereof the figures "\$770,-000.00".

Further amend section eleven (11), line thirteen (13), by striking the figures "\$20,690,019.00" and inserting in lieu thereof the figures "\$20,809,-919.00".

3. Further amend Senate File 477, section one (1), lines five (5) and six (6), by striking the following: "twenty million six hundred ninety thousand nineteen dollars (\$20,690,019.00)" and inserting in lieu thereof the following: "twenty million eight hundred nine thousand nine hundred nineteen dollars (\$20,809,919.00)".

Amendments adopted.

Ludwig of Johnson asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 1465 of the Journal of April 16.



Schwengel of Scott offered the following amendment filed by him, et al.:

Amend Senate File 477, section two (2), as follows:

Strike the figures "\$6,000,000" in line 8 and insert in lieu thereof the figures "\$6,800,000".

Strike the figures "\$6,303,000" in line 11 and insert in lieu thereof the figures "\$7,103,000".

Palmer of Lee offered the following amendment filed by him as a substitute amendment:

Amend Senate File 477, section two (2), as follows:

Strike the figures "\$6,000,000" in line eight (8) and insert in lieu thereof the figures "\$6,525,000".

Strike the figures "\$6,303,000" in line eleven (11) and insert in lieu thereof the figures "\$6,828,000".

On motion by Goode of Davis, the House recessed until 2:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Ryan of Polk presented to the House forty-nine eighth grade students from Woodside School, Des Moines, accompanied by Belle Turner and Julia Johnson, teachers, and George W. Davis, superintendent.

Bass of Montgomery presented to the House twenty-three seventh and eighth grade students from Stanton School, accompanied by Mrs. Janet Nimrod, teacher, and three mothers.

MESSAGES FROM 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 64, a bill for an act relating to fees for operator's and chauffeur's licenses.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 65, a bill for an act relating to members of the Iowa highway safety patrol.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File 109, a bill for an act relating to decreasing the rate of tax imposed on income; increasing the deductions from the computed tax and relating to returns by individuals.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 592, a bill for an act to change the official designation of the four state hospitals for insane to Mental Health Institutes at the cities and towns wherein located.

Also: That the President of the Senate has appointed, as members of a conference committee on Senate File 33, a bill for an act relating to the ordinances of municipal corporations, on the part of the Senate: Senators Hattery, Van Eaton, Myrland and Whitehead.

Also: That the Senate has concurred in the House amendments to and passed Senate File 108, a bill for an act relating to the findings and orders of the county commission of insanity.

Also: That the President of the Senate has appointed, as members of a conference committee on Senate File 165, a bill for an act relating to the forms of government, classification and fiscal year of municipal corporations and to the election of officers thereof, on the part of the Senate: Senators Hattery, Van Eaton, Myrland and Whitehead.

Also: That the President of the Senate has appointed, as members of a conference committee on Senate File 212, a bill for an act relating to taxation and other sources of municipal revenue, on the part of the Senate: Senators Hattery, Van Eaton, Myrland and Whitehead.

Also: That the Senate returns herewith House Concurrent Resolution 11 providing that a joint investigating committee be appointed by the Senate and House to study the provisions of House Resolution 4 and the transcript of the testimony as taken before the committee on retrenchment and reform.

Also: That the Senate has concurred in the House amendments to and adopted Senate Concurrent Resolution 15 setting the time of adjournment of the Fifty-fourth General Assembly.

CARROLL A. LANE, Secretary.

SENATE AMENDMENT TO HOUSE FILE 592

Amend House File 592 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The 'Cherokee State Hospital' shall hereafter be designated as follows: 'Mental Health Institute, Cherokee, Iowa'.

"Sec. 2. The 'Clarinda State Hospital' shall hereafter be designated as follows: 'Mental Health Institute, Clarinda, Iowa'.

"Sec. 3. The 'Independence State Hospital' shall hereafter be designated as follows: 'Mental Health Institute, Independence, Iowa'.

"Sec. 4. The 'Mount Pleasant State Hospital' shall hereafter be designated as follows: 'Mental Health Institute, Mount Pleasant, Iowa'.

"Sec. 5. The Code editor is hereby authorized and directed to change the designation of the institutions herein mentioned, by striking all references to 'State Hospitals', wherever in the statutes they appear, and inserting in lieu thereof the 'Mental Health Institute' designation followed by the appropriate location thereof as herein set forth."

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 477, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, and to allocate capital improvement appropriations.

Palmer of Lee called up for consideration the substitute amend ment previously offered by him and moved its adoption:

Amend Senate File 477, section two (2), as follows:

Strike the figures "\$6,000,000" in line eight (8) and insert in lieu thereof the figures "\$6,525,000".

Strike the figures "\$6,303,000" in line eleven (11) and insert in lieu thereof the figures "\$6,828,000".

Van Zwol of O'Brien moved the previous question.

Motion prevailed.

Roll call demanded by Palmer of Lee and Schwengel of Scott.

On the question "Shall the substitute amendment be adopted?"

Munger of Woodbury asked and obtained unanimous consent to be excused from voting on all amendments and the main bill, under Rule 15.

The ayes were, 45:

Abel	Jones	Nelson of Jasper	Poston
Aubrey	Judd	Nelson of	Ramseyer
Burris	Klemesrud	Woodbury	Ryan
Butler	Koch	Nielsen	Sar
Clark of	Kosek	Norland	Schroeder
Appanoose	Langland	Oberman	Schwengel
Clark of Marion	Ludwig	Oeth	Tate
Cooksey	Martin	Oppedahl	Tierney
Crabb	McEleney	Palmer	Uhlenhopp
Crosier	McNeal ·	Pedrick	Voigtmann
Darrington	Moore of Louisa	Pendleton	Weiss
Hansen	Mooty	Pieper	

The nays were, 56:

Bass	Brookings	Cornick	Frey
Berry	Brown	Davis	Gallup
Bloedel	Brownlie	Eckels	Goode
Boothby	Buck	Fairchild	Hanson
Brockmeyer	Burrows	Fiene	Harris

Heinz Meyer Ringgenberg Stiffler Miller of Robinson Strawman Hendrix Black Hawk Shepard Van Zwol Huisman Miller of Shelby Sherod Walker Kuester Shifflett Lisle Moore of Butler Walter Loss Sloane Washburn Lucken Nicholson Smith Weston Mallonee Patrick Soeth White McFarlane Stevens Young Paul Mensing

Absent or not voting, 7:

Hanna Munger Olson Mr. Speaker Metz Nystrom Putney

Substitute amendment lost.

Schwengel of Scott asked and obtained unanimous consent to withdraw the amendment previously offered by him, et al.

Walker of Hamilton offered the following amendment and moved its adoption:

Amend Senate File 477, section seven (7), line nine (9), by adding the following: "Including the sum of \$21,125.00 for the swine nutrition research development program."

Roll call demanded by Walker of Hamilton and Buck of Marshall. On the question "Shall the amendment be adopted?"

The ayes were, 26:

Aubrev Harris Patrick Shifflett Bass Klemesrud Pedrick Sloane Voigtmann Walker Rutler Langland Pendleton Mallonee Clark of Poston Appanoose Mooty Ryan Walter Cooksey Nielsen Shepard Washburn Darrington Oppedahl Sherod

The nays were, 65:

Abel Hansen Ringgenberg Meyer Berry Miller of Hanson Sar Bloedel Black Hawk Heinz Schroeder Miller of Shelby Boothby Hendrix Schwengel Moore of Butler Brockmeyer Huisman Soeth Brownlie Jones Moore of Louisa Stevens Buck Judd Morris Stiffler Burrows Koch Nelson of Jasper Strawman Clark of Marion Kosek Nicholson Tate Cornick Lisle Norland Tierney Crabb Loss Oberman Uhlenhopp Crosier Lucken Oeth Van Zwol Davis Ludwig Palmer Weiss Fairchild Paul Martin Weston McEleney Frev Pieper White Gallup McNeal Ramseyer Young Goode Mensing

Absent or not voting, 17:

Nelson of Putney Brookings Hanna Robinson Kuester Woodbury Brown McFarlane Smith Burris Nystrom Mr. Speaker Eckels Metz Olson Munger Frene

Amendment lost.

Shifflett of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Miller of Abel Gallup Ryan Black Hawk Aubrev Goode Sar Miller of Shelby Moore of Butler Bass Hansen Schroeder Berry Hanson Shepard Bloedel Moore of Louisa Harris Sherod Boothby Heinz Mooty Shifflett Brockmeyer Hendrix Morris Sloane Brown Huisman Nelson of Jasper Smith Brownlie Jones Nelson of Soeth Buck Judd Woodbury Stevens Klemesrud Nicholson Stiffler Burris Koch Nielsen Burrows Strawman Kosek Norland Butler Tate Clark of Kuester Oberman Tierney Langland Oeth Uhlenhopp Appanoose Clark of Marion Lisle Oppedahl Van Zwol Cooksev Loss Palmer Voigtmann Lucken Patrick Walker Cornick Crabb Ludwig Paul Walter Mallonee Pedrick Washburn Crosier Weiss Pendleton Darrington Martin Davis McEleney Pieper Weston Eckels McFarlane Poston White Young Fairchild McNeal Ramsever Fiene Mensing Ringgenberg Mr. Speaker Frey Mever Robinson

The nays were, 1:

Schwengel

Absent or not voting, 7:

Brookings Metz Nystrom Putney Hanna Munger Olson

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

POINT OF PERSONAL PRIVILEGE

McFarlane of Black Hawk rose under the question of personal privilege and requested that the following persons assemble on the

Speaker's rostrum: Speaker Lynes, Goode of Davis, Hansen of Carroll, Chief Clerk Gustafson, Tate of Cerro Gordo, Palmer of Lee, Poston of Wayne, Kuester of Cass and McFarlane of Black Hawk.

On behalf of the members of the House, gifts were presented to Mr. Gustafson, Chief Clerk, by Mr. Kuester; to Mr. Hansen, minority floor leader, by Mr. Poston; to Mr. Goode, majority floor leader, by Mr. Palmer; and to Speaker Lynes by Mr. Tate and by Mr. McFarlane.

SENATE AMENDMENT CONSIDERED

Tate of Cerro Gordo called up for consideration House File 65, a bill for an act to amend section eighty point four (80.4), Code 1950, relating to members of the Iowa highway safety patrol.

Walter of Hardin called up for consideration the following amendment and moved that the House concur:

Amend House File 65 by inserting after the words "two hundred" in line 3 the word "twenty-five".

Schroeder of Scott moved the previous question.

Motion prevailed.

Roll call demanded by Walker of Hamilton and McNeal of Wright.

On the question "Shall the House concur?"

The ayes were, 49:

Abel	Frey	Nelson of Jasper	Sloane
Aubrey	Gallup	Nelson of	Smith
Bass	Goode	Woodbury	Soeth
Berry	Hansen	Nielsen	Strawman
Brown	Jones	Oberman	Tate
Burris	Judd	Paul	Tierney
Butler	Koch	Pedrick	Uhlenhopp
Clark of	Langland	Pendleton	Voigtmann
Appanoose	Lisle	Ramseyer	Walter
Cornick	Loss	Ryan	Weiss
Crosier	McEleney	Sar	Weston
Darrington	McNeal	Schroeder	White
Davis	Mensing	Schwengel	

The nays were, 48:

Bloedel	Clark of Marion	Hanson	Kosek
Boothby	Cooksey	Harris	Kuester
Brockmeyer	Crabb	Heinz	Lucken
Brookings	Eckels	Hendrix .	Mallonee
Brownlie	Fairchild	Huisman	Martin
Burrows	Fiene	Klemesrud	McFarlane

Munger Poston Stevens Meyer Stiffler Miller of Nicholson Ringgenberg Black Hawk Oeth Robinson Van Zwol Miller of Shelby Walker Oppedahl Shepard Moore of Butler Washburn Patrick Sherod Moore of Louisa Shifflett Pieper Young Morris

Absent or not voting, 11:

Buck Metz Nystrom Putney
Hanna Mooty Olson Mr. Speaker
Ludwig Norland Palmer

Motion prevailed and House concurred.

Tate of Cerro Gordo moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Fairchild Mensing Rvan Aubrev Miller of Frey Sar Black Hawk Bass Gallup Schroeder Berry Goode Morris Schwengel Brockmeyer Hansen Munger Sherod Brookings Hanson Nelson of Jasper Sloane Heinz Nelson of Smith Brown Burris Jones Woodbury Soeth Strawman Burrows Judd Nicholson Klemesrud Nielsen Butler Tate Clark of Koch Oberman Tierney Kosek Oeth Appanoose Uhlenhopp Langland Oppedahl Clark of Marion Van Zwol Lisle Palmer Voigtmann Cooksey Cornick Paul Walter Loss Crabb Martin Pedrick Weiss Pendleton Crosier McEleney Weston McFarlane White Darrington Ramsever McNeal Davis Ringgenberg Mr. Speaker Eckels

The nays were, 23:

Moore of Butler Shifflett Bloedel Huisman Boothby Kuester Moore of Louisa Stevens Stiffler Brownlie Lucken Patrick Mallonee Pieper Walker Fiene Poston Washburn Harris Meyer Miller of Shelby Robinson Hendrix

Absent or not voting, 11:

Buck Metz Nystrom Shepard Hanna Mooty Olson Young Ludwig Norland Putney

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 617

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on House File 617, a bill to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, of the State of Iowa, for the purpose provided by law, beg leave to report and make the following recommendations:

1. That the Senate recede in their amendment to section 2 and that section 2 be amended by striking the words and figures "fifty-two thousand dollars (\$52,000.00)" in lines 4 and 5, and inserting in lieu thereof the words and figures "sixty thousand two hundred fifty dollars (\$60,-250.00)";

That section 2, line 8, be amended by striking the figures "\$7,500.00" and inserting in lieu thereof the figures "\$8,250.00";

That section 2, line 10, be amended by striking the figures "44,500.00" and inserting in lieu thereof the figures "52,000.00";

That section 2, line 13, be amended by striking the figures "\$52,000.00" and inserting in lieu thereof the figures "\$60,250.00".

- 2. That the Senate recede from their amendment to section 8.
- 3. That the Senate recede from their amendment to section 12 and that section 12, line 7, be amended by striking the figures "\$6,000.00" and inserting in lieu thereof the figures "\$6,180.00";

That section 12, line 9, be amended by striking the figures "\$74,000.00" and inserting in lieu thereof the figures "\$73,820.00".

- 4. That the House concur in the Senate amendments to section 14.
- 5. That the Senate recede from their amendments to section 22 and that section 22, lines 4 and 5, be amended by striking the words and figures "three hundred eighty-four thousand four hundred fifty dollars (\$384,450.00)" and inserting in lieu thereof the words and figures "three hundred eighty-nine thousand four hundred fifty dollars (\$389,450.00)";

That section 22, line 31, be amended by striking the figures "\$60,000.00" and inserting in lieu thereof the figures "\$65,000.00";

That section 22, line 83, be amended by striking the figures "\$384,450.00" and inserting in lieu thereof the figures "\$389,450.00".

6. That the Senate recede in their amendments to lines 7 and 11 of section 32, and that section 32, line 11, be amended by striking the figures "\$46,400.00" and inserting in lieu thereof the figures "\$46,050.00".

Respectfully submitted,
ALLERT G. OLSON.
ARCH W. McFarlane.
DEWEY E. GOODE.
H. F. NELSON.
On the Part of the House.

H. E. WEICHMAN.
EARL C. FISHBAUGH, JR.
LEROY S. MERCER.
On the Part of the Senate.

Passed on file.

SPECIAL COMMITTEE REPORT

Mr. Speaker and Members of the House of Representatives:

The following is the recommendation of the patronage committee as to the number of office force employees required for the efficient operation of the House of Representatives:

Chief Clerk

- 1 Assistant Chief Clerk
- 1 Reading · Clerk
- 1 Law Clerk
- 1 Engrossing Clerk
- 3 Journal Clerks
- 4 Enrolling Clerks
- 1 Supervisor of Clerks
- 2 Secretaries to Chief Clerk
- 1 Secretary to Law Clerk
- 1 Index Clerk
- 1 Payroll Clerk
- 1 Sergeant-at-Arms
- 2 Assistant Sergeants-at-Arms
- 1 Bill Clerk
- 3 Assistant Bill Clerks
- 2 File Clerks, to work from 6:00 a.m. to 9:00 a.m. as such, and from 9:00 a.m. to 3:00 p.m. to work as doorkeepers
- 1 Supply Clerk only
- 1 Postmaster
- 2 Multilith Operators
- 1 Chief Electrician
- 1 Assistant Electrician
- 1 Control Board Operator
- 1 Chief Doorkeeper
- 1 Assistant Doorkeeper
- 8 Doorkeepers, in addition to the two file clerks who will serve as doorkeepers
- 2 Cloakroom Matrons
 - 2 Porters
 - 9 Pages, which includes one who will serve as a telephone page.

Respectfully submitted, SLOANE of Polk. GALLUP of Jefferson. YOUNG of Union. WALKER of Hamilton. LISLE of Page. DAVIS of Fayette. NELSON of Woodbury. WALTER of Hardin.

Passed on file.

Walter of Hardin offered the following resolution, proposed by him, Kuester of Cass, Poston of Wayne and Butler of Pocahontas:

HOUSE RESOLUTION 9

Whereas, a simplified report from each state department as to its income and disbursements would be beneficial in guiding individual members of the House of Representatives,

Be It Resolved by the House of Representatives: That each department or subdivision of the State of Iowa for which appropriation is made by the General Assembly be requested to submit to the House of Representatives a report of the total receipts of such subdivision and the source of such funds with a recapitulation of the expenditures made and the purpose for which made.

Aforesaid report should be as concise and brief as is consistent with accuracy, and a copy thereof provided for each member of the House of Representatives.

Passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 94, 422, 152 and 183.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 94, 422, 152 and 183.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Files 94, 422, 152 and 183.

ELMER A. BASS, Chairman.

Report adopted:



COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor: April 16, 1951.

Honorable Wm. H. Nicholas. Lieutenant Governor. President of the Senate. Dear Mr. President:

I am returning Senate File 476 without my signature, according to the provisions of section 16. Article III. of the State Constitution.

My reason for vetoing this measure is because of the fact that, in its general application, it will serve no material benefit or gain for the sportsmen of our state; and because of the added fact that, in my judgment, it is not a desirable policy to raise discriminatory legislation between the states.

On the other hand, it is desirable for our state to set an example of good will and understanding, and I rather think the results of this action on this legislation will impress the people of South Dakota with the fact that we seek to deal fairly and considerately, and will encourage them in all good faith to correct any discrimination against the sportsmen of our state.

> Respectfully, WM. S. BEARDSLEY, Governor.

MOTION FILED

MR. SPEAKER: We move to withdraw Senate File 354 from the sifting committee.

> FRANCIS E. TIERNEY. EARL RYAN. FRANK PEDRICK. CARL H. RINGGENBERG. HARVEY UHLENHOPP.

AMENDMENT FILED

- Amend House Concurrent Resolution 25 by adding thereto the 1
- 2 following:
- 8 "Be It Further Resolved, that no member of the House
- of Representatives of this state of the Fifty-third or Fifty-fourth General
- Assemblies or their staffs, while in the performance of
- duties imposed upon them in matters pertaining to said
- 7 house lighting improvement project, shall be personally
- liable to the State of Iowa, or to any other person, firm
- or corporation, arising out of the performance of the duties
- 10 imposed upon them or incident to the making of a contract
- 11 with Collins and Company for the installation of lighting
- 12 equipment in the House chamber, or in the performance of
- 18 any other act arising out of the refusal to pay the amount

and or the moon fahr

14 of the contract price demanded by the Collins and Company,

15 or in carrying out the intention and purpose of this

16 resolution."

SLOANE of Polk.
BUCK of Marshall.
HARRIS of Adair.
MENSING of Cedar.
PATRICK of Sioux.
MALLONEE of Audubon.

On motion by Goode of Davis, the House recessed until the fall of the gavel.

The House reconvened, Speaker Lynes in the chair.

Prayer was offered by the Reverend Paul Figge, First Presbyterian Church, Brooklyn.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Clark of Marion on request of Burris of Jackson.

PRESENTATION OF VISITORS

Clark of Appanoose presented to the House twenty-four junior and senior American government students of Mystic High School, accompanied by Sam Lynn, superintendent, Mrs. Felice Noble and Miss Edna Evans, teachers; also, his son and daughter, Billie and Sally, and his father, D. W. Clark of Mystic.

Pendleton of Buena Vista presented to the House eight women representing the Buena Vista Farm Bureau Get-Out-the-Vote group.

Palmer of Lee presented to the House six Future Farmers of America from Donnellson Independent School, accompanied by their leader, Charles E. Perdue, Donnellson.

PETITIONS

Paul of Poweshiek presented two telegrams from the Business and Professional Women's Clubs, Clinton, urging that the civilian defense bill be placed on the House calendar.

Referred to the sifting committee.

Paul of Poweshiek presented a letter from the committee on teacher education, Wartburg College, Waverly, urging support of House Files 420 and 433; and Senate File 345.

Referred to the sifting committee.

Paul of Poweshiek presented a letter from a resident of Mason City urging that House File 502 be placed on the House calendar.

Referred to the sifting committee.

Pieper of Allamakee offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable John Edmund O'Brien of Allamakee County, who was a member of the Forty-third session of the General Assembly, passed away in July, 1947;

Therefore, Be It Resolved by the House of Representatives, that a committee of four be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to the state.

Resolution adopted.

The Speaker appointed as such committee Pieper of Allamakee, Davis of Fayette, Langland of Winneshiek and McFarlane of Black Hawk.

INTRODUCTION OF BILL

House File 638, by committee on claims, a bill for an act to make appropriations to Allert G. Olson, Osage, Iowa; Howard E. Brookings, Oakland, Iowa; Jacob Van Zwol, Paullina, Iowa; Gene Poston, Corydon, Iowa, and Morse E. Crosier, Coggon, Iowa, for services rendered as members of the House improvement committee.

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 27, a bill for an act relating to exemptions from moneys and credits taxation of the capital stock in certain manufacturing corporations.

Also: That the Senate has adopted the reports of the joint committee on capitol improvements.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 288, a bill for an act to provide for the termination of contracts for the construction of public improvements when construction or work thereon is stopped because of a national emergency.

CARROLL A. LANE, Secretary.

ADOPTION OF SENATE CONCURRENT RESOLUTIONS Hendrix of Muscatine called up for consideration Senate Concurrent Resolution 19, found on pages 1444 to 1448 of the Journal of April 16, and moved its adoption.

Resolution adopted.

Hendrix of Muscatine called up for consideration Senate Concurrent Resolution 21, found on pages 1448 to 1451 of the Journal of April 16, and moved its adoption.

Resolution adopted.

Lucken of Plymouth asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of Senate Concurrent Resolution 22, found on page 1469 of the Journal, and moved its adoption.

Resolution adopted.

Lucken of Plymouth asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of Senate Concurrent Resolution 23, found on page 1470 of the Journal, and moved its adoption.

Resolution adopted.

HOUSE RESOLUTION 9 DEFERRED

Walter of Hardin asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of House Resolution 9, found on page 1486 of the Journal, and moved its adoption.

Mallonee of Audubon asked and obtained unanimous consent to defer action on House Resolution 9.

SENATE AMENDMENTS CONSIDERED

Lucken of Plymouth called up for consideration House File 117, a bill for an act to amend chapter three hundred thirty-one (331), Code 1950, by adding thereto the following new sections relating to establishing districts for members of boards of supervisors elected at large, amended by the Senate, and moved that the House concur in the following Senate amendments:

- 1. Amend House File 117 by striking from lines 3 and 4 the word "now" in each of said lines.
- 2. Further amend House File 117 by adding the following new section: "Sec. 2. Amend section three hundred thirty-one point eight (331.8), Code 1950, by inserting after the comma (,) in line two (2) the following: 'or shall, when petitioned by 10 per cent of the number of qualified electors having voted in the last previous general election for Governor'; and by striking the period (.) at the end of the section and adding the

following: ', except that when districted following petition the districts cannot be abolished except by petition of one-tenth of the qualified electors of the said county and submission of the question to the qualified electors of the county at the next general election.'"

- 3. Further amend House File 117 by adding the following new section: "Sec. 3. Amend section three hundred thirty-one point nine (331.9), Code 1950, by inserting the following after the comma (,) in line two (2): 'except that after the year 1950, in the division of counties now having five supervisors, and made up of sixteen townships with a county seat having a population between 6,000 and 7,000 shall be divided into four districts containing four townships each the borders of which are contiguous and one district made up of the county seat;'."
- 4. Further amend House File 117 by adding the following new section: "Sec. 4. In any county having three (3) members of the board of supervisors elected at large, the board of supervisors, the county auditor and the clerk of the district court at the time provided for the regular meeting of the board in January in any even-numbered year may divide its county into three supervisor districts corresponding to the number of miles of road in such county. Such districts shall be as nearly equal in miles of road as practicable and shall embrace a territory as compact as is practicable considering the miles of road and the location of the roads in such districts. In the laying out of such districts corporation boundaries shall not necessarily be considered as district boundaries wherein the division board set up by this Act feels the purpose of the Act will be best served by not following such corporation boundaries. Each of said districts shall be entitled to one member residing therein on said board to be elected at large by the electors of the entire county."
- 5. Further amend House File 117 by adding a new section as follows: "Sec. 5. In setting out such districts the division board shall number such districts 1, 2 and 3. Should there be a district in which no supervisors live such district shall be district No. 1. Should there be two districts wherein no supervisors live they shall be Nos. 1 and 2. At the next general election following the setting up of such districts there shall be a supervisor elected in each of said districts wherein no supervisor lives and no supervisor shall be elected in a district in which there is a holdover supervisor."
- 6. Further amend House File 117 by adding the following new section: "Sec. 6. No supervisor so elected shall serve until there is a vacancy in such district having more than one member and such vacancy shall be for the same term as the supervisor-elect in such district was elected to fill."
- 7. Amend the title to House File 117 by striking all after the word "Act" and inserting in lieu thereof the following: "to amend chapter three hundred thirty-one (331), Code 1950, relating to election of boards of supervisors of counties."

Motion prevailed, and the House concurred.

Lucken of Plymouth moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed



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:

Abel	Fiene	Miller of	Ryan
Aubrey	Frey	Black Hawk	Sar
Bass	Gallup	Moore of Butler	Schroeder
Berry	Hanson	Moore of Louisa	Schwengel
Bloedel	Harris	Mooty	Sherod
Boothby	Heinz	Morris	Sloane
Brockmeyer	Huisman	Nelson of Jasper	Smith
Brookings	Judd	Nicholson	Soeth
Brownlie	Klemesrud	Nielsen	Stevens
Buck	Koch	Norland	Stiffler
Burris	Kosek	Nystrom	Strawman
Burrows	Kuester	Oeth	Tate
Butler	Langland	Olson	Uhlenhopp
Clark of	Lisle	Oppedahl	Van Zwol
Appanoose	Lucken	Patrick	Voigtmann
Cooksey	Ludwig	Pedrick	Walter
Cornick	Martin	Pendleton	Washburn
Crabb	McEleney	Pieper	Weiss
Crosier	McFarlane	Putney	Weston
Davis	Mensing	Ramseyer	White
Eckels	Metz	Ringgenberg	Young
Fairchild	Meyer	Robinson	Mr. Speaker

The nays were, 5:

Hansen Miller of Shelby Loss

Poston Shepard

Absent or not voting, 17:

Brown Hendrix Nelson of Paul Clark of Marion Jones Woodbury Shifflett Darrington Mallonee Goode McNeal Palmer Walker

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Klemesrud of Winnebago called up for consideration House File 592, a bill for an act to change the official designation of the four state hospitals for insane to Mental Health Institutes at the cities and towns wherein located, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 592 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The 'Cherokee State Hospital' shall hereafter be designated as follows: 'Mental Health Institute, Cherokee, Iowa'.

"Sec. 2. The 'Clarinda State Hospital' shall hereafter be designated as follows: 'Mental Health Institute, Clarinda, Iowa'.

"Sec. 3. The 'Independence State Hospital' shall hereafter be designated as follows: 'Mental Health Institute, Independence, Iowa'.

"Sec. 4. The 'Mount Pleasant State Hospital' shall hereafter be desig-

nated as follows: 'Mental Health Institute, Mount Pleasant, Iowa'.

"Sec. 5. The Code editor is hereby authorized and directed to change the designation of the institutions herein mentioned, by striking all references to 'State Hospitals', wherever in the statutes they appear, and inserting in lieu thereof the 'Mental Health Institute' designation followed by the appropriate location thereof as herein set forth."

Motion prevailed, and the House concurred.

Klemesrud of Winnebago moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Goode Miller of Shelby Robinson Aubrev Hanna Moore of Butler Ryan Bass Hanson Moore of Louisa Sar Berry Harris Mooty Schroeder Bloedel Heinz Morris Schwengel Boothby Nelson of Jasper Hendrix Shepard Brockmeyer Huisman Nelson of Sherod Brookings Jones Woodbury Sloane Brownlie Judd Nicholson Smith Buck Klemesrud Nielsen Soeth Stiffler Burris Koch Norland Kosek Burrows Nystrom Strawman Butler Oberman Kuester Tate Clark of Langland Oeth Uhlenhopp Van Zwol Appanoose Lisle Olson Oppedahl Palmer Voigtmann Walker Сооквеу Loss Cornick Lucken Crabb Ludwig Patrick Walter Crosier Martin Paul Washburn Darrington Pedrick McEleney Weiss Davis McFarlane Pendleton Weston Eckels Mensing Pieper White Fairchild Metz Poston Young Fiene Meyer Miller of Putney Mr. Speaker Ramseyer Frey Black Hawk Gallup Ringgenberg

The nays were, 1:

Mallonee

Absent or not voting, 8:

Brown Hansen Munger Stevens Clark of Marion McNeal Shifflett Tierney

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Tate of Cerro Gordo on request of Miller of Shelby.

Olson of Mitchell called up for consideration the following conference committee report and moved its adoption:

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 617

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on House File 617, a bill to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, of the State of Iowa, for the purpose provided by law, beg leave to report and make the following recommendations:

1. That the Senate recede in their amendment to section 2 and that section 2 be amended by striking the words and figures "fifty-two thousand dollars (\$52,000.00)" in lines 4 and 5, and inserting in lieu thereof the words and figures "sixty thousand two hundred fifty dollars (\$60,-250.00)";

That section 2, line 8, be amended by striking the figures "\$7,500.00" and inserting in lieu thereof the figures "\$8,250.00";

That section 2, line 10, be amended by striking the figures "44,500.00" and inserting in lieu thereof the figures "52,000.00";

That section 2, line 13, be amended by striking the figures "\$52,000.00" and inserting in lieu thereof the figures "\$60,250.00".

- 2. That the Senate recede from their amendment to section 8.
- 3. That the Senate recede from their amendment to section 12 and that section 12, line 7, be amended by striking the figures "\$6,000.00" and inserting in lieu thereof the figures "\$6,180.00";

That section 12, line 9, be amended by striking the figures "\$74,000.00" and inserting in lieu thereof the figures "\$73,820.00".

- 4. That the House concur in the Senate amendments to section 14.
- 5. That the Senate recede from their amendments to section 22 and that section 22, lines 4 and 5, be amended by striking the words and figures "three hundred eighty-four thousand four hundred fifty dollars (\$384,450.00)" and inserting in lieu thereof the words and figures "three hundred eighty-nine thousand four hundred fifty dollars (\$389,450.00)";

That section 22, line 31, be amended by striking the figures "\$60,-000.00" and inserting in lieu thereof the figures "\$65,000.00";

That section 22, line 83, be amended by striking the figures "\$384,450.00" and inserting in lieu thereof the figures "\$389,450.00".

6. That the Senate recede in their amendments to lines 7 and 11 of section 32, and that section 32, line 11, be amended by striking the figures "\$46,400.00" and inserting in lieu thereof the figures "\$46,050.00".

Respectfully submitted,
ALLERT G. OLSON.
ARCH W. MCFARLANE.
DEWEY E. GOODE.
H. F. NELSON.
On the Part of the House.

H. E. WEICHMAN.
EARL C. FISHBAUGH, JR.
LEROY S. MERCER.
On the Part of the Senate.



Roll call demanded by Miller of Shelby and Olson of Mitchell.

On the question "Shall the report be adopted?"

Rule 18 invoked.

The ayes were, 48:

Hanson Nelson of Schwengel Bloedel Koch Woodbury Sloane Brookings Kosek Oberman Smith Kuester Brown Olson Strawman Brownlie Oppedahl Palmer Langland Tierney Butler Ludwig Uhlenhopp Cooksey McFarlane Paul Van Zwol Cornick Metz Pendleton Walter Crosier Meyer Ramsever Washburn Davis Miller of Ringgenberg Weiss Black Hawk Fairchild Sar Weston Moore of Butler Schroeder Goode Mr. Speaker Hansen Mooty

The nays were, 53:

Abel Frey McElenev Pieper Aubrev Gallup McNeal Poston Berry Mensing Hanna Putney Miller of Shelby Boothby Harris Robinson Brockmeyer Hendrix Moore of Louisa Shepard Buck Huisman Sherod Morris Burris Jones Nelson of Jasper Soeth Burrows Judd Nicholson Stevens Clark of Stiffler Klemesrud Nielsen Appanoose Lisle Norland Voigtmann Walker Crabb Loss Nystrom Darrington Lucken Patrick White Eckels Mallonee Pedrick Young Fiene Martin

Absent or not voting, 7:

Clark of Marion Munger Ryan Tate Heinz Oeth Shifflett

Motion lost, and the conference committee report was rejected.

Putney of Tama in the chair.

SENATE AMENDMENT CONSIDERED

Goode of Davis called up for consideration the following resolution:

HOUSE CONCURRENT RESOLUTION 28

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 ship-

ment to the home residences of the Speaker of the House and the President of the Senate,

amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Concurrent Resolution 28 by adding thereto the following:

"Be It Further Resolved: That a copper plate with the proper inscription thereon showing that the chair was presented by the Fifty-fourth General Assembly be properly attached to said chairs."

Motion prevailed, and the House concurred.

Goode of Davis moved the adoption of the resolution as amended. Resolution adopted.

POINT OF PERSONAL PRIVILEGE

McNeal of Wright rose under the question of personal privilege and, on behalf of the House, presented a gift to the Honorable Lawrence Putney of Tama, Speaker pro tempore.

CONSIDERATION OF BILLS

Strawman of Jones asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of House File 635, a bill for an act to amend Senate File 393 passed by the Fifty-fourth General Assembly, and approved by the Governor, providing for the issuance of a patent to a certain tract of land in Monroe County, Iowa.

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:

Aubrey Cornick Huisman McNeal Bass Crabb Jones Mensing Berry Crosier Judd Metz Bloedel Davis Klemesrud Meyer Boothby Eckels Koch Miller of Brockmeyer Fairchild Kosek Black Hawk Brookings Fiene Miller of Shelby Langland Brownlie Frey Moore of Butler Loss Gallup Buck Moore of Louisa Lucken Burris Goode Ludwig Mooty Burrows Hanna Morris Mallonee Butler Nelson of Jasper Hansen Martin Clark of McEleney Hanson Nelson of Appanoose Hendrix McFarlane Woodbury

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Nicholson Uhlenhopp Pedrick Shepard Van Zwol Nielsen Pendleton Sherod Norland Pieper Sloane Walker Nystrom Poston Smith Walter Oberman Washburn Putney Soeth Weiss Stevens Olson Robinson Oppedahl Stiffler Weston Sar Schroeder Strawman White Palmer Patrick Schwengel Tierney Young Paul

The nays were, none.

Absent or not voting, 18:

Oeth Shifflett Abel Harris Heinz Ramseyer Tate Brown Clark of Marion Kuester Voigtmann Ringgenberg Lisle Mr. Speaker Cooksey Ryan Darrington Munger

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Strawman of Jones asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of House File 636, a bill for an act authorizing patent to issue to the west half $(W\frac{1}{2})$ of the southwest quarter $(SW\frac{1}{4})$ of section sixteen (16) in township eighty-four (84) north, range three (3) east of the fifth (5th) principal meridian, lying south of the Maquoketa River in Jackson County, Iowa.

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:

Abel Fairchild Nielsen Ludwig Aubrey Fiene Mallonee Norland Bass Frey Martin Nystrom Gallup Berry McEleney Oberman Bloedel Goode McFarlane Oeth Boothby Hanna McNeal Olson Brockmeyer Oppedahl Hansen Mensing Brookings Heinz Metz Palmer Brownlie Hendrix Meyer Patrick Buck Huisman Miller of Paul Burris Jones Black Hawk Pedrick Burrows Judd Miller of Shelby Pendleton Moore of Butler Butler Klemesrud Pieper Clark of Koch Moore of Louisa Poston Kosek Putney Appanoose Mooty Crabb Langland Morris Ringgenberg Crosier Loss Nelson of Jasper Sar Eckels Lucken Nicholson Schroeder

Uhlenhopp Shepard Stevens Weiss Weston Sherod Stiffler Van Zwol Strawman Walker White Sloane Smith Tierney Washburn Young Soeth

The nays were, none.

Absent or not voting, 21:

Brown Hanson Nelson of Shifflett Clark of Marion Harris Woodbury Tate Voigtmann Walter Knester Ramseyer Cooksey Robinson Corniek Lisle Darrington Munger Rvan Mr. Speaker Davis Schwengel

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Strawman of Jones asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of House File 637, a bill for an act to legalize the conveyance of certain property in Buchanan County to the Iowa State College of Ames, Iowa, as a conveyance to the State of Iowa for the benefit of the state board of education and the Iowa State College of Agriculture and Mechanic Arts, and to authorize the issuance of a patent for such property.

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, 85:

Mensing Abel Gallup Putney Miller of Shelby Aubrev Goode Ringgenberg Hanna Moore of Butler Bass Berry Hansen Moore of Louisa Schroeder Bloedel Schwengel Harris Mooty Boothby Heinz Morris Shepard Brockmeyer Hendrix Nelson of Jasper Sherod Nicholson Brookings Huisman Sloane Brownlie Jones . Nielsen Smith Buck Judd Norland Soeth Nystrom Stevens Burris Klemesrud Burrows Koch Oberman Strawman Butler Kosek Oeth Tierney Langland Clark of Olson Uhlenhopp Lisle Oppedahl Appanoose Walker Crabb Walter Loss Patrick Washburn Crosier Ludwig Paul Mallonee Darrington Pedrick Weiss Davis Martin Pendleton Weston Eckels McEleney Pieper White Fairchild McFarlane Young Poston Fiene McNeal

The nays were, none.

Absent or not voting, 23:

Lucken Nelson of Shifflett Clark of Marion Metz Woodbury Stiffler Palmer Tate Cooksey Meyer Van Zwol Miller of Cornick Ramseyer Black Hawk Robinson Voigtmann Frev Mr. Speaker Hanson Munger Rvan Kuester

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Speaker Lynes in the chair.

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of House File 638, a bill for an act to make appropriations to Allert G. Olson, Osage, Iowa; Howard E. Brookings, Oakland, Iowa; Jacob Van Zwol, Paullina, Iowa; Gene Poston, Corydon, Iowa, and Morse E. Crosier, Coggon, Iowa, for services rendered as members of the House improvement committee.

Olson of Mitchell offered the following amendment and moved its adoption:

Amend House File 638 by striking section one (1) and renumbering the remaining sections.

Goode of Davis moved the previous question.

Motion prevailed.

Roll call demanded by Schwengel of Scott and Pendleton of Buena Vista.

On the question "Shall the amendment be adopted?"

The ayes were, none.

The nays were, 88:

Abel Crabb Judd Metz Aubrey Darrington Klemesrud Meyer Bass Davis Koch Miller of Berry Eckels Kosek Black Hawk Bloedel Fairchild Kuester Miller of Shelby Boothby Fiene Langland Moore of Butler Brockmeyer Gallup Lisle Moore of Louisa Goode Brookings Loss Mooty Brown Hanna Mallonee Morris Brownlie Hansen Martin Nelson of Jasper McEleney Buck Hanson Nelson of Burrows Harris McFarlane Woodbury Butler Hendrix McNeal Nicholson Cornick Huisman Nielsen Mensing



Norland Pieper Shifflett Voigtmann Walker Oberman Poston Sloane Walter Oeth Putney Smith Oppedahl Washburn Ringgenberg Soeth Weiss Palmer Stevens Weston Patrick Schroeder Strawman Uhlenhopp Paul Schwengel White Pedrick Shepard Van Zwol Young Pendleton Sherod

Absent or not voting, 20:

Burris Frey Munger Ryan Clark of Heinz Nystrom Stiffler Appanoose Jones Olson Tate Clark of Marion Lucken Ramseyer Tierney Cooksey Ludwig Robinson Mr. Speaker Crosier

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?"

Olson of Mitchell, Brookings of Pottawattamie, Van Zwol of O'Brien, Poston of Wayne and Crosier of Linn were excused from voting, under Rule 15.

The ayes were, 84:

Hansen Miller of Putney Aubrey Black Hawk Hanson Ringgenberg Bass Harris Miller of Shelby Sar Moore of Butler Berry Heinz Schroeder Moore of Louisa Bloedel Hendrix Schwengel Mooty Shepard Boothby Huisman Brockmeyer Judd Morris Sherod Brown Klemesrud Nelson of Jasper Sloane Brownlie Koch Smith Nelson of Buck Kosek Woodbury Soeth Burrows Kuester Nicholson Stevens Butler Langland Nielsen Strawman Cornick Norland Lisle Uhlenhopp Crabb Loss Oberman Walker Darrington Mallonee Oeth Walter Oppedahl Davis Martin Washburn Eckels McEleney Palmer Weiss Fairchild McFarlane Patrick Weston Fiene McNeal Paul White Gallup Mensing Pedrick Young Goode Metz Pendleton Mr. Speaker Hanna Meyer

The nays were, none.

Absent or not voting, 24:

Brookings Frev Olson Shifflett Stiffler Burris Jones Pieper Tate Clark of Lucken Poston Appanoose Ludwig Ramseyer Tierney Clark of Marion Munger Robinson Van Zwol Cooksev Nystrom Ryan Voigtmann Crosier

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

EXPLANATION

With regard to the amendment filed by me to House File 638, I wish to make the following explanation:

I feel too keenly the trust and responsibilities of a state legislator to seek reimbursement for services rendered, especially so, when it appears from the House improvement investigation report that we failed, unwittingly and inadvertently, to make certain savings to the state under a difficult set of circumstances.

ALLERT G. OLSON.

Senate File 494, a bill for an act to legalize and validate the proceedings taken by the board of supervisors of Appanoose County for authority to erect a building to be used for the storage and repair of county road working machinery and bridge and road building materials, was taken up for consideration.

Clark of Appanoose offered the following amendment and moved its adoption:

Amend the publication clause to Senate File 494 by inserting the names of the following newspapers: "Daily Iowegian and Citizen, Centerville, Iowa and Moulton Weekly Tribune, Moulton, Iowa".

Amendment adopted.

Clark 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, 85:

Abel Brownlie Darrington Harris Aubrey Davis Heinz Buck Bass Burrows Eckels Huisman Fairchild Judd Berry Butler Bloedel Clark of Fiene Klemesrud Boothby Appanoose Gallup Koch Brockmeyer Crabb Hanna Kosek Brookings Crosier Hansen Langland

Lisle	Nelson of Jasper	Pieper	Strawman
Loss	Nicholson	Poston •	Tierney
Ludwig	Nielsen	Putney	Uhlenhopp
	' Norland	Ringgenberg	Van Zwol
McEleney	Nystrom	Sar	Voigtmann
McFarlane	Oberman	Schroeder	Walker
McNeal	Oeth	Schwengel	Walter
Mensing	Olson	Shepard	Washburn
Meyer	Oppedahl	Sherod	Weiss
Miller of Shelby	Palmer	Sloane	Weston
Moore of Butler	Patrick	Smith	White
Moore of Louisa	Paul	Soeth	Young
Mooty	Pedrick	Stevens	Mr. Speaker
Morris	Pendleton		

The nays were, none.

Absent or not voting, 23:

Brown	Hanson	Metz	Ramseyer
Burris	Hendrix	Miller of	Robinson
Clark of Marion	Jones	Black Hawk	Ryan
Cooksey	Kuester	Munger	Shifflett
Cornick	Lucken	Nelson of	Stiffler
Frey	Mallonee	Woodbury	Tate
Goode			

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of Strawman of Jones, chairman, Patrick of Sioux, Brown of Mahaska and Uhlenhopp of Franklin, on the part of the House, to the second conference committee for the consideration of House File 617.

On motion by Goode of Davis, the House recessed until the fall of the gavel.

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Nelson of Jasper presented to the House eleven American government students from Newburg High School, accompanied by Del C. Smith, principal.

Metz of Decatur and Poston of Wayne presented to the House the Honorable Roy Hawkins, former member of the General Assembly.

SPECIAL COMMITTEES APPOINTED

The Speaker announced the appointment of Lucken of Plymouth, chairman, Kosek of Linn, Crosier of Linn, Mensing of Cedar and

McEleney of Clinton, on the part of the House, to carry out the provisions of Senate Concurrent Resolution 22.

The Speaker announced the appointment of Cooksey of Clay, chairman, Nielsen of Monona, Oppedahl of Humboldt, Loss of Kossuth and Soeth of Emmet, on the part of the House, to carry out the provisions of Senate Concurrent Resolution 23.

MESSAGES FROM 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 188, a bill for an act relating to state aid for vocational education.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 502, a bill for an act making appropriation to provide for facilities and training of units of Reserve components.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 505, a bill for an act making appropriations to certain persons and/or school districts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 512, a bill for an act to make appropriations to members of the committee on interstate cooperation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 514, a bill for an act making appropriations for payment of miscellaneous expense of the Fifty-fourth General Assembly.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained therein and passed Senate File 33, a bill for an act relating to taxation and other sources of municipal revenue.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained in the conference committee report and passed Senate File 165, a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof.

Also: That the Senate has adopted the conference committee report and passed Senate File 212, a bill for an act relating to the ordinances of municipal corporations.

Also: That the President of the Senate has appointed as members of a second conference committee on House File 617, a bill for an act to appropriate funds to various departments and various divisions thereof, of the

state of Iowa, on the part of the Senate: Senators Lynes, Bateson, Vest and O'Malley.

Also: That the Senate has receded from section 2 of its amendment to and has passed House File 634, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1951.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 33, authorizing payment of certain Senate and House bills.

Also: That the Senate has concurred in the House amendments to and passed Senate File 477, a bill for an act appropriating funds to the board of education.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 188, a bill for an act to amend chapter two hundred fifty-eight (258), Code 1950, relating to state aid for vocational education.

Read first time and referred to sifting committee.

Senate File 502, a bill for an act assenting to the provisions of the act of Congress entitled "An act to provide for the acquisition, construction, expansion, rehabilitation, conversion, and joint utilization of facilities necessary for the administration and training of units of the Reserve components of the Armed Forces of the United States, and for other purposes", approved September 11, 1950, and to make an appropriation therefor.

Read first time and referred to sifting committee.

Senate File 512, a bill for an act to make appropriations to members of the committee on interstate cooperation, namely: Paul E. McCarville, J. E. Hansen, Allert G. Olson, Albert Weiss, Ernest Palmer, Jr., Fred Schwengel, W. Eldon Walter and F. M. Roberts.

Read first time and passed on file.

Senate File 514, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Fifty-fourth General Assembly.

Read first time and referred to committee on appropriations.

Senate File 505, a bill for an act to make appropriations to sheriff of Marshall County (General Mills, Inc.), West Riverside Independent School District, Grant Township Independent School Dis-



trict, Garfield Township Independent School District, Red Oak Township School District, Stennett Consolidated School District, Pomeroy Independent School District.

Read first time and passed on file.

EXPLANATION OF VOTE ON SENATE FILE 477

In accordance with Article III, section 10, of the Iowa Constitution, I should like to explain my vote on Senate File 477. I cast a dissenting vote. I desire to explain my reason for so doing not only for the purpose of explaining my vote, but also for the purpose of putting on record some facts that I think should come to the attention of the citizens of Iowa.

At the outset of my presentation of the amendment which would have given a substantial increase in appropriations to the university for the next biennium, I referred to a quotation from Hamlet's soliloquy—"To be or not to be"—with reference to the university. This, I sincerely believe, is the issue.

In setting down this record I don't want to impugn the character of any member of the House. I simply want to point out that (1) I don't believe we have a real sense of the value of education which is so important in our complex society today, and (2) I don't believe we are sufficiently interested in getting all the facts relative to the educational institutions in the State of Iowa. This possibly could be because of a lack of good public relations between the institutions and the legislature, and the fact that the legislature today has so many varied interests to consider that education seems to be relegated to a secondary position.

There is probably some value in calling to our minds what the objectives of education and educational institutions are. It seems to me that in any well balanced educational organization the objective of classroom study should be to raise the cultural standards on which our society is built, to advance the frontiers of knowledge in seeking and establishing beyond question the fundamental truths of life. Education should further seek to advance the frontiers of knowledge through a well coordinated and planned research program in all the sciences, and to study and explore avenues in which human suffering may be relieved and our standard of living raised.

The record shows conclusively that those who have been in charge in universities and educational institutions have tried their utmost to attain these objectives, and Iowa has just reason to be proud of her achievements thus far. But I think there is much evidence to show that we in the legislature who are, in a sense, its board of directors have not truly reflected what the people of Iowa want, because I feel we have not appropriated enough money to carry on an adequate, expanding and growing program in our educational institutions.

Now I should like to discuss the question "Can Iowa afford better schools on a state level?" It is a matter of historical record that Iowa has always been willing to sacrifice for good schools and for many years the appropriations for the state university came from property taxes.

These taxes were more sacrificial than our present system of taxation. Nowhere is there any record of any opposition of any consequence to appropriations given to institutions of higher learning. Twenty-five years ago over 25 per cent of the total receipts of the state went to the support of institutions of higher learning, and that was at a time when there was no great accent on hospitals and other services that have since been added to the responsibilities of Board of Education. That percentage has now been reduced to 11 per cent of the total state income. This includes money for Oakdale School for the Blind and hospital services.

To put it another way, the university itself in 1925 received 6.9 per cent of the total appropriations, but went to a low in 1946 of 2.2 per cent, and in 1948 and 1949 of 2.4 per cent.

The gentleman from Cerro Gordo put it another way yesterday when he quoted the following figures that I think are very significant: "In terms of bushels of corn—in 1932-1933 it took 1,478 bushels per student for education at the university. In 1948-1949 it took only 259 bushels of corn per student for education."

The Strayer report of October, 1950, states that the average per capita income went from \$546 in 1929 to \$1,491 in 1948, or to put that in round figures, the total income of Iowa in 1929 was \$1,365,000,000 to almost \$5,000,000,000 in 1948. There are many other figures that would substantiate this same trend in state income. The point I want to make is that Iowa can afford better schools on a state level, and I believe further that the people of Iowa want better schools.

Now I want to pose the question "Does the university of Iowa need more money for its current and future program?" First may I say that, in my opinion, the reports and analysis of the needs pointed out to us by the members of the Board of Education are honest estimates. They reflect good business and sound judgment. But probably there is something to be said in giving us a better picture in the way of an abbreviated report of their askings. The board should definitely say "this is the type of university we want, and this is the amount of money it takes to get it," rather than "this is what so much money will buy in the way of education, and you be the judge". I still do not believe that the legislature should be completely absolved of the blame for we should all want the very best in education.

The very best in education as outlined to us by the Board of Education indicates a need of some \$8,000,000 to the university. In my opinion, based upon my personal study, it is evident that the Iowa Dental School is down and needs a great deal more money that it is now getting to bring its standards up to what we should expect from our Dental School.

This is one of the first indications that our university is breaking down, and that administration is working under a tremendous handicap to hold things together and keep the entire school going. If this situation is allowed to continue very long it will have disastrous results finally for all the departments of the university.

Iowa should not be at the bottom from the standpoint of salaries paid its instructors. Rather, I think we should be above the average at least, and there is nothing wrong with being at the top. With 75 to 80 per cent of the appropriation going for salaries this is important. After all, good salaries paid for good instructors are a small investment in the long run.

Analysis also shows that the non-academic help of the university is very underpaid as compared with the competitive labor market in their areas. This should not be so in the great state institutions. We should not expect loyalty to an institution alone to keep people there. The converse is true, I believe. You build greater loyalty within your organization by paying adequate salaries for good help.

A further need is shown beyond question in my mind in the fact that a large per cent of the classrooms themselves at the Iowa University are in temporary buildings. In fact, they are, in that sense, poorer than they were in early history when Iowa had much less money and much less income to finance its university.

There is not sufficient appreciation of the fact that the university is more truly higher education than almost any other university in the United States by virtue of the fact that Iowa is blessed with a fine system of junior colleges and denominational colleges that are doing a great job in our state. This very situation proves to be a greater load on the university because of the load this puts on the graduate schools within the university. Sufficient time and effort has not been spent by responsible people to call that to the attention of the citizens of Iowa and the legislature.

By way of summary may I just say that Iowa's institutions have been doing a great job under difficult circumstances, that Iowa, in my opinion and beyond question, can afford and should have better schools, and that the people of Iowa want better schools, and that there is a definite need for more appropriations, specifically for the University of Iowa, and probably for all the educational institutions of the Board of Education.

So in closing I again submit this challenge—the question is "To be or not to be", or, in other words, do we want a university or do we want a college?

FRED SCHWENGEL.

Olson of Mitchell offered the following resolution, proposed by him, Kuester of Cass and Klemesrud of Winnebago:

HOUSE RESOLUTION 10

Whereas, in past sessions and in this session of the Fifty-fourth General Assembly, the work of the appropriations committee and its subcommittees is greatly hampered by lack of time in relation to the work of determining a just and adequate budget for operating the government of the State of Iowa for each biennium. Furthermore, time should be sufficient for each department to be heard and considered in arriving at a just and adequate budget, and

Whereas, the work of the appropriations committees and their subcommittees of both House and Senate would be greatly expedited by having simultaneous or coincidental periods of time in which to meet and work individually or jointly, from the very beginning of each session. Now, Therefore, Be It Resolved, by the House of Representatives, that we recommend to the members of the Fifty-fifth General Assembly that, in setting up their committees and time of work, the aforegoing recommendations be adopted.

Passed on file.

Sloane of Polk offered the following resolution, proposed by him, Lisle of Page, Walter of Hardin, Young of Union, Nelson of Woodbury, Walker of Hamilton and Davis of Fayette:

HOUSE RESOLUTION 11

Whereas, the members of the Fifty-fourth General Assembly have used the services of the legal research department for: research work, conferences, legal opinions, the drafting and re-drafting of bills and/or amendments, and the editing and typing of same, and,

Whereas, some 1,075 instruments have been compiled, prepared and delivered to various members of this legislature by said legal research

department, and,

Whereas, the helpful, constructive cooperation of said legal research department has greatly saved both time and efforts for members of this legislature, which in turn has enabled us to fulfill many other pressing

demands upon our time;

Now, Therefore, Be It Resolved by the House of Representatives: Thatour appreciation be expressed in the form of this resolution, extending our grateful thanks to the attorneys Anthony T. Renda, director, and Henry McKnight, Leonard Abels, Norma Warren and Ray Rosecrans of said department and to the other members of the legislative research staff; Margaret Garver, assistant to director, Mary Elizabeth Simmons, Hazel Johnson, Edith Berlovich, Jessie Corwin, Virginia Garretson, Janice Anderson, Rose Johnson, Leola Hubbard, Laurine Chocholka, Margaret McCabe and Ada Alexander, for their able assistance and willing cooperation to the members of the House during this Fifty-fourth General Assembly in legislative session.

Passed on file.

ADOPTION OF HOUSE RESOLUTION

Walter of Hardin called up for consideration House Resolution 9 and moved its adoption:

HOUSE RESOLUTION 9

Whereas, a simplified report from each state department as to its income and disbursements would be beneficial in guiding individual members of the House of Representatives:

Be It Resolved by the House of Representatives: That each department or subdivision of the State of Iowa for which appropriation is made

by the General Assembly be requested to submit to the House of Representatives a report of the total receipts of such subdivision and the source of such funds with a recapitulation of the expenditures made and the purpose for which made.

Aforesaid report should be as concise and brief as is consistent with accuracy, and a copy thereof provided for each member of the House of Representatives.

Walter of Hardin offered the following amendment and moved its adoption:

Amend House Resolution 9 by striking the second and third paragraphs thereof and inserting in lieu thereof the following:

Be It Resolved by the House of Representatives: That each department or subdivision of the State of Iowa for which appropriation is made by the General Assembly shall, within sixty (60) days after the close of each fiscal year, submit to the members of the General Assembly a simple, concise, mimeographed report, not to exceed one page if possible, showing the general sources of revenue of their departments and the general purposes for which the same were expended.

Amendment adopted.

Walter of Hardin moved the adoption of the resolution as amended.

Roll call demanded by Walter of Hardin and Abel of Clayton.

On the question "Shall the resolution be adopted?"

The ayes were, 91:

Abel Fiene Aubrev Frey Bass Goode Berry Hanna Bloedel Hansen Boothby Hanson Brockmeyer Harris Brookings Heinz Brownlie Hendrix Buck Huisman Burris Jones Burrows Judd Butler Klemesrud Clark of Koch Appanoose Kosek Clark of Marion Kuester Cooksey Langland Cornick Loss Crabb Lucken Crosier Ludwig Darrington Mallonee Davis Martin Eckels McElenev Fairchild McNeal

Mensing Metz Meyer Miller of Black Hawk Miller of Shelby Moore of Butler Mooty Morris Munger Nelson of Woodbury Nicholson Nielsen Norland Oberman Olson Oppedahl Patrick Paul Pedrick Pendleton Pieper

Ringgenberg Ryan Sar Schroeder Schwengel Shepard Sherod Sloane Smith Soeth Stevens Stiffler Strawman Van Zwol Walker Walter Washburn Weiss Weston White Young Mr. Speaker

Poston

The navs were, none.

Absent or not voting, 17:

Brown Nelson of Jasper Gallup Lisle Oeth McFarlane

Nystrom Palmer

Putney Ramsever Robinson Shifflett

Tate Tierney Uhlenhopp Voigtmann

Moore of Louisa

Resolution adopted.

MOTION TABLED

Hansen of Carroll called up for consideration the motion filed by him April 13, found on page 1421 of the Journal, to withdraw House Files 389 and 390 from the sifting committee.

Hendrix of Muscatine moved to lay the motion on the table.

Roll call demanded by Hansen of Carroll and Strawman of Jones.

On the question "Shall the motion be laid on the table?"

The ayes were, 65:

Bloedel Boothby Brockmeyer Brookings Buck Burris Burrows Butler Clark of Appanoose Clark of Marion Cornick Crosier Darrington . Davis

Abel

Kuester Langland Lucken Ludwig Mallonee Martin McNeal Hansen

Fairchild

Frey

Goode

Hanna

Hanson

Hendrix

Klemesrud

Harris

Koch

Kosek

Mensing Meyer Miller of Black Hawk Miller of Shelby Mooty Morris Oberman Olson Oppedahl Palmer Patrick Pieper Putney Ramseyer Ringgenberg

Schroeder Shepard Sherod Sloane Soeth Stevens Stiffler Strawman Van Zwol Walker Walter Washburn Weiss Weston Young Mr. Speaker

The nays were, 22:

Aubrey Bass Brownlie Cooksey Crabb Fiene

Eckels

Heinz Jones Judd Loss McEleney Metz Nicholson Nielsen Norland Pendleton

Sar

Poston Ryan Tierney Uhlenhopp White

Absent or not voting, 21:

Berry Brown Gallup Huisman Lisle McFarlane Moore of Butler Moore of Louisa Munger

Nelson of Jasper Nelson of Woodbury

Nystrom Oeth Paul

Pedrick Robinson Schwengel Shifflett Smith

Tate Voigtmann

Motion prevailed.

Nelson of Woodbury submitted the following report and moved its adoption:

CONFERENCE COMMITTEE REPORT ON SENATE FILE 33

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on Senate File 33, a bill for an act relating to the ordinances of municipal corporations, beg leave to report and make the following recommendations:

That section one (1) of the bill be stricken and the remaining sections renumbered.

That the Senate concur in division 1 of the House amendment (which appears on page 984 of the Senate Journal).

That the House recede from divisions 2 to 6, inclusive, of the House amendment (which appear on page 984 of the Senate Journal).

Respectfully submitted.

JOHN R. HATTERY.

E. C. MYRLAND. G. E. WHITEHEAD.

C. S. VAN EATON. On the Part of the Senate. H. F. "LUM" NELSON.

DEWEY E. GOODE. ERNEST PALMER, JR.

ARCH W. MCFARLANE. On the Part of the House.

Report adopted.

Nelson of Woodbury moved the adoption of the amendment contained in the conference committee report.

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, 91:

Abel Buck Aubrev Burris Bass Butler Berry Clark of Bloedel Appanoose Clark of Marion Boothby Brockmeyer Cooksey Brookings Cornick Brown Crabb Brownlie Crosier

Darrington Davis Eckels Fairchild Fiene Frey

Koch Kosek Kuester Goode Langland Hanna Lisle Hansen Loss Hanson Lucken

Huisman

Klemesrud

Judd

Pendleton Ludwig Morris Smith Mallonee Munger Pieper Soeth Martin Nelson of Poston Tierney McElenev Woodbury Putney Uhlenhopp McFarlane Nicholson Ramseyer Van Zwol McNeal Nielsen Walker Ringgenberg Walter Mensing Norland Ryan Metz Oberman Sar Washburn Meyer Oeth Schroeder Weiss Miller of Olson Schwengel Weston Black Hawk Oppedahl Shepard White Moore of Butler Palmer Sherod Young Moore of Louisa Patrick Sloane Mr. Speaker Mooty Pedrick

The nays were, none.

Absent or not voting, 17:

Stiffler Burrows Jones Paul Gallup Miller of Shelby Robinson Strawman Harris Nelson of Jasper Shifflett Tate Heinz Nystrom Stevens Voigtmann Hendrix

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Nelson of Woodbury submitted the following report and moved its adoption:

CONFERENCE COMMITTEE REPORT ON SENATE FILE 165

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on Senate File 165, a bill for an act relating to the forms of government, classification, and fiscal year of municipal corporations and to the election of officers thereof, beg leave to report and make the following recommendations:

That the House recede from division 2 of its amendment (which appears on page 975 of the Senate Journal) and that section 9 of the bill be stricken and the following inserted in lieu thereof: "Sec. 9. All elective municipal officers shall be elected for a term of office of two years except as hereinafter provided. Members of the council in cities operating under the council manager plan by popular election shall be elected for terms of office of four years. In all municipal corporations the terms of office of any or all elective municipal officials may be changed from two year terms to four year terms or from four year terms to two year terms upon petition and election. The procedure for change in form of government provided in sections thirty-five (35) to thirty-nine (39) hereof shall be applicable to changes in duration of terms of office except that the number of signers of the petition need equal only 10 per cent of the votes cast for the candidate for any municipal office receiving the greatest number of votes at the last preceding regular municipal election. In all municipal corporations where members of the council are elected for four

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year terms such terms shall be staggered so that one-half of the members of the council, as nearly as may be, are elected at each regular municipal election.

"The references in sections ten (10) to fourteen (14) hereof to 'longer' and 'shorter' terms shall apply only to municipal corporations where members of the council are elected for four year terms."

That section twelve (12) of the bill be amended by striking from line five (5) the words "provided in sections ten (10) and eleven (11), hereof", and by striking from line twenty-one (21) the word "(Temporary)."

Respectfully submitted,

JOHN R. HATTERY.
G. E. WHITEHEAD.
E. C. MYRLAND.
C. S. VAN EATON.

H. F. "Lum" Nelson.
ERNEST PALMER, JR.
DEWEY E. GOODE.
ARCH W. MCFARLANE.
On the Part of the House.

On the Part of the Senate.

Report adopted.

Nelson of Woodbury moved the adoption of the amendments contained in the conference committee report.

Amendments 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, 95:

Abel Goode Aubrev Hanna Bass Hansen Berry Hanson Bloedel Harris Brockmeyer Heinz Brookings Hendrix Brown Huisman Brownlie Jones Buck Klemesrud Burris Koch Butler Kosek Clark of Kuester Appanoose Langland Clark of Marion Lisle Cooksey Loss Cornick Lucken Crabb Mallonee Crosier Martin McEleney Darrington McFarlane Davis Eckels McNeal Fairchild Mensing Fiene Metz Frey Meyer

Miller of Black Hawk Miller of Shelby Moore of Butler Moore of Louisa Mooty Morris Munger Nelson of Woodbury Nicholson Nielsen Norland Oberman Oeth Olson Oppedahl Palmer Patrick Paul Pedrick Pendleton Pieper

Poston

Putney Ramseyer Ringgenberg Robinson Ryan Sar Schroeder Schwengel Shepard Sherod Smith Soeth Stiffler Tierney Uhlenhopp Van Zwol Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, 1:

Absent or not voting, 12:

Boothby Ludwig Shifflett Strawman
Burrows Nelson of Jasper Sloane Tate
Gallup Nystrom Stevens Voigtmann

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Nelson of Woodbury submitted the following report and moved its adoption:

CONFERENCE COMMITTEE REPORT ON SENATE FILE 212

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on Senate File 212, a bill for an act relating to taxation and other sources of municipal revenue, beg leave to report and make the following recommendation:

That the House recede from division 14 of the House amendment (which appears on page 1043 of the Senate Journal).

Respectfully submitted,

JOHN R. HATTERY.
E. C. MYRLAND.
G. E. WHITEHEAD.
C. S. VAN EATON.
On the Part of the Senate.

H. F. "Lum" Nelson.
ERNEST PALMER, JR.
DEWEY E. GOODE.
ARCH W. McFarlane.
On the Part of the House.

Roll call demanded by Tierney of Webster and Schroeder of Scott.

On the question "Shall the conference committee report be adopted?"

The ayes were, 64:

Bass Harris Mooty Schroeder Berry Heinz Morris Schwengel Bloedel Huisman Munger Shepard Boothby Klemesrud Nelson of Sherod Brockmeyer Sloane Kuester Woodbury Langland Nicholson Smith Brookings Brown Lisle Nielsen Soeth Butler Stiffler Ludwig Olson Cornick Mallonee Patrick Strawman Van Zwol Crosier Martin Paul Darrington McFarlane Pieper Walker Davis Mensing Putney Walter Eckels Metz Ramseyer Washburn Fairchild Meyer Ringgenberg Weiss Miller of White Frey Ryan Black Hawk Goode Sar Young Hanson Moore of Butler

The nays were, 31:

Kosek Oppedahl Cooksey Pendleton Aubrev Crabb Loss Brownlie McElenev Fiene Poston Miller of Shelby Buck Hanna Robinson Burris Hansen Moore of Louisa Stevens Clark of Jones Norland Tierney Uhlenhopp Judd Oberman Appanoose Clark of Marion Koch Oeth Weston

Absent or not voting, 13:

Burrows McNeal Palmer Tate
Gallup Nelson of Jasper Pedrick Voigtmann
Hendrix Nystrom Shifflett Mr. Speaker
Lucken

Motion prevailed and report 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, 97:

Abel Goode Meyer Putney Aubrev Miller of Hanna Ramseyer Black Hawk Bass Hansen Ringgenberg Miller of Shelby Moore of Butler Berry Hanson Ryan Bloedel Harris Sar Brockmeyer Heinz Moore of Louisa Schroeder Brookings Huisman Mooty Schwengel Brown Jones Shepard Morris Brownlie Judd Sherod Munger Buck Klemesrud Nelson of Sloane Burris Woodbury Smith Koch Butler Kosek Nicholson Soeth Clark of Kuester Nielsen Stevens Norland Stiffler Appanoose Langland Clark of Marion Lisle Oberman Tierney Cooksey Loss Oeth Uhlenhopp Cornick Lucken Olson Van Zwol Walker Crabb Ludwig Oppedahl Palmer Crosier Mallonee Walter Darrington Martin Patrick Washburn McEleney Weiss Davis Paul Pedrick Weston Eckels McFarlane Fairchild McNeal Pendleton White Fiene Mensing Young Pieper Poston Mr. Speaker Metz Frey

The nays were, none.

Absent or not voting, 11:

Boothby Hendrix Robinson Tate
Burrows Nelson of Jasper Shifflett Voigtmann
Gallup Nystrom Strawman

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.



SENATE AMENDMENTS CONSIDERED

Schwengel of Scott called up for consideration House File 288, a bill for an act to provide for the termination of contracts for the construction of public improvements when construction or work thereon is stopped because of a national emergency, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection therewith, amended by the Senate, and moved that the House concur in the following Senate amendments:

- 1. Amend House File 288 by inserting after the word "a" in line 5 of section 1 the words "situation which the President or the Congress of the United States has declared to be".
- 2. Further amend House File 288 by striking all of section 6 and inserting in lieu thereof the following:

"The provisions of this act shall not apply unless it is specifically contracted for between the contracting parties."

- 3. Further amend House File 288 by striking section 3 and substituting in lieu thereof the following sections and by renumbering the remaining sections:
- "Sec. 3. Any party to the contract may have the issue in dispute determined by filing in the district court of the county in which the public improvement or any part thereof is located a verified petition which shall allege in detail the ultimate facts upon which the petitioner relies for the termination of such contract. All subcontractors and the sureties upon all bonds given in connection with the contract and subcontracts shall be made parties to the proceeding.
- "Sec. 4. The rules of civil procedure shall be applicable to such action. The cause shall be tried forthwith in equity, and the court shall give such cases preference over other cases, except criminal cases.
- "Sec. 5. The district court shall have jurisdiction of the issue which is thus presented, and of all parties including any public corporation as defined in this Act. The court shall make findings and render its judgment determining the issues involved in accordance with the purpose and spirit of this Act.
- "Sec. 6. Any party aggrieved by the findings and judgment of the district court may appeal to the supreme court as in other cases and the case shall be given preference over other cases in the supreme court."

Motion prevailed and the House concurred.

Schwengel of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Ahel Hansen Miller of Shelby Robinson Aubrey Hanson Moore of Butler Ryan Harris Moore of Louisa Sar Bass Berry Huisman Mooty Schroeder Bloedel Jones Morris Schwengel Boothby Judd Munger Shepard Klemesrud Nelson of Jasper Brockmeyer Sherod Brookings Koch Nelson of Sloane Brown Kosek Woodbury Smith Kuester Nicholson Soeth Buck Burris Langland Nielsen Stevens Butler Lisle Norland Stiffler Clark of Marion Loss Oberman Strawman Cooksey Lucken Oeth Tierney Ludwig Oppedahl Uhlenhopp Cornick Palmer Van Zwol Mallonee Crabb Patrick Walker Crosier Martin Paul Walter Darrington McElenev Davis McFarlane Pedrick Washburn Eckels McNeal Pendleton Weiss Weston Mensing Pieper Fiene White Metz Putney Frey Young Goode Miller of Ramseyer Black Hawk Mr. Speaker Hanna Ringgenberg

The nays were, none.

Absent or not voting, 14:

Brownlie Fairchild Meyer Shifflett
Burrows Gallup Nystrom Tate
Clark of Heinz Olson Voigtmann
Appanoose Hendrix Poston

The bill having received a constitutional majority was declared to have passed the House and the title 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.

CONSIDERATION OF BILLS

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 505, a bill for an act to make appropriations to sheriff of Marshall County (General Mills, Inc.), West Riverside Independent School District, Grant Township Independent School District, Garfield Township Independent School District, Red Oak Township School District, Stennett Consolidated School District, Pomeroy Independent School District. 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, 89:

Moore of Butler Abel Goode Robinson Moore of Louisa Aubrey Hanna Ryan Bass Hansen Mooty Sar Berry Hanson Morris Schroeder Bloedel Munger Harris Schwengel Brockmeyer Heinz Nelson of Shepard Brookings Hendrix Woodbury Sherod Jones Nicholson Sloane Brownlie Judd Buck Nielsen Smith Norland Burrows Klemesrud Soeth Butler Oberman Stevens Koch Oeth Stiffler Clark of Kosek Appanoose Tierney Kuester Olson Cooksey Langland Oppedahl Van Zwol Cornick Palmer Walker Loss Crabb Ludwig Patrick Walter Crosier Mallonee Pedrick Washburn Darrington Martin Pendleton Weiss Davis McEleney Pieper Weston Poston White Eckels Mensing Fairchild Metz Putney Young Mr. Speaker Fiene Meyer Ramseyer Frev Miller of Shelby Ringgenberg

The nays were, none.

Absent or not voting, 19:

Boothby	Huisman	Miller of	Shifflett
Brown	Lisle .	Black Hawk	Strawman
Burris	Lucken	Nelson of Jasper	Tate
Clark of Marion	McFarlane	Nystrom	Uhlenhopp
Gallup	McNeal	Paul	Voigtmann

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 512, a bill for an act to make appropriations to members of the committee on interstate cooperation, namely: Paul E. Mc-Carville, J. E. Hansen, Allert G. Olson, Albert Weiss, Ernest Palmer, Jr., Fred Schwengel, W. Eldon Walter and F. M. Roberts.

Olson of Mitchell offered the following amendments, proposed by him, Schwengel of Scott, Hansen of Carroll, Palmer of Lee and Weiss of Crawford and moved their adoption:

1. Amend Senate File 512, section one (1), by striking in line eight (8) the figures "182.21" and inserting in lieu thereof the figures "122.21".

- 2. Further amend by striking in line nine (9) the figures "160.13" and inserting in lieu thereof the figures "100.13".
- 3. Further amend by striking in line ten (10) the figures "300.00" and inserting in lieu thereof the figures "210.00".
- 4. Further amend by striking in line eleven (11) the figures "439.11" and inserting in lieu thereof the figures "319.41".
- 5. Further amend by striking in line twelve (12) the figures "192.08" and inserting in lieu thereof the figures "162.08".

Roll call demanded by Hendrix of Muscatine and Tierney of Webster.

On the question "Shall the amendments be adopted?"

The ayes were, 2:

Moore of Butler Robinson

The nays were, 73:

Fiene Martin Ramseyer McEleney Aubrey Frev Ringgenberg Bass Hanna McNeal Ryan Berry Hanson Mensing Sar Bloedel Harris Moore of Louisa Schroeder Boothby Heinz Mooty Shepard Smith Brockmeyer Hendrix Morris Brookings Huisman Stiffler Munger Brownlie Jones Norland Tierney Buck Judd Oberman Uhlenhopp Butler Klemesrud Oeth Van Zwol Koch Voigtmann Walker Clark of Oppedahl Appanoose Cooksey Kosek Patrick Kuester Pedrick Walter Langland Washburn Cornick Pendleton Crosier Pieper Weston Loss Darrington Lucken White Poston. Davis Ludwig Putney Young Eckels Mallonee

Absent or not voting, 33:

Lisle Nelson of Brown Sherod McFarlane Woodbury Burris Shifflett Burrows Metz Nicholson Sloane Clark of Marion Meyer Nielsen Soath Miller of Crabb Nystrom Stevens Black Hawk Olson Fairchild Strawman Gallup Miller of Shelby Palmer Tate Goode Nelson of Jasper Paul Weiss Hansen Schwengel Mr. Speaker

Amendments 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?"

Olson of Mitchell, Schwengel of Scott, Hansen of Carroll, Palmer of Lee and Weiss of Crawford were excused from voting, under Rule 15.

The ayes were, 84:

Goode Mensing Ringgenberg Aubrev Hanna Metz Ryan Bass Hanson Meyer Sar Harris Berry Miller of Shelby Schroeder Bloedel Heinz Moore of Butler Shepard Boothby Hendrix Moore of Louisa Sherod Brookings Huisman Mooty Sloane Brown Jones Morris Soeth Munger Brownlie Judd Stevens Buck Klemesrud Nielsen Stiffler Butler Koch Norland Tierney Clark of Kosek Oberman Uhlenhopp Van Zwol Appanoose Kuester Oeth Cooksey Langland Oppedahl Voigtmann Walker Cornick Patrick Loss Crabb Lucken Pedrick Walter Crosier Ludwig Pendleton Washburn Darrington Mallonee Pieper Weston Davis Martin White Poston Eckels McEleney Young Putney Fiene McNeal Mr. Speaker Ramseyer Frev

The nays were, none.

Absent or not voting, 24:

Brockmeyer	Lisle	Nicholson	Schwengel
Burris	McFarlane	Nystrom	Shifflett
Burrows	Miller of	Olson	Smith
Clark of Marion	Black Hawk	Palmer	Strawman
Fairchild	Nelson of Jasper	Paul	Tate
Gallup	Nelson of	Robinson	Weiss
Hansen	Woodbury		

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title agreed to.

Kuester of Cass called up for consideration House File 634, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1951, and appropriating thereto the sum of one and one-half million dollars from the general fund of the state, specifying the purposes for which the appropriation may be used, and providing for a report of the dispositions made of the fund.

The Senate having receded from its amendment number two (2), Kuester of Cass moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Abel Goode Meyer Ringgenberg Aubrey Hanna Miller of Robinson Hansen Black Hawk Bass Ryan Hanson Moore of Louisa Berry Sar Bloedel Harris Mooty Schroeder Schwengel Boothby Heinz Morris Brockmeyer Hendrix Munger Shepard Jones Nelson of Sherod Brookings Judd Woodbury Brownlie Sloane Buck Klemesrud Nicholson Smith Burris Koch Nielsen Soeth Norland Burrows Kosek Stevens Kuester Oberman Stiffler Butler Oeth Clark of Langland Tierney Appanoose Olson Lisle Uhlenhopp Clark of Marion Loss Oppedahl Van Zwol Cornick Lucken Palmer Walker Crabb Ludwig Patrick Walter Crosier Mallonee Paul Washburn Darrington Martin Pedrick Weiss Davis McEleney Pendleton Weston Eckels McFarlane Pieper White Fairchild McNeal Poston Young Putney Mr. Speaker Fiene Mensing Frey Metz Ramseyer

The nays were, none.

Absent or not voting, 12:

Huisman Brown Nelson of Jasper Strawman Cooksey Miller of Shelby Nystrom Tate Shifflett Moore of Butler Voigtmann Gallup

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 163 and 498.

> ELMER A. BASS, Chairman House Committee. JAMES H. NESMITH, 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 163 and 498.

EXPLANATION OF VOTE

Mr. SPEAKER: I desire to be recorded as voting "no" on House Concurrent Resolution 33, for the reason that some of the contents therein are not to the best interests of the public.

SLOANE of Polk.

On motion by Goode of Davis, the House recessed until the fall of the gavel.

. .

The House reconvened, Speaker Lynes in the chair.

Prayer was offered by the Reverend Paul Miller, Brethren Faith Church, Adel.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Frey of Pottawattamie on request of Brookings of Pottawattamie.

PRESENTATION OF VISITORS

Stevens of Greene presented to the House twenty-eight senior students from Grand Junction Consolidated School, accompanied by Glenn Peterson, teacher.

Mensing of Cedar presented to the House twenty-one junior students from West Branch High School, accompanied by R. F. Hedemann, superintendent, and D. E. Wiederanders, principal.

PETITION

Paul of Poweshiek presented a petition signed by one hundred fifty-one residents of Des Moines urging the sifting committee to bring out Senate Files 493, 416 and 345.

Referred to the 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 5, a bill for an act relating to the entry of criminal judgments.

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 relating to the creation of a lien for the cost of care of inmates in Woodward State Hospital and Glenwood State School.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 115, a bill for an act relating to the salaries of court reporters and the clerk and bailiff of the municipal court.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked: House File 155, a bill for an act relating to the requiring of blood tests.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 483, a bill for an act relating to the handling and sale of market milk.

Also: That the Senate has concurred in the House amendments to and passed Senate File 494, a bill for an act to legalize the proceedings taken by the board of supervisors of Appanoose County.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 157, a bill for an act relating to affidavits attached to petitions in actions to quiet title.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 357, a bill for an act relating to personal tax exemption for United States armed forces members.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 401, a bill for an act relating to payment of small legacies to minors or incompetents. .

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 410, a bill for an act relating to weight limit on pickup truck registration.

Also: 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 relating to the control and destruction of noxious weeds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 638, a bill for an act making appropriation for service rendered to members of the house improvement committee.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 60, a bill for an act to provide for participation in the Federal Restoration Act.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 619, a bill for an act to legalize the proceedings of the city council of the city of Spirit Lake, Iowa.

CARROLL A. LANE, Secretary.

SPECIAL COMMITTEES APPOINTED

The Speaker announced the appointment of Hendrix of Muscatine to replace Kuester of Cass on the special study committee to carry out the provisions of House Joint Resolution 10.



In accordance with the provisions of Senate File 1, the Speaker announced the appointment of Kuester of Cass, chairman, Goode of Davis, Palmer of Lee, Loss of Kossuth and Hansen of Carroll, on the part of the House, to the budget and financial control committee.

HOUSE RESOLUTIONS ADOPTED

Olson of Mitchell asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of House Resolution 10, found on pages 1508 and 1509 of the Journal, and moved its adoption.

Resolution adopted.

Sloane of Polk asked and obtained unanimous consent for the suspension of Rule 34 and for the immediate consideration of House Resolution 11, found on page 1509 of the Journal, and moved its adoption.

Poston of Wayne offered the following amendment and moved its adoption:

Amend House Resolution 11 by adding thereto the following: "Grateful thanks is also given to the clerks of the House of Representatives."

Amendment adopted.

Resolution adopted.

Judd of Clinton 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 Judd of Clinton, Nicholson of Taylor and Aubrey of Wapello.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention reported that its duty had been performed. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President of the Senate, the Secretary of the Senate and the honorable body of the Senate.

The President of the Senate was escorted to the Speaker's station, the Secretary to the Chief Clerk's desk, and the members of the Senate were seated on the west side of the chamber.

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JOINT CONVENTION

In accordance with House Concurrent Resolution 32, duly adopted, the joint convention was called to order, President Nicholas presiding.

President Nicholas announced a quorum present and the joint convention duly organized.

The joint convention witnessed the television showing of General Douglas MacArthur addressing the joint meeting of the Congress of the United States.

The minutes of the joint convention were read and approved.

Goode of Davis moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Lynes in the chair.

Goode of Davis moved that the House recess until the fall of the gavel.

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Burrows of Benton presented to the House seven students from the School for the Blind, Vinton, accompanied by Sam Asheroft, principal, Andrew Bodnar and Miss Sarah Gray, teachers.

POINT OF PERSONAL PRIVILEGE

Crabb of Guthrie asked and obtained unanimous consent to have the following report by her and Nelson of Jasper submitted to the House improvement committee:

We respectfully call attention to the fact that the lounge facilities for women legislators and guests are inadequate. We urge that you explore the possibilities of providing a private restroom and small lounge for these people.

Palmer of Lee moved that the Chief Clerk be given a vote of thanks for arranging the television set so that the members of the General Assembly might see General MacArthur as well as hear him address the members of Congress, and that the Chief Clerk of the House and the Secretary of the Senate be authorized to send



letters of appreciation to Bob Eaton of the Iowa Television Company, Inc., for furnishing the set and to Mr. Herkes, the Stromberg-Carlson distributor for Midwest Timmermann Company.

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 186, a bill for an act pertaining to school buses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 348, a bill for an act relating to the appointment and compensation of juvenile court probation officers and secretaries.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 486, a bill for an act relating to compensation of employees of the state conservation commission.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 437, a bill for an act to provide for staggered terms of office for commissioners charged with construction and operation of memorial buildings and monuments.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 474, a bill for an act relating to assistance for blind persons.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 482, a bill for an act relating to compensation of members of board of social welfare.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 633, a bill for an act relating to compensation of the clerk of the grand jury.

CARROLL A. LANE, Secretary.

SENATE AMENDMENTS CONSIDERED

Smith of Dickinson called up for consideration House File 619, a bill for an act to legalize and validate the proceedings of the city council of the city of Spirit Lake, Iowa, authorizing and providing for the issuance and delivery of bonds for the construction of a city hall and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be

enforceable obligations of said city, amended by the Senate, and moved that the House concur in the following Senate amendments:

1. Amend House File 619, section 1, line 1, by striking the word "the" and inserting in lieu thereof the word "any".

2. Further amend section 1, line 2, by striking the words "the city of Spirit Lake, Iowa," and inserting in lieu thereof the words "cities of less than 5.000 population".

3. Further amend section 1, line 3, by striking the words "the" and "on" and inserting in lieu thereof the words "any" and "in" respectively.

4. Further amend section 1, line 4, by striking the word and figures "March 27," and inserting in lieu thereof the words "the year of".

5. Further amend section 1, line 6, by inserting after the word "of" the words "not more than".

Smith of Dickinson offered the following amendment to the Senate amendments and moved its adoption:

Amend the title to House File 619 by striking all after the word "Act" and inserting the following:

"to legalize and validate the proceedings of city councils in cities of less than 5,000 population authorizing and providing for the issuance and delivery of bonds for the construction of city halls and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said cities."

Amendment to Senate amendments adopted.

Motion prevailed and House concurred in the Senate amendments as amended.

Smith of Dickinson moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Crabb Langland Munger Aubrey Crosier Lisle Nelson of Bass Darrington Loss Woodbury Berry Davis Lucken Nicholson Bloedel Fairchild Ludwig Nielsen Boothby Fiene Mallonee Norland Brockmeyer Hansen Martin Nystrom Oberman Brookings Hanson McEleney Brown Heinz McFarlane Oeth Brownlie Oppedahl Hendrix McNeal Buck Huisman Mensing Palmer Burris Jones Meyer Pedrick Butler Judd Miller of Shelby Pendleton Clark of Klemesrud Moore of Butler Pieper Appanoose Koch Moore of Louisa Poston Clark of Marion Kosek Mooty Ramseyer Cornick Kuester Morris Ringgenberg Robinson Sherod Tiernev Washburn Sloane Uhlenhopp Weiss Ryan Van Zwol Weston Sar Smith White Schroeder Soeth Voigtmann Walker Stevens Young Schwengel Tate Walter Mr. Speaker Shepard

The nays were, none.

Absent or not voting, 18:

Goode Miller of Paul Burrows Black Hawk Putney Cooksev Hanna Shifflett Eckels Harris Nelson of Jasper Olson Metz Stiffler Frey Patrick Strawman Gallup

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Palmer of Lee called up for consideration House File 5, a bill for an act to amend section seven hundred eighty-nine point eleven (789.11), Code 1950, relating to the entry of criminal judgments, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 5 by striking all of section 2.

Motion prevailed and the House concurred.

Palmer of Lee moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Goode Meyer Robinson Aubrev Hansen Miller of Shelby Ryan Moore of Butler Bass Hanson Sar Berry Heinz Moore of Louisa Schroeder Bloedel Hendrix Mooty Schwengel Boothby Huisman Morris Shepard Brockmeyer Jones Munger Sherod Brookings Judd Shifflett Nicholson Brown Sloane Klemesrud Nielsen Brownlie Koch Norland Soeth Buck Kosek Nystrom Tierney Burris Kuester Oberman Uhlenhopp Butler Langland Oeth Van Zwol Oppedahl Clark of Lisle Voigtmann Appanoose Loss Palmer Walker Clark of Marion Lucken Walter Patrick Cornick Ludwig Pedrick Washburn Crabb Mallonee Pendleton Weiss Crosier Martin Pieper Weston Darrington McEleney White Poston Davis McFarlane Ramseyer Young Eckels Mr. Speaker McNeal Ringgenberg Fairchild Mensing

The nays were, none.

Absent or not voting, 19:

Smith Harris Nelson of Burrows Cooksey Metz Woodbury Stevens Fiene Miller of Olson Stiffler Black Hawk Paul Strawman Frey Gallup Tate Nelson of Jasper Putney Hanna

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Mensing of Cedar called up for consideration House File 157, a bill for an act to amend section six hundred forty-nine point two (649.2), Code 1950, relating to affidavits attached to petitions in actions to quiet title, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 157 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section six hundred forty-nine point two (649.2), Code 1950, is hereby amended by adding after the word 'makes' in line six (6) the following: 'or may make'."

Motion prevailed and the House concurred.

Mensing of Cedar moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Fairchild Meyer Robinson Aubrey Fiene Miller of Shelby Ryan Bass Moore of Butler Goode Sar Berry Moore of Louisa Hansen Schroeder Bloedel Hanson Mooty Schwengel Boothby Morris Heinz Sherod Brockmeyer Hendrix Nelson of Shifflett Brookings Jones Woodbury Sloane Brown Judd Nicholson Soeth Brownlie Klemesrud Nielsen Stevens Buck Koch Norland Tierney Burris Kosek Nystrom Uhlenhopp Burrows Kuester Oberman Van Zwol Butler Langland Oeth Voigtmann Walker Clark of Lisle Oppedahl Appanoose Loss Palmer Walter Clark of Marion Ludwig Washburn Patrick Weiss Cornick Pendleton Mallonee Weston Crabb Martin Pieper Crosier McEleney White Poston Young Darrington McFarlane Ramseyer Davis McNeal Mr. Speaker Ringgenberg Eckels Mensing

The nays were, none.

Absent or not voting, 20:

Nelson of Jasper Shepard Cooksey Lucken Olson Smith Frey Gallup Metz Miller of Paul Stiffler Black Hawk Hanna Pedrick Strawman Harris Munger Putney Tate Huisman

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

CONSIDERATION OF BILLS

Kuester of Cass asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 514, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Fifty-fourth General Assembly.

Robinson of Delaware offered the following amendment and moved its adoption:

Amend Senate File 514 by striking from line ten (10) in section three (3) the words "specified by the Brown Engineering Company of Des Moines" and inserting in lieu thereof the following: "according to specifications submitted to the executive council".

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend Senate File 514, section three (3), line one (1), by striking the word "to" and inserting the following: "for the use of".

Amendment adopted.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Abel Brown Darrington Harris Aubrev Brownlie Davis Heinz Bass Burris Eckels Hendrix Berry Butler Fairchild Huisman Bloedel Clark of Marion Fiene Jones Boothby Cornick Goode Judd Brockmeyer Crabb Hansen Klemesrud Brookings Crosier Hanson Koch

Kuester Moore of Louisa Patrick Langland Mooty Pedrick Lisle Morris Pendleton Loss Munger Pieper Lucken Nelson of Poston Ludwig Woodbury Ramseyer Mallonee Nicholson Ringgenberg Martin Nielsen Ryan McElenev Norland Sar Schroeder McFarlane Nystrom McNeal Oberman Schwengel Shepard Mensing Oeth Oppedahl Palmer Meyer Miller of Shelby Sherod Shifflett

Smith
Soeth
Tate
Tierney
Uhlenhopp
Van Zwol
Voigtmann
Walker
Washburn
Weiss
Weston
White
Young
Mr. Speaker

The nays were, 1:

Moore of Butler

Sloane

Absent or not voting, 19:

Buck
Burrows
Clark of
Appanoose
Cooksey
Frey

Gallup Hanna Kosek Metz Miller of Black Hawk

Nelson of Jasper Olson Paul Putney Robinson Stevens Stiffler Strawman Walter

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Kuester of Cass asked and obtained unanimous consent for the suspension of Rule 46 and for the immediate consideration of Senate File 354, a bill for an act to create a state civil defense agency in the executive branch; providing for a director thereof and an advisory council to the Governor as head of the agency and defining the powers and duties of the Governor, council and director: providing emergency powers for the Governor; authorizing mobile support units and fixing the rights, duties and privileges of the personnel thereof; creating county defense councils and defining their powers and duties; authorizing cities and towns to establish local organizations for civil defense, contract for mutual aid, accept gifts and adopt ordinances relating to civil defense; authorizing counties, cities and towns to appropriate funds regardless of the local budget law and authorizing counties and certain cities to levy a tax to pay expenses of administration of defense councils; providing for the privileges and immunities of all civil defense personnel; providing for penalties for violations of provisions of the act and to increase penalties for certain crimes committed during blackouts or practice blackouts; repealing chapter sixty-one (61), Laws of the Fiftieth General Assembly, and section nine (9) of chapter sixty-three (63), Laws of the Fifty-first General Assembly, and pro-

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viding for the appropriation of funds and the disbursement thereof to carry out the purposes of this act.

Goode of Davis offered the following amendments proposed by him, Munger of Woodbury, Sloane of Polk, Stevens of Greene, Nystrom of Boone, Davis of Fayette, Putney of Tama, Hansen of Carroll, Mallonee of Audubon, Boothby of Cherokee, McEleney of Clinton, Hendrix of Muscatine, Eckels of Hancock, Harris of Adair, Kuester of Cass, Lucken of Plymouth, Shifflett of Ringgold, Buck of Marshall, Miller of Shelby and Bass of Montgomery, and moved their adoption:

Amend Senate File 354 by striking all thereof after the enacting clause and substituting in lieu thereof the following:

Section 1. Amend section nine (9) of chapter sixty-three (63), Acts of the Fifty-first (51st) General Assembly, by striking from line twelve (12) thereof the words "for the duration of the war" and inserting in lieu thereof the words "from the effective date of this act through the biennium ending June 30, 1953".

Sec. 2. Further amend section nine (9) of chapter sixty-three (63), Acts of the Fifty-first (51st) General Assembly, by striking from lines twenty (20) and twenty-one (21) thereof the words "for the duration of the present war" and substituting in lieu thereof the words "from the effective date hereof through the biennium ending June 30, 1953".

Sec. 3. Amend chapter sixty-one (61), Acts of the Fiftieth (50th) General Assembly, by adding thereto a new section providing as follows:

"Mutual Aid Arrangements. (a) The director of each local organization for civil defense may, in collaboration with other public and private agencies within this state, develop or cause to be developed mutual aid arrangements for reciprocal civil defense aid and assistance, in case of disaster too great to be dealt with unassisted. Such arrangements shall be consistent with the state civil defense plan and program, and in time of disaster it shall be the duty of each local organization for civil defense to render assistance in accordance with the provisions of such mutual aid arrangements.

- "(b) The director of each local organization for civil defense may, subject to the approval of the Governor, enter into mutual aid arrangements with civil defense agencies or organizations in other states for reciprocal civil defense aid and assistance in case of disaster too great to be dealt with unassisted."
- Sec. 4. There is hereby appropriated from the general fund of the state from funds not otherwise appropriated for each year of the biennium ending June 30, 1953, the sum of thirty thousand dollars (\$30,000) or so much thereof as is necessary to carry out the purposes of this act. This sum is to be in addition to any amount or amounts heretofore appropriated to the Iowa Development Commission for the purpose of civil defense activities.
- 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



Davis County Republican, a newspaper published at Bloomfield, Iowa, and the Waterloo Daily Courier, a newspaper published at Waterloo, Iowa.

Further amend Senate File 354 by striking all of the title after the words "An Act" and substituting in lieu thereof the following: "to amend section nine (9) of chapter sixty-three (63), Acts of the Fifty-first (51st) General Assembly, relating to the powers and duties of the Iowa Development Commission under the Iowa Emergency War Act of 1943; to amend chapter sixty-one (61), Acts of the Fiftieth (50th) General Assembly, entitled 'Iowa Emergency War Act of 1943' so as to authorize mutual aid arrangements between local organizations for civil defense within and outside the State of Iowa and appropriating funds to the Iowa Development Commission for carrying on civil defense activities."

Goode of Davis offered the following amendment to the amendment and moved its adoption:

Amend the amendment by Goode, et al., to Senate File 354, section four (4), by inserting before the last sentence thereof the following:

"Any unexpended or unobligated balances remaining in the foregoing appropriation shall revert to the general fund of the state."

Amendment to amendment adopted.

Amendment as amended adopted.

Lucken of Plymouth asked and obtained unanimous consent to withdraw the amendment filed by him, Ryan of Polk, Stevens of Greene and Boothby of Cherokee, found on page 1465 of the Journal of April 16.

Goode of Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Abel	Clark of	Hanson	Loss
Aubrey	Appanoose	Harris	Lucken
Bass	Clark of Marion	Heinz	Ludwig
Berry	Cornick	Hendrix	Mallonee
Bloedel	Crabb	Huisman	Martin
Boothby	Crosier	Jones	McEleney
Brockmeyer	Darrington	Judd	McFarlane
Brookings	Davis	Klemesrud	McNeal
Brown	Eckels	Koch	Mensing
Buck	Fairchild	Kosek	Miller of Shelby
Burris	Fiene	Kuester	Moore of Butler
Burrows	Goode	Langland	Mooty
Butler	Hansen	Lisle	Morris

Pedrick Van Zwol Munger Shepard Pendleton Voigtmann Nelson of Sherod Walker Shifflett Woodbury Pieper Nicholson Sloane Walter Poston Smith Washburn Nielsen Putney Weiss Norland Ringgenberg Soeth Nystrom Robinson Stevens Weston Oberman White Tate Ryan Sar Young Oppedahl Tierney Palmer Schroeder Uhlenhopp Mr. Speaker Patrick Schwengel

The nays were, none.

Absent or not voting, 16:

Brownlie	Metz	Moore of Louisa	Paul
Cooksey	Meyer	Nelson of Jasper	Ramseyer
Frey	Miller of	Oeth	Stiffler
Gallup	Black Hawk	Olson	Strawman
Hanna			

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, 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 27, 64, 65, 109, 117, 615, 370, 421, 527 and 592.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, 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 27, 64, 65, 109, 117, 615, 370, 421, 527 and 592.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Files 27, 64, 65, 109, 117, 615, 370, 421, 527 and 592.

ELMER A. BASS, Chairman.

Report adopted.



POINTS OF PERSONAL PRIVILEGE

Bloedel of Fremont asked and obtained unanimous consent to have the following remarks by McFarlane of Black Hawk printed in the Journal:

OUTSTANDING ACCOMPLISHMENTS OF LEGISLATURE

- 1. No tax increase-no new taxes.
- 2. Unemployment and workmen's compensation bill.
- H.J.R. 10, appointing a committee to study and investigate Iowa old age and survivors' insurance.
- 4. Increasing Iowa Highway Patrol.
- Appropriating \$700,000 for sewage system at the Iowa Great Lakes and Clear Lake.
- 6. Anti-gambling bill.
- 7. No backward step in our road building program.
- Important trucking bill—overloading. \$83,000 to \$250,000 scale and operation.
- Abolition of retrenchment and reform committee and transferring powers to budget and financial control committee.
- 10. Municipal code bills.
- 11. Schools:

\$17,500,000 aid; \$5,000,000 land tax credit, which applies to all agricultural land of 10 acres or more and also applies to all school districts over 15 mills. (Same as last year.) Gave local districts the right to levy school tax sufficient enough for their own purposes and recognized the right of districts to organize or consolidate among themselves which gives more home-rule.

Increased appropriations to Iowa City and Ames 20 per cent over two years ago and Cedar Falls 18 per cent.

- 12. Appropriated two million dollars additional for social security and old age assistance and A.D.C.
- 13. Paid soldier's bonus-\$8,000,000-out of general fund.
- 14. Provided for carry-on expense soil conservation program.

Ludwig of Johnson asked and obtained unanimous consent to have the following remarks by Hansen of Carroll printed in the Journal:

Now that the session is fast drawing to a close, I want the members of this Assembly to know that the members of the minority party feel that they have been treated royally by the members of the majority party and I say, "So long, it's been nice knowing you."

On motion by Goode of Davis, the House recessed until the fall of the gavel.

. . .

The House reconvened, Speaker Lynes in the chair.

Prayer was offered by the Reverend LeRoy Pullman, pastor of the Methodist Church, Kellogg.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Frey of Pottawattamie on request of Brookings of Pottawattamie.

PRESENTATION OF VISITORS

Kosek of Linn presented to the House E. J. Petronek, manager, and G. K. Davis, assistant manager, of the Quaker Oats plant, Cedar Rapids.

Hansen of Carroll presented to the House ten students of Immanuel Lutheran School, Lidderdale, accompanied by A. L. Daenzer, principal.

Nelson of Jasper presented to the House sixty seventh and eighth grade students from Monroe School, accompanied by James Reese, teacher, and Mrs. A. B. Chandler.

MEMORANDUM FROM THE GOVERNOR

The following memorandum was received from the office of the Governor:

State of Iowa, Office of the Governor, Des Moines.

Honorable Wm. S. Lynes, Speaker of the House, Members of the House of Representatives.

Governor William S. Beardsley called out the National Guard at Muscatine this morning, to aid in the flood emergency there.

The river is cresting approximately one foot higher than anticipated, and this action was taken in response to a telephone request from Mayor Olson of Muscatine.

POINT OF PERSONAL PRIVILEGE

Hendrix of Muscatine rose to a point of personal privilege and extended his thanks to the Governor for the work that is being done by the State of Iowa in the city of Muscatine during this emergency caused by flood conditions.

MESSAGES FROM 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 637, a bill for an act to legalize the conveyance of certain property in Buchanan County.

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 to permit members of the armed forces to vote in the primary and general elections to be held in the year 1952.

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 relating to motor vehicle fuel tax.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 511, a bill for an act to legalize the appointments of certain public officials by the Governor of Iowa which have been confirmed by the Senate.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 24, relating to the Ninth Naval District, the Second U. S. Coast Guard and the Ninth Marine Corps Reserve.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 25, relating to the U. S. Army Reserve, and the 10th Air Force Reserve Section, Selfridge Air Force Base.

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 relating to the purchase of a tract of land to be used as the site for an institutional sewage disposal plant.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 586, a bill for an act relating to joint use of sanitary sewer system.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 515, a bill for an act to appropriate \$600,000 for the salaries of the increased number of highway patrolmen for the biennium beginning July 1, 1951.

CARROLL A. LANE, Secretary.

SENATE MESSAGES CONSIDERED

Senate File 501, a bill for an act to permit members of the armed forces to vote in the primary and general elections to be held in the



year 1952, and to provide for the waiver of certain sections of the Code 1950, relating to election requirements.

Read first time and passed on file.

Senate File 504, a bill for an act to amend chapter three hundred twenty-four (324), Code 1950, relating to motor vehicle fuel tax.

Read first time and referred to sifting committee.

Senate File 511, 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 passed on file.

Senate File 515, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for the department of public safety of the state of Iowa, for the salaries of the increased number of highway patrolmen as increased by the Fifty-fourth General Assembly.

Read first time and passed on file.

ADOPTION OF SENATE CONCURRENT RESOLUTIONS

Pendleton of Buena Vista asked and obtained unanimous consent for the suspension of Rule 34 and the immediate consideration of the following resolution:

SENATE CONCURRENT RESOLUTION 24

Whereas, since the attack upon the Republic of South Korea on June 25, 1950, there has been a valiant defense of that republic by substantial components of the naval services of the United States; and

Whereas, hundreds of our fellow-citizens, men and women of our great State of Iowa, who were members of the United States Naval Reserve, the United States Marine Corps Reserve, and the United States Coast Guard Reserve, have been recalled to active duty in the Naval, Marine Corps and Coast Guard services of the United States, and have taken their places alongside the other fighting men and women of the Regular Navy, Marine Corps and Coast Guard, in this defense against aggression; and

Whereas, these fellow Iowans, moved by the highest motives of patriotism, and devotion to their country, and to their state, have joined the reserve units of the Navy, Marine Corps and Coast Guard, established in our state following the cessation of hostilities of World War II, that our country and our state might have a strong and ready military reserve

strength, and are now in action on the high seas, and in lands around the world; and

Whereas, it is appropriate that the General Assembly, as the representatives of the people of the State of Iowa, extend to all of its Naval, Marine Corps and Coast Guard reservists called to active duty the deep appreciation and understanding of our people for the service which each of them is performing to protect the United States from its enemies in these troubled times; and

Whereas, it is the desire of the General Assembly to commend each of them to the care of Our Heavenly Father, and to ask the protection of Divine Providence upon each of them as each does perform the duties assigned in the defense of the United States, and to express the prayer that each may be returned to home and loved ones in due time,

Now, Therefore, Be It Resolved by the Senate of the Fifty-fourth General Assembly, the House Concurring: That a delegation from the General Assembly, composed of five Senators to be appointed by the President of the Senate, and five Representatives to be appointed by the Speaker of the House of Representatives, call upon the Governor as commander-in-chief of the military forces of the State of Iowa to convey the sentiments of the General Assembly in accordance with this resolution, and

Be It Further Resolved, that enrolled copies of this resolution be presented to the commandant of the Ninth Naval District, at Great Lakes, Illinois, the Director of 9th Marine Corps Reserve District at Chicago, Illinois, and the commandant of the 2nd United States Coast Guard District at St. Louis, Missouri, of which such districts Iowa is a part, with the request that this concurrent resolution be published in the official publications of said district offices for the information of all hands.

Pendleton of Buena Vista moved the adoption of the resolution. Resolution adopted.

Tierney of Webster asked and obtained unanimous consent for the suspension of Rule 34 and the immediate consideration of the following resolution:

SENATE CONCURRENT RESOLUTION 25

Whereas, since the attack upon the Republic of South Korea on June 25, 1950, there has been a valiant defense of that republic by substantial components of the military services of the United States; and

Whereas, hundreds of our fellow-citizens, men and women of our great State of Iowa, who were members of the United States Army Reserve and the United States Air Force Reserve have been recalled to active duty in the Army and Air services of the United States, and have taken their places alongside the other fighting men and women of the Regular Army and Air Force, in this defense against aggression; and

Whereas, these fellow Iowans, moved by the highest motives of patriotism, and devotion to their country, and to their state, have joined the

reserve units of the Army and Air Force, established in our state following the cessation of hostilities of World War II, that our country and our state might have a strong and ready military reserve strength, and are now in action in the air, and in lands around the world; and

Whereas, it is appropriate that the General Assembly, as the representatives of the people of the State of Iowa, extend to all of its Army and Air Force reservists called to active duty the deep appreciation and understanding of our people for the service which each of them is performing to protect the United States from its enemies in these troubled times; and

Whereas, it is the desire of the General Assembly to commend each of them to the care of Our Heavenly Father, and to ask the protection of Divine Providence upon each of them as each does perform the duties assigned in the defense of the United States, and to express the prayer that each may be returned to home and loved ones in due time,

Now, Therefore, Be It Resolved by the Senate of the Fifty-fourth General Assembly, the House Concurring: That a delegation from the General Assembly, composed of five Senators to be appointed by the President of the Senate, and five Representatives to be appointed by the Speaker of the House of Representatives, call upon the Governor as commander-in-chief of the military forces of the State of Iowa to convey the sentiments of the General Assembly in accordance with this resolution, and

Be It Further Resolved, that enrolled copies of this resolution be presented to the chief of the Iowa Military District, United States Army Reserve at Des Moines, Iowa, and the commanding general, 10th Air Force Reserve Section, Selfridge Air Force Base, Michigan, of which such districts Iowa is a part, with the request that this concurrent resolution be published in the official publications of said district offices for the information of all personnel.

Tierney of Webster moved the adoption of the resolution.

Resolution adopted.

POINT OF PERSONAL PRIVILEGE

Patrick of Sioux asked and obtained unanimous consent that the votes of Poston of Wayne, Lisle of Page, Lucken of Plymouth, Schroeder of Scott and himself on House File 617 and Senate File 511 be accepted and recorded at the time the bills are considered today.

SPECIAL COMMITTEE APPOINTED

The Speaker announced the appointment of Brookings of Pottawattamie, Clark of Marion and Crosier of Linn, on the part of the House, to a special committee to carry out the provisions of Senate File 349.



Strawman of Jones submitted the following report and moved its adoption:

REPORT OF SECOND CONFERENCE COMMITTEE ON HOUSE FILE 617

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the second conference committee appointed to consider the difference between the House and the Senate on House File 617, a bill to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for various departments and various divisions thereof, of the State of Iowa, for the purpose provided by law, beg leave to report and make the following recommendations:

1. That your committee is in receipt of the following communication from Honorable Robert L. Larson:

"Honorable Clifford Strawman, and

Senator J. Kendall Lynes,

Chairmen of the House and

Senate Conference Committees.

Dear Mr. Strawman and Senator Lynes:

In connection with the duties of the conference committee, of which you are respectively chairmen, I advise you I desire that no further consideration be given by the committee and the General Assembly to any proposed increase in my salary.

My work in handling the duties of the office of the Attorney General has been conducted in accordance with my understanding of the obligations of my official oath, and has been without any thought of special reward.

Will you each extend to the respective houses and the members thereof my appreciation of the attention they have given to this matter.

> Very truly yours, ROBERT L. LARSON."

In accordance with the request from Mr. Larson, your committee recommends that no increase in his compensation be provided for the next biennium.

That the Senate recede from its amendment to section 2, and that section 2 be amended by striking the words and figures "fifty-two thousand dollars (\$52,000.00)" in lines 4 and 5 and inserting in lieu thereof the words and figures "fifty-nine thousand five hundred dollars (\$59,500.00)";

That section 2, line 10, be amended by striking the figures "\$44,500.00" and inserting in lieu thereof the figures "\$52,000.00";

That section 2, line 13, be amended by striking the figures "\$52,000.00" and inserting in lieu thereof the figures "\$59,500.00".

- 2. That the Senate recede from its amendment to section 8.
- 3. That the Senate recede from its amendment to section 12 and that



section 12, line 7, be amended by striking the figures "\$6,000.00" and inserting in lieu thereof the figures "\$6,180.00";

That section 12, line 9, be amended by striking the figures "\$74,000.00" and inserting in lieu thereof the figures "\$73.820.00".

- 4. That the House concur in the Senate amendments to section 14.
- 5. That the Senate recede from its amendments to section 22 and that section 22, lines 4 and 5, be amended by striking the words and figures "three hundred eighty-four thousand four hundred fifty dollars (\$384,450.00)" and inserting in lieu thereof the words and figures "three hundred eighty-nine thousand four hundred fifty dollars (\$389,450.00)";

That section 22, line 31, be amended by striking the figures "\$60,000.00" and inserting in lieu thereof the figures "\$65,000.00";

That section 22, line 83, be amended by striking the figures "\$384,-450.00" and inserting in lieu thereof the figures "\$389,450.00".

6. That the Senate recede from its amendments to lines 7 and 11 of section 32, and that section 32, line 11, be amended by striking the figures "\$46,400.00" and inserting in lieu thereof the figures "\$46,050.00".

CLIFFORD M. STRAWMAN. CARROLL L. BROWN. RUSSELL A. PATRICK. HARVEY UHLENHOPP.

R. R. BATESON.
ALAN VEST.
GEORGE E. O'MALLEY.

J. KENDALL LYNES.

On the Part of the House.

On the Part of the Senate.

Report adopted.

Strawman of Jones moved the adoption of the amendments contained in the conference committee report.

Amendments 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, 96:

Abel	Cornick	Jones	Mensing
Aubrey	Crabb	Judd	Meyer
Bass	Crosier	Klemesrud	Moore of Louisa
Berry	Darrington	Koch	Mooty
Bloedel	Davis	Kosek	Morris
Boothby	Eckels	Kuester	Nelson of Jasper
Brockmeyer	Fairchild	Langland	Nelson of
Brookings	Fiene	Lisle	Woodbury
Brown	Gallup	Loss	Nicholson
Brownlie	Goode	Lucken	Nielsen
Burris	Hansen	Ludwig	Norland
Burrows	Hanson	Mallonee	Nystrom
Butler	Harris	Martin	Oberman
Clark of	Heinz	McEleney	Oeth
Appanoose	Hendrix	McFarlane	Olson
Clark of Marion	Huisman	McNeal	Oppedahl

Palmer Robinson Patrick Ryan Pedrick Sar Pendleton Schroeder Schwengel Pieper Shepard Poston Sherod Putney Shifflett Ramsever Ringgenberg Sloane

Smith
Stiffler
Strawman
Tate
Tierney
Uhlenhopp
Van Zwol
Voigtmann

Walker Walter Washburn Weiss Weston White Young Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Buck Cooksey Frey Metz Miller of Black Hawk Miller of Shelby Moore of Butler Munger

Soeth Stevens

Hanna

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

SENATE FILE 300 WITHDRAWN FROM SIFTING COMMITTEE

Bass of Montgomery moved that Senate File 300 be withdrawn from the sifting committee and placed on the calendar.

Roll call demanded by Bass of Montgomery and Stevens of Greene.

On the question "Shall Senate File 300 be withdrawn from the sifting committee?"

Rule 18 invoked.

The ayes were, 65:

Abel Aubrev Bass Berry Bloedel Brockmeyer Brown Brownlie Burris Butler Clark of Appanoose Crabb Crosier Darrington Eckels Fairchild

Huisman Klemesrud Kosek Langland Ludwig Martin McEleney McFarlane McNeal Mensing Meyer

Fiene

Gallup

Hansen

Hanson

Harris

Heinz

Moore of Butler Mooty Morris Munger Nelson of Woodbury Nicholson Norland Nystrom Oberman Oppedahl Pedrick Pendleton Pieper Ringgenberg Ryan Sar

Schwengel
Shepard
Sherod
Sherod
Sloane
Smith
Stevens
Tate
Uhlenhopp
Voigtmann
Walker
Walter
Washburn
Weiss
Weston
Young

Mr. Speaker

The nays were, 22:

Boothby Brookings Cornick Davis Hendrix Jones Judd
Koch
Loss
Mallonee
Miller of Shelby
Nelson of Jasper

Nielsen Palmer Putney Ramseyer Robinson Shifflett Strawman Tierney Van Zwol White Absent or not voting, 21:

Buck Hanna
Burrows Kuester
Clark of Marion
Cooksey Lucken
Frey Metz
Goode

Miller of Black Hawk Moore of Louisa Oeth Olson Patrick Paul Poston Schroeder Soeth Stiffler

Motion prevailed.

CONSIDERATION OF BILLS

Senate File 300, a bill for an act to provide for an engineering survey preparatory to the establishment of a state owned lake in Polk County and to make appropriation therefor; to provide for engineering survey and preliminary work preparatory to dredging Lizzard Lake in Pocahontas County and make appropriation therefor; to provide for an appropriation to purchase land on the site in Montgomery County where engineering plans have been completed; to provide additional appropriation for dredging Little Wall Lake in Hamilton County; to provide additional appropriation for dredging Silver Lake in Dickinson County; to provide for additional riprap on Brown's Lake in Woodbury County and make an appropriation therefor, was taken up for consideration.

Nystrom of Boone moved the previous question.

Motion prevailed.

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?"

Harris

Hendrix

The ayes were, 72:

Abel Aubrey Bass Berry Brockmeyer Brownlie Burris Butler Clark of Marion Crabb Crosier Darrington Davis Eckels Fiene Gallup Goode Hansen Hanson

Huisman Judd Klemesrud Koch Kosek Langland Loss Ludwig Martin McElenev McFarlane McNeal Mensing Meyer Moore of Butler Moore of Louisa Morris Munger Nelson of Jasper Nelson of Woodbury Nicholson Nielsen Norland Nystrom Oberman Oppedahl Palmer Pedrick Pendleton Pieper Putney Ramsever

Mooty

Ringgenberg Ryan Sar Schwengel Sherod Shifflett Sloane Smith Stevens Tate Uhlenhopp Walker Walter Washburn Weiss Weston Young Mr. Speaker

The nays were, 12:

Boothby Cornick
Brookings Fairchild
Clark of Mallonee

Miller of Shelby Oeth Shepard Strawman Van Zwol White

Appanoose

Absent or not voting, 24:

Bloedel Heinz
Brown Jones
Buck Kuester
Burrows Lisle
Cooksey Lucken
Frey Metz
Hanna

Miller of
Black Hawk
Olson
Patrick
Paul
Poston

Robinson Schroeder Soeth Stiffler Tierney Voigtmann

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The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

SENATE FILE 188 WITHDRAWN FROM SIFTING COMMITTEE

Meyer of Sac moved to withdraw Senate File 188 from the sifting committee and to refer the bill to the appropriations committee.

Roll call demanded by Meyer of Sac and Kosek of Linn.

On the question "Shall Senate File 188 be withdrawn from the sifting committee?"

The ayes were, 56:

Abel Huisman Aubrey Jones Bass Klemesrud Brownlie Koch Burris Kosek Butler Langland Clark of Ludwig Appanoose Mallonee Clark of Marion Martin McEleney Crabb Crosier Mensing Meyer Darrington Gallup Morris Hanson Munger Heinz

Nelson of
Woodbury
Nicholson
Nielsen
Norland
Nystrom
Oberman
Pedrick
Pendleton
Ramseyer
Ringgenberg
Ryan
Sar
Schwengel
Shepard

Stiffler Strawman Tate Tierney Uhlenhopp Voigtmann Walker Walter Weiss Weston White Young

Sherod

Sloane

The nays were, 21:

Boothby Harris
Cornick Hendrix
Davis Loss
Eckels McFarlane
Fairchild McNeal
Fiene

Moore of Butler Nelson of Jasper Oeth Oppedahl Palmer

Pieper Putney Shifflett Washburn Mr. Speaker

Absent or not voting, 31:

Berry Bloedel Brockmeyer Brookings Brown Buck Burrows Cooksey Frey Goode Hanna Hansen

Miller of Schroeder Judd Olson Black Hawk Kuester Patrick Smith Lisle Miller of Shelby Paul Soeth Lucken Moore of Louisa Poston Stevens Metz Mooty Robinson Van Zwol

Motion prevailed. Senate File 188 was withdrawn from the sifting committee and referred to the committee on appropriations.

Hanson of Lyon moved to suspend Rule 46 with respect to Senate File 188 and that the bill be placed on the calendar.

Goode of Davis moved the previous question.

Motion prevailed.

On the question "Shall the rules be suspended?"

The ayes were, 79:

Abel	Heinz	Mooty	Sar
Aubrey	Hendrix	Morris	Schwengel
Bass	Huisman	Munger	Shepard
Berry	Jones	Nelson of Jasper	Sherod
Boothby	Judd	Nelson of	Sloane
Brockmeyer	Klemesrud	Woodbury	Smith
Brown	Koch	Nicholson	Stevens
Brownlie	Kosek	Nielsen	Stiffler
Burris	Langland	Norland	Strawman
Butler	Loss	Nystrom	Tate
Clark of	Ludwig	Oberman	Tierney
Appanoose	Mallonee	Oeth	Uhlenhopp
Clark of Marion	Martin	Oppedahl	Van Zwol
Crabb	McEleney	Pedrick	Voigtmann
Crosier	McNeal	Pendleton	Walker
Darrington	Mensing	Pieper	Walter
Eckels	Meyer	Putney	Weiss
Fairchild	Miller of Shelby	Ramseyer	Weston
Gallup	Moore of Butler	Ringgenberg	White
Hansen Hanson	Moore of Louisa	Ryan	Young

The nays were, 2:

Palmer Mr. Speaker

Absent or not voting, 27:

Bloedel Fiene Lucken Paul Poston Brookings McFarlane Frey Buck Goode Metz Robinson Burrows Hanna Miller of Schroeder Cooksey Harris Black Hawk Shifflett Cornick Kuester Olson Soeth Davis Lisle Patrick Washburn

Motion prevailed and the rules were suspended.

CONSIDERATION OF BILLS

Senate File 188, a bill for an act to amend chapter two hundred

fifty-eight (258), Code 1950, relating to state aid for vocational education, was taken up for consideration.

Goode of Davis moved the previous question.

Motion prevailed.

Meyer 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, 88:

Abel	Hanson	Moore of Louisa	Sar
Aubrey	Harris	Mooty	Schwengel
Bass	Heinz	Morris	Shepard
Berry	Hendrix	Munger	Sherod
Boothby	Huisman	Nelson of Jasper	
Brockmeyer	Jones	Nelson of	Sloane
Brown	Judd	Woodbury	Smith
Brownlie	Klemesrud	Nicholson	Stevens
Burris	Koch	Nielsen	Stiffler
Butler	Kosek	Norland	Strawman
Clark of	Kuester	Nystrom	Tate
Appanoose	Langland	Oberman	Tierney
Clark of Marion	Loss	Oeth	Uhlenhopp
Cornick	Ludwig	Oppedahl	Van Zwol
Crabb	Mallonee	Pedrick	Voigtmann
Crosier	Martin	Pendleton	Walker
Darrington	McEleney	Pieper	Walter
Eckels	McFarlane	Putney	Washburn
Fairchild	McNeal	Ramseyer	Weiss
Fiene	Mensing	Ringgenberg	Weston
Gallup	Meyer	Robinson	White
Goode	Miller of Shelby	Ryan	Young
Hansen	Moore of Butler		

The navs were. 2:

Palmer Mr. Speaker

Absent or not voting, 18:

Davis Metz Paul Bloedel Brookings Frey Miller of Poston Black Hawk Schroeder Buck Hanna Lisle Olson Soeth Burrows Lucken Patrick Cooksey

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Kuester of Cass asked and obtained unanimous consent for the suspension of Rules 44 and 46 and for the immediate consideration of Senate File 515, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1951, and ending June 30, 1953, funds for the department of public safety of the State of Iowa, for the salaries of the increased number of highway patrolmen, as increased by the Fifty-fourth General Assembly.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 77:

Abel	Gallup	Mensing	Sar
Aubrey	Goode	Meyer	Schwengel
Bass	Hansen	Moore of Butler	Shepard
Berry	Hanson	Moore of Louisa	Sherod
Boothby	Heinz	Mooty	Sloane
Brockmeyer	Huisman	Morris	Smith
Brown	Jones	Nelson of Jasper	Stiffler
Brownlie	Judd	Nielsen	Strawman
Burris	Klemesrud	Norland	Tate
Butler	Koch	Oberman	Uhlenhopp
Clark of	Kosek	Oeth	Van Zwol
Appanoose	Kuester	Oppedahl	Voigtmann
Clark of Marion	Langland	Palmer	Walker
Cornick	Loss	Pedrick	Walter
Crabb	Ludwig	Pendleton	Weiss
Crosier	Mallonee	Putney	Weston
Darrington	Martin	Ramseyer	White
Davis	McEleney	Ringgenberg	Young
Eckels	McFarlane	Ryan	Mr. Speaker
Fiene	McNeal		•

The nays were, 1:

Pieper

Absent or not voting, 30:

Bloedel	Harris	Munger	Poston
Brookings	Hendrix	Nelson of	Robinson
Buck	Lisle	Woodbury	Schroeder
Burrows	Lucken	Nicholson	Shifflett
Cooksey	Metz	Nystrom	Soeth
Fairchild	Miller of	Olson	Stevens
Frey	Black Hawk	Patrick	Tierney
Hanna	Miller of Shelby	Paul	Washburn

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Goode of Davis asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 511, a bill for an act to legalize the appointments of certain public officials by the Governor of Iowa which have been confirmed by the Senate.

Goode 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:

Abel	Hanson	Moore of Butler	Schwengel
Bass	Harris	Morris	Shepard
Berry	Heinz,	Nelson of Jasper	Sherod
Bloedel	Hendrix	Nicholson	Shifflett
Boothby	Huisman	Nielsen	Sloane
Brockmeyer	Jones	Norland	Smith
Brookings	Judd	Nystrom	Stevens
Brown	Klemesrud	Oeth	Stiffler
Brownlie	Koch	Palmer	Strawman
Butler	Kosek	Patrick	Tate
Clark of	Langland	Pedrick	Uhlenhopp
Appanoose	Lisle	Pendleton	Van Zwol
Cornick	Loss	Pieper	Voigtmann
Crabb	Lucken	Poston	Walker
Crosier	Ludwig	Putney	Walter
Darrington	Martin	Ramseyer	Washburn
Davis	McEleney	Ringgenberg	Weiss
Eckels	McFarlane	Robinson	Weston
Fairchild	McNeal	Ryan	White
Fiene	Mensing	Sar	Young
Gallup	Meyer	Schroeder	Mr. Speaker
Goode	Miller of Shelby		7

The nays were, none.

Absent or not voting, 23:

Aubrey	Hanna	Moore of Louisa	Olson
Buck	Hansen	Mooty	Oppedahl
Burris	Kuester	Munger	Paul
Burrows	Mallonee	Nelson of	Soeth
Clark of Marion	Metz	Woodbury	Tierney
Cooksey	Miller of	Oberman	
Frey	Black Hawk		

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

On motion by Goode of Davis, the House recessed until the fall of the gavel.

The House reconvened, Speaker Lynes in the chair.

PRESENTATION OF VISITORS

Oppedahl of Humboldt presented to the House sixteen senior students of Bode High School, accompanied by J. W. Schar, superintendent, and Mrs. Carroll Adams.



SPECIAL COMMITTEES APPOINTED

The Speaker announced the appointment of Pendleton of Buena Vista, Hanna of Adams, Jones of Clarke, Shepard of Lucas and Brockmeyer of Howard, on the part of the House, to the special committee to carry out the provisions of Senate Concurrent Resolution 24.

The Speaker announced the appointment of Tierney of Webster, Boothby of Cherokee, Patrick of Sioux, Schroeder of Scott and Olson of Mitchell, on the part of the House, to the special committee to carry out the provisions of Senate Concurrent Resolution 25.

The Speaker announced that the terms of the members appointed to the budget and financial control committee, in accordance with the provisions of Senate File 1, were as follows: for two years, Palmer of Lee, Loss of Kossuth and Hansen of Carroll; for four years, Goode of Davis and Kuester of Cass.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 531, a bill for an act relating to old age and survivors' insurance.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 563, a bill for an act relating to specific powers and duties of the state comptroller.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 564, a bill for an act relating to school funds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 624, a bill for an act relating to eligibility of persons drafted into the armed forces to the homestead tax credit.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 631, a bill for an act to grant perpetual existence to the Iowa Centennial Memorial Foundation.

Also: That the Senate has amended the House amendments to Senate File 2 and concurred in the amendments as amended and passed Senate File 2, a bill for an act relating to the administration of state budget and

finances and to assign or transfer certain duties relating thereto to the auditor of state, state comptroller, or treasurer of state.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 316, a bill for an act relating to authority for permitting diversion of water to any state owned lake.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 630, a bill for an act to legalize the incorporation of the Iowa Centennial Memorial Foundation.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained in the conference committee report and passed House File 617, a bill for an act to appropriate funds from the general fund to various departments and divisions thereof, of the State of Iowa, for the biennium beginning July 1, 1951.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 58, a bill for an act relating to primary roads.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 449, a bill for an act to regulate motor carriers and to set certain standards with reference to liability insurance.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 365, a bill for an act relating to secondary roads.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 635, a bill for an act providing for the issuance of a patent to certain land in Monroe County.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 636, a bill for an act authorizing patent to issue to certain land in Jackson County, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 59, a bill for an act relating to classification, jurisdiction, control, establishment, alteration and vacation of highways.

Also: That the Senate has refused to concur in the House amendment to Senate File 354, a bill for an act to be known as the "Iowa Civil Defense Act of 1951".

Also: That the Senate has concurred in the House amendments to and passed Senate File 514, a bill for an act making appropriations for payments of miscellaneous expense incurred or authorized by the Fifty-fourth General Assembly.

Also: That the Senate has concurred in the House amendments to and passed Senate File 43, a bill for an act transferring funds to the capitol improvement fund.

Also: That the Senate has concurred in the House amendments to and passed Senate File 408, a bill for an act relating to publication of the Rules of Civil Procedure and Supreme Court Rules.

CARROLL A. LANE, Secretary.

SENATE MESSAGE CONSIDERED

Senate File 316, a bill for an act amending section four hundred fifty-five A point eighteen (455A.18), Code 1950, and granting to the Natural Resources Council authority for permitting diversion of water from any natural water course, drainage ditch or settling basin for the purpose of replenishing or maintaining the waters of any state owned lake.

Read first time and passed on file.

POINT OF PERSONAL PRIVILEGE

Schwengel of Scott rose under the question of personal privilege, asked and obtained unanimous consent that the following statement be printed in the Journal:

STATEMENT ON AMENDMENT 2, SECTION 34, OF THE CONSTITUTION OF THE STATE OF IOWA

The Constitution of the State of Iowa, Amendment No. 2, section 34, reads as follows:

"The Senate shall be composed of fifty members to be elected from the several senatorial districts, established by law and at the next session of the general assembly held following the taking of the state and national census, they shall be apportioned among the several counties or districts of the state, according to population as shown by the last preceding census."

The federal census has been taken and has been officially reported by the President of the United States. Therefore, this legislature is obligated to reapportion the Senate in accordance with population. This point is raised because every member of the legislature before he could serve his office took the oath of office which included a faithful and solemn pledge to support the Constitution of Iowa.

We bring it to the attention of the legislature while we are still in session for the reason that lawyers and students of constitutional law have told us that if no reapportionment was made in accordance with amendment 2, section 34, in this session of the legislature with reference to the Senate, the future actions of this legislature could very well all be nullified. Probably someone could gain an injunction to fail to pay future legislators, and the affairs of the State of Iowa would be very much in confusion.

As members of the legislature we, the undersigned, desire to take cognizance of the fact that this situation exists, and we desire not to be a party to the violation of the Constitution of Iowa. Therefore we set this record in the House Journal of the State of Iowa, under date of April 17, 1951.

FRED SCHWENGEL. H. F. NELSON. ARCH W. MCFARLANE. TED SLOANE. HARVEY UHLENHOPP. J. E. HANSEN. EARL C. RYAN. W. C. HENDRIX. JOHN A. HEINZ. CLAUDE OBERMAN. FRANCIS E. TIERNEY. FRANK PEDRICK. GUS T. KUESTER. CARL H. RINGGENBERG. G. M. LUDWIG. DEAN AUBREY.

SENATE AMENDMENTS CONSIDERED

Munger of Woodbury called up for consideration Senate File 2, a bill for an act relating to the administration of state budget and finances and to assign or transfer certain duties relating thereto to the auditor of state, state comptroller or treasurer of state, amended by the Senate, and moved that the House concur in the following Senate amendments:

- 1. Amend the House amendment to Senate File 2 by striking the following in lines 2 and 3 of subsection 2 of section 3: "the Governor with the cooperation of".
- 2. Further amend subsection 2 of section 3 by striking the word "Governor" in line 7 and inserting in lieu thereof the words "executive council".
- 3. Further amend the House amendment by inserting after the word "general" in line 1 of subsection 3 of section 3 the following: ", employees of the Supreme Court, employees of the clerk and reporter of the Supreme Court, and those employees under the state banking board".

Motion prevailed and the House concurred.

Munger of Woodbury moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel Clark of Hendrix Mensing Aubrey Appanoose Klemesrud Meyer Bass Koch Crabb Moore of Butler Berry Crosier Kosek Moore of Louisa Boothby Darrington Mooty Kuester Ludwig Brockmeyer Davis Morris Brown Eckels Mallonee Munger Brownlie Goode Martin Nelson of Jasper Burrows Hanson McFarlane Nelson of Butler Heinz McNeal Woodbury

Nicholson	Pendleton	Sherod	Van Zwol
Nielsen	Pieper	Sloane	Voigtmann
Norland	Ringgenberg	Smith	Washburn
Oberman	Robinson	Stevens	Weiss
Oeth	Ryan	Stiffler	Weston
Oppedahl	Sar	Tate	White
Palmer	Schwengel	Uhlenhopp	Mr. Speaker
Pedrick			

The nays were, 5:

Fiene	Harris	Shepard	Tierney
Gallup		10 .5 0	

Absent or not voting, 36:

Bloedel	Hansen	Metz	Putney
Brookings	Huisman	Miller of	Ramseyer
Buck	Jones	Black Hawk	Schroeder
Burris	Judd	Miller of Shelby	Shifflett
Clark of Marion	Langland	Nystrom	Soeth
Cooksey	Lisle	Olson	Strawman
Cornick	Loss	Patrick	Walker
Fairchild	Lucken	Paul	Walter
Frey	McEleney	Poston	Young
Hanna			

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Mooty of Grundy called up for consideration House File 449, a bill for an act to regulate motor carriers and to set certain standards with reference to liability insurance by amending sections three hundred twenty-five point twenty-six (325.26), three hundred twenty-seven point one (327.1), three hundred twenty-seven point three (327.3), three hundred twenty-seven point four (327.4), three hundred twenty-seven point six (327.6), three hundred twenty-seven point eighteen (327.15) and three hundred twenty-seven point eighteen (327.18), Code 1950; also, amend section three hundred twenty-six point two (326.2), Code 1950, relating to taxation of motor vehicle certificated carriers, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 449 as follows:

- 1. Insert after the word "and" in line 15 of section 1 the following: "subject to said limit for one person".
- 2. Further amend section 1, line 29, by inserting after the word "and" the following: "subject to said limit for one person".
- 3. Amend section 2 by striking the period (.) at the end of line 5 and adding the following: "but shall not include motor trucks used in the operations defined in paragraphs (a) and (b) of section 3 of this Act."
- 4. Amend section 7 by inserting after the word "and" in line 14 the following: "subject to said limit for one person".

- 5. Amend House File 449 by striking all of section 8.
- 6. Amend the title to House File 449 by striking lines 9, 10 and 11.

Motion prevailed and the House concurred.

Mooty of Grundy moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed 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:

Abel	Gallup	Moore of Butler	Ringgenberg
Aubrey	Hanson	Moore of Louisa	Robinson
Bass	Harris	Mooty	Ryan
Berry	Heinz	Morris	Sar
Boothby	Hendrix	Munger	Schwengel
Brockmeyer	Klemesrud	Nelson of Jasper	Shepard
Brookings	Koch	Nelson of	Sloane
Brown	Kosek	Woodbury	Smith
Brownlie	Kuester	Nicholson	Stiffler
Burrows	Langland	Nielsen	Tate
Butler	Loss	Norland	Tierney
Clark of	Ludwig	Oberman	Van Zwol
Appanoose	Mallonee	Oeth	Voigtmann
Crabb	Martin	Oppedahl	Washburn
Crosier	McEleney	Palmer	Weiss
Darrington	McFarlane	Pedrick	Weston
Davis	McNeal	Pendleton	White
Eckels	Mensing	Pieper	Mr. Speaker
Fiene	Meyer	Putney	and the second second

The nays were, none.

Absent or not voting, 35:

Bloedel	Hansen	Miller of Shelby	Shifflett
Buck	Huisman	Nystrom	Soeth
Burris	Jones	Olson	Stevens
Clark of Marion	Judd	Patrick	Strawman
Cooksey	Lisle	Paul	Uhlenhopp
Cornick	Lucken	Poston	Walker
Fairchild	Metz	Ramseyer	Walter
Frey	Miller of	Schroeder	Young
Goode	Black Hawk	Sherod	
Hanna			

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

Goode of Davis asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 501, a bill for an act to permit members of the armed forces to vote in the primary and general elections to be held in the year 1952, and to provide for the waiver of certain sections of the Code 1950, relating to election requirements.

Goode of Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 69:

Aubrey	Goode	Mooty	Sar
Bass	Hansen	Morris	Schwengel
Berry	Hanson	Munger	Shepard
Boothby	Harris	Nelson of Jasper	Sherod
Brockmeyer	Heinz	Nelson of	Sloane
Brown	Hendrix	Woodbury	Smith
Brownlie	Jones	Nicholson	Stevens
Burrows	Klemesrud	Nielsen	Stiffler
Butler	Koch	Oberman	Strawman
Cornick	Kuester	Oppedahl	Tierney
Crabb	Loss	Palmer	Uhlenhopp
Crosier	Ludwig	Pedrick	Van Zwol
Darrington	Mallonee	Pendleton	Voigtmann
Davis .	Martin	Pieper	Washburn
Eckels	McFarlane	Ringgenberg	Weiss
Fairchild	Mensing	Robinson	White
Fiene	Meyer	Ryan	Mr. Speaker
Gallup	Moore of Butler		

The nays were, none.

Absent or not voting, 39:

Abel	Huisman	Miller of Shelby	Ramseyer
Bloedel	Judd	Moore of Louisa	Schroeder
Brookings	Kosek	Norland	Shifflett
Buck	Langland	Nystrom	Soeth
Burris	Lisle	Oeth	Tate
Clark of	Lucken	Olson	Walker
Appanoose	McEleney	Patrick	Walter
Clark of Marion	McNeal	Paul	Weston
Cooksey	Metz	Poston	Young
Frey	Miller of	Putney	
Hanna	Black Hawk		

The bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Goode of Davis asked and obtained unanimous consent for the suspension of Rule 44 and for the immediate consideration of Senate File 316, a bill for an act amending section four hundred fifty-five A point eighteen (455A.18), Code 1950, and granting to the Natural Resources Council authority for permitting diversion of water from any natural water course, drainage ditch or settling basin for the purpose of replenishing or maintaining the waters of any state owned lake.

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 7, 18, 23, 28, 32, 93, 108, 164, 201, 310, 314 and 341; House Files 31, 60, 115, 155, 186, 288, 348, 357, 401, 410, 436, 474, 482, 633, 634 and 638.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Files 31, 60, 115, 155, 186, 288, 348, 357, 401, 410, 436, 474, 482, 633, 634 and 638.

ELMER A. BASS, Chairman.

Report adopted.

SENATE MESSAGE CONSIDERED

Schwengel of Scott called up for consideration Senate File 354, a bill for an act to create a state civil defense agency in the executive branch: providing for a director thereof and an advisory council to the Governor as head of the agency and defining the powers and duties of the Governor, council and director; providing emergency powers for the Governor; authorizing mobile support units and fixing the rights, duties and privileges of the personnel thereof; creating county defense councils and defining their powers and duties; authorizing cities and towns to establish local organizations for civil defense, contract for mutual aid, accept gifts and adopt ordinances relating to civil defense; authorizing counties, cities and towns to appropriate funds regardless of the local budget law and authorizing counties and certain cities to levy a tax to pay expenses of administration of defense councils; providing for the privileges and immunities of all civil defense personnel; providing for penalties for violations of provisions of the act and to increase penalties for certain crimes committed during blackouts or practice blackouts; repealing chapter sixty-one (61), Laws of the Fiftieth General Assembly, and section nine (9) of chapter sixty-three (63), Laws of the Fifty-first General Assembly, and providing for the appropriation of funds and the disbursement thereof to carry out the purpose of this act, and moved that the House recede from its amendments.

Goode of Davis moved that the House recess until the fall of the gavel, with the understanding that only routine proceedings pertaining to adjournment be transacted before the final adjournment.

Roll call demanded by Tierney of Webster and Ludwig of Johnson.

On the question "Shall the House recess?"

The ayes were, 36:

Berry	Gallup	McNeal	Putney
Boothby	Goode	Mensing	Sar
Brockmeyer	Harris	Moore of Louisa	Shepard
Brown	Heinz	Mooty	Sloane
Brownlie	Hendrix	Morris	Smith
Butler	Kuester	Nicholson	Van Zwol
Clark of	Langland	Oppedahl	Washburn
Appanoose	Loss	Palmer	White
Davis	Martin	Pieper	Mr. Speaker
Eckels			

The nays were, 28:

Bass	Klemesrud	Nielsen	Tate
Brookings	Koch	Norland	Tierney
Burrows	Ludwig	Oberman	Uhlenhopp
Crabb	Mallonee	Ringgenberg	Voigtmann
Crosier	Munger	Robinson	Weiss
Darrington	Nelson of Jasper	Ryan	Weston
Fiene	Nelson of	Schwengel	
Hanson	Woodbury		100

Absent or not voting, 44:

Abel	Huisman	Miller of Shelby	Schroeder
Aubrey	Jones	Moore of Butler	Sherod
Bloedel	Judd	Nystrom	Shifflett
Buck	Kosek	Oeth	Soeth
Burris	Lisle	Olson	Stevens
Clark of Marion	Lucken	Patrick	Stiffler
Cooksey	McEleney	Paul	Strawman
Cornick	McFarlane	Pedrick	Walker
Fairchild	Metz	Pendleton	Walter
Frey	Meyer	Poston	Young
Hanna	Miller of	Ramseyer	
Hansen	Black Hawk	* T	

Motion prevailed, and the House recessed until the fall of the gavel.

. . . .

The House reconvened, Speaker Lynes in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bass of Montgomery, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 5, 58, 59, 157, 365, 417, 437, 449, 483, 485, 531, 563, 564, 586, 617, 619, 624, 630, 631, 635, 636 and 637; Senate Files 2, 33, 43, 165, 188, 212, 300, 316, 408, 477, 484, 490, 494, 501, 505, 506, 507, 508, 509, 510, 511, 512, 514 and 515.

ELMER A. BASS, Chairman House Committee.

JAMES H. NESMITH, Chairman Senate Committee.

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 5, 58, 59, 157, 365, 417, 437, 449, 483, 485, 531, 563, 564, 586, 617, 619, 624, 630, 631, 635, 636 and 637; Senate Files 2, 33, 43, 165, 188, 212, 300, 316, 408, 477, 484, 490, 494, 501, 505, 506, 507, 508, 509, 510, 511, 512, 514 and 515.

BILLS SENT TO THE GOVERNOR

Bass of Montgomery, 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, 1951, sent to the Governor for his approval: House Files 5, 58, 59, 157, 365, 417, 437, 449, 483, 485, 531, 563, 564, 586, 617, 619, 624, 630, 631, 635, 636 and 637.

ELMER A. BASS, Chairman.

Report adopted.

COMMITTEE TO NOTIFY THE SENATE

Sloane of Polk moved that a committee of five be appointed to notify the Senate that the House was ready to adjourn sine die.

Motion prevailed and the Speaker appointed as such committee Sloane of Polk, Buck of Marshall, Morris of Dallas, Nelson of Jasper and Nystrom of Boone.



COMMITTEE TO NOTIFY THE GOVERNOR

Crosier of Linn moved that a committee of five be appointed to notify the Governor that the House was ready to adjourn sine die.

Motion prevailed and the Speaker appointed as such committee Crosier of Linn, Ryan of Polk, Ringgenberg of Story, Brownlie of Madison and Schroeder of Scott.

COMMITTEE FROM THE SENATE

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 that the House was ready to adjourn sine die returned and reported it had performed its duty. The report was received and the committee discharged.

The committee appointed to notify the Governor that the House was ready to adjourn sine die returned and reported that it had performed its duty and that the Governor had sent the following message:

STATE OF IOWA OFFICE OF THE GOVERNOR Des Moines

April 24, 1951.

Wm. S. Lynes, Speaker of the House.

To the Members of the Fifty-fourth General Assembly:

Your notice of sine die adjournment is respectfully received.

As the gavels of your presiding officers fall for the last time, I wish to take this means of thanking you for all of the courtesy and consideration shown the Governor.

I have enjoyed working with you these past one hundred days or more, and as you go to your homes you go with my sincere good wishes and my deep appreciation for your labor in the Fifty-fourth General Assembly.

That good fortune may attend you is my sincere wish, and with warmest regards, I remain,

Sincerely yours, WM. S. BEARDSLEY, Governor of Iowa.

The report was received and the committee discharged.

FINAL ADJOURNMENT

By virtue of Senate Concurrent Resolution 15, duly adopted, and the hour of five o'clock p.m., April 17, 1951, having arrived, the Speaker of the House declared the House of Representatives of the Fifty-fourth General Assembly adjourned sine die.

SUPPLEMENT TO THE HOUSE JOURNAL

The following is a record of the action of the Governor on bills passed by the Fifty-fourth General Assembly, and which action was had subsequent to the date of the sine die adjournment.

- H. F. 94-To fix a mandatory bounty on foxes. Approved April 18.
- H. F. 152—To grant societies organized for holding fairs certain corporate powers. Approved April 18.
- H. F. 422—To increase salaries of certain county officers. Approved April 18.
- H. F. 183—To allow certain school districts to increase tax levies and increase amounts for their general fund. Approved April 19.
- H. F. 288—To allow termination of contracts for construction of public improvements in times of national emergency. Approved April 20.
- H. F. 5—To require a judge to include in the judgment entry Code section under which defendant is sentenced. Approved April 26.
- H. F. 58—To eliminate useless sections of the primary road laws. Approved April 26.
- H. F. 59—To rewrite law dealing with certain powers of the highway commission and board of supervisors. Approved April 26.
- H. F. 417—To allow purchase of land for Clarinda State Hospital. Approved April 26.
- H. F. 483—To set up standards for grade "A" milk inspection system. Approved April 26.
- H. F. 485—To authorize county weed commissioners certain powers. Approved April 26.
- H. F. 586—To allow cities and towns the use of joint sanitary sewer systems. Approved April 26.
- H. F. 115—To increase the salaries of bailiffs and clerks of municipal courts. Approved April 27.
- H. F. 157-Pertaining to quiet title actions. Approved April 30.
- H. F. 365—To amend the secondary road law pertaining to special assessment districts. Approved April 30.
- H. F. 437—Pertaining to the term of office of commissioners of memorial buildings and monuments. Approved April 30.
- H. F. 531—To exempt students from contribution to state old age and survivors' insurance system. Approved April 30.
- H. F. 563—To change time of apportionment by the state of the interest of the permanent school fund. Approved April 30.
- H. F. 617—Appropriations for expenses of the general state departments. Approved April 30.

- H. F. 619—To legalize bond issue to city of Spirit Lake. Approved April 30.
- H. F. 624—To extend homestead tax credit equally to military personnel. Approved April 30.
- H. F. 635—To issue patent to certain tract of land in Monroe County. Approved April 30.
- H. F. 636—To issue patent for certain tract of land in Jackson County. Approved April 30.
- H. F. 637—To legalize conveyance of certain property to Iowa State College. Approved April 30.
- H. F. 64-To increase the fee for drivers licenses. Approved May 2.
- H. F. 117—Pertaining to the election of members to the county board of supervisors. Approved May 2.
- H. F. 421—To increase fees collected by county officers for county use. Approved May 2.
- H. F. 564—To provide for transfer to state treasurer of all money derived from the sale of school lands. Approved May 2.
- H. F. 638—To make appropriation for services rendered to members of the House improvement committee. Approved May 2.
- H. F. 27—To exempt certain stocks from the money and credits tax. Approved May 15.
- H. F. 31—Pertaining to care of inmates in Woodward State Hospital. Approved May 15.
- H. F. 60—To enable Iowa to qualify for certain federal funds for conservation. Approved May 15.
- H. F. 65-To increase highway patrol personnel. Approved May 15.
- H. F. 109-To continue present income tax rate. Approved May 15.
- H. F. 155—To exempt certain persons from the marriage license law pertaining to blood tests. Approved May 15.
- H. F. 186—Pertaining to limit of liability of a corporation. Approved May 15.
- H. F. 348-To increase salaries of probation officers. Approved May 15.
- H. F. 357—To exempt from taxation certain farm equipment owned by military personnel. Approved May 15.
- H. F. 370—To increase maximum area of a schoolhouse site. Approved May 15.
- H. F. 401—To increase maximum amount the courts may authorize to parents or guardian of a minor. Approved May 15.
- H. F. 410—Pertaining to maximum weight of pick-up trucks. Approved May 15.
- H. F. 436—To increase the salary of state conservation director. Approved May 15.
- H. F. 449—To require certified truck carriers to carry liability insurance. Approved May 15.

- H. F. 474—To allow blind persons receiving state aid to earn extra money. Approved May 15.
- H. F. 482—To adjust salary of board of social welfare member. Approved May 15.
- H. F. 527—To authorize extension of curbliner service in Des Moines. Approved May 15.
- H. F. 592-To change name of state mental hospitals. Approved May 15.
- H. F. 615—To appropriate \$300,000 to state soil conservation committee. Approved May 15.
- H. F. 630—To legalize the incorporation of the Iowa Centennial Memorial Foundation. Approved May 15.
- H. F. 631—To prescribe certain duties of state officials with respect to Iowa Centennial Memorial Foundation. Approved May 15.
- H. F. 633—To increase salary of clerk of the grand jury. Approved May 15.
- H. F. 634—To appropriate \$2,000,000 to the budget and financial control committee. Approved May 15.

Done at Des Moines, Iowa, this 15th day of May, 1951.

A. C. Gustafson, Chief Clerk of the House of Representatives.

GOVERNOR'S VETO MESSAGE ON HOUSE FILE

April 5, 1951.

Hon. William S. Lynes, Speaker of the House of Representatives, State House.

Dear Mr. Speaker:

According to section 16 of Article III of the Constitution of the State of Iowa, I am returning House File 179, without my signature.

My reason for vetoing this measure is based upon a decision, after due consideration, that it would weaken our present Child Labor Law. We should seek to strengthen this law and, while bowling is a popular recreational activity, I have been advised by juvenile court authorities and school truant officers that this type of work has contributed to the problem of juvenile delinquency and truancy from school. It is my opinion that this additional legislation would further aggravate that situation.

Respectfully yours, Wm. S. Beardsley, Governor.

IN MEMORIAM

House of Representatives

Memorials adopted by the House of Representatives of the Fifty-fourth General Assembly commemorating the life, character and public service of former members who had departed this life in the past few years.

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 was born in Scott County, Iowa, in 1876. At the age of four years he moved with his parents to Grundy County and received his education in the Reinbeck Public Schools. He helped his father on the farm until 1899.

In 1899 he was married to Clara B. Strohbehn, also of Grundy County, and to this union were born six children, Flora, Mabel, Harold, Lucille, Irene and Ethel. After his marriage, Mr. Albert engaged in farming for himself. In 1905, he had a farm sale and moved with his family to Idaho and engaged in the sheep industry on the range. He sold out his sheep business in 1913 and moved back to Grundy County.

Mr. Albert helped to organize the Grundy County Farm Bureau, was president of the organization for one year, and was always active in its functioning.

He was president of the township school board for seven years and was a member of the county board of supervisors for six years. He was elected to the House of Representatives in 1928, serving in the Fortythird session of the General Assembly.

He died on December 5, 1945, and is survived by his wife and children.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Otto Albert, 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.

W. L. MOOTY,
LAWRENCE PUTNEY,
ARCH W. McFarlane,
Committee.

Memorial to the Honorable A. H. Avery of Clay County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable A. H. Avery, begs leave to submit the following memorial:

A. H. Avery, better known as "Dad," was born near Excelsior, Richland County, Wisconsin, on May 20, 1870. Thereafter, "Dad" Avery's life was a monument of individualism, perseverance, service and integrity.

His mother died when he was three years old, and his father died when he was nine. He was educated in the rural schools and Cedar Valley Seminary, Osage, Iowa. In 1899, he moved to South Dakota and taught school at Ashland and Woonsocket until 1901. In that year, he moved to Spencer, Iowa, as high school principal, and was made superintendent the next year, in which capacity he continued for 14 years.

No matter which field you inquire, you find the humanitarian stamp of "Dad" Avery's character.

He helped found the Spencer public library and served on the library board from its birth to his death.

Many remember "Dad" Avery and his chautauqua work. He did much of the promotional work and was platform manager in Spencer, Emmetsburg and Algona.

He was instrumental in founding the Spencer DeMolay chapter in 1922, and served from that time until his death as Dad Advisor. He was always proud of the opportunity to serve and work with "his boys."

He was a P. M. Woonsocket Lodge No. 33, A. F. & A. M., Evening Shade Lodge No. 312, A. F. & A. M., Past High Priest of Clay Chapter No. 112, Royal Arch Masons: Past Illustrious Master, Temple Council No. 37, Royal and Select Masters; Past Commander of Asotus Commandery No. 65, K. T. Past Grand Senior Warden of the Grand Commandery of the State of Iowa; 32 degree K.C.C.H. Sioux City Consistory No. 5.

His first wife, a daughter and a grandson preceded him in death. He is survived by four great grandchildren; seven grandchildren; three children, Mrs. Theta Tucker, Barbara Avery and Alden D. Avery; and by his second wife, Mrs. Grace Avery.

"Dad" Avery was mayor of the city of Spencer in 1926 and 1927, and served at the time as president of the Iowa League of Municipalities.

He entered the insurance field in 1916. His bearing and conduct in that field was such as to reflect great credit upon the industry.

"Dad" Avery was one of the grandest in the Grand Old Party. His friends and neighbors first sent him to the Forty-fourth General Assembly, and his humanitarian ideals and intellectual ability were such that he was returned as Representative in the Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, Forty-eighth, Forty-ninth, Fiftieth, Fiftieth Extra Fifty-first, Fifty-second, Fifty-second Extra and Fifty-third sessions of the General Assemblies. He was speaker pro tempore of the Fiftieth session. Of him, his colleagues stated: "When 'Dad' Avery spoke, we listened."

A beloved member of his community, he was voted "Tops in Our Town" in July, 1950. His passing on December 7, 1950, at Spencer, Iowa, be-

reaves the state and his county of a respected and beloved citizen. Friend, neighbor, legislator, schoolmaster, humanitarian, his passing is mourned by all who were fortunate enough to be among his large list of friends and acquaintances.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable A. H. Avery, 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.

PAUL COOKSEY,
J. C. DAVIS,
ARCH W. MCFARLANE,
Committee.

Memorial to the Honorable William R. Blake of Fayette County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William R. Blake, begs leave to submit the following memorial:

William R. Blake, better known as "Bill," was born on a farm in Jo Daviess County near Elizabeth, Illinois, October 1, 1878, coming to Iowa in 1900. He was a graduate of Elizabeth High School, Danville Normal and Chicago Park Business College. While in high school, he began to learn the printing trade. He taught school, however, before he acquired his first newspaper at Eau Claire, Michigan. In 1905, he started publishing a weekly newspaper "Enterprise" at Clermont, Iowa, and this he continued to edit and publish for twenty years.

In 1904, he was united in marriage to Bessie B. Morgan. They are the parents of two children, William Burdette and Anna Lolita.

Mr. Blake was mayor of Clermont from 1918 to 1922. He was a member of the Masonic, Odd Fellows and Modern Woodmen fraternal orders.

In politics, Mr. Blake was a Republican and was Representative from Fayette County in the Thirty-ninth, Fortieth and Forty-first General Assemblies. Later, he became an agent of the State Bureau of Investigation and, in 1927, was appointed deputy fire marshal. He was always vitally concerned with county politics and, for a number of years, served as county chairman.

During 1929, Mr. Blake started lobbying as a "special representative" for the Interstate Power Company, Dubuque, and, while identified with this firm, represented all public utility companies. Mr. Blake's lobbying activities continued after September, 1942, when he was elected secretary-manager of the Iowa Utilities Association. This position he resigned in September, 1948.

Mr. Blake, in failing health for almost a year, passed away at the Postville hospital, Sunday, November 13, 1949. Funeral services were held at 2 p.m. on November 15 at the Clermont Presbyterian Church. The esteem in which he was held was evidenced by the large number of people, many from great distances, who came to pay their last respects to "Bill." His love for the people of Iowa, his interest in their welfare, and the readiness with which he gave himself for the arduous tasks with which he was often faced, will long be remembered. "Bill," in one sense, has erected for himself his own memorial; it rests in the hearts of those who were privileged to know him and to work with him. Besides his wife and two children, he leaves four grandchildren to mourn his passing.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable William R. Blake, 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 Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

J. C. DAVIS,
ARCH W. MCFARLANE,
ELMER PIEPER,
Committee.

Memorial to the Honorable William Carden of Henry County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William Carden, begs leave to submit the following memorial:

The Honorable William Carden was born in 1866 on a farm near Middletown in Des Moines County, Iowa. His early education was received in a country school. He later took a course at the State Normal School at Columbus City, Iowa, and finished his education at Parsons College at Fairfield. Mr. Carden was a trustee of Parsons College for thirty-four years.

He was married to Fannie B. DeLashmutt, who survives him. He is also survived by an adopted daughter, Thelma Frances Carden. One son died in infancy.

After graduation from Parsons College Mr. Carden taught school about three years and then entered the hardware and implement business at Winfield, Iowa. He served as postmaster under President Taft, after which he engaged in the insurance and loan business. He was vice-president of the Farmers National Bank for thirty-four years, and was vice-president of the Iowa Home Mutual Insurance Company of Des Moines at the time of his death.

Mr. Carden served as a Representative in the Twenty-ninth, Thirtieth, and Thirty-first sessions of the Legislature. He served as a Senator in the Forty-second, Forty-second Extra, Forty-third, Forty-fourth, Forty-fifth, and Forty-fifth Extra sessions of the Legislature.

He was active in lodge work as well as civic and church affairs. He was a member of the Presbyterian church and served as moderator for the Iowa Presbytery and vice-moderator for the Iowa synod of the Presbyterian church.

In 1925 he served as first district manager of the Coolidge campaign. .

Mr. Carden died in March, 1950, at the age of 84.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable William Carden, 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 directed to forward an enrolled copy to the family of the deceased.

> RAYMOND CORNICK, ARCH W. McFarlane, Claude Oberman, Committee.

Memorial to the Honorable James G. Casey of Mitchell County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable James G. Casey, begs leave to submit the following memorial:

James G. Casey was born on a farm seven miles south of Osage on March 6, 1880, and began his education in a country school. He then attended Loras Academy and Loras College in Dubuque, after which he completed a course at the Charles City Business College.

After he completed his formal education he managed the Jas. A. Smith Lumber Company at Ayrshire for two and one-half years. Mr. Casey then returned to Mitchell County_to operate and manage the home farm for several years.

In 1908 he was married to Nina Nims, and they farmed for two years. In 1910 Mr. Casey purchased a one-half interest in the farm implement business of W. J. Towner and that business was operated under the name of Jas. G. Casey and Co. until Ben A. Chatman bought Mr. Towner's interest.

The implement business was then operated for 19 years under the name of Casey and Chatman. In 1942 Mr. Casey sold his interest to Mr. Chatman. Also, during the Casey and Chatman partnership, Mr. Casey represented Mitchell County in the legislature for two years in the Forty-fifth General Assembly. He also served as postmaster of Osage from March 1, 1934, until April 1, 1950, when he retired.

Mr. Casey was a director of the Iowa Implement Dealers Association for seven years and was president of that group in 1926. He was a member of the Osage board of education for eighteen years, fourteen of which he served as president. In 1922, he became a director of The Home Trust and Savings Bank, and in 1936 he was elected vice-president of the bank, an office he held at the time of his death.

In October of last year Mr. Casey received one of the highest honors bestowed upon a Catholic layman. He was made a Knight of St. Gregory, a pontifical order conferred by Pope Pius XII and established by Pope Gregory XVI in 1831.

The high honor was in recognition of his service to his church and country as an exemplary Catholic layman and American citizen. More specifically, the citation included Mr. Casey's service as a regent of Loras College; his years of service in the Laymen's Retreat movement, and his membership in the Knights of Columbus for over 50 years.

Survivors include his wife; two sons, the Rev. J. V. Casey of Dubuque and Joseph B. Casey of Osage; two brothers, the Rt. Rev. Valentine Casey of Dubuque and William Casey of Mason City; and a sister, Mrs. Rebecca Kelly of Mason City; and three grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable
James G. Casey, 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.

ALLERT G. OLSON,
MARTIN E. SAR,
NORMAN NORLAND,
Committee.



Memorial to the Honorable George P. Christianson of Hamilton County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable George P. Christianson, begs leave to submit the following memorial:

The Honorable George P. Christianson, the son of Christian P. and Elsie Christianson, was born in Vejle, Denmark, December 2, 1863.

He came to the United States with his parents and sisters in 1868, where they purchased and settled on a farm one mile east of Randall. Here he received his early education, and later was graduated from the Battle Creek College of Business and Law, Battle Creek, Michigan.

In 1885 the family moved to the present site of Randall where he and his father were active in establishing a business center—his interests including grain, farm implements, lumber, banking and general merchandise.

He was a member of the House of Representatives of the Iowa legislature, serving in the Twenty-ninth, Thirtieth and Thirty-first sessions of the General Assembly. Here he helped compile and introduced the first Iowa law controlling automotive vehicles. He was issued one of the first Iowa automobile licenses.

For many years he was a member of the Masonic lodge of Jewell and the Knights Templar of Webster City.

Since retiring he has interested himself in his extensive land holdings.

Mr. Christianson died January 8, 1950, and is survived by one sister, Mrs. C. P. Peterson, Mankato, Minnesota; and fifteen nieces and nephews.

Upon his death Mr. Christianson left \$20,000 to the Randall Consolidated School District for a new gymnasium-auditorium, to be matched by an equal amount from the district; a farm to local organizations: two-fifths to Elim Church, one-fifth to North St. Petri Church, one-fifth to Bethany Church and one-fifth to the Randall School library; and bequests of \$1,000 each to the Masonic lodge at Jewell and the Consistory at Webster City.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable George P. Christianson 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 service, and tender its sympathy to the members of his 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 directed to forward an enrolled copy to the family of the deceased.

JOHN A. WALKER,
PAUL M. WALTER,
CARL H. RINGGENBERG,
Committee.



Memorial to the Honorable Robert S. Clark of Emmet County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Robert S. Clark, begs leave to submit the following memorial:

Robert S. Clark was born on a farm in Emmet County on May 3, 1870. He attended the rural and public schools.

Mr. Clark was united in marriage to May E. Jones in 1893. To this union were born two children, Margaret and William.

In 1925 he was elected to the Iowa House of Representatives and served as Representative from Emmet County in the Forty-first session of the General Assembly.

He was a member of the Presbyterian church, and a Republican in politics.

Mr. Clark died on March 22, 1948 at the age of 78 years. He is survived by his wife; daughter, Margaret, and son, William, all of Estherville, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Robert S. Clark, 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 Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

MAX M. SOETH,
ROY J. SMITH,
FRANK KOCH,
Committee.

Memorial to the Honorable Wendell William Cornwall of Clay County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable W. W. Cornwall, begs leave to submit the following memorial:

Wendell William Cornwall was born February 10, 1857, at Alfred, Allegheny County, New York. He received his education at Albion Academy, Albion, Wisconsin, graduating therefrom in 1877 with a Ph.D. He continued in higher education at the University of Wisconsin and graduated with a degree of Bachelor of Laws in 1881.

Thereafter he began a long and distinguished career in the practice of law and public service. Mr. Cornwall was Judge of McPherson County,

South Dakota, from 1884 to 1886. He practiced law at Huron and Leola, South Dakota, until 1891. At that time, he moved to Spencer, Iowa, where with his sons, he continued in the practice of law until his death. He was elected to the House of Representatives in the Twenty-fifth and Twenty-sixth General Assemblies where he served Clay County and Iowa with distinction. He was a member of the commission which revised the 1897 Code of Iowa. He was elected Supreme Court Reporter of Iowa for the years 1902 to 1914, and his name appears on many volumes of the Iowa Reports.

Mr. Cornwall married Marian Wilson of Blue Earth, Minnesota, on September 28, 1885. To this marriage, five children were born: Barbara, Wilson, Morgan, Ruth and Dean.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That, in the passing of W. W. Cornwall, 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.

PAUL COOKSEY,
ELMER PIEPER,
JOHN BROCKMEYER,
Committee.

Memorial to the Honorable J. Wilbur Dole of Jefferson County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable J. Wilbur Dole, begs leave to submit the following memorial:

J. Wilbur Dole was born February 7, 1869, on a farm in Jefferson County, Iowa, the son of the late Joe R. and Maria E. Dole. He died on July 17, 1949. He spent his entire life in Jefferson County. A life-long Democrat, he was an excellent and a very public-minded citizen.

Mr. Dole served as State Representative from Jefferson County during the Forty-fifth General Assembly of Iowa in 1933 and 1934. He was, as is well known, the author of the resolution which made the Goldfinch the official bird of Iowa.

He graduated from Parsons College with the class of 1894.

He remained throughout his life a deep student of science, and was unusually proficient in botany, upon which said subject he was recognized as something of an authority. He served the community efficiently and well in many capacities. The former Representative was Secretary of the Fairfield Board of Education from 1915 to 1921. He also served as a member of the park board, and for many years a member of the Fairfield Evergreen Cemetery Board.

He was a deputy clerk of the district court, and was Fairfield's postmaster for five years. He was a member of the library board and served as its secretary for twenty years.

Whatever he did, he did well.

He had a fine sense of justice—and he carried into public affairs the same strictness of purpose and accountability that he ever held for himself, in his own private affairs.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable J. Wilbur Dole, the state has lost a valued and honored citizen and the House, by this resolution, tenders its sincere sympathy to the surviving 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 directed to forward an enrolled copy to the family of the deceased.

LEE GALLUP,
TED D. CLARK,
CLAYTON D. SHEROD,
Committee.

Memorial to the Honorable Ben B. Doran of Boone County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ben B. Doran, begs leave to submit the following memorial:

Ben B. Doran was born at Beaver on the 24th day of March, 1884, and passed away in St. Elizabeth's Hospital at Lincoln, Nebraska, on November 22, 1950, at the age of 66 years. He was one of 13 children born to Justin R. and Olive F. Doran. He was a member of the first graduating class of the Beaver High School and attended the law school at the State University of Iowa for one year, following which he returned to his home at Beaver and carried on his farming operations and livestock feedings. In 1918, he enlisted in the Coast Artillery Corps of the United States Army and was discharged with the rank of sergeant, after which he returned to his farming operations at Beaver. On the 6th day of June, 1923, Mr. Doran was united in marriage to Miss Elizabeth Harker of Grand Junction. To this union were born six children, Justin C., of Beaver; Tom and Jim of Boone; Beverly, now Mrs. Pat Healy, of Des Moines; Marilyn, now Mrs. Robert Leonard, of Iowa City, and Virginia Doran of Boone.

In 1932, Mr. Doran was elected State Representative and served in the Forty-fifth, Forty-fifth Extra, Forty-sixth and Forty-sixth Extra sessions of the Iowa Legislature. For the past four years he was a member of the state fair board, which position he held at the time of his death. He was always interested in education and the advancement of agriculture and livestock production, but his primary interest was always his family.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Ben B. Doran, 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 the surviving members of his family; 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.

C. N. NYSTROM,
H. H. STEVENS,
G. T. KUESTER,

Committee.

Memorial to the Honorable Joseph E. Doze of Wayne County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Joseph E. Doze, begs leave to submit the following memorial:

Joseph E. Doze was born November 18, 1854, at High Point, in Decatur County, where he lived during his youth. His father, Francis K. Doze, was born in France; his mother, Cena Doze, in Indiana.

His earlier years were spent teaching school in Page and Ringgold Counties, and clerking in a store.

He was engaged in the implement business at Mount Ayr for a number of years and served as county superintendent of schools, and Ringgold County auditor for two terms.

In 1890 he moved to Humeston where he operated a machine shop and foundry. He was a member of the town council and mayor of Humeston several terms. In 1909 he founded the oldest distributing agency for the Ford automobile in the Des Moines territory.

Mr. Doze was elected to the Iowa House of Representatives and served in the Thirty-fifth and Thirty-sixth sessions of the General Assembly. He served as Senator from the fourth district, composed of Wayne and Lucas Counties, in the Forty-fifth, Forty-fifth Extra and Forty-sixth sessions of the General Assembly. In politics, Mr. Doze was a Democrat.

He was a Mason, and a member of the Christian Church.

He died April 20, 1950, at the age of 96, and was interested in business and civic affairs until that time.

Surviving him are his wife, Elizabeth; one daughter, Mrs. F. L. Clark, of Iowa City, Iowa; and one son, Lynn, of Humeston. One daughter and one son preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of this honored citizen the House wishes to tender, by this resolution, its sincere sympathy to the surviving members of his family in their sorrow.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

GENE POSTON,
FRED STIFFLER,
JOHN BROWNLIE,
RAY E. SHEPARD,
Committee.

Memorial to the Honorable George C. Figgins of Union County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable George C. Figgins, begs leave to submit the following memorial:

George C. Figgins was born in Montgomery County, Iowa, October 17, 1868. He spent his boyhood in that county, afterwards living for a time in Adams County, then moving to Union County in the year 1886. He attended the public schools in the counties in which he resided, graduating from the Afton Normal and Business College in 1892. He taught school a short time in Union County. He was elected clerk of the district court in 1922, which office he held two terms. He filled numerous township and county offices until elected to the position of Representative to the legislature. He served in the Forty-third and Forty-fourth sessions of the General Assembly.

Since leaving the legislature he had operated a real estate and insurance business in Creston, and served as justice of the peace for many years.

He retired from the office and business on January 1, 1949, and passed away March 20, 1950. He was a life-long Republican, a member of the Masonic and I.O.O.F. Lodges, and the Presbyterian Church.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable George C. Figgins, the people, not only of Union 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.

JOHN E. YOUNG,
GRANT SHIFFLETT,
KIRK R. NICHOLSON,
Committee.

Memorial to the Honorable Charles W. Files of Cerro Gordo County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Charles W. Files, begs leave to submit the following memorial:

Charles W. Files, son of James and Mary J. Files, was born in Johnson County, Iowa, November 25, 1871. He spent his early years on the family farm in Johnson County and graduated from the Shueyville High School. In 1910 he migrated to Portland Township in Cerro Gordo County where he continued to spend the remainder of his life. His first wife, Bessie Warner Files, died in 1942, and his parents and two sisters preceded him in death.

Mr. Files was united in marriage in October of 1943 to Blanche O'Neal, who survives him. He is also survived by a son, Wade W. Files of Blanch, North Carolina, and two grandsons, Douglas Wade Files and Donald Ray Files. In addition to his immediate family he is survived by two sisters, Mrs. Myrtle M. Simmons and Stella C. Files of Boone, Iowa, and three brothers, J. Ray Files of Los Angeles, California, E. Wayne Files of Chicago, Illinois and Lee D. Files of Horicon, Wisconsin.

He was active in the Community Church of Portland for many years and was active in religious and civic movements for the betterment of the community. He continued his interest in agricultural activities throughout his life.

Mr. Files served in the House of Representatives in the Forty-third General Assembly from Cerro Gordo County, was active in Townsend clubs and a member of the Mason City Rotary club for many years.

A beloved member of his community, his passing on July 10, 1950, at a Mason City hospital following a lingering illness, bereaves the state and his county of a respected and beloved citizen.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Charles W. Files, the state has lost a valued and honored citizen and the House expresses 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 directed to forward an enrolled copy to the family of the deceased.

W. H. TATE,
G. T. KUESTER,
GENE POSTON,

Committee.

Memorial to the Honorable Charles V. Findlay of Webster County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Charles V. Findlay, begs leave to submit the following memorial:

Charles V. Findlay was born at Pawpaw, Illinois, on September 18, 1866. He came to Iowa with his parents in 1870 in a covered wagon drawn by a yoke of oxen.

The Findlays homesteaded in Clay County and in 1877 they moved to Webster County.

Mr. Findlay received his early education in the rural schools of Clay and Webster counties, and taught school in and near Kalo in Webster County for several years.

He was graduated from Highland Park College in Des Moines in 1891 as a member of the first class, with a bachelor of science degree. In 1898 he received his master's degree.

Mr. Findlay was Webster County superintendent of schools from 1892 until 1900 when he became president of Tobin College in Fort Dodge. He served in that capacity until 1931.

He was married on June 29, 1899, to Miss Mabel Southwick of Lake Mills, whom he met while both were students at Highland Park College. Mr. and Mrs. Findlay both taught classes at Tobin College, where hundreds of young men and women from northwest Iowa farms and communities were pupils of theirs.

Mr. Findlay was a member of the House of Representatives from Webster County in the Thirty-seventh, Thirty-eighth and Thirty-eighth Extra sessions of the General Assembly. He was elected State Senator from the Webster-Calhoun district and served in the Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first and Fifty-second General Assemblies.

He was elected mayor of Fort Dodge in 1923, and served ten years in that office. He was a member of the National Association of Parliamentarians, and was also editor and publisher of a textbook, "Parliamentary Law Made Easy."

He belonged to the First Congregational Church of Fort Dodge, and served as a deacon of the church.

In 1903 Mr. Findlay became a member of the board of trustees of the Fort Dodge public library. He served as president of the board from June 15, 1911, until August of 1950 when he resigned because of ill health. He was a member of the Iowa State Library Association and served as president of that group in 1928.

For many years a member of the board of directors of the Y.M.C.A., he was also on the board of directors of the Fort Dodge Chamber of Commerce. He spent several terms as a member of the local Boy Scout council.

Mr. Findlay also belonged to Ashlar Masonic Lodge, Delta chapter of Royal Arch Masons and Calvary Commandery of Knights Templar.

A farm owner, he had a great deal of interest in agriculture and his hobbies included gardening and outdoor sports.

Mr. Findlay, one of Fort Dodge's best known citizens, died March 3, 1951 at the age of 84. Mr. and Mrs. Findlay observed their golden wedding anniversary with a family reunion in Fort Dodge in June of 1949.

Surviving him are his wife and a son, Mr. James Franklin Findlay, president of Drury College at Springfield, Missouri, and two grand-children, Mrs. G. T. Odom, Jr. of Norman, Oklahoma and J. F. Findlay, Jr., of Springfield. One son, Maurice Southwick Findlay, died while a student at Grinnell College.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Charles V. Findlay, 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 directed to forward an enrolled copy to the family of the deceased.

> FRANCIS E. TIERNEY, EDWARD OPPEDAHL, JOHN A. WALKER, Committee.

Memorial to the Honorable James Smith Francis of Taylor County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late James Smith Francis, begs leave to submit the following memorial:

James Smith Francis, legislator and newspaper editor, was born on a farm south of Kent, Iowa, September 27, 1873. He passed away in

Gravity, Iowa, on August 8, 1949, at the age of seventy-five years. He received his education in a rural school, and Highland Park College in Des Moines, Iowa.

On August 1, 1906, he was united in marriage to Mary Coan of Creston, Iowa, and to this union was born one daughter, now Mrs. Scott Cramer, of Chicago, Illinois.

At an early age, Mr. Francis united with the Presbyterian Church, then transferred to the Methodist Church of which he was a member for sixty years. He was an adult Sunday School teacher for fifty years, and a member of the Masonic Lodge. He sang tenor in many quartets, served on the city council, was a member of the school board for twenty years, and was editor of the Gravity Independent newspaper for forty-two years.

In 1919 Honorable James Smith Francis was elected to represent Taylor County in the House of Representatives. He served in the Thirty-eighth and Thirty-ninth sessions of the General Assembly of Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable James Smith Francis, the state has lost a valued and honorable citizen, and the House would tender, by this resolution, its sincere 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.

> KIRK R. NICHOLSON, ARCH W. MCFARLANE, H. A. MOORE,

Committee.

Memorial to the Honorable Fred C. Gilchrist of Pocahontas County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Fred C. Gilchrist, begs leave to submit the following memorial:

The Honorable Fred C. Gilchrist, son of Professor James C. and Hannah Cramer Gilchrist, was born in California, Washington County, Pennsylvania, on June 2, 1868. He graduated from the Iowa State Normal School in 1887. He then came to Laurens where he lived on a farm in Sherman Township, known as the Gilchrist farm, southeast of Laurens. He taught in the rural schools near Laurens and was principal of the Laurens school one year and at Rolfe two years. On reaching his majority in 1889 he was elected superintendent of schools, serving in this capacity for two years. He was the youngest official of the kind in the state. He was a member of the Laurens school board for a period of 25 years, retiring from this position when he entered the Iowa State Senate in 1922.



In 1892 Mr. Gilchrist entered the law school at the State University of Iowa from which he was graduated and was admitted to the Iowa bar in 1893, receiving the degree of Bachelor of Laws. He then returned to Laurens and practiced his profession continuously for 57 years.

The Honorable Fred C. Gilchrist was married to Ellen Louise Hurley in 1896. To this union three children were born: Frances G. Hakes, Fred Cleland Gilchrist, Jr., and Mavis G. Allen, all of Laurens.

In 1901 he was elected State Representative from Humboldt and Pocahontas counties, serving in the Twenty-ninth General Assembly of Iowa. In 1922 he was elected State Senator for the fiftieth senatorial district of Iowa composed of Buena Vista, Pocahontas and Humboldt Counties. He served in the State Senate for two terms until 1930. He was then elected to the Seventy-fourth Congress of the United States from the tenth Iowa district, later known as the eighth Iowa district and now known as the sixth Iowa district, and composed of 15 counties in northwest Iowa. He was re-elected to Congress six consecutive times and served until January 1, 1945, a period of 14 years. He worked for the interests of agriculture throughout his long and distinguished career as a legislator and statesman.

The Honorable Fred C. Gilchrist was honored March 26, 1945, as a 50-year member of the Masonic lodge, and lastly as a 50-year member of the Order of Eastern Star. He was an honorary member of the local post of the Veterans of Foreign Wars.

Mr. Gilchrist died on March 10, 1950, and is survived by his wife; two daughters, Mrs. L. B. Hakes and Mrs. Mavis G. Allen; one son, Fred C. Gilchrist, Jr.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Fred C. Gilchrist 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 service, and tender its sympathy to the members of his 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 directed to forward an enrolled copy to the family of the deceased.

GUY G. BUTLER,
NORMAN NORLAND,
WENDELL PENDLETON,
Committee.

Memorial to the Honorable William E. Giltner of Monroe County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late

Honorable William E. Giltner, begs leave to submit the following memorial:

William E. Giltner was born on a farm east of Albia, Iowa, October 6, 1871. He was the son of Alexander Martin Giltner, former member of the Sixteenth General Assembly of Iowa, and Mary Elizabeth Newell Giltner, formerly of Indiana. He was educated in the rural schools, and the Albia Academy. He was graduated from the Gem City Business College, Quincy, Illinois, in 1894, and attended Parsons College, Fairfield, Iowa. He studied law in the offices of Judge Henry L. and George W. Dashiell at Albia and was admitted to the practice in 1899 and continued there until his illness.

He owned and operated a farm. He served as Representative from Monroe County in the Thirty-seventh and Thirty-eighth General Assemblies of Iowa, and was president of the Monroe County Bar Association at the time of his death. He died December 13, 1949.

Mr. Giltner is survived by his wife, formerly of Jefferson County, Iowa; three daughters, Mrs. A. K. Kridlebaugh of Chariton, Mrs. Paul Robinson, of Coeur d'Alene, Idaho, and Mrs. J. E. Moore of Des Moines, and two sons, William Martin, of Albia, and Harold Edward, of Escondido, California.

He was a member of the Presbyterian Church, the Masonic Lodge and a Republican.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable William E. Giltner, the people not only of Monroe 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.

> STERLING B. MARTIN, RAY E. SHEPARD, FRANK PEDRICK, Committee.

Memorial to the Honorable L. W. Hatter of Iowa County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable L. W. Hatter, begs leave to submit the following memorial:

L. W. Hatter was born in Keokuk County November 29, 1860. He moved with his parents to Millersburg, Iowa, in 1865. He was in the general merchandise and drug business until 1903. He served as county treasurer until January, 1909, and then engaged in farming and in the

banking business. Mr. Hatter was elected and served as Representative from Iowa County in the Forty-third session of the General Assembly.

He was a member of A. F. and A. M., number 231, and Iowa Consistory number two. In politics, he was a Republican.

Mr. Hatter's wife preceded him in death, having died in December of 1919. Mr. Hatter died December 24, 1943, at the age of 83. He is survived by four daughters, Mrs. Gladys Bauer, Millersburg; Mrs. Edna Tripses, Millersburg; Mrs. Edith Thomas, Mobridge, South Dakota; Mrs. Ruth McCallister, Williamsburg; and two sons, Merle K. Hatter, 130 W. Lafayette Street, Ottawa, Illinois, and W. R. Hatter of Marengo, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable L. W. Hatter, 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.

FRED VOIGTMANN,
A. L. MENSING,
CONWAY E. MORRIS,
Committee.

Memorial to the Honorable John B. Hermsen of Carroll County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John B. Hermsen, begs leave to submit the following memorial:

John B. Hermsen was born on a farm near Carroll, Iowa, May 8, 1884. He attended both parochial and public schools.

On October 17, 1905, he was united in marriage to Anna Hoffman, and to this union were born eight children.

He died October 14, 1949, at the age of 65 years, and is survived by his wife and seven children: Florence, now Mrs. Florence Loew, Harold, Cletus, Norbert, Ernest, Rosemary, now Mrs. L. J. Shaw, and Joseph. The Rev. O. H. Hermsen preceded his father in death.

Mr. Hermsen's principal occupation was farming and dairying. He served as president and secretary of the Farm Bureau and Farmers Union. He also served his county as assessor, was census taker, and served as president and secretary of the school board.

He was a member of the Roman Catholic Church and the Knights of Columbus. He was an officer of the Knights of Columbus for nearly twenty years and served as Grand Knight for three terms. In 1907 Mr. Hermsen was Iowa delegate to the national convention of the Knights of Columbus.

In politics Mr. Hermsen was a Democrat and was Representative from Carroll County in the Forty-eighth and Forty-ninth sessions of the General Assembly.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the death of John B. Hermsen, the state mourns the loss of one of its honored citizens and the House, by this resolution, tenders its sincere sympathy to the surviving 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 directed to forward an enrolled copy to the family of the deceased.

J. E. HANSEN,
ALBERT WEISS,
HENRY H. STEVENS,
Committee.

Memorial to the Honorable Dennis P. Hogan of Cass County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Dennis P. Hogan, begs leave to submit the following memorial:

Dennis P. Hogan was born near Farley, Iowa, August 29, 1869, of Irish parentage. He died May 28, 1950. He was one of eleven children of Mr. and Mrs. Michael Hogan. In 1870, he moved with his parents to Adams County, Iowa. He attended rural school, the Corning High School and St. Benedict's College at Atchison, Kansas. In 1889, he entered a bank at Wallace, Nebraska, as bookkeeper and assistant cashier. He returned to Iowa in 1894, and in 1897 organized and became cashier and active head of the Farmers Savings Bank at Massena, with which he was connected over forty years. He devoted much time to farm interests; organized and became secretary of the Massena District fair, and for a time was manager of the Massena Telephone Company.

In 1901, Mr. Hogan was married to Dolly M. Snelson, who survives him.

He was elected State Representative from Cass County in 1910, serving in the Thirty-fourth General Assembly. He became president of the Federal Land Bank of Omaha after the enactment of the Federal Farm Loan Act, and guided its growth for nineteen years until it became the largest in the Federal Land Bank system. He was a member in 1913 of the Federal Agricultural Commission which was sent to Europe to study



farm credit organization. He was always interested in farming and farm problems. His farm in Cass County was rated highest in Iowa for hog production in 1934 and previously was third for many years. He was a member of the pioneer group in the Rotary Club at Omaha, where he resided for many years, of the Omaha Chamber of Commerce and a Republican.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Dennis P. Hogan, the people, not only of Cass 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.

G. T. KUESTER,
ARCH W. MCFARLANE,
ARTHUR C. HANSON,
Committee.

Memorial to the Honorable Frank Hollingsworth of Boone County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Frank Hollingsworth, begs leave to submit the following memorial:

Frank Hollingsworth was born in Edgerton, Wisconsin, and came with his parents at an early age to Iowa, the family traveling in a covered wagon. They located on the prairie southwest of Perry where they encountered all the difficulties of the pioneer days. Mr. Hollingsworth attended school in Perry and following graduation, entered the University of Iowa. He was graduated from the Liberal Arts College and the College of Law, and was admitted to the Iowa bar in 1899.

In 1900, Mr. Hollingsworth came to Boone to begin a law practice which continued through a half century. He was united in marriage to Miss Kethern Esbenhade in Chicago on August 30, 1901, and they always made their home in Boone.

Mr. Hollingsworth was a member of many fraternal and civic organizations, a past president of the Boone Lions club, and had served as vice president of the Boone State Bank and Trust Company for thirty-two years. He served in the State Legislature in the Forty-second, Forty-third and Forty-fourth General Assemblies. He took a keen interest in local, state and national affairs, and traveled extensively to all parts of the globe. He passed away January 10, 1951, at the age of 77 years.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Frank Hollingsworth, 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 the surviving members of his 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 directed to forward an enrolled copy to the family of the deceased.

> CLIFFORD N. NYSTROM, T. J. FREY, C. E. MORRIS, Committee.

Memorial to the Honorable Charles A. Hollis of Black Hawk County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Charles A. Hollis, begs leave to submit the following memorial:

Charles A. Hollis was born on February 3, 1867, on a farm southwest of Waterloo and his early life was spent in that locality. He was the son of Frank and Nellie Bly Hollis.

On November 27, 1888, he married Carrie Buck of Hudson and the young couple located northwest of Hudson. There they continued to live until 1906, when they moved to Cedar Falls.

Mr. Hollis was a member of the Fortieth, Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly. During that time, he was intensely active in promoting the interests of the farmer. He was on the committee that drew up the first draft for what later became the law that was responsible for wiping out bovine tuberculosis from Iowa herds. He was a tireless and conscientious worker in the good roads movement in Iowa.

After retiring from active farming, Mr. Hollis traveled for three years in the interests of the Independent Telephone Association, and promoted the first independent copper toll line between Burlington and Des Moines.

Prior to his death, which occurred February 18, 1944, he was employed as district sales manager for the Funk Seed Company of Bloomington, Illinois.

In politics Mr. Hollis was a Republican.

Surviving, besides his wife, are a daughter, Mrs. Charles L. Hoffman of Waterloo, and a son, Frank R. Hollis of Hudson.

He was a member of the former Brethren Church of Hudson.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Charles A. Hollis, the state has lost a valuable and honored citizen, and the House expresses its appreciation of his character and public service and tenders, by this resolution, its sincere and heartfelt sympathy to his beloved family in their great sorrow 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.

EARL A. MILLER,
ARCH W. MCFARLANE,
LAWRENCE PUTNEY,
Committee.

Memorial to the Honorable Rudolph C. Hopp of Mills County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Rudolph C. Hopp, begs leave to submit the following memorial:

Rudolph C. Hopp was born on February 16, 1870, in Schleswig Holstein, Germany, and died at his home in Glenwood on July 5, 1949. He came to this country at the age of three with his parents who settled near Mineola, where he was educated and grew to manhood. At an early age he was confirmed in the Lutheran Church.

On October 22, 1891, Mr. Hopp was united in marriage to Rosa L. Saar and to this union were born eleven children, five sons and six daughters. At the time of his death, ten of his children survived him, his wife and one daughter having preceded him.

After his marriage, Mr. Hopp located on a farm near Glenwood and they resided there fifty-eight years. Mr. Hopp accumulated 800 acres of Mills County land and was still operating 400 acres at the time of his death.

Having served on the board of directors of the Glenwood State Bank for many years, Mr. Hopp was elected president of that institution in 1932 and served in this position for sixteen years. He also served as director of the Pottawattamie Mutual Fire Insurance Association for twenty years; on the school board five years; as township road official five years; as president of the Mills County Farm Bureau and he was also a member of the I.O.O.F. Lodge. In 1930 he was awarded the master farmer medal.

In 1932 Mr. Hopp was elected State Representative from Mills County where he served the people of Mills County in a manner worthy of the deep respect which the people of that county had for him in all of his undertakings.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Rudolph C. Hopp, 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 directed to forward an enrolled copy to the family of the deceased.

> HENRY W. WASHBURN, GEORGE E. MILLER, ARCH W. McFARLANE, Committee.

Memorial to the Honorable Ira W. Jones of Cerro Gordo County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ira W. Jones, begs leave to submit the following memorial:

Ira W. Jones was born in Erie County, New York, February 28, 1877. He was the son of Murray and Amelia Jones, with whom he came to a farm near Allison in Butler County, Iowa, at three years of age, where he resided until 1899, when he entered Iowa State College, graduating in the scientific course in 1903. He entered the law school at Drake University, graduating in 1905, and also received a law degree from Yale University. He located at Clear Lake, where he practiced law.

Mr. Jones was married to Bertha Montgomery in 1906 and to this union were born two children.

He was active in civic welfare. He was made a member of the public library board in 1915 and became chairman in 1922, which position he continued to hold until his death. He was a member of various fraternal orders, and the Lions club, being a charter member of the latter, and he served as district governor one year; was Republican county chairman four years, and represented his county in the Thirty-sixth and Thirty-seventh sessions of the General Assembly.

Mr. Jones died at his home in Clear Lake, Iowa, June 7, 1949. He is survived by his wife and a son, Dr. Lawrence M. Jones, of Baltimore, Maryland. His daughter, Betty, preceded him in death in 1930.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Ira W. Jones, the people, not only of Cerro Gordo 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.

W. H. TATE,
ARCH W. MCFARLANE,
ELMER PIEPER,
Committee.

Memorial to the Honorable J. B. Kent of Pocahontas County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable J. B. Kent, begs leave to submit the following memorial:

The Honorable J. B. Kent was born October 26, 1859, in Harrison County, Ohio. At the age of eighteen he entered the Regular Army as a member of the 7th Infantry and spent five years on the frontier participating in several expeditions against the Indians in Minnesota, Colorado and Wyoming. He was discharged from the army in 1884 and came to Rolfe where he and his brother, David Kent, went into the business of cutting and shipping wild hay. They later engaged in the real estate and loan business.

On May 21, 1885, Mr. Kent married Susan Struthers who preceded him in death on December 24, 1924. Their four sons, Arnold McEwen, Don C., J. Dolliver and Robert Jackson survive him.

The Honorable J. B. Kent was on the military staff of Governor Frank D. Jackson and a member of the Twenty-eighth General Assembly.

He took a great interest in all community affairs and was ever a staunch supporter of right, honor and duty. In later life he was active in the State Savings Bank, to which he sacrificed a modest fortune in his efforts to save the bank. He was a member of the Rolfe Presbyterian Church and held a 50-year certificate in the Masonic Fraternity.

The Honorable J. B. Kent passed away on December 26, 1948.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable J. B. Kent, 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 service, and tender its sympathy to the members of his 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 directed to forward an enrolled copy to the family of the deceased.

GUY G. BUTLER,
R. C. BERRY,
FRANK KOCH,
Committee.

Memorial to the Honorable William Kruse of Floyd County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William Kruse, begs leave to submit the following memorial:

William Kruse was born in Union County, Iowa, January 23, 1890, and passed away August 22, 1950, at his farm home near Charles City, Iowa. He was educated in the Jasper County schools and moved to Floyd County in 1914 where he was a successful farmer and public spirited citizen. He was married and the father of three sons, all of whom are outstanding men in the community. Mr. Kruse was active in the Methodist Church, Farm Bureau, Lions Club, several lodges and other civic organizations.

His outstanding public service was as Representative from Floyd County where he served with distinction in the Forty-eighth, Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-second Extra and Fifty-third General Assemblies. He was elected Speaker pro tempore in the Fifty-third General Assembly. When his name was placed in nomination for this office of responsibility and trust, the following compliment was given him: "He is fair, honest and reliable, and we know he will serve with honor and dignity."

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable William Kruse, the people of Floyd 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.

> MARTIN E. SAR, G. T. KUESTER, E. E. POSTON, Committee.

Memorial to the Honorable Don V. McLean of Marshall County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Don V. McLean, of Marshalltown, Iowa, begs to submit the following memorial:

Don V. McLean was born in Marshall County July 7, 1880. He was the son of Henry C. McLean and Emma Jane Roundy. He was graduated from Marshalltown High School and from Iowa State College at Ames.

Coogle

On December 27, 1906, he was married to Anna M. Packer. To this union were born four children, one son and three daughters.

Mr. McLean was a farmer for many years. He was a widely known stockman, raising purebred Hereford cattle. The family moved to Marshalltown in 1943.

Mr. McLean helped organize the Iowa Farm Mutual Insurance Company in the state and in Marshall County. He was general agent of the company until 1946.

A charter member of the Marshall County Farm Bureau, he was a past president and past director of that organization. At the time of his death he was president of the Lamoille Cemetery Association, and the Iowa Taxpayers Association. He was a past president and past secretary of the Marshall County Taxpayers Association. He was president of the Central Iowa Fair Association for six years.

Mr. McLean was a member of the Lamoille Community Church. He was chairman of the board of trustees for many years.

A Republican in politics, he served as State Representative of Marshall County in the Forty-fifth, Forty-fifth Extra and Forty-sixth General Assemblies.

Mr. McLean was a former master of Damascus Lodge No. 264, A. F. & A. M., at Albion, past patron of Cleo Chapter No. 303, O.E.S., of State Center. He was also a past president of the Lions Club.

He laid out the first miniature golf course in Iowa in 1930 across from his home, and operated it for many years. It is now known as Orchard Park.

Mr. McLean died on September 28, 1947. Besides his wife he leaves a son, Philip P. McLean, Whitten; two daughters, Mrs. E. L. Bailey, West Liberty, and Mrs. Robert Engelbrecht of Waverly. One daughter, Jane, died in 1923.

He was an inspiring example of citizenship, successful and aggressive in his own business, and yet never so busy that he could not take time to lead and direct those community efforts that were dedicated to the public good.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Don V. McLean, 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 directed to forward an enrolled copy to the family of the deceased.

HOWARD C. BUCK, LAWRENCE C. PUTNEY, ARCH W. McFarlane, Committee. Memorial to the Honorable T. E. Moen of Lyon County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable T. E. Moen, begs leave to submit the following memorial:

Tolef E. Moen was born in Lyon County, Iowa, October 10, 1870, the first white child born in Logan township. He passed away September 26, 1950.

He was united in marriage to Rachel Davidson of Inwood in 1892, who preceded him in death. He is survived by two sons, three daughters, and numerous grandchildren.

The oldest son of one of Lyon County's fine pioneer families, he inherited and was trained in those characteristics of strong character, community interest, and individual ability, that were later reflected in his business success and public experiences.

As a young man he left the farm and was engaged in the grain business for fifteen years; spent four years in the Chamber of Commerce at Minneapolis, a member of Skewis-Moen Grain Company. Later he returned to Inwood to operate a livestock farm successfully.

Mr. Moen served on the board of supervisors 1911 to 1919.

In 1919 he was elected State Representative and re-elected twice, serving in the Thirty-eighth, Thirty-ninth, Fortieth and Fortieth Extra sessions of the General Assembly.

He was elected State Senator to fill vacancy in the Forty-second Extra session of the General Assembly and re-elected to serve in the Forty-third and Forty-fourth General Assemblies.

He was always recognized as a man of highest integrity, and gave much time and effort to constructive community endeavor. He was an active member of the Lutheran Church. Those who knew him, and particularly his co-workers in the legislature, held him in high esteem.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the death of the Honorable T. E. Moen, 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.

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.

> ARTHUR C. HANSON, RUSSELL A. PATRICK, ROBERT HUISMAN, Committee.



Memorial to the Honorable Fred W. Nelson of Story County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Fred W. Nelson, begs leave to submit the following memorial:

Fred W. Nelson was born April 7, 1886, in Story County, Iowa. He received his early education in the rural schools and later at Highland Park College in Des Moines, and Iowa State College.

He was united in marriage February 22, 1911, to Edna R. Smith, and to this union were born four children: Avis Vere, Richard F., Robert L., and Donald L.

Mr. Nelson, an outstanding farmer, had a wide variety of interests. He was active in public affairs, and devoted many of his years to public service. He served as township clerk eighteen years; as a board member of the Story County Farm Bureau for four years, as treasurer for three years, and president for three years. He was a member of the Nevada Lodge No. 99, A. F. and A. M. and was master of that order in 1926, and was also a member of O.E.S. He served as a member and president of the North Grant Consolidated school board, and was a board member of the Farmers Elevator Company and the Farmers Grain Dealers Association of Iowa. He was a member of Nevada Rotary Club for at least twenty years at Nevada, Iowa. He was awarded master farmer medal, January 13, 1927.

Mr. Nelson was a member of the Memorial Lutheran Church at Nevada, Iowa. He was a member of the House of Representatives from Story County in the Forty-third and Forty-fourth sessions of the General Assembly, and as Senator from the thirty-first district, composed of Boone and Story Counties in the Forty-fifth, Forty-fifth Extra and Forty-sixth sessions of the General Assembly.

He was a member of the State Tax Commission from 1939 to 1945. He was president of the Story County Mutual Fire Insurance Company at the time of his death. He died on the 13th day of October, 1950.

Mr. Nelson rendered an outstanding service to his community, state and county, and was held in high esteem by all who knew him.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Fred W. Nelson, the state mourns the loss of one of its honored citizens and the House, by this resolution, tenders its sincere sympathy to the surviving 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 directed to forward an enrolled copy to the family of the deceased.

> CARL H. RINGGENBERG, HOWARD C. BUCK, CLIFFORD N. NYSTROM, Committee.

Memorial to the Honorable John Edmund O'Brien of Allamakee County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John Edmund O'Brien, begs leave to submit the following memorial:

John Edmund O'Brien was born in Oneida County, New York. He was one of nine children of Michael Smith O'Brien and Henrietta Alice O'Brien. He came to Allamakee County with his parents in September, 1870. He drove ox teams and worked on farms until 1884, when he went to northwestern Iowa and South Dakota and herded cattle. In 1891 and 1892 he worked as a carpenter at Sanborn, Rock Rapids and Sioux Falls. He also worked as a carpenter and builder in Birmingham, Alabama, and Jackson, Mississippi.

In 1892 and 1893 he helped install exhibits at the exposition in Chicago and in May, 1893, he was appointed as one of the Columbian Guards at the World's Columbian Exposition, Chicago. At the close of the exposition he went to California. He put up Canadian exhibits at the Midwinter Exposition in Golden Gate Park in the winter of 1893 and 1894. In 1894 he returned to Waukon, Iowa, following the trade of contractor and builder until 1898.

Mr. O'Brien was a member of "I" Company, 49th Iowa National Guard for several years. A few days after war with Spain was declared he went to Pensacola, Florida, and enlisted May 5, 1898, in the regular United States Navy for one year as first class petty officer. He was honorably discharged at the close of the war with Spain. He then returned to Waukon.

He was admitted to the bar in 1899 and in connection with the practice of law, engaged extensively in real estate business and was interested in stock ranches and farms in North Dakota and Iowa.

He was elected Representative from Allamakee County and served in the Forty-third session of the General Assembly. In politics he was a Republican. He was a member of the Knights of Pythias, Bayard Lodge, No. 121, Waukon.

In 1902 Mr. O'Brien was married to Miss Decorah Grattan at Medford, Oklahoma, and to this union two sons were born, Henry Grattan O'Brien and John Gordon O'Brien, now a Lieutenant Colonel in Hawaii.

Mr. O'Brien passed away July, 1947. He is survived by his sons, his wife having preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable John Edmund O'Brien, 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 Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

ELMER PIEPER,
J. C. DAVIS,
C. M. LANGLAND,
ARCH W. MCFARLANE,
Committee.

Memorial to the Honorable William Paisley of Lee County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William Paisley, begs leave to report the following memorial:

William Paisley was born on a farm near Primrose, Iowa, December 8, 1865. He received his education in the rural schools at Primrose. He worked on his father's farm as a young man, later engaging in farming for himself.

On October 3, 1893, he was united in marriage to Linnie F. Pease, who preceded him in death. To this union three children were born.

Mr. Paisley was president of the Peoples Mutual Insurance Association. He was also active in civic and community affairs. He was elected to the Iowa House of Representatives from Lee County and served in the Forty-fourth, Forty-fifth and Forty-fifth Extra General Assemblies. In politics, he was a Democrat. He was a prominent Mason and Shriner. He was past master of the Hillsboro and Donnellson Masonic lodges. He was district Masonic Lecturer.

Mr. Paisley was an elder in the Sharon and Donnellson Presbyterian churches.

He died March 17, 1951, at the age of 85 years. He is survived by a daughter, Helen, and a sister, Mrs. Harriett Schlossman of Donnellson.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable William Paisley, 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 Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> ERNEST PALMER, JR., CLAUDE OBERMAN, CLAYTON D. SHEROD, Committee.

Memorial to the Honorable Milton Bird Pitt of Harrison County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Milton Bird Pitt, begs leave to submit the following memorial:

The Honorable Milton Bird Pitt was born June 2, 1875, on a farm near Macedonia, Pottawattamie County, Iowa, and died January 20, 1951, at Logan, Iowa. His father, Sidney Pitt, was born in Indiana and was a member of the 17th Kentucky Cavalry in the War of the Rebellion; his mother, Patience E. Pitt, was a native of Pottawattamie County, Iowa. At the age of seven, he moved with his parents to Yorkshire, and later to a home in Cass Township, Harrison County. He attended the rural schools and Woodbine Normal School, and taught several years. His life work was farming.

Mr. Pitt served as township clerk two terms, and three terms as county treasurer of Harrison County, Iowa. He was a member of the House of Representatives in the Thirty-sixth and Thirty-seventh General Assemblies, serving as Speaker of the House in the Thirty-seventh General Assembly. He was elected State Senator in 1918 and served in the Thirty-eighth and Thirty-ninth sessions. Moving from Harrison to Pottawattamie County in 1919, he expected to retire from active public life.

Mr. Pitt, recognized over the state and nation as a public speaker, was an earnest advocate of rugged individualism and initiative, farsighted in the socialistic trends of public thinking and government. Beginning immediately after World War I, he was called upon to devote much time to public appearances, pleading for the preservation of constitutional government, zealously admonishing his audiences from state to state never to yield expedience for principles in governmental or personal matters.

Mr. Pitt was married to Caroline Jane Gilson, December 25, 1896. They were the parents of eleven children, all of whom were living when their parents celebrated their golden wedding anniversary December 25, 1946. Two sons, Louie and Sidney, preceded their father in death in the summer of 1947. Surviving are his widow; seven sons, Milton and Willis of Logan, Frank and Jesse of Missouri Valley, Glen of Crescent, Wayne of Griswold, and Perry of Van Nuys, California; and two daughters, Mrs. David Williams of Logan and Mrs. Carroll Campbell of Rockford, Illinois.

Mr. Pitt was a member of the Reorganized Church of Latter Day Saints.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Milton Bird Pitt, the people, not only of Harrison and Pottawattamie Counties, 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.

> WM. E. DARRINGTON, G. T. KUESTER, ARCH W. MCFARLANE, Committee.

Memorial to the Honorable Wilson Reed of Jefferson County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Wilson Reed, begs leave to submit the following memorial:

Wilson Reed was born October 13, 1873, at Fairfield, Iowa, son of the late Carson and Mary W. Reed. He died very suddenly of a heart attack June 29, 1950. He attended public school, Parsons Academy, graduated from Parsons College in Fairfield in 1895, receiving an A.B. degree.

In 1900 he was united in marriage to Flora Bradley. They were the parents of two sons, Joseph Bradley and Allen Wilson.

He was a veteran of the Spanish American War and of World War I, spending ten months in service in France.

For many years he was a tax consultant, first in the Federal Bureau of Internal Revenue and then in private practice. He was active at the time of his death in this profession.

Mr. Reed served as Representative from Jefferson County in the Fortyninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second and the Fifty-second Extra sessions. He served with honor and distinction during these sessions.

He was a member of the Presbyterian Church, Masonic Lodge, Odd Fellows Lodge, Elks Lodge, American Legion and United Spanish War Veterans.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Wilson Reed, 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.

LEE GALLUP,
W. C. HENDRIX,
J. C. DAVIS,

Committee.

Memorial to the Honorable Daniel Clarence Steelsmith of Osceola County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Daniel Clarence Steelsmith, begs leave to report the following memorial:

Dr. Steelsmith was born June 11, 1877, in Conrad, Iowa. He died March 12, 1950, at the age of 72.

When he was five years old he moved with his parents to Arcadia, Ohio, where they resided until he was thirteen years of age. He was graduated from the State University of Iowa in 1902, where he received his medical degree. After graduation he went to Melvin where he practiced medicine for fourteen years. He served seven years as councilman and two terms as mayor.

On June 29, 1904, Dr. Steelsmith was married to Maude Rolston, and to this union were born three children. Mrs. Steelsmith and two daughters, Mrs. Lola Crum of Des Moines and Mrs. Marjorie Jobe of Pasadena, California, survive him.

In 1913 Dr. Steelsmith was elected to represent Osceola County in the House of Representatives, and again elected in 1915 to serve as Representative. He served in the Thirty-fifth and Thirty-sixth General Assemblies.

Dr. Steelsmith studied public health at Harvard University where, in 1947, he was awarded the honorary degree of master of health.

In August, 1930, he was appointed head of the state health department. Prior to that he served as deputy commissioner. Just prior to joining the state health department, he was health commissioner at Dubuque, Iowa.

From 1935 to 1945 Dr. Steelsmith was county health commissioner in South Boston, Virginia. He retired from public health work in 1945.

Dr. Steelsmith was a man of pleasing personality, took an active interest in all things that were for the betterment of his community and all Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-fourth General Assembly of Iowa: That in the passing of the Honorable Daniel Clarence Steelsmith the state has lost a valued and honored citizen, and the House would tender, by this resolution, its sincere 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.

ROBERT HUISMAN,
ROY J. SMITH,
JACOB VAN ZWOL,
Committee



Memorial to the Honorable Albert T. Stokes of Plymouth County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Albert T. Stokes, begs leave to submit the following memorial:

The Honorable Albert T. Stokes was born January 1, 1860, at Pittsburgh, Pennsylvania, the son of Thomas and Margaret Stokes. During the same year the family moved to Jackson County, Iowa, and in 1872 homesteaded in Stanton Township in Plymouth County, where Albert grew to manhood and subsequently became a successful farmer in his own right. This calling he followed to the time of his retirement in 1929, when he moved to LeMars, where he resided until the time of his death on July 16, 1949, in his 90th year.

On March 19, 1890, Mr. Stokes was married to Jane Anne Eyres, who preceded him in death. Surviving are a daughter, Miss Hazel Stokes of Houston, Texas, three sons, Carleton and Gordon, who operate the home farm near LeMars, Iowa and Thomas of Hot Springs, South Dakota, and two grandchildren, Jimmie and Jean of Hot Springs.

Also surviving are the following sisters: Mrs. George Harker, Emmetsburg, Iowa; Mrs. James Watson, LeMars, Iowa; Mrs. Chris Mikkelson, Bozeman, Montana, and Mrs. Albert Werth, Denver, Colorado.

Mr. Stokes lived a useful and active life and served in various capacities in many community affairs. His genial disposition, his ever readiness to lend a helping hand gained him many friends. He served for many years as director and president of the Plymouth County Farmers Mutual Insurance Company.

He was actively interested in politics and in 1912 was elected State Representative from Plymouth County on the Republican ticket and served with honor in the Thirty-fifth and Thirty-sixth General Assemblies.

He was a member of the Elks Club and a long time director in the Plymouth County Federal Farm Loan Association, which office he held at the time of his death.

With the attendance of many friends and relatives at the Presbyterian Church services his remains were laid to rest in the peaceful LeMars city cemetery on July 19, 1949.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Albert T. Stokes the state has lost a faithful and worthy citizen and the House by this resolution expresses its respect and sympathy to the surviving 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 directed to forward an enrolled copy to the family of the deceased.

> J. HENRY LUCKEN, LAURENCE M. BOOTHBY, ROBERT P. MUNGER, Committee.

Memorial to the Honorable Walter H. Vance of Madison County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Walter H. Vance begs leave to submit the following memorial:

The Honorable Walter H. Vance was born in Washington County, Indiana, April 19, 1857, moving to Knox County, Illinois, in 1865. He attended school at Oneida and later at Monmouth College.

He became a resident of Madison County, Iowa, in 1878, where he taught school until 1892, when he became interested in insurance, and was active in this profession. He was county recorder for two terms and postmaster from 1908 to 1913, later serving as deputy clerk and deputy auditor.

He was elected to the House of Representatives of the State Legislature of Iowa, by the Republican party, in the Thirty-eighth and Thirty-ninth General Assemblies. He was affiliated with the Methodist Church, as well as the Masonic, Knights of Pythias, and Modern Woodmen of America Lodges, and devoted his entire life to civic and social activities, to the betterment of all who came within his sphere of endeavor.

He died December 7, 1947, and is survived by his widow and four children.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable Walter H. Vance, the state has lost a valued and honored citizen, and acknowledgment is hereby made of the service which he has rendered as a public officer, to his state and nation.

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.

JOHN BROWNLIE,
ARCH W. MCFARLANE,
FRED STIFFLER,

Committee.

Memorial to the Honorable Fred Wehling of Bremer County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Fred Wehling, begs leave to submit the following memorial:

Fred Wehling was born November 18, 1878, in Cook County, Illinois. At the age of ten years he came to Iowa with his parents. He attended the rural and parochial schools, and also attended Wartburg College at Waverly, Iowa.



On May 1, 1904, he was united in marriage to Emma Wittenberg. Four children were born of this union, Adella, Clarence, Lily and Margaret.

From 1901 to 1923 he was buttermaker at the Knittle Creamery, Bremer County. He then moved to a farm and engaged in the raising of purebred Chester White hogs.

He held various community and township offices. He was a member of the St. Matthews American Lutheran Church, Readlyn, Iowa, and served as church secretary for twenty-one consecutive years.

In politics, Mr. Wehling was a Democrat and was Representative from Bremer County in the Forty-seventh session of the General Assembly.

He passed away on September 15, 1947, and his passing is mourned by all who were fortunate enough to be among his large list of friends and acquaintances.

Therefore, Be It Resolved by the House of Representatives of the Fiftyfourth General Assembly of Iowa: That in the passing of the Honorable
Fred Wehling, 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.

J. C. DAVIS,
GEORGE FIENE,
H. A. MOORE,
Committee.

HISTORY OF HOUSE BILLS IN HOUSE

SEE PAGE 1767 FOR SENATE COMPANION BILLS HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED—147

Η.	. J.	. R.	6, 10										100			- 8
H.	F															
	5,	6,	9,	20,	21,	24,	27,	31,	34,	36,	39,	44,	58,	59,	60,	64,
6	5,	69,	76,	81,	86,	88,	90,	92,	94,	96,	109,	111,	115,	117,	125,	130
14	2,	152,	154,	155,	156,	157,	158,	161,	163,	167,	168,	169,	170,	171,	183,	186
19	9,	200,	213,	214,	215,	216,	217,	221,	227,	228,	229,	232,	236,	237,	238,	245
26	4,	265,	288,	320,	322,	323,	324,	334,	348,	349,	350,	351,	355,	357,	360,	365
37	0,	378,	379,	396,	399,	400,	401,	408,	409,	410,	417,	418,	421,	422,	425,	430,
43	6,	437,	441,	447,	449,	453,	454,	458,	465,	474,	482,	483,	485,	490,	491,	492
49	7,	527,	531,	563,	564,	573,	574,	586,	592,	594,	597,	598,	599,	600,	601,	602
60	6,	613,	614,	615,	616,	617,	619,	624,	628,	630,	631,	633,	634,	635,	636,	637
68	3.							**************************************								

Passed both Houses, vetoed by Governor-H. F. 179.

RECORD OF EACH 1	IOUSE BILL IN HOUSE
H. J. R. Page	H. J. R. Page
1 By Schwengel, Schroeder, Metz, Olson and Brookings. Relating to term of office of governor, lieutenant gover- nor and attorney general; proposing amendment there- for to constitution of State of Iowa. Introduced, referred to constitu- tional amendments	6 By Appropriations. Relating to appropriation for printing of 15,000 copies of booklet "The Iowa Government in Action", published by Iowa Historical Society. Introduced, placed on calendar. 312 Passed; ayes 92, nays none
2 By Schwengel, Schroeder, Metz, Olson and Brookings. Relating to term of office of secretary of state, auditor of state and treasurer of state; proposing amendment to con- stitution of State of Iowa ex- tending term to four years. Introduced, referred to constitu- tional amendments	Signed by Governor
3 By Constitutional Amendments. Relating to succession of officers to office of governor; proposing amendments to constitution of State of Iowa. Introduced, placed on calendar. 194 Passed; ayes 101, nays none. 319 Reported enrolled	grounds; officially designating it as the "James W. Grimes State Office Building". Introduced, placed on calendar. 351 Amendment filed
Moore of Butler, Hansen of Carroll, Hanson of Lyon, Miller of Black Hawk. Relating to term of office of members of the House of Representatives; proposing amendment to constitution of State of Iowa extending term to four years. Introduced, referred to constitutional amendments	therefor. Introduced, referred
Sloane, Olson and Crosier. Relating to manner of amending constitution of Iowa; proposing amendment thereto. Introduced, referred to constitu- tional amendments	10 By McFarlane, Kuester, Miller of Shelby. Relating to creation of a special commit- tee to study the operations of the Iowa old age and sur- vivors' insurance system; in-

H. J. R. Page	H. F. Page
with federal social security	Introduced, passed on file 32
system; to report findings to the Governor for the 55th General Assembly; appropri- ation of \$15,000 therefor. Introduced, referred	Amendment filed
General Assembly: appropri-	Recommended amendment and
ation of \$15,000 therefor.	passage
Introduced, referred 656	S. F. 1 substituted 390
sage	S. F. I Bubstituted 250
Referred to appropriations 761	4 By Buck. Authorizing state board of control to con-
Committee report adopted 771 Recommended amendment, pas-	state board of control to con-
Recommended amendment, pas-	struct a domiciliary dormi- tory of not less than 250 bed
sage	capacity to replace obsolete
Amendments withdrawn 860	capacity to replace obsolete building at Iowa Soldiers'
Amendments adopted861, 862	Home; appropriation there-
Committee report adopted 795 Amendments withdrawn 860 Amendments adopted 861, 862 Passed; ayes 98, nays 2 862 Reported enrolled 1325 Signed by Speaker 1325 Sent to Governor 1326 Signed by Governor 1403 Committees appointed 1471, 1525	
Signed by Speaker	Introduced, passed on file 32 Referred
Sent to Governor	Referred
Signed by Governor	Committee report adopted 369
Committees appointed1411, 1323	tion 364 Committee report adopted 369 Referred to appropriations 1387 Amendment filed 1388
11 By McNeal. Relating to termination of federal rent	Amendment filed
aontrol	Recommended amendment and
Introduced 674	passage
Referred	Amendment withdrawn1409 Passed; ayes 90, nays 61410
Committee report adopted 1015	Passed; ayes 90, nays 61410
Introduced 674 Referred 682 Recommended passage 1009 Committee report adopted 1015 Passed; ayes 72, nays 21 1275	5 By Palmer. Relating to the
	entry of criminal judgments.
12 By Aeronautics. Relating to limitation on use of funds	
derived from motor vehicle	Referred 75
registration fees, licenses	Committee report adopted 308
vehicle fuel: providing ex-	Passed; ayes 98, nays none 451
derived from motor vehicle registration fees, licenses and excise taxes on motor vehicle fuel; providing exemption and exclusion there-	Referred
of of all aircraft fees; limit- ing use thereof to landing areas and operation of state agencies functioning for pur-	Reported enrolled
areas and operation of state	Signed by Speaker
agencies functioning for pur-	Sent to Governor
pose of aeronautics.	Signed by Governor1565
Introduced, referred to sifting1075	6 By Schwengel and Schroe-
H. F. Page	6 By Schwengel and Schroeder. Relating to the crime of operating a motor vehicle while intoxicated or under
1 By Strawman, Stevens,	of operating a motor venicle
Boothby, Meyer, Van Zwol, Bass, Kuester, Poston and Walter. Relating to licenses	the influence of any drug or combination of drugs and
Bass, Ruester, Poston and	combination of drugs and
used in carrying on any busi-	alcohol. Introduced, passed on file 32
ness, trade, vocation or com-	Introduced, passed on file 32 Referred
mercial enterprise; revoca-	
possession of gambling de-	passage
watter. Helating to licenses used in carrying on any business, trade, vocation or commercial enterprise; revocation thereof by reason of possession of gambling devices; prohibiting issuance of licenses in certain instances.	Amendments adonted 225
licenses in certain instances.	Amendment withdrawn 314
Introduced, passed on file 31 Referred to judiciary 2 75	passage
Withdrawn 480	Signed by Speaker 1107
	Sent to Governor1107
2 By Munger, Kuester, Paul, Brown, Relating to adminis- tration of state budget and	Signed by Governor1159
tration of state budget and	7 By Schwengel and Schroe-
finances, assigning or trans- ferring certain duties to a u d it or, comptroller or treasurer of state.	7 By Schwengel and Schroeder. Relating to motor vehicles and the law of the road; in regard to intoxication and blood test. Introduced, passed on file
auditor, comptroller or	hicles and the law of the
treasurer of state.	road; in regard to intoxica-
introduced, passed on nie 31	Introduced, passed on file 32
Amendment filed	Referred 75
coordination of state govern-	Recommended passage 181
ment	Amendment adopted 185
Amendment filed 134	Referred 75 Recommended passage 181 Committee report adopted 185 Amendment adopted 286 Passed; ayes 68, nays 32 286
3 By Munger, Kuester, Paul, Brown. Creating budget and financial control committee;	8 D- C-b
financial control committee:	8 By Schwengel and Schroeder. Relating to compensation for grand jurors; permitting pay for each mile actually traveled each day.
abolishing retrenchment and	tion for grand jurors: per-
reform committee, transfer-	mitting pay for each mile ac-
abolishing retrenchment and reform committee, transfer- ring its financial duties therefrom to newly created	tually traveled each day.
therefrom to newly created	Introduced, passed on file 32

H. F. P	age	H. F. P.	age
Recommended indefinite post-	5549545	Referred to judiciary 2	75
ponement	762	Referred to judiciary 2 Recommended be referred to	077
Indefinitely postponed	827	Referred to judiciary 1	277 277
9 By Schwengel and Schroe-		Referred to Judiciary 1	211
9 By Schwengel and Schroeder. Relating to imposition of sentences for crimes for which maximum punishment		17 By Hansen of Carroll. Re-	
of sentences for crimes for		lating to expenditures of	
which maximum punishment		lating to expenditures of county boards of supervisors	
is life imprisonment en-		for needed repairs and ex-	
abling court to consider seri- ousness of offense.		tension; permitting increase	
	32	for needed repairs and ex- tension; permitting increase without submitting proposi- tion to voters.	
Referred	75	introduced, passed on nie	34
Recommended passage	287	Referred	75
Amendment filed	291	Referred	
Introduced, passed on file Referred Recommended passage Amendment filed Committee report adopted Amendment adopted Passed; ayes 93, nays 2. Concurred Passed; ayes 93, nays none Reported enrolled Signed by Speaker Sent to Governor Signed by Governor	293	passage	275
Passad: aves 92 navs 2	392	Amendments adouted	281 355
Concurred	495	Amendments adopted Passed; ayes 67, nays 25	356
Passed; ayes 93, nays none	496		
Reported enrolled	537	18 By Hansen of Carroll. Re-	
Signed by Speaker	537	lating to compensation of county officers; permitting payment of salaries of cer- tain officers from court ex-	
Sent to Governor	531	navment of salaries of car-	
Signed by Governor	204	tain officers from court ex-	
10 By Schwengel and Schroe-		pense rund.	
10 By Schwengel and Schroe- der. Relating to lascivious enticing of a child 16 years		Introduced, passed on file	34
enticing of a child 16 years		Referred Recommended passage	75
or under; providing penalty		Committee report adopted	288
therefor. Introduced, passed on file	22	Committee report adopted Failed; ayes 13, nays 84	293 394
Referred to judiciary 1	75		001
		19 By Voigtmann. Relating	
11 By Schwengel and Schroe- der. Relating to operation of		to renewal of articles of in-	
motor vehicle while intoxi-		corporation; defining words "real value of the stock". Introduced, passed on file	
motor vehicle while intoxi- cated, making law applicable for each offense subsequent		Introduced, passed on file	34
for each offense subsequent		Referred	75
to the second.		Amendment filed	181
Introduced, passed on file	33	Recommended passage	305
Referred	196	Referred Amendment filed Recommended passage Committee report adopted Amendment withdrawn	479
	130	Passed; ayes 99, nays none	479
12 By Schwengel and Schroeder. Relating to punishment for false drawing or uttering			
for false drawing or uttering		20 By Voigtmann, Relating	
of checks, drafts, or written		to issuance of stock by cer-	
orders		tain corporations; payment therefor.	
Introduced, passed on file Referred to judiciary 1	33	Introduced, passed on file	34
Referred to judiciary 1	75	Referred	75
13 By Schwengel and Schroe- der. Relating to punishment		Amendment filed	181
der. Relating to punishment for larceny; establishing di- vision line and creating intermediary offense, as distinguished from simple misdemeanor and felony.		Committee report adented	305
for larceny; establishing di-		Committee report adopted	308
Intermediary offense ou			
distinguished from simple		Reported enrolled	869
misdemeanor and felony.		Reported enrolled Signed by Speaker Sent to Governor Signed by Governor	869
Introduced, passed on file Referred to judiciary 1	33	Signed by Covernor	869
Referred to judiciary 1	75	Signed by Governor	932
14 By Schwengel and Schroe-	:	21 By Pendleton. Relating to	
der Relating to largeny in		amount a surviving spouse	
night time; penalty therefor. Introduced, passed on file Referred to judiciary 2 Recommended be referred to judiciary 1		may select from intestate	
Perend to judicions "	33 75	estate; doubling present amount permitted. Introduced, passed on file	
Recommended be referred to	10	Introduced, passed on file	34
	277	Referred	75
Referred to judiciary 1	277	Recommended passage	159
15 By Schwengel and Schroe-		Passed: aves 103 pave pane	104
der. Relating to larceny in		Reported enrolled	290
15 By Schwengel and Schroeder. Relating to larceny in daytime; penalty therefor. Introduced, passed on file Referred to judiclary 2		Referred Recommended passage Committee report adopted Passed; ayes 103, nays none Reported enrolled Signed by Speaker Sent to the Governor Signed by Governor	290
Introduced, passed on file	33	Sent to the Governor	290
Referred to judiciary 2 Recommended be referred to judiciary 1	75	Signed by Governor	325
Recommended be referred to	277	22 By Walker. Relating to	
Referred to judiciary 1	277	22 By Walker. Relating to cities and towns of 7,500 population; making them eligible for a Civil Service Commission; giving their policemen and firemen civil service rating.	
		population; making them	
16 By Schwengel and Schroeder. Relating to taking goods from an officer; pen-		Commission: giving their	
goods from an officer; pen-		policemen and firemen civil	
alty therefor.	100000	service rating. Introduced, passed on file	
Introduced, passed on file	33	Introduced, passed on file	24

H. F. P.	age	H. F. Page
Referred	75 609	Referred to judiciary 1
Recommended amendment, pas-		Amendment filed 537
Committee report adopted	533 542	29 By Palmer. Relating to
		29 By Palmer. Relating to creation of a legislative council; establishing research and bill drafting service; ap-
23 By Brown, Tierney and Hanson of Lyon. Relating to motor vehicles and law of		council; establishing research
motor vehicles and law of		propriation therefor.
		Introduced, passed on file 38
empowering state highway		Introduced, passed on file 38 Referred to consolidation and coordination of state govern-
commission to establish		ment
its for night time driving; empowering state highway commission to establish speed zones on primary roads		
outside of cities and towns. Introduced, passed on file	34	30 By Cooksey. Legalizing act
Referred	75	relating to hospital bonds is-
Recommended amendment and	289	relating to hospital bonds issued by city of Spencer. Introduced, passed on file 38
passage	293	root of publication 58
Amendments adopted394, 395, Passed; ayes 82, nays 15	396	Referred
	390	
24 By Berry and Olson. Re- lating to compensation of judges and clerks of pri-		31 By Palmer. Relating to cost of care of inmates in Wood- ward State Hospital and Claywood State School, pre-
lating to compensation of		of care of inmates in Wood-
mary elections.		Glenwood State School: pro-
	37	Glenwood State School; pro- viding for creation of lien
Referred	75	therefor. Introduced, passed on file 39
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25 By Sherod. Relating to selection of counting boards;		32 By Crosier and Nelson of Woodbury. Relating to exemptions from taxation of property owned by educational institutions outside corporate limits of incorporated cities and towns.
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26 By Pendleton Relating to	,	
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27 By Palmer, McFarlane, Hendrix. Relating to exemp- tions from moneys and cred-		civil service; enabling mu- nicipal corporations to select chief of police outside mem- bership of existing force. Introduced, passed on file
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28 By Cooksey. Relating to possession of federal gam-		Signed by Speaker 241
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35 By Olson. Relating to ex- emption of certain school property from property taxa- tion.		Referred to cities and towns Amendment filed Granted additional time	76 278 406
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36 By Munger, Kosek, McFar- lane and Butler. Relating to admission in evidence of cop-		nated as primary road ex- tension. Introduced, passed on file	40
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27 By Clark of Marian and	584	nance. Introduced, passed on file Referred to cities and towns	40 76 663
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38 By Crosier and Nelson of Woodbury. Relating to duties of attorney general; empowering city or town councils to request his opinion on any question of municipal law not clarified by previous rulings or decisions.		Amendment filed Recommended passage Committee report adopted Amendment adopted Passed; ayes 100, nays none.	198
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39 By Crosier and Nelson of Woodbury. Relating to mu- nicipal utilities retirement systems; extending benefits		arantea additional time	100
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40 By Crosier and Nelson of Woodbury. Relating to construction of street improvements by municipal corporations involving expenditure of more than five thousand dollars.		under mayor-council form of government; re-codifying.	
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49 By Crosier and Nelson of Woodbury. Relating to pay- ment of sales and use tax by	,	Amendment filed 3	77 82
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50 By Nelson of Woodbury and Crosier. Relating to riv- er front commissions; abol- ishment of transfer of du-		58 By Brown and Goode. Re- lating to primary roads; re- codifying.	
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55 By Crosier and Nelson of Woodbury, Relating to ordi-		Withdrawn 3	78 59
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64 By Tate, McNeal and Abel. Relating to increase in fees	ence: including those who
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90 By Munger, Nelson of	eys, credits, corporation
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90 By Munger, Nelson of Woodbury and Schwengel. Relating to teachers' con- tracts; issuance of teachers' certificates by board of edu-	vision
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105 By Fiene, Moore of Bu Bloedel and Heins. Rela	tler,	public	utilities operating	
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106 By Bloedel, Lisle. Relato hunting by aircraft. Introduced, referred Amendment filed Recommended amendment	tting	Eler,	Buck, Nelson of Jasper ck, Ringgenberg, Wal- Pendleton, Abel, Tate Oeth, Mooty, Wash- and McNeal, Relating nds of local warehouse s; boys and girls 4-E	•
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114 By Nelson of Woodbury and Munger. Relating to exemption date of application affecting boundary rivers; stream and river pollution. Introduced, referred to judiciary 1	121 By Smith, Sloane, Schwengel, Nystrom, Oeth, Cornick, Tate, Munger, Pendleton, Nelson of Woodbury. Relating to anti-pollution and sanitary districts; creation of district, trustees thereof, tax levying therefor. Introduced, referred to conservation, drainage, flood control 114
115 By Sloane and Ryan. Relating to increase in salaries paid to court reporters and to clerk and bailiff of municipal court. Introduced, referred	122 By Crosier and Nelson of Woodbury. Relating to municipal corporations; publication of notices in regard to annexation of territory and voting thereon. Introduced, referred to cities and towns
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116 By Kosek and Munger. Relating to "Prudent-Man Rule"; investment, management of property held in trust by fiduciaries. Introduced, referred	Passed; ayes 94, nays none1201 124 By Paul, Hanson of Lyon, Miller of Black Hawk, Brock- meyer, Heinz, Olson and Uhlenhopp. Relating to com- pensation of appointive mem- bers of Iowa Dairy Industry Commission; increase there- of; extension of annual but- terfat tax period. Introduced, referred
117 By Lucken. Relating to establishing districts for members of boards of supervisors elected at large. Introduced, referred 113 Recommended passage 323 Committee report adopted 330 Passed; ayes 93, nays 1 503	Recommended passage 363 Committee report adopted 369 S. F. 79 substituted 988
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118 By Hanson of Lyon and Stevens. Relating to salary of county assessors; fixing it annually. Introduced, referred to com- pensation of public officers 113	Introduced, referred
119 By Stevens and Hanson of Lyon. Relating to free dis- tribution of the Code and Acts of each General Assem- bly by State Superintendent of Printing; including au- thority to include free copy to each county assessor. Introduced, referred to depart- mental affairs	Signed by Governor
120 By Nelson of Woodbury, Munger, Sloane, Ryan, Judd and McEleney. Relating to increase in salaries of clerk and bailiff of municipal court. Introduced, referred to compen- sation of public officers	any employee who falls to become fully insured because of termination of employment. Introduced, referred to social security

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129 By Sloane, Ryan, McFar-	an amount equal to taxes to be paid in current year. Introduced, referred to tax re-	
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129 By Sloane, Ryan, McFarlane, Munger and Nelson of Woodbury. Relating to limitation of fee charged by any employment agency; permitting increase thereof.		
	136 By Sloane. Relating to as- sessment and collection of in-	
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sage	making Iowa law conform to federal law.	
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130 By Putney and Bloedel. Re-	137 By Crosier. Relating to street railway regulations:	
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131 By Brookings, Butler, Tier- ney, Sloane, Judd, Frey, Nel- son of Woodbury, Putney.	formation from public; pro-	
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son of Woodbury, Putney.	failing to comply with publi-	
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199 Du Massa of Bushes Olson	house sites; authorizing any	
132 By Moore of Butler, Olson. Relating to apportioning and	house sites; authorizing any school corporation to sell lands upon which are no	
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133 By Bass and Morris. Relating to motor vehicles and law of road; fixing maximum speed in night time driving.	Introduced, referred	131
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124 Du Waller Beleting to	sure at least 120 days of	
134 By Walker. Relating to	classwork: school activities	
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to prevent landlords or ten-	to take place on other days in the two weeks to be added	
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142 By Sloane, Nelson of Wood-	148 By Crabb. Relating to sab- batical leaves of absence of
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144 By Burris, Clark of Marion,	Committee report adopted 248
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145 By Weston, Relating to	Neal, Pendleton and Munger.
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147 By Sloane, Crosier, Brown, Nystrom, Nelson of Wood-	ager form of government. Introduced, referred to cities and
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rick, Davis, McFarlane. Re-	Recommended amendment, pas-
147 By Sloane, Crosier, Brown, Nystrom, Nelson of Wood- bury, McEleney, Ryan, Ped- rick, Davis, McFarlane. Re- lating to increasing maxi- mum loan limit.	sage

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180 By Hendrix, Relating to is-	Cinc imitations. Introduced, referred 177 Recommended passage 801 Committee report adopted 808 Passed; ayes 76, nays none 1025 Reported enrolled 1559 Signed by Speaker 1560 Signed by Governor 1566 Signed by Governor 1566
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182 By Meyer, Miller of Black Hawk, Lucken, Nelson of Woodbury, Langland, Nor- land and Hendrix. Relating to state aid for vocational	use of state funds to supple- ment school district funds for assistance in financing school activities, enlarged allotments.
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184 By Putney and Mensing. Relating to permits for ex- cess size and weight; moving distance limitation to be ex-	Ryan, Crosier. Relating to increase in fire department maintenance fund millage
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193 By Clark of Marion. Re- lating to appropriation from state general fund to agricul- tural land credit fund for purpose of refund to Marion County for omitted claims.		Introduced, referred	1	191
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195 By Kosek, Ludwig, Schroeder, McNeal, Sloane. Relating to investments of insurance companies other than life; authorizing invest-		archives; auth	orizing de- ain warrants	
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196 By Crosier and Nelson of Woodbury. Relating to forms of government, classification,		rington, Frey a Relating to cont tifled school em	nd Oberman.	
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mont of Public Instruction to	company in this state per-	
revise said system.	formed on any legal holiday	
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207 By Davis. Relating to mo-	nance and use of a savings	
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207 By Davis. Relating to mo- tor vehicles and granting of restricted drivers' licenses	cluding state banks and trust companies in that regard.	
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209 By Hanson of Iowa, Legal-	215 By Banks, Building and Loan. Relating to per diem compensation paid to any member of an examining committee of a bank. Introduced, placed on calendar. 19 Passed: ayes 98, nays none 30 Reported enrolled 46 Signed by Speaker 46 Signed by Governor 56	54
209 By Hanson of Iowa. Legalizing action of board of supervisors in Lyon County in authorizing salary payment	Signed by Governor 50	9
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211 By Ryan, Miller of Black Hawk and Sloane. Relating to fishing licenses; requiring	217 By Banks, Building and Loan. Relating to expenses of banking department in paying traveling expenses of superintendent of banking to district, state and other required meetings; establishing limitations thereon.	
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them for women sixteen years of age or over. Introduced, referred to fish and	Introduced, placed on calendar 19	94
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219 By Palmer. Relating to refusal of public officials to testify in criminal proceedings; penalizing by removal from office. Introduced, referred to judiciary 1	Amendments withdrawn 68: Amendments adopted 68: Passed; ayes 92, nays none 68: Reported enrolled 78: Signed by Speaker 78: Sent to Governor 78: Signed by Governor 84:
220 By Palmer. Relating to administration of small estates of decedents, consisting solely of personal property. Introduced, referred to judiciary 1	228 By Palmer. Relating to legalizing and validating orders, judgments and decrees entered prior to July 4, 1951, where acceptance of service of notice was done by an attorney or his agent. Introduced, referred
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222 By Judiciary 1. Relating to special limitations of actions in regard to recovery of interests in real estate. Introduced, placed on calendar. 228 Amendment filed	of bonds and levying taxes. Introduced, referred 228 Recommended passage 303 Committee report adopted 368 Proof of publication certified 676 Amendment adopted 683 Passed; ayes 88, nays none 682 Reported enrolled 89 Signed by Speaker 881 Sent to Governor 892 Signed by Governor 998
223 By Judiciary 1. Relating to taking of acknowledgments within the state by a notary public; amending to permit for any county in the state. Introduced, placed on calendar 228 Passed; ayes 100, nays none 355	220 Dy Hanson of Cornell Do
224 By Conservation, Drainage and Flood Control. Relating to milidams and races; with respect to domestic water consumption. Introduced, placed on calendar 229	lating to duties and powers of superintendent of banking; in respect to payment for capital stock in property or anything other than money. Introduced, referred to banks, building and loan
Passed; ayes 89, nays none 335 225 By Conservation, Drainage and Flood Control. Relating to floodways and flood control; clarifying category of public agencies to be submitted to resources council for review. Introduced, placed on calendar. 229 Passed; ayes 91, nays none 336	231 By Schwengel, Sloane, Tate, Loss, Weston, Butler, Ped- rick and McFarlane. Relating to licensing of insurance agents by commissioner of insurance; to prevent federal regulation thereof. 230 Recommended passage 224 Committee report adopted 330 Amendment filed 442 Amendments adopted 661 Tabled 661
226 By Conservation, Drainage and Flood Control. Relating to permits for construction of dams; with respect to powers of Iowa natural resources council. Introduced, placed on calendar 229 Passed; ayes 90, nays none 337	232 By Walter, Buck, Kuester, Washburn, Davis and Bass. Relating to color and mount- ing of lighting devices and reflectors on motor trucks or trailers owned by state in use removing snow or sanding on
227 By Palmer. Relating to legalizing and validating orders, judgments and decrees entered prior to July 4, 1951, as regards service of notice by publication or posting. Introduced, referred	any public street or high- way. Introduced, referred 230 Recommended passage 400 Committee report adopted 406 Amendment adopted 812 Passed; ayes 73, nays none 812 Reported enrolled 1325 Signed by Speaker 1325 Sent to Governor 1826 Signed by Governor 1403
Amendments filed441, 442, 586	Signed by Governor1403

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233 By Walter, Buck, Kuester, Washburn, Davis and Bass. Relating to motor vehicles operated by member of vol- unteer fire department; per- mitting display of blue lights when in actual use for emer- gency service.	239 By Lucken and Boothby. Relating to increased gross weight registrations of mo- tor vehicles; with respect to unexpired months of annual fee therefor.	
when in actual use for emergency service. Introduced, referred	Introduced, referred Recommended passage Committee report adopted	400 406
Committee report adopted 406 S. F. 207 substituted 856 234 By Morris and Eckels. Relating to appointment of city assessors, county assessors or their deputies; repealing requirements of residence. Introduced, referred to county and township affairs 237 Recommended indefinite post-	county boards of social wel- fare; requiring one or more members of board of super- visors be included therein. Introduced, referred	250 662 670
Indefinitely postponed 618	gross weight registrations with respect to change of ownership.	
235 By Kosek. Relating to defi- nition of "fireworks"; per- mitting use of toy pistols, toy canes, toy guns and paper caps.	Introduced, referred Recommended passage Committee report adopted	250 636 646
Introduced, referred	Introduced, referred to judiciary	
236 By Boothby, Legalizing and validating proceedings of school board of Cherokee with reference to conveyance of real estate.	Committee report adopted	251 399 406
with reference to conveyance of real estate. Introduced, referred 23 Recommended passage 36 Committee report adopted 36 Proof of publication certified 74 Amendment adopted 86 Passed House; ayes 95, nays 1 86 Reported enrolled 115 Signed by Speaker 115 Signed by Governor 115 Signed by Governor 1213	243 By Miller of Black Hawk and Brookings. Relating to taxation of moneys and credits; permitting deduction of amount set aside to pay state or federal income taxes. Introduced, referred to tax revision Recommended indefinite post-ponement	251 508
237 By Palmer. Relating to wills; legalizing thereof in line with policy of re-enactment every ten years. Introduced, referred 231 Recommended passage 304 Committee report adopted 308 Passed; ayes 95, nays none 497 Reported enrolled 891 Signed by Speaker 895 Sent to Governor 892 Signed by Governor 978	A44 P. 26111 A DI- 1 TI - 1	590
Committee report adopted 308 Passed; ayes 95, nays none 497 Reported enrolled 891	nually. Introduced, referred	251 847
	sage Committee report adopted Amendments adopted Passed; ayes 78, nays none	483 488 911 911
238 By Schwengel. Relating to individual accident, health and sickness insurance policies; making uniform the law relating thereto. Introduced, referred	245 By Uhlenhopp. Legalizing and validating proceedings of school directors of Hansell, in Franklin County, in issuance of building bonds. Introduced, referred	251 248 398 406
Passed: ayes 95, nays none 1061	Passed: ayes 91, nays none Reported enrolled Signed by Speaker Sent to Governor Signed by Governor	691 789 789 789 847

H. F. Page	H. F. Page
H. F. Page 246 By Schwengel, Crosier, Schroeder, Sloane, Nystrom, Nelson of Woodbury, Tierney and Judd. Relating to state plumbing code; providing for licensing, investigation and inspection. Introduced, referred to public health, pharmacy 251 247 By Lisle. Relating to in- spection of motor vehicles. Introduced, referred 251 Recommended amendment, pas- sage 507 Committee report adopted 513 Amendments filed 642, 666, 702, 1012 Amendments adopted 1062, 1063 Passed; ayes 86, nays 15 1064	H. F. Page 253 By Sloane and Ryan. Relating to increase in compensation of petit jurors. Introduced, referred
248 By Cooksey. Relating to Iowa State Commerce Commission; providing for appointment of commissioners, enlarging jurisdiction to include public utilities. Introduced, referred to public utilities	Strawman. Paul, Munger, Aubrey, Pedrick and Poston. Relating to Iowa occupational disease law; broadening thereof to include all occupational diseases; putting additional responsibilities on employer as regards notices. Introduced, referred
249 By Ryan and Sloane. Relating to deposit of bond or securities by associations selling stock on installment plan. Introduced, referred	security 275 Withdrawn 1070 256 By Oeth and Heinz. Relating to school taxes and bonds; permitting extended limitations therefor. Introduced, referred to school et al. 253 Withdrawn 352
250 By Uhlenhopp, Sloane, Strawman, Paul, Munger, Au- brey, Pedrick and Poston. Re- lating to industrial commis- sioner; releasing employer from paying attorney defend- ing decision of commissioner. Introduced, referred	257 By Oeth and Heinz. Relating to general aid to schools; eliminating the special courses fund. Introduced, referred to schools et al
curity 275 Amendment filed 442 Withdrawn 1070 251 By Uhlenhopp, Sloane Strawman, Paul, Munger, Aubrey, Pedrick and Poston. Relating to second injury fund of Iowa workmen's compensation law; compensation law; compensation percentage bests	three years. Introduced, referred to schools, et al
Introduced, referred to labor 252 Withdrawn	speed restrictions on high- ways. Introduced, referred to roads and highways
252 By Gallup, Walker, Meyer, Walter and Davis. Relating to appropriation from general fund of state of \$3,000.00 for use in paying miscellaneous expenses of special committee of the House investigating Iowa Department of Agriculture, as regards an anti-freeze product.	Relating to statute of frauds as regards land leases. Introduced, referred to judiciary 2 Recommended indefinite postponement
anti-freeze product. Introduced, referred	lowa recreation service; de- signed to aid small communi- ties to set up recreation facilities. Introduced, referred to cities and towns

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262 By Langland. Relating to misdemeanors committed in	Recommended indefinite post-
misdemeanors committed in	ponement 508
vent vendelism therein	Indefinitely postponed 590
cemeteries; designed to prevent vandalism therein. Introduced, referred	268 By Nelson of Woodbury.
Recommended amendment, pas-	Relating to increase in com-
sage 505 Committee report adopted 518	Relating to increase in com- pensation of county officers, deputies and clerks.
Passed; ayes 89, nays 11379	deputies and clerks.
rasseu, ayes os, nays I	Introduced, referred 255 Recommended passage 531 Committee report adopted 542
263 By Munger, Sloane, Ober-	Committee report adopted 542
263 By Munger, Sloane, Ober- man, Ryan and Aubrey. Re-	Entransmitted the section of the sec
lating to retirement systems	269 By Nelson of Woodbury. Relating to registration of motor vehicles and trailers;
with regard to injuries sus-	Relating to registration of
tained while participating in	motor vehicles and trailers;
lating to retirement systems for policemen and firemen; with regard to injuries sus- tained while participating in duties thereof outside present	an extra deputy treasurer to
	providing for employment of an extra deputy treasurer to handle such registration.
Introduced, referred 254 Recommended passage 535 Committee report adopted 542 Made special order 1074 Passed; ayes 100, nays none 1204	introduced, referred to motor
Committee report adopted 542	vehicles, commerce and trade 255 Recommended indefinite post-
Made special order1074	ponement
l'assed; ayes 100, nays none1204	ponement
264 By Lisle, McFarlane, Buck,	
Goode, Brookings, Hendrix, Patrick, Palmer, Butler and Klemesrud, Relating to work- men's compensation law; in-	270 By Nelson of Woodbury. Relating to sales in bulk. Introduced, referred to ways and means
Patrick, Palmer, Butler and	Introduced referred to wave
men's compensation law: in-	and means 255
creasing benefits thereunder.	Amendment filed 485
Introduced, referred 254	Recommended passage1009
men's compensation law; increasing benefits thereunder. Introduced, referred	Committee report adopted
Committee report adopted 646	271 By Nelson of Woodbury and Munger. Relating to tax redemption; special assess- ment certificate holder or
Made special order 882	and Munger. Relating to tax
Amendments adopted898-900	redemption; special assess-
Passed; ayes 96, nays 2 900	ment certificate holder or
Signed by Speaker1232	lien holder. Introduced, referred 255 Recommended amendment, pas-
Sent to Governor1232	Recommended amendment, pas-
Signed by Governor1295	sage 735 Committee report adopted 744 Amendment filed 847 Amendments adopted 927 Passed; ayes 72, nays none 927
	Amendment filed 847
Goode, Brookings, Hendrix,	Amendments adopted 927
Goode, Brookings, Hendrix, Patrick, Palmer, Butler, Klemesrud. Relating to un- employment compensation, increasingly weekly benefit amounts: providing auto-	Passed; ayes 72, nays none 927
Klemesrud. Relating to un-	970 Dr. Cohmongol and Schnood
increasingly weekly benefit	er. Relating to practice of
amounts: providing auto- matic adjustment of funds	272 By Schwengel and Schroeder. Relating to practice of accountancy; definition of; releasing necessity of furnishing bond thereby. Introduced, referred to departmental affairs
matic adjustment of funds	releasing necessity of fur-
depending on amount of state funds.	Introduced referred to depart-
Introduced, referred 254	mental affairs 265
Introduced, referred 254 Recommended amendment, pas-	Recommended amendment, pas-
Sage 880	
sage	
Made special order 882	273 By Poston, Strawman, Kuester, Tierney, Washburn and Klemesrud. Relating to stop signs for secondary roads; requiring installation
Amendments adopted901, 902	Kuester, Tierney, Washburn
Passed: aves 99 nave none 902	and Klemesrud. Relating to
Reported enrolled1213	roads: requiring installation
Amendments withdrawn 901 Passed; ayes 99, nays none 903 Reported enrolled 1213 Signed by Speaker 1213 Sent to Governor 1213 Signed by Governor 1295	01.
Sent to Governor1218	Introduced, referred 265
Signed by Governor1295	Recommended amendment, pas-
266 By Robinson, Poston, Mun-	sage
ger, McNeal, Mallonee, Uhlen-	
266 By Robinson, Poston, Mun- ger, McNeal, Mallonee, Uhlen- hopp and Nelson of Wood- bury. Relating to expenses	274 By McFarlane and Crosier.
and extraordinary services in	Relating to property exemp- tions for military service
probate matters with respect	making applicable to Mexican
probate matters with respect to joint tenancy property. Introduced, referred to judiciary	border service. Introduced, referred to military
introduced, referred to judiciary	Introduced, referred to military and veterans affairs 266
2 255	and veterans affairs 266 Recommended indefinite post-
267 By Nelson of Woodbury.	ponement462
Relating to property exempt and taxable providing for col- lection of suspended taxes.	Withdrawn 514
lection of suspended taxes	275 By Putney and Brown. Re-
Introduced, referred to tax re-	lating to issuance of special
vision 255	lating to issuance of special permits by highway commis-

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sion; making them applicable to longer hauls. Introduced, referred 266 Recommended passage 401 Committee report adopted 406 Amendment filed 791 S. F. 87 substituted 1126	282 By Burris and Judd. Re- lating to increasing abuse of unlicensed and unregulated sales of alcoholic liquor; with respect to suppression thereof by police power of state; licensing and regula- tion of sales.
276 By Stiffler, Cornick, Sloane, Schwengel and Crosier. Relating to street railways and interurban lines in cities of more than twenty thousand; requiring certain heat specifications. Introduced, referred	Introduced, referred to police regulation, suppression of crime, intemperance 267 Amendments filed 1108-1117 Motion filed to withdraw from sifting
Introduced, referred	283 By Walter, Buck, Brook- ings and Bass. Relating to fruit tree reservations; per- mitting greater distance
277 By Judd and McEleney. Relating to use of certain park funds; permitting labor to be paid therefrom. Introduced, referred	between plantings. Introduced, referred to agriculture 2, horticulture and dairy 268 Recommended passage
Committee report adopted 795 278 By Munger and Nelson of Woodbury. Relating to granting permission to school districts to grant salary increases or bonuses to	284 By Uhlenhopp, Aubrey, Strawman, Sloane, Munger, Poston, Paul and Pedrick. Relating to Iowa workmen's compensation law; providing additional benefits.
teachers and employees under certain conditions. Introduced, referred to schools, et al	Introduced, referred to social security 268 Amendment filed 383 Withdrawn 1070
Indefinitely postponed 710	285 By Sloane. Relating to definition of gross income for income tax purposes, as respects value of farm products
Pendleton. Relating to head- quarters for each congres- sionally chartered veterans' organization; allocating space in the new state office build- ing therefor. Introduced, referred to military	produced and consumed on farm. Introduced, referred to tax revision
Recommended indefinite post- ponement 823 Indefinitely postponed 895	286 By Morris. Relating to management of public utili- ties by boards of trustees. Introduced, referred to public
280 By Miller of Black Hawk and Schwengel. Relating to biennial elections and six- year terms for school di- rectors in cities of 15,000 or more population.	utilities
political districts	287 By McFarlane. Relating to civil rights of persons appointed to office by mayor; preserving thereof even in temporary appointment in certain cities. Introduced, referred to cities and
281 By Schwengel, Moore of Butler and Schroeder. Relating to funds, services, equipment provided by federal governmental agencies; regulating acceptance for use by public, tax-supported school systems under supervision of superintendent of	towns 259 Recommended passage 507 Committee report adopted 513 Passed; ayes 75, nays none 923
public instruction.	288 By Schwengel, Strawman, Poston, Nelson of Woodbury, Patrick, Putney, Kosek, Mil- ler of Shelby and Ryan. Relating to termination of contracts for construction of public improvement when construction thereon is stopped because of nation- al emergency adjustment
and means	public improvement when construction thereon is stopped because of national emergency adjustment

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of compensation; settlemen	t	295 By	Burrows, Frey and Put- Relating to changing of State School for to The Iowa Braille	
method in disputes in connec-		ney.	Relating to changing	
tion therewith.	283	name	of State School for	
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sage Committee report adopted Amendments adopted Passed; ayes 94, nays none Concurred Passed; ayes 94, nays none Reported enrolled Signed by Speaker Sent to Governor Signed by Governor	. 533	Introduc	ced, referred 2 cended passage 4 cee report adopted 4	84
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Passed: aves 94 nave none	864	Committ	ee report adopted 4	40
Concurred	1517	Withdia	wn13	30
Passed; ayes 94, nays none	1518	296 By	Sloane. Relating to	
Reported enrolled	1559	Iowa	Sloane. Relating to liquor control act; ding for appointment	
Sent to Governor	1560	provi	ding for appointment	
Signed by Governor	1565		comptroller by executive	
		Introduc	ed, referred to depart-	
289 By Robinson, Norland, McNeal, Palmer, Voigtmann Ryan and Sloane. Relating to establishment of state commission on alcoholism providing powers, duties and organization; annual appropriation therefor	9	menta	red, referred to depart- l affairs	84
Ryan and Sloans Polating	2	Amenda	ent filed422-4	23
to establishment of state	9	Motion	filed to withdraw from	111
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priation therefor.		297 By	Putney, Buck and Klem- l. Relating to forestry ram of state; assigning ensibility therefor to	
Introduced referred	. 283	progr	ram of state: assigning	
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290 By Burris, Clark of Marion		Introduc	ced. referred 2	284
Judd and Oberman. Relating to motor vehicles registra	Š	Amendn	ent filed 7	91
to motor vehicles registra	-	Recomm	ended amendment, pas-	
tion plates; providing dis-		sage		342 51
amateur radio operators.	20	Commit	tee report adopted	
tion plates; providing dis- tinctive licenses therefor for amateur radio operators. Introduced, referred to motor vehicles, commerce and trade	r	298 By	Putney and Buck, Re-	
vehicles, commerce and trade	e 283	latin	g to forest reservations;	
291 By Van Zwol, Young and		provi	iding control thereof by	
291 By Van Zwol, Young and Smith. Relating to trolling	2	sion.	Conservation Commis-	
from power boats and sai boats on certain waters of	i	Introduc	ced, referred 2	285
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Introduced, referred	. 467	Buck	Klamasrud and Moore	
Committee report adopted	. 445	of B	utler. Relating to tree ling; establishing an r Week to stimulate tree ling over a period of rather than one day.	
S. F. 60 substituted	. 510	plant	ing; establishing an	
292 By Kosek. Relating to	2	plant	ing over a period of	
292 By Kosek. Relating to qualification for membership in fraternal beneficiary so	o o	week	rather than one day.	
in fraternal beneficiary so	-	Introdu	ced, referred 2	85
cieties; permitting members to purchase additional life	B .	Commit	ced, referred	71
insurance therefrom		00	tee report adopted	
Introduced, referred	. 284	300 By	Walter, Schwengel and	
Introduced, referred	. 507	Palm	Walter, Schwengel and er. Relating to munici- parking lots.	
Passed: ayes 94. navs none	.1067	Introdu	ed referred 9	95
		Recomm	ended passage 8	65
293 By Frey and Tate. Relating	3	Commit	ced, referred	373
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Committee report adopted	560	to re	eport of injuries to in-	
		ı austı	rial commission; making	
294 By Klemesrud, Hanna and	i	abili	cable to temporary dis- ty for even one day.	
294 By Klemesrud, Hanna and Young. Relating to count; officers; granting of vaca	7	Introdu	ced, referred to labor 2	295
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tions with pay. Introduced, referred	. 284	302 Rv	Burris, Loss and Clark	
Recommended amendment, pas	•	of M	arion. Relating to main-	
sage	. 866	tenai	nce of private roads;	
Made special order	1074	givin	ral supervision with	
sage Committee report adopted Made special order Amendments adopted	.1200	powe	Burris, Loss and Clark arion. Relating to main- nce of private roads; ig board of supervisors ral supervision, with rr to alter.	
Donards areas 04 nave name	1000	Introdu	and matammad	300

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Recommended amendment, pas-	Recommended amendment, pas- sage
*sage	Committee report adopted 618
303 By Eckels. Relating to duties of county assessor requiring he serve as clerk of county conference board.	312 By Nelson of Woodbury, McFarlane and Berry. Re- lating to construction of garages for storage and maintenance of motor ve-
duties of county assessor	McFarlane and Berry. Re-
requiring he serve as clerk	lating to construction of
of county conference board.	garages for storage and
Introduced, referred 295 Withdrawn1070	maintenance of motor ve-
Withdrawn	hicles by cities and towns. Introduced, referred to cities
304 By Nelson of Woodbury and Crosier. Relating to tax-	and towns 297
and Crosier. Relating to tax-	and towns
ation and other sources of	313 By Van Zwol. Relating to
municipal revenue.	certain requirements for dis-
Introduced, referred	trict, superior and municipal
	trict, superior and municipal court judges.
305 By Smith. Relating to	Introduced, referred 297 Recommended amendment, pas-
sanitary regulations with re-	Recommended amendment, pas-
305 By Smith. Relating to sanitary regulations with re- gard to storage of ice cream	Committee report adopted 488
and ice milk. Introduced, referred to agricul-	Amendments adopted1029, 1079
ture 2	Passed House; ayes 73, nays 2 1029
Recommended indefinite post-	Voted to reconsider
	Amendment filed
Indefinitely postponed 670	Passed: aves 58, pays 46 1000
306 By Nelson of Woodhum	Recommended amendment, pas- sage
306 By Nelson of Woodbury. Relating to collection of	314 By Miller of Black Hawk
special assessment taxes.	and Ryan, Relating to hunt-
Introduced, referred	314 By Miller of Black Hawk and Ryan. Relating to hunt- ing upon cultivated or in-
Recommended passage 402	Closed land
Committee report adopted	Introduced, referred 297
Committee report adopted 485	Introduced, referred 297 Recommended passage 481 Committee report adopted 488
307 By Sloane. Relating to	Committee report adopted
rules and regulations of lows	315 By Mallonee. Relating to
Liquor Control Commission,	duties of county auditor; to
Liquor Control Commission, placing purchase of liquor thereby on competitive basis.	further correlate activities
Introduced referred to deport-	of offices of county auditor and county assessor, enabling
Introduced, referred to depart- mental affairs	and county assessor, enabling auditor to use assistance of
Motion filed to withdraw from	aggregar.
sifting1387	assessor. Introduced, referred 297 Withdrawn 449
200 Dy Vlamorand Strammer	Withdrawn 449
308 By Klemesrud, Strawman and Poston. Relating to	SCHOOL 1999 1991 1991 1991 1991 1991
compensation of building and	316 By Mallonee. Relating to duties of county assessor and
logn eveminers	duties of county assessor and
Introduced, referred 296	to further correlate activities
Generalities report edented 400	and county auditor, making
Introduced, referred 296 Recommended passage 402 Committee report adopted 406 Made special order 1074 S. F. 229 substituted 1203	of offices of county assessor and county auditor, making assistance of assessor and employees available for cer- tain work in auditor's office.
S. F. 229 substituted1203	employees available for cer-
20.0 I	tain work in auditors omce.
309 By Smith. Relating to ice cream manufacture and stor-	Introduced, referred to county and township affairs 297
age.	Recommended indefinite post-
Introduced, referred 296	ponement
Recommended amendment, pas-	Indefinitely postponed 618
sage	
Committee report adopted 590	317 By Judiciary 1. Relating to regulation and supervision of
310 By Bloedel. Relating to	foreign corporations
310 By Bloedel. Relating to maintaining a funeral home for period of two years after death of licensed embalmer; repealing section 156.8 of the	foreign corporations. Introduced, placed on calendar 297
for period of two years after	S. F. 223 substituted 499
death of licensed embalmer;	
	318 By Judiciary 1. Relating to claims against estates.
Code.	to claims against estates,
Introduced, referred	guardianships or trusts; lim- iting time within which cer-
Committee report adopted 851	tain actions can be taken.
	Introduced, placed on calendar 297
311 By Metz, Tate and McNeal. Relating to motor vehicles and marks placed on roads	Passed; ayes 102, nays none 498
Relating to motor vehicles	
or highways requiring an	319 By Judiciary 1. Relating to examinations for school
or highways, requiring 90 degree angle lines be placed at both ends of "no passing"	teachers.
at both ends of "no passing"	Introduced, placed on calendar 298
lines.	Passed; ayes 104, nays none 498
Introduced, referred	Received in message 1193

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320 By Martin. Relating to temporary transfer of funds of Monroe County.	327 By Kosek. Relating to permanent registration; ex-
of Monroe County.	tending closed periods by ten
Introduced, referred 309 Recommended amendment, pas-	days.
Second S	Introduced, referred
Committee report adopted 513	ponement
Proof of publication certified 670	Re-referred to elections 407
Passed: aves 90, navs none 694	
Reported enrolled	Committee report adopted 646
Signed by Speaker1159	Amendments adopted1206
Signed by Governor 1213	Reconsideration of vote 1907
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321 By Nelson of Woodbury.	
Relating to nursing homes in	328 By Schwengel, McFarlane,
Relating to nursing homes in which old age pensioners may	Boothby, Hendrix, Kuester
be maintained. Introduced, referred to public	and Palmer. Relating to pos- session limit on rabbits. Introduced, referred
health 309	Introduced, referred 310
	Recommended amendment, pas- sage 583
322 By Judiciary 2. Relating to	sage
322 By Judiciary 2. Relating to number of lighted lamps re-	
quired on motorcycle.	329 By Brownlie. Relating to construction of partition
Passed aves 97 nave none 522	fences by township trustees
Reported enrolled1231	construction of partition fences by township trustees in certain cases. Introduced, referred to agricul-
quired on motorcycle. 309 Passed; ayes 97, nays none 528 Reported enrolled 1231 Signed by Speaker 1232 Sent to Governor 1232 Signed by Governor 1232 Signed by Governor 1232	Introduced, referred to agricul-
Sent to Governor	Recommended indefinite nost-
Signed by Governor	ponement 733
323 By Judiciary 2. Relating	ture 2 310 Recommended indefinite post- ponement
to duties of township trus-	
tees, requiring they act as overseers of the poor and as	330 By Judd, Aubrey and Ny- strom. Relating to medical examination fees charged by
overseers of the poor and as	examination fees charged by
fence viewers. Introduced, placed on calendar 310	employers, as a condition of
Passed; ayes 93, nays none 522 Reported enrolled 1231 Signed by Speaker 1232 Sent to Governor 1232 Signed by Governor 1295	employment subject to cer- tain restrictions.
Reported enrolled1231	Introduced, referred to labor 311
Sent to Governor 1232	221 Dr. Indd Aubrer Nurtnem
Signed by Governor1295	331 By Judd, Aubrey, Nystrom. Relating to method of paying wages; requiring employer to provide cashing facilities for checks or drafts.
	wages; requiring employer to
324 By Judiciary 2. Relating to	provide cashing facilities for
revocation of certificates of building and loan associa-	Introduced, referred to labor 311
tions.	WHAT IS AN INTEREST OF THE STATE OF THE STAT
Introduced, placed on calendar 310 Passed; ayes 96, nays none	332 By Sloane. Relating to rules
Passed; ayes 96, nays none 521	and regulations of Iowa Liq-
Signed by Speaker 1232	plicable to new listings,
Sent to Governor	initial purchases, stocks in
Signed by Governor1295	uor Control Commission applicable to new listings, initial purchases, stocks in retail stores, retail prices and distribution.
005 D- 361 361-1	Introduced, referred to depart-
325 By Mines and Mining. Relating to mines and min-	Introduced, referred to depart- mental affairs
ing; with respect to qualified	Motion filed to Withdraw from
inspector foremen and holet-	sifting
ing engineer. Introduced, placed on calendar. 810 Amendments filed509, 510, 557 Exempted from steering com-	
Amendments filed509, 510, 557	333 By Mallonee. Relating to
Exempted from steering com-	houses shall remain open for
mittee	hours that county court- houses shall remain open for transaction of business; re- quiring six days of eight
Amendment withdrawn 731	quiring six days of eight
Passed aves 66 nave 16 732	hours each. Introduced, referred
Motion filed to reconsider vote 749	Recommended passage 536 Committee report adopted 542
Motion to reconsider, with- drawn 986	Committee report adopted 542
	334 By Cornick, Relating to
326 By Aubrey, Nelson of	334 By Cornick. Relating to issuance of a land patent in Henry County to W. P. Mc-
326 By Aubrey, Nelson of Woodbury, Sloane, Crosier, and Munger. Relating to compensation of park com-	Henry County to W. P. Mc-
compensation of park com-	Clure. Introduced, referred
missioner.	Introduced, referred 331 Proof of publication certified 542 Recommended passage
Introduced, referred	Recommended passage 634 Committee report adopted 646 Passad: eves 91 navs 1 697
Recommended passage 531	Committee report adopted 646

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Introduced, referred to fish and game	a chief medical referee, other medical referees; appropriation therefor. Introduced, referred to public health
337 By Clark of Marion, Re- lating to bounties on wild animals; including foxes and crows therein.	Committee report adopted 670
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338 By Nelson of Woodbury. Relating to increase in salaries of juvenile court probation officers of certain counties. Introduced, referred to compensation of public officers	tween states. Introduced, referred
Amendment filed	345 By McNeal. Relating to sale of firearms; limiting thereof to those obtaining permits from county sheriff or chief of police. Introduced, referred to police regulation, et al
Committee report adopted	346 By Cooksey, Strawman, Poston and Butler, Relating to computing retirement ben- efits under Iowa old age and survivors' insurance sys- tem; making new formula applicable even to all per- sons who applied under the old formula.
schools; requiring licensing and regulation of representa- tives thereof. Introduced, referred	Introduced, referred
Recommended amendment, passage	347 By Mallonee, Munger, Mooty, Robinson, Davis, Bass, Ryan and Van Zwol. Relating to abstracts of title to real estate; creating board of ex- aminers and licensing of per- sons. Introduced, referred
341 Klemesrud, Strawman and Poston. Relating to increase in per diem salary of county, municipal and school exam- iners and assistants	Recommended amendment, pas- sage
Introduced, referred	Relating to appointment and increase in compensation of juvenile court probation officers and secretaries.

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349 By Clark of Marion. Relating to legalizing proceedings of city council of Pella. Introduced, referred 3 Proof of publication certified 5	51 Int	By Judiciary 2. Recorporations for profit, eliminating provisions thereof Code, roddced, placed on conditions.	alendar 37
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350 By Printing. Relating to publishing official proceedings of the county board of supervisors; fixing the rate of one-half that for legal notices. Introduced, placed on calendar 3 Amendments adopted	Intr Rec Con Ame Pas 71 Rep 72 Sign 74 Sen 92 Sign	personal tax exemany person enterlistates armed forces spect to all persona in excess of \$300 making a livelihooroduced, referred. commended passage mittee report adopendments adopted sed; ayes 80, nays corted enrolled ned by Speaker to Governor med by Governor	d. 37 50' ted 51: 95: none 955 1566 1566
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351 By Printing. Relating to fees for publishing legal notices in newspapers. Introduced, placed on calendar 3 Amendment adopted	71 1 71 1 71 Intr 02 m 03 Ref 03 S	providing an inition providing an inition printion therefor. roduced, referred the initial affairs	o depart-
352 By McNeal, Abel and Tate. Relating to Department of Public Safety; giving police powers in the state to mem- bers of the Highway Patrol. Introduced, referred	Intr 71 Rec 05 Ind	By Sloane, Ryan ton, Lucken, and Relating to homes credits; providing erans may benefit toduced, referred system commended indefin onement efinitely postponed	to tax to tax ite post
353 By Metz, Brownlie and Voigtmann. Relating to administration of poor laws; with respect to non-residents. Introduced, referred to social security	1	By Roads and I Relating to taxation istration of motor engaged exclusively state commerce; for certain reciproce ments to protect I violations of certain non-resident operations of certain	vehicles in inter-
354 By Brockmeyer, Sar, Morris, Smith, Langland, Crabb, Miller, of Black Hawk, Huisman, Darrington and Brown. Relating to farm aid associations; requiring county board of supervisors to appropriate certain sums to extension work of such associations. Introduced, referred	Intr Ame Pas Con Pas Rep 72 Sign	violations of certain on-resident operat roduced, placed on cendments filed endments adopted sed; ayes 97; nays curred sed; ayes 94, nays norted enrolled to Governor to Governor end by Governor	n laws by ors. ors
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355 By Judiciary 2. Relating to codification of various legalizing acts concerning corporations. Introduced, placed on calendar 3	1 1	con of commissions conservation distriction districtio	ts: quali-

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362 By Sloane and Ryan. Legalizing certain action of the board of supervisors in Polk County with respect to county poor fund. Introduced, referred	hicles; authorizing county treasurer to withhold such issuance if applicant be delinquent in personal taxes owing said county. Introduced, referred to motor vehicles
Introduced, referred	vehicles
363 By Sloane and Ryan. Re- lating to care of insane persons; annual tax per- mitted to be levied by board of supervisors for care of those outside state hospital; providing for increase in permissible levy therefor.	369 By Robinson. Relating to court paroles; limiting time of termination of suspended sentence and parole. Introduced, referred
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lating to increase in annual tax board of supervisors may levy for maintenance of juvenile detention home and school.	Reported enrolled 1536 Signed by Speaker 1536 Sent to Governor 1536 Signed by Governor 1566
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365 By Roads and Highways. Relating to secondary roads; with respect to petitions, pro- rata shares of funds and right of appeal to highway commission.	sage
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366 By Pedrick and Judd. Re- lating to street railways, motor busses, trackless trol- ley systems; method where- by cities and towns may purchase city transit systems. Introduced, referred to public	373 By Voigtmann, Oberman, Palmer and McFarlane. Relating to county convalescent and nursing facilities; enabling old age assistance recipients to enter county operated institutions and use
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367 By Weiss, Berry, Cornick and Sherod. Relating to de- ductions from gross income tax purposes of expenses incurred by farmers for the purpose of soil and water	security
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375 By Lisle and Walker. Re- lating to use of parking meter funds in cities under ten thousand population; pro- viding funds may be used for	term "disqualification for benefits"; repealing parts of Code inconsistent with this act. Introduced, referred to social
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377 By Van Zwol. Relating to persons suffering from men- tal disorders; providing for confinement of dangerous	lands and buildings 412 Recommended passage after ap-
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378 By Lucken. Legalizing pro- ceedings in issuance of bonds by Consolidated School Dis- trict of Union Township in	small stockholders. Introduced, placed on calendar. 412 385 By Nystrom, Clark of Marion, Nielsen and Butler. Re-
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379 By Oppedahl and McNeal. Legalizing operation of public park in Wright county. Introduced, referred	386 By Ringgenberg, Moore of Butler, Paul, Pleper and Mil- ler of Black Hawk. Relating to establishment of a state engineering and architectural library as part of the state library system in the state
379 By Oppedahl and McNeal. Legalizing operation of public park in Wright county. Introduced, referred	Ilbrary system in the state capitol. Introduced, referred
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380 By Moore of Butler, Miller of Black Hawk and Crosler. Relating to rotation of candi- dates' names on ballots in territories smaller than a county.	warding to state department of safety certain information and records of convictions. Introduced, referred to police regulation, suppression of crime and intemperance 412
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381 By Schroeder, Schwengel and Frey, Relating to unem- ployment compensation; defi-	388 By Moore of Butler, Nelson of Woodbury, Walker and Hansen of Carroll. Relating to increase in fees of justice of peace.

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422 By Compensation of Public	by food inspection, notarising
422 By Compensation of Public Officers and Employees. Re- lating to compensation of county officers, deputies, as- sistants, clerks, attorneys	on feed inspection; notarizing by feed inspectors or an employee of the department
lating to compensation of	of agriculture
county omcers, deputies, as-	Introduced referred
sistants, cierks, attorneys	Pagammandad pagama
and assessors.	Commended passage 843
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And assessors. Introduced, placed on calendar 474 Made special order 489 Amendments filed510, 539-540, 558-559, 609, 610, 643, 702, 703, 704, 738, 739-741, 741, 766, 767, Amendments withdrawn 749, 753, 758, 778, 779, 780	employee of the department of agriculture. Introduced, referred
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558-559, 609, 610, 643, 702, 703,	100 D D 1 D
704, 738, 739-741, 741, 766, 767,	428 By Paul, Brown and Mc-
Amendments withdrawn	428 By Paul, Brown and Mc- Farlane. Relating to the
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Amendments adopted	insurance system; increasing
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780, 781, 782, 783, 785	contributions and payment
Passed; ayes 97, nays 2 786	of benefits thereunder.
Amendments adopted	Introduced, referred



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sage	Introduced, referred . 495 Recommended passage . 866 Committee report adopted . 873 Amendment adopted . 1377 Passed; ayes 88, nays 5 . 1377 Reported enrolled . 1559 Signed by Speaker . 1560 Sent to Governor . 1566 Signed by Governor . 1566
120 Pr Smith Miller of Black	Passed: aves 88. navs 51377
429 By Smith, Miller of Black Hawk, Paul, Meyer and Strawman. Relating to the eradication of Bang's disease; eliminating indemnity pay- ments, substituting calfhood	Reported enrolled
Strawman. Relating to the	Sent to Governor
eradication of Bang's disease;	Signed by Governor1566
ments, substituting calfhood	
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ture 2, horticulture, and dairy 494	ey and Tate. Relating to an
	three-year terms for commis-
430 By Roads and Highways.	sioners charged with the con-
of vehicles: mandatory sched-	memorial buildings and mon-
Relating to maximum weight of vehicles; mandatory sched- ule of penalties which a court must follow.	uments.
Introduced placed on calendar 494	Union 1562 Signed by Governor 1565 Signed S
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Reported enrolled1402	Signed by Speaker
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431 By Morris. Relating to in- crease in compensation of	438 By Jones, Judd, Frey and Aubrey. Relating to an act to provide that benefits may not be denied in cases of la-
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432 By Judd, Burrls and Oeth. Relating to election to de-	Introduced, referred to labor 515 Recommended indefinite post-
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and towns 494	439 By Schwengel and Schroed- er. Relating to manufac- turers free distribution of
433 By Paul, Moore of Butler and Schwengel. Relating to the board of educational	turers' free distribution of cigarettes.
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of teachers. Introduced, referred to schools, libraries, state educational in-	
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434 By Cooksey. Relating to	to be notaries.
hunting dogs; shooting at	Introduced, referred to private corporations 515
434 By Cooksey. Relating to use of live pigeons in training hunting dogs; shooting at live pigeons not prohibited. Introduced, referred to fish and	corporations
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435 By Sloane and Ryan, Re-	cornorations
435 By Sloane and Ryan. Re- lating to continuance of mu- sical education of children during vacation periods; a tax levy for municipal bands	Introduced, referred
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tion. Introduced, referred 495	Sent to Governor1213
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436 By Nelson of Woodbury.	taxation of receipts of amuse- ment devices; to include
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443 By Cooksey, Munger and McFarlane. Relating to exemption of household furniture; consideration of the figure of \$200 value as obsolete in these days of high	8 0	Concurred
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444 By Nelson of Woodbury and		such student may direct;
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to provide for the appoint-		transfer not conditioned upon payment of any fees or charges covered by scholar-
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445 By Sloane, Nelson of Wood- bury, Ryan, Uhlenhopp, Mc- Neal, Robinson and Schroed-	- 1	and fixing the compensation
bury, Ryan, Uhlenhopp, Mc-	19	of parole officers in counties
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447 By Appropriations. Relat-		motor venicle dealers, de-
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440 Dr. Danton Vlamornud		certain dangerous crossings.
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448 By Poston, Klemesrud, Bass, Ringgenberg, Norland, Kuester, Butler, Hendrix, Mallonee and Moore of But- ler. Relating to administra- tion of liquor control act; limiting power of commis-	- 1	Certain dangerous crossings. Introduced, placed on calendar. 51 Passed; ayes 70, nays none 103 Reported enrolled 110 Signed by Speaker 110 Sent to Governor 110 Signed by Governor 115
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with special reference to lia- bility insurance. Introduced, placed on calendar	516	pal bonds applicable to mu- nicipal corporations.

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457 By Boade and Ulchways	Introduced, referred to social	
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461 By Frey, Schroeder, Jones and Judd. Relating to unem- ployment compensation and unemployment benefits; on	ing blannium during the	
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security 547	an act providing equaliza- tion building aid to school districts qualified for state general building aid; and	
462 By Brown, Olson, Hansen	districts qualified for state	
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472 By Cooksey and Stevens. Relating to unattended motor vehicles; providing for lock- ing the ignition, removing the key. Introduced, referred	480 By McNeal. Relating to election ballots in city manager plan by popular election; to clarify chapter 419. Introduced, referred
473 By Sloane and Ryan. Relating to an income tax to support public schools; authorizing county board of supervisors to levy on taxable income. Introduced, referred to tax revisions	481 By McFarlane, Schwengel, Aubrey, Miller of Black Hawk, Stevens, Pal mer, Uhlenhopp, Lisie, Poston, Sar, Brown, Clark of Marion, Nel- son of Woodbury, Munger, Metz, Sloane, Cooksey, Ryan, Butler, Kuester, Hendrix, Nelson of Jasper, Hansen of Carroll, Bass, Putney, Frey, McEleney, Kosek, Brookings, Judd, Davis, Olson, Schroeder, Goode and Pedrick. Relating to creation of an industrial safety board within the de- partment of labor; prescrib- ing its duties.
Security 572	Introduced, referred to labor 573 482 By Burris. Relating to compensation of members of board of social welfare; to establish same salaries for
475 By Loss, Eckels and Walker. Relating to bond and salary of county assessor; to be same as county auditor in each county. Introduced, referred to compensation of public officers 572 476 By Weston, Poston, Aubrey	all members of social weitare commission. Introduced, referred
476 By Weston, Poston, Aubrey and Smith. Relating to presence of minors in pool halls and billiard rooms. Introduced, referred	483 By Agriculture 2. Relating to handling and sale of market milk; providing for a voluntary grade "A". Introduced, placed on calendar. 591 Amendments filed 741, 806, 1117 Amendments adopted 1130-1131 Passed; ayes 90, nays 1 1131 Reported enrolled 1562 Signed by Speaker 1562 Sent to Governor 1562 Signed by Governor 1565
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479 By Washburn. Relating to legalizing the action of the board of supervisors of Mills county, in authorizing certain salary payments to certain deputy county officers. Introduced, referred	485 By Meyer, Olson, Boothby, Soeth and Ringgenberg. Re- lating to the control and de- struction of noxious weeds, term employment and com- pensation of weed commis- sioner. Introduced, referred

489 By Nelson of Woodbury and Munger. Relating to group insurance in certain cities of lesser population than now allowed. Introduced, referred to insurance	H. F. Page	H. F. Page
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486 By Miller of Black Hawk. Relating to ice cream manufacturing and storage. Introduced, referred to public health, pharmacy 592 Amendment filed 1071 487 By Martin. Relating to authorizing a patent to certain land in Monroe county, Iowa. Introduced, referred 592 Recommended passage 943 S. F. 383 substituted 1255 488 By Nordland and Tate. Relating to the qualifications for examination to practice as a certified public accountant. Introduced, referred 592 Recommended passage 842 Committee report adopted 851 489 By Nelson of Woodbury and Munger. Relating to group insurance in certain cities of lesser population than now allowed. Introduced, referred to insurance 1330 490 By Appropriations. Relating to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$16.00 for each year of blensing to dund, in sum of \$\$,882,-\$16.00 for each year of blensing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$16.00 for each year of blensing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$16.00 for each year of blensing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$18.00 for each year of blensing to appropriation to defray expense of inaugural ceremonies and reception. Introduced, placed on calendar \$92 Passed; ayes 98, nays none \$846 Signed by Speaker \$846 Reported enrolled \$847 Reported enrolled \$846 Reported enrolled	Signed by Speaker	Introduced, placed on calendar, 592
486 By Miller of Black Hawk. Relating to ice cream manufacturing and storage. Introduced, referred to public health, pharmacy 592 Amendment filed 1071 487 By Martin. Relating to authorizing a patent to certain land in Monroe county, Iowa. Introduced, referred 592 Recommended passage 943 S. F. 383 substituted 1255 488 By Nordland and Tate. Relating to the qualifications for examination to practice as a certified public accountant. Introduced, referred 592 Recommended passage 842 Committee report adopted 851 489 By Nelson of Woodbury and Munger. Relating to group insurance in certain cities of lesser population than now allowed. Introduced, referred to insurance 1330 490 By Appropriations. Relating to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$16.00 for each year of blensing to dund, in sum of \$\$,882,-\$16.00 for each year of blensing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$16.00 for each year of blensing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$16.00 for each year of blensing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$\$,882,-\$18.00 for each year of blensing to appropriation to defray expense of inaugural ceremonies and reception. Introduced, placed on calendar \$92 Passed; ayes 98, nays none \$846 Signed by Speaker \$846 Reported enrolled \$847 Reported enrolled \$846 Reported enrolled	Sent to Governor	Re-referred to social security 1017
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487 By Martin. Relating to authorizing a patent to certain land in Monroe county, Iowa. Introduced, referred	health pharmacy 592	wrongfully claimed benefits.
487 By Martin. Relating to authorizing a patent to certain land in Monroe county, Iowa. Introduced, referred	Amendment filed	Passed: avec 76 nave none 917
thorising a patent to certain land in Monroe county, Iowa. Introduced, referred		I abbou, ajob 10, nays none 311
thorising a patent to certain land in Monroe county, Iowa. Introduced, referred	487 By Martin. Relating to au-	405 Des Gardell Garmeless Dalah
Recommended passage 973 Committee report adopted 933 S.F. 393 substituted 1255 488 By Nordland and Tate. Relating to the qualifications for examination to practice as a certified public accountant. Introduced, referred 592 Recommended passage 842 Committee report adopted 851 489 By Nelson of Woodbury and Munger. Relating to group insurance in certain cities of lesser population than now allowed. Introduced, referred to insurance 91 Passed; ayes 99, nays none 1330 490 By Appropriations. Relating to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$9,882. 516.00 for each year of biennium. Introduced, placed on calendar 592 Passed; ayes 99, nays none 615 Signed by Speaker 846 Signed by Speaker 846 Signed by Speaker 846 Signed by Governor 892 491 By Appropriations. Relating to appropriations ceremonies and reception. Introduced, placed on calendar 592 Passed; ayes 96, nays none 618 Reported enrolled 846 Signed by Governor 892 491 By Appropriations. Relating to appropriation to defray expense of inaugural ceremonies and reception. Introduced, placed on calendar 592 Passed; ayes 98, nays none 618 Reported enrolled 818 Signed by Governor 1213 Signed by Appropriations. Relating to transfer of moneys from the industry revolving funds at the state pentier and state reformatory the formulation of words and phrases; remergency vehicles of sheriff and deputy. Introduced, referred to ways and means 66 Signed by Governor 1213 Signed by Governor 1214 Signed by Governor 1215 Signed by Governor 1215 Signed by Gover	thorizing a patent to certain	ing to employment security
S. F. 393 substituted	land in Monroe county, lowa.	and providing a nenalty for
S. F. 393 substituted	Recommended passage 979	the making of a false state-
488 By Nordland and Tate. Relating to the qualifications for examination to practice as a certified public accountant. Introduced, referred	Committee report adopted 988	ment or representation.
488 By Nordland and Tate. Relating to the qualifications for examination to practice as a certified public accountant. Introduced, referred	S. F. 393 substituted	Introduced, placed on calendar 593
lating to the qualifications for examination to practice as a certified public accountant. Introduced, referred		l'assed; ayes 75, nays none 917
lating to the qualifications for examination to practice as a certified public accountant. Introduced, referred	488 By Nordland and Tate. Re-	
Introduced, referred	lating to the qualifications	496 By Palmer. Relating to
Introduced, referred	for examination to practice	amendments to the military
489 By Nelson of Woodbury and Munger. Relating to group insurance in certain cities of lesser population than now allowed. Introduced, referred to insurance in care ing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$9.882, 516.00 for each year of biennium. Introduced, placed on calendar 592 Passed; ayes 99, nays none 659 Reported enrolled 846 Sent to Governor 847 Signed by Speaker 846 Sent to Governor 847 Signed by Governor 892 Committee report adopted 12 Signed by Governor 847 Signed by Speaker 138 Sent to Governor 847 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1213 Signed by Governor 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1213 Signed	as a certified public account-	wording in federal statutes
489 By Nelson of Woodbury and Munger. Relating to group insurance in certain cities of lesser population than now allowed. Introduced, referred to insurance in care ing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$9.882, 516.00 for each year of biennium. Introduced, placed on calendar 592 Passed; ayes 99, nays none 659 Reported enrolled 846 Sent to Governor 847 Signed by Speaker 846 Sent to Governor 847 Signed by Governor 892 Committee report adopted 12 Signed by Governor 847 Signed by Speaker 138 Sent to Governor 847 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1213 Signed by Governor 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1213 Signed	Introduced referred 500	pertaining to armed forces.
489 By Nelson of Woodbury and Munger. Relating to group insurance in certain cities of lesser population than now allowed. Introduced, referred to insurance in care ing to authorizing expenditures by the state highway commission from the primary road fund, in sum of \$9.882, 516.00 for each year of biennium. Introduced, placed on calendar 592 Passed; ayes 99, nays none 659 Reported enrolled 846 Sent to Governor 847 Signed by Speaker 846 Sent to Governor 847 Signed by Governor 892 Committee report adopted 12 Signed by Governor 847 Signed by Speaker 138 Sent to Governor 847 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1213 Signed by Governor 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1213 Signed	Recommended passage 842	Introduced, referred to military
497 By Walker, Stevens, Putney, Sloane and Judd. Relating to motor vehicles and law of the road; requiring all receipts by the treasurers to be either typewritten or printed by other mechanical means to insure readability. Introduced, referred to insurance	Committee report adopted 851	and veterans anairs 553
Reported enrolled		
Reported enrolled	489 By Nelson of Woodbury and	497 By Walker, Stevens, Put-
Reported enrolled	Munger. Relating to group	ney, Sloane and Judd. Relat-
Reported enrolled	insurance in certain cities of	of the road: requiring all re-
Reported enrolled	ellowed population than now	ceipts by the treasurers to
Reported enrolled	Introduced referred to insur-	be either typewritten or
Reported enrolled	ance 592	printed by other mechanical
Reported enrolled	Passed; ayes 99, nays none1380	means to insure readability.
Reported enrolled		Introduced, referred 593
Reported enrolled	490 By Appropriations. Relat-	Committee report adopted 851
Reported enrolled	ing to authorizing expendi-	Amendment adopted1219
Reported enrolled	commission from the primary	Passed; ayes 89, nays 31220
Reported enrolled	road fund, in sum of \$9.882	Reported enrolled
Reported enrolled	516.00 for each year of bien-	Signed by Speaker
Reported enrolled	nium.	Signed by Governor 1408
Reported enrolled	Introduced, placed on calendar 592	Digited by dovernor
491 By Appropriations. Relating to appropriation to defray expense of inaugural ceremonies and recepton. Introduced, placed on calendar. 592 Passed; ayes 96, nays none 6.8 Reported enrolled 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1215 Sign	Reported enrolled 846	498 By Shenerd and Loss Re-
491 By Appropriations. Relating to appropriation to defray expense of inaugural ceremonies and recepton. Introduced, placed on calendar. 592 Passed; ayes 96, nays none 6.8 Reported enrolled 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1215 Sign	Signed by Speaker 846	lating to motor vehicle defi-
491 By Appropriations. Relating to appropriation to defray expense of inaugural ceremonies and recepton. Introduced, placed on calendar. 592 Passed; ayes 96, nays none 6.8 Reported enrolled 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1215 Sign	Sent to Governor 847	nitions of words and phrases;
491 By Appropriations. Relating to appropriation to defray expense of inaugural ceremonies and recepton. Introduced, placed on calendar. 592 Passed; ayes 96, nays none 6.8 Reported enrolled 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1215 Sign	Signed by Governor 892	"emergency vehicle" defined
491 By Appropriations. Relating to appropriation to defray expense of inaugural ceremonies and recepton. Introduced, placed on calendar. 592 Passed; ayes 96, nays none 6.8 Reported enrolled 1213 Signed by Speaker 1213 Signed by Speaker 1213 Signed by Governor 1215 Sign		to include vehicles of sheriff
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	491 By Appropriations. Relat-	Introduced referred 619
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	ing to appropriation to de-	Recommended passage 845
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	ceremonies and recention	Committee report adopted 851
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	Introduced, placed on calendar 592	Amendments filed 980, 1012
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	Passed; ayes 96, nays none 658	Amendment adopted1210
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	Reported enrolled1213	Amendment withdrawn1211
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	Signed by Speaker1213	rassed, ayes 30, hays honeILI
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	Signed by Governor 1295	499 Py Pendleton Relating to
492 By Appropriations. Relating to transfer of moneys from the industry revolving funds at the state penitentiary and state reformatory	bighed by dovernor	providing a maximum levy of
funds at the state peniten- tiary and state reformatory	492 By Appropriations Relat-	ten mills for the purpose of
funds at the state peniten- tiary and state reformatory	ing to transfer of moneys	retiring school house bonds.
funds at the state peniten- tiary and state reformatory	from the industry revolving	Introduced, referred to ways and
to general fund of state. Introduced, placed on calendar. 592 Amendments adopted	funds at the state peniten-	means 619
Introduced, placed on calendar. 592 Amendments adopted 657 Passed; ayes 98, nays none 657 Reported enrolled 1135 Signed by Speaker 1135 Sent to Governor 1135 Littoduced referred to tax re-	tiary and state reformatory	100 De Handely and Doothton
Amendments adopted	Introduced placed on calendar 500	Relating to sales tay revenue
Passed; ayes 98, nays none. 657 Reported enrolled	Amendments adopted 657	for road use tax fund: di-
Reported enrolled	Passed; ayes 98, nays none 657	verting temporarily to the
Signed by Speaker	Reported enrolled1134	general fund for biennium
ABOUT TO STOVERDOR	Signed by Speaker	period.
Signed by Governor 1185 Heigh	Sent to Governor	Introduced, referred to tax re-

n. r. rase	II. F. Fago
501 By Uhlenhopp, Crabb, Weston, Ludwig, Olson, Paul, Moore of Butler and Norland. Relating to the establishment of a minimum foundation program for the state of lowa	tion costs when there is a disagreement between city councils and the railroads. Introduced, placed on calendar. 621 Tabled
for the purpose of equalizing educational opportunity, tax burden of school districts; distribution of state aid moneys.	510 By Olson. Relating to cre- ation of county conservation board; to provide adequate programs of public recrea- tion,
Introduced, referred to tax revision	Introduced, referred to conservation, drainage, flood control 621
502 By Butler, Pedrick and Tierney. Relating to state general building aid to assist districts in financing programs of school building construction and making appropriation for such aid. Introduced, referred to schools, et al	511 By Brookings. Relating to election of soil conservation commissioners; allows farm operators also to vote on election of commissioners after district shall have been established. Introduced, referred to conservation, drainage, flood control
503 By Lisle, Patrick, Walker, McFarlane and Schroeder. Relating to Iowa old age and survivors' insurance system and providing for refunds for those leaving public employment.	512 By Sloane. Relating to amending Senate File 3; neg- lected to list dice tables among gambling devices; to enable peace officers to pro- ceed.
Introduced, referred to social security	Introduced, referred to judiciary
504 By Tierney. Relating to trapping fur animals; to pro- hibit setting traps on top of	Recommended indefinite post- ponement
ground. Introduced, referred to fish and game	513 By Moore of Butler. Relating to booths and windows where beer is sold under a class "B" license; an unobstructed view of major portions of the rooms. Introduced, referred to police regulation, suppression of crime, intemperance
507 By Berry and Uhlenhopp. Relating to paid vacations for all employees of the state of Iowa, based on number of	crime, intemperance 622
years employed. Introduced, referred to depart- mental affairs	515 By Kosek. Relating to use of funds derived from the operation of parking meters; distribution of funds thereof for maintenance and policing
Sloane. Relating to fees charged by employment agencies and excepting therefrom "baby sitters." Introduced, referred to labor 621 Recommended indefinite post-	for maintenance and policing and for off street parking. Introduced, referred to cities and towns
Introduced, referred to labor 621 Recommended indefinite post- ponement	516 By Putney. Relating to bribery of participants in amateur and professional games and fixing penalties therefor
509 By Railroads. Relating to	therefor. Introduced, referred
509 By Railroads. Relating to grade crossing signals; State Commerce Commission to de- termine necessity and appor-	sage

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517 By Brookings. Relating to persons entitled to receive World War II compensation; provides for Iowa residents,	Introduced, referred to motor vehicles, commerce and trade 652 Recommended indefinite post-
though wearing a Canadian	Indefinitely postponed 983
uniform. Introduced, referred to military and veterans affairs 622 518 By Ways and Means. Relating to term "purchased for use in this state" as relates to imposition of use tax on tangible personal property	525 By Frey and Brookings. Relating to the leasing of public parks under jurisdiction of park boards. Introduced, referred to public lands and buildings
for use in Iowa. Introduced, referred to tax revision	526 By Pedrick and Ryan. Relating to motor vehicles operation; permitting the young holders of restricted permits to drive at all times under certain supervision. Introduced, referred to police regulation, suppression of crime and intemperance 652 Passed; ayes 94, nays 1
providing for an extension of the power of certain cities and towns for protection of the public water supply. Introduced, referred to cities and towns	527 By Ryan and Sloane. Relating to the issuance of permits for the operation of electric trolley buses, or trackless trolley buses on certain rural highways. Introduced, referred
520 By Pedrick, Clark of Appanoose, McEleney, Bloedel, Judd and Ryan. Relating to an act to create a state trade commission; to prevent loss leader sales and bait merchandise advertising. Introduced, referred to judiclary	Amendment filed
Recommended indefinite post- ponement	528 By Kosek. Relating to Iowa old age and survivors insurance system providing a separation benefit by an employee who terminates employment before being qualified for coverage. Introduced, referred to social se-
state. Introduced, referred to judiciary 1	curity
Indefinitely postponed	set or equipment in any motor vehicle operating on the highways. Introduced, referred to motor vehicles, commerce and trade 652 530 By Judiciary 2. Relating to corporations not for pecuniary profit; permitting rural groups who wish to acquire
Introduced, referred 651 Recommended passage 1008 Committee report adopted 1015 Amendment filed 1039	and own fire fighting equip- ment to incorporate for such purpose. Introduced, placed on calendar 653
523 By Brookings, Brown, Paul and Weston. Relating to the compensation of justices of the peace. Introduced, referred to compensation of public officers	Passed; ayes 92, nays none1263 531 By Social Security. Relating to Iowa old age and survivors' insurance system; increases the amount of earnings to \$200 in place of \$50 per quarter except for those already under coverage:
524 By Soeth. Relating to reg- ulation of registration fees of trucks in storage for part of licensed year.	eliminates occasional and in- termittent workers. Introduced, placed on calendar 653

n. r.	II. F. Tago
Amendment filed .1055 Passed; ayes 100, nays 3 .1069 Reported enrolled .1562 Signed by Speaker .1562 Sent to Governor .1562 Signed by Governor .1565	with special reference to medical college of the State University. Introduced, referred to public health, pharmacy
Signed by Governor1565	
532 By Social Security. Relating to aid to dependent children, without respect to state of birth; under the jurisdiction of the state board of social welfare. Introduced, placed on calendar 653	540 By Sloane and Ryan. Re- lating to an act to amend the code with respect to payment of the cost of proposed water systems in districts which in- clude publicly owned prop- erty. Introduced, referred to conser-
8.7.1	Introduced, referred to conservation, drainage, flood control 654 Recommended indefinite post-
533 By Miller of Black Hawk and Goode. Relating to coun- ty boards of education; au- thorizing them to rent books and instrumental aids to the pupils of the various dis-	ponement
Introduced, referred653 Passed; ayes 95, nays 11251	the creation of the Iowa State Public Utilities Commission. Introduced, referred to public utilities
534 By Ludwig. Relating to an act to authorize the state board of education to erect, maintain and operate an addition to the memorial union building at lowa City on a self-liquidating basis. Introduced, referred to public lands and buildings	542 By Schwengel, Loss, Metz and Schroeder. Relating to an act to provide for the reg- ulation of issuance of stocks, bonds and other evidences of indebtedness by public utili- ties by an Iowa State Public Utilities Commission. Introduced, referred to public utilities. 655
535 By Ludwig. Relating to licensure and regulation of hospitals by adding a new code section making it advisory only and not mandatory as to hospitals under the state board of education and state board of control.	543 By Social Security. Relating to aid to the needy blind, with reference to county and state social welfare work. Introduced, placed on calendar 655 Amendment filed 704
Introduced, referred 653 Recommended passage 890 Committee report adopted 895 Amendment filed 1012 Withdrawn 1017	544 By Social Security. Relating to old age assistance; eliminating certain restrictions and United States citizenship for eligibility; and increasing the efficiency of administration.
536 By Motor Vehicles, Com- merce and Trade. Relating to establishment by cities and towns of school zones; and providing penalties for viola-	Introduced, placed on calendar 655 Amendment filed 705
tion. Introduced, placed on calendar 654	545 By Butler, Brown, Shepard, Loss, Frey, Judd, Bloedel and Metz. Relating to beer: re- quiring all transactions he- tween brewer and wholesaler
537 By Motor Vehicles, Com- merce and Trade. Relating to motor vehicles, providing for a written report of a motor vehicle accident involving	be paid in cash. Introduced, referred to police regulation, suppression of crime, intemperance 656
\$50 or more, to local authorities within 24 hours. Introduced, placed on calendar 654 538 By Klemesrud. Relating to	546 By Sloane, Gallup, Walker, Kosek, Buck, Mallonee, Har- ris and Moore of Butler. Re- lating to bidding for public contracts costing \$1,000 or more, requiring newspaper publication of specific plans
trucks hauling grain; requiring a suitable canvas covering so that grain will not be lost while on the road. Introduced, referred to agricul-	and specifications. Introduced
Introduced, referred to agriculture 1	Referred to departmental affairs 674 547 By Palmer. Relating to discretionary powers by local school boards in the procedure for letting contracts
539 By Ludwig. Relating to use of dead bodies or parts there- of for scientific purposes;	for the erection and repair of school houses. Introduced

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Referred to public lands and buildings	674	557 By Sloane. Relating to pro- hibited sales and making it unlawful for a holder of a beer permit to operate on	
		beer permit to operate on	
548 By Huisman and Mallonee. Relating to restrictions on use		Sunday.	674
of highways by local authori-		Referred to police regulation, suppression of crime and in-	
ties and prescribing penalties for violations.		temperance	676
Introduced Referred to judiciary 1	674		
	014	558 By Brookings. Relating to bonds on public contracts ex-	
549 By Bass. Relating to motor		empting contractors under	
549 By Bass. Relating to motor vehicles and law of road; reg- ulation of safe passing.		certain conditions. Introduced	674
Introduced	674	Referred	676 823
merce and trade	675	Referred	827
550 By Aubrey, Sloane, Ryan			
and Judd. Relating to mini-		559 By Nelson of Woodbury. Relating to giving authority to supreme court to appoint	
550 By Aubrey, Sloane, Ryan and Judd. Relating to mini- mum wage and maximum hour standards for all em- ployees; to provide for the establishment of minimum		a court supervisor.	
ployees; to provide for the		Introduced	674
wages by occupation.	102/22/01	Referred to judiciary 1 Recommended indefinite post-	676
Introduced	674	ponement1 Indefinitely postponed1	037
			144
551 By Consolidation and Co- ordination of State Govern-		560 By Buck, McNeal, Walter and Mensing. Relating to number of inhabitants in county for purpose of zoning.	
ment. Relating to creation of a legislative council.		number of inhabitants in	
Introduced	674	Introduced	674
Referred to appropriations	675	Introduced Referred Recommended amendment, pas-	676
552 By McFarlane and Lisle.		sage	931
Relating to enabling legisla- tion for use of federal funds for aid to permanently and		Committee report adopted	936
for aid to permanently and		sage Committee report adopted Amendment adopted	435
totally disabled, and to pro- vide for appropriation of county and state funds for			
county and state funds for said appropriation and for		ry. Relating to athletic con-	
uniform administration.		561 By Weiss, Hanna and Ber- ry. Relating to athletic con- test between State University of Iowa and Iowa State Col-	
Referred to social security	674	1080.	674
		Referred to schools, libraries,	
553 By Loss, Bass, Stevens, Eckels and Moore of Louisa.		state educational institutions	677
Relating to powers and duties of school directors.		562 By Pieper. Relating to World War I bonus board; return of assets to countles wherein collected	
Introduced	674	return of assets to countles	
Introduced	675		674
		Introduced	677
554 By Kuester, McFarlane and Miller of Shelby. Relating to teaching Christianity in pub-		Recommended passage Committee report adopted	866 873
teaching Christianity in pub-			
lic schools. Introduced	674	563 By Morris, Bass, Mallonee and Uhlenhopp. Relating to	
Referred to schools, libraries, state educational institutions	675	specific powers and duties of	
Amendment filed	1040	specific powers and duties of state comptroller; changing apportionment of school fund	
555 By Sloane. Relating to permit fees for sale of malt bev-		interest from semi-annual to annual basis.	
ATR CAR	/ 1000 NO.	Introduced	674
Introduced	674	Passed: eves 95, navs none1	244
Introduced		Reported enrolled1	562
comperance	676	Reported enrolled	562
556 By Sloane, Gallup, Walker, Kosek, Buck, Mallonee and Harris. Relating to bidding			563
Harris. Relating to bidding		564 By Morris, Bass, Mallonee	
for public contracts for \$1,000		and Unienhopp. Relating to school funds: transfer of car-	
or more, requiring executive council to advertise for bids for repairing buildings and		564 By Morris, Bass, Mallonee and Uhlenhopp. Relating to school funds; transfer of cer- tain funds to State Treasurer.	
for repairing buildings and improving grounds.		Introduced	674 677
Introduced	674	Referred	244
Referred to departmental affairs	676	Passed; ayes 84, nays 51	¥45

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Reported enrolled	.1562	573 By Appropriations. Relating to appropriation of \$500,-000 to board of control for scientific observation, rechecking and treatment of mentally ill persons.
565 By Hansen of Carroll. Re lating to wages and salarie of state employees; permit ting adjustment in accord ance with cost of living in dex. Introduced		mentally III persons. 11
Introduced Referred to compensation of public officers and employees. Recommended indefinite post ponement Indefinitely postponed	677	574 By Appropriations. Relat- ing to appropriation to board of control for support of in-
566 By Public Health, Phar macy. Relating to fire es capes; requiring outsid stairways be double widt and reach to the ground. Introduced	- e h	stitutions under the board of control. Introduced 674 Placed on calendar 679 Passed; ayes 99, nays none 799 Reported enrolled 1325 Signed by Speaker 1325 Sent to Governor 1326 Signed by Governor 1337
		Signed by Governor1387
567 By Olson, Putney, and Nel son of Jasper. Relating to blood tests to discover R blood factor in expectan mothers. Introduced Referred to public health, phar macy	674	575 By Sloane. Relating to agricultural land credits. Introduced
568 By Ryan and Sloane. Re lating to providing employ ment for persons committee to county or city jail and fo support of dependents from their earnings. Introduced	. 674	576 By Goode. Relating to nomination and appointment to board of examiners for professions licensed by state department of health. Introduced
569 By Shifflett. Relating t time of preserving city rec ords. Introduced	. 674	577 By Putney. Relating to inspection fee on commercial feeds. Introduced 674 Referred 679
570 By Kosek and Ryan. Re lating to authorization to	0	Recommended amendment, pas- sage
lating to authorization to county boards of supervisor to contribute to support an maintenance of mental healt clinics. Introduced	n 674	578 By Putney. Relating to prohibited acts relative to agricultural seeds. Introduced
571 By Sloane. Relating to law medical and traveling li braries and department o history and archives; cre ating office of director. Introduced	. 674 . 678 . 866 . 873	Committee report adopted
Introduced Referred to agriculture 2, horti culture and dairy Amendment filed	. 674 - 678 . 892	580 By Poston, Ringgenberg, Butler, Crabb and Moore of Butler. Relating to liquor control commission; pur-

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chases of liquor or wine; requiring certain available records pertaining to transactions. Introduced	674 680	588 By Nelson of Sloane, Munger, Schwengel. Relat emption of mun military property tion; with refere street parking ar Introduced, referred t	Woodbury,
581 By Nelson of Woodbury. Relating to authorizing in- corporation of industrial sav- ings and loan associations. Introduced	674 680	589 By Nelson of Relating to asse personal property real estate owned pied by husband s	Woodbury. essment of located on and occu-
582 By Kosek. Relating to op- eration of frozen fool locker plants; repealing chapter in Code referring thereto: en- acting substitute therefor. Introduced Referred to public health, phar- macy	674	their homestead; assessor to assess title holder of su tate. Introduced, referred vision Recommended indefit ponement Indefinitely postpone	to tax re 681 nite post 974
583 By Sloane, Poston, Kuester, Aubrey, Schroeder and Brown. Relating to labor agreements and labor union memberships; requiring de- ductions by employees and payment to organizations and unions.		590 By Public Lands ings. Relating to interim committee tive Advisory (with reference to tion of state offic serving with Exec cil.	e building, utive Coun-
Introduced	674 680	Introduced, placed on S. F. 349 substituted 591 By Board of Co- lating to Girls	ontrol. Re-
Motion to withdraw, tabled	1429	School at Mitche	llville: au-
584 By Sloane and Ryan, Relating to state ald to distressed school districts. Introduced	674 680	thorizing conduschool of cosmeto in, exempting the certain provisior Code, authorizing partment of Heal certificates to graduates thereof. Introduced, placed of	girls from s of the State De- th to issue
585 By Nelson of Woodbury.		certificates to p graduates thereof. Introduced, placed of	n calendar 746
Cooksey and Munger. Relat- ing to increase in salary of municipal court reporters in certain cities. Introduced, referred Recommended passage Committee report adopted	1019	592 By Board of Co lating to change designation of the hospitals for men "Mental Health at city or town ocated.	of official
Withdrawn	1209	Introduced, placed on	Calendar. 146
586 By Oppedahl and Nelson of Woodbury. Relating to joint use of sanitary sewer system; authorizing adjacent cities and towns to contract there- for.	681	Concurred	1 1494 1536 1536 1536 1536
Introduced, referred Passed: ayes 94, nays none Reported enrolled Signed by Speaker Sent to Governor Signed by Governor	1271 1562 1562 1562 1565	593 By Judiciary 1. certain proceeding of Supervisors of Taylor counties, ence to constructie over East Nodaw Introduced, placed on	s of Boards Adams and with refer- on of bridge ay river. calendar 746
587 By Schroeder and Tierney. Relating to sewage treatment plants, requiring operation thereof to be by licensed superintendent or operator: providing for licensing and creation of board to examine applicants.		Withdrawn	Legalizing ss of Board of Howard ence to an
Introduced, referred to public health, pharmacy	681	elevator at county which the county was used to defra thereof.	y expenses

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Introduced, placed on calendar. 776 Proof of publication certified. 771 Passed; ayes 75, nays none. 930 Reported enrolled 1231 Signed by Speaker 1232 Sent to Governor 1232 Signed by Governor 1295	partment of Public Instruc- tion for supplemental aid to
Passed; ayes 75, nays none 930	certain school districts.
Reported enrolled	Introduced, placed on calendar 798
Signed by Speaker1232	Passed; ayes 98, nays 2 858
Sent to Governor1232	Concurred 968
Signed by Governor1295	l'assed; ayes 96, nays none 968
	certain school districts. Introduced, placed on calendar. 798 Passed; ayes 98, nays 2. 858 Concurred. 968 Passed; ayes 96, nays none 968 Reported enrolled. 1010 Signed by Speaker. 1010 Sent to Governor. 1010 Signed by Governor. 1055
595 By Judiciary 2. Legalizing	Signed by Speaker
certain proceedings related	Sent to Governor
to municipally owned toll	signed by Governor1055
certain proceedings related to municipally owned toll bridge across Mississippi riv- er at Burlington.	
er at Burlington.	601 By Appropriations, Relat-
Introduced, placed on calendar 776	ing to appropriation of twen-
Introduced, placed on calendar 776 Proof of publication certified 771 Record showing passage, ex-	ty-four million dollars to
necord snowing passage, ex-	State Department of Public
punged 952 Withdrawn 953	Instruction for general aid
	601 By Appropriations, Relating to appropriation of twenty-four million dollars to State Department of Public Instruction for general aid for school districts.
596 By Board of Control. Re- lating to training and li- censing boys in the State Training School at Eldora; authorizing, conducting school of barbering; author- izing State Department of Health to issue certificates to practice to graduates thereof. Introduced, placed on calendar. 797	Introduced, placed on calendar. 798 Passed; ayes 99, nays 1 859 Reported enrolled 955 Signed by Speaker 955 Sent to Governor 955 Signed by Governor 1010
lating to training and li-	Reported enrolled 955
censing boys in the State	Signed by Speaker 955
Training School at Eldora;	Sent to Governor 955
authorizing, conducting	Signed by Governor1010
school of barbering; author-	
izing State Department of	602 By Appropriations Palet
Health to issue certificates to	ing to an additional appro-
practice to graduates thereof.	priation of sixty-five thou-
Introduced, placed on calendar 797	sand dollars for payment of
tos Du tananalestana Dales	printing for Fifty-fourth
597 By Appropriations. Relating to appropriation to State	General Assembly.
Department of Public In-	Introduced, placed on calendar 798
Department of Public In- struction for use as revolving	Passed; ayes 98, nays none 859
fund for veterans adminis-	Reported enrolled
tration and for school lunch	Sont to Covernor
program.	602 By Appropriations. Relating to an additional appropriation of sixty-five thousand dollars for payment of printing for Fifty-fourth General Assembly. Introduced, placed on calendar 798 l'assed; ayes 98, nays none 859 Reported enrolled 1213 Signed by Speaker 1213 Sent to Governor 1213 Signed by Governor 1225
Introduced, placed on calendar 797	Digited by Governor:
Introduced, placed on calendar 797 Passed; ayes 97, nays none 855 Concurred 965 Passed; ayes 96, nays none 965 Reported enrolled 1010 Signed by Speaker 7010 Sent to Governor 1010 Signed by Governor 1055	CONTRACTOR OF THE PROPERTY OF
Concurred 965	603 By Motor Vehicles, Com-
Passed; ayes 50, nays none 565	merce and Trade. Relating to maximum length and weight
Signed by Speaker 1010	of motor vehicles; permitting
Sent to Governor	of motor vehicles; permitting greater length and heavier
Signed by Governor1055	loads for trucks.
	Introduced, placed on calendar 810
598 By Appropriations. Relat-	
ing to appropriation to State Department of Public In-	604 By Ways and Means. Re-
Department of Public In-	lating to liability for taxes imposed by another state; providing for recognition and
struction for use for specified	imposed by another state;
school aid.	providing for recognition and
Introduced, placed on calendar 191	enforcement through action in courts in this state; defi-
Amendment adopted 856	in courts in this state; defi-
Passed: aves 98, navs none 856	nition of term "taxes" as used
Concurred 966	herein. Introduced, placed on calendar 882
Passed; ayes 98, nays none 966	introduced, placed on calendar 882
Reported enrolled1010	
Signed by Speaker1010	605 By Judiciary 2. Relating to Intrastate Fresh Pursuit;
school aid. Introduced, placed on calendar. 797 Amendment filed	intrastate Fresh Pursuit;
Signed by Governor	making such procedure nar-
	in five other states, with ad-
599 By Appropriations, Relat-	ditional clauses giving pro-
million dollars to State De-	tection to peace officers as-
599 By Appropriations, Relat- ing to appropriation of six million dollars to State De- partment of Public Instruc-	sisting in such pursuits.
tion for state aid to schools	Introduced, placed on calendar 883
for transportation	making such procedure har- making such procedure har- monize with the uniform act in five other states; with ad- ditional clauses glving pro- tection to peace officers as- sisting in such pursuits. Introduced, placed on calendar 883 Passed; ayes 80, nays none 944
Introduced, placed on calendar 798 Passed; ayes 97, nays none 857 Concurred 967 Passed; ayes 97, nays none 967 Reported enrolled 1010 Signed by Speaker 1010 Sent to Governor 1010	MANUAL CONTRACTOR OF THE CONTR
Passed; ayes 97, nays none 857	606 By Judiclary 1. Relating to Attorney General with ref- erence to administrative
Concurred	Attorney General with ref-
Paperted appolled	erence to administrative
Signed by Sneaker 1010	adontion amendments reneal
Sent to Governor	or rules and regulations
Sent to Governor 1010 Signed by Governor 1055	agencies hoards commis
	of rules and regulations adopted by administrative agencies, boards, commis- sions, departments other than
600 By Appropriations. Relat-	a court; requiring publica-
600 By Appropriations. Relat- ing to appropriation of four million dollars to State De-	a court; requiring publica- tion thereof through office of
million dollars to State De-	Attorney General.

	H. F. Page	H. F. Page
	607 By Motor Vehicles. Relating to motor vehicles purchased by non-residents for removal; requiring registration fee of \$3 therefor. Introduced, placed on calendar 898 S. F. 802 substituted 1033	614 By Appropriations. Relating to blennium appropriation for state fair board. Introduced, placed on appropriations calender.
	ing to motor vehicles pur-	lating to blennium appropria-
	chased by non-residents for	tion for state fair board.
	removal; requiring registra-	Introduced, placed on appropria-
	tion tee of \$3 therefor.	tions calendar
	S. F. 802 substituted1083	Passed, ayes 99, nays none1148
	S. F. 802 Bubstituted	Signed by Speaker 1325
		Sent to Governor 1326
	608 By Schools, Libraries, State Educational Institutions. Re-	Signed by Governor
	leting to extent of participa-	
	tion by high achool or junior	615 By Appropriations, Relat-
	lating to extent of participa- tion by high school or junior high school boys and girls in interschool athletic contests; providing penalties for viola- tion thereof; limiting such participation to one contest	615 By Appropriations. Relat- ing to biennium appropria- tion for state soil conserva- tion committee.
	interschool athletic contests:	tion for state soil conserva-
	providing penalties for viola-	tion committee.
	tion thereof; limiting such	
	participation to one contest	tions calendar
	per week except state tourna-	Passed; ayes 103, hays none1130
	ment series.	Signed by Speaker 1:36
	Introduced, placed on calendar 964	Sent to Governor 1536
	con De Ameleulaure & Deletter	Signed by Speaker 1536 Sent to Governor 1536 Signed by Governor 1557
	609 By Agriculture 2. Relating to control of Bang's disease through restricting sale of	
	through restricting sale of	616 By Appropriations. Relat-
	cattle within state unless ac-	616 By Appropriations. Relat- ing to biennium appropria- tion to state comptroller from
	companied by certificate of	tion to state comptroller from
	health showing negative test.	motor vehicle fuel tax, for
	Introduced, placed on calendar1016	motor vehicle fuel tax, for use in defraying expenses in motor vehicle fuel tax refund
	cattle within state unless ac- companied by certificate of health showing negative test. Introduced, placed on calendar1016 Amendment filed	motor vehicle fuel tax refund
		work.
	610 By Roads and Highways. Relating to state highway commission officers and em-	Introduced, placed on appropria-
	Relating to state highway	tions calendar
	commission oncers and em-	Reported enrolled
	ployees, authorizing commis-	Signed by Speaker
	ployees; authorizing commis- sion to purchase and pay premiums on liability and	Reported enrolled 1325 Signed by Speaker 1325 Sent to Governor 1326 Signed by Governor 1403
	property damage insurance	Signed by Governor1403
	therefor.	1
	Introduced, placed on calendar 1017	617 By Appropriations. Relat-
		617 By Appropriations. Relat- ing to biennium appropria- tion for various departments
	611 By Judiciary 2. Legalizing proceedings authorizing issu-	tion for various departments
	proceedings authorizing issu-	and divisions thereof of State of Iowa, for salaries and
	ance of waterworks bonds by	various purposes provided in
٠	Lidderdale in Carroll County. Introduced, placed on calendar 1017 Proof of publication certified 1140 Amendment adopted 1252 Leased area 98 page 1979	Code.
	Proof of publication cartified 1140	Introduced, placed on appropria-
	Amendment adonted 1252	tions calendar
	l'assed; ayes 98, nays none1252	Amendments filed
	612 By Conservation, Drainage and Flood Control. Relating to sanitary facilities, disposal plants and sewer facilities by	Amendments adopted
	and Flood Control. Relating	Amendments withdrawn
	to sanitary facilities, disposal	Amendments withdrawn
	plants and sewer facilities by	Passed; ayes 100, nays 21231
	sanitary districts of certain	Refused to concur1416, 1417
	Country providing neumont	Concurred1417
	plants and sewer facilities by sanitary districts of certain lake areas in Dickinson County; providing payment by State of Iowa for a por- tion of the cost thereof. Introduced, referred to appro-	Concurred
	tion of the cost thereof.	Conterence report rejected 1435-1436
	Introduced, referred to appro-	appointed 1503
	priations1046	Second conference committee appointed
		ed1543-1544
	613 By Conservation, Drainage	Passed: ayes 96, nays none1544
	and Flood Control. Relating	Reported enrolled1562
	to sanitary districts; author-	Signed by Speaker
	613 By Conservation, Drainage and Flood Control. Relating to sanitary districts; author- izing board of trustees to include adjacent property seeking benefits thereof; to contract with city or town to undertake operation of sew-	Sent to Governor
	veeking handite thereof to	signed by dovernor
	contract with city or town to	618 By Public Lands and Build-
	undertake operation of sew-	ings. Relating to construc-
	age facilities; providing for	tion of tunnel from capitol
	imposition of tax for retire-	building to new state office
	ment of bonds therefor and	ings. Relating to construc- tion of tunnel from capitol building to new state office building; authorizing adviso- ry committee thereof and
	Introduced majoring thereof.	ry committee thereof and
	printions 1046	architects to prepare plane
	Passed: ayes 93, nays none,1268	executive council to employ architects to prepare plans and specifications and enter
	Reported enrolled1402	into contracts therefor: pro-
	Signed by Speaker1403	into contracts therefor; pro- viding appropriation there-
	Sent to Governor1403	ior.
	undertake operation of sewage facilities; providing for imposition of tax for retirement of bonds therefor and general financing thereof. Introduced, referred to appropriations	Introduced, referred to sifting1124

Signed by Governor1567

626 By Insurance. Relating to reciprocal agreements with other states, with respect to

HISTORY OF SENATE BILLS IN HOUSE

SENATE JOINT RESOLUTIONS AND SENATE FILES PASSED AND APPROVED—121

S. J.	. R.														
S. F															
1,	2,	3,	7,	11,	18,	20,	23,	28,	32,	33,	43,	44,	48,	50,	60,
62,	63,	68,	69,	71,	72,	79,	87,	93,	96,	103,	106,	107,	108,	109,	110,
111,	113,	122,	142,	149,	156,	161,	163,	164,	165,	166,	177,	178,	186,	188,	189,
191,	198,	199,	200,	201,	202,	203,	204,	207,	212,	21.7,	222,	223,	224,	225,	226,
228,	229,	230,	239,	241,	243,	245,	248,	250,	258,	295,	300,	302,	310,	314,	316,
318,	323,	328,	332,	337,	338,	341,	343,	344,	346,	347,	348,	349,	350,	359,	368,
370,	393,	402,	403,	408,	440,	441,	447,	468,	477,	484,	490,	491,	494,	498,	501,
505,	506,	507,	508,	509,	510,	511,	512,	514,	515.						
D.	1	1 -41	TT						- 0	173	470				

Passed both Houses, vetoed by Governor—S. F. 476.

HISTORY OF EACH SENATE BILL IN HOUSE

HISTORY OF EACH SENATE BILL IN HOUSE			
S. J. R. Page	S. F. Page		
2 By Doud. Relating to creation of special committee to survey needs and fullest use of advanced education facilities in Iowa; state Institutions of higher learning, privately operated and endowed colleges, universities, junior colleges; power and duties of said committee; appropriation therefor. Received, referred	3 By Lynes, Knudson, Vest, Zastrow, O'Malley, Jacobson, Hattery and Berg. Relating to revocation of licenses used in carrying on any business, trade, vocation or commercial enterprise; revocation thereof by reason of possession of gambling devices; prohibiting issuance of licenses in certain instances. Received, referred		
WE 120	Recommended passage 363		
S. F. Page 1 By Watson of Pottawat- tamie, Prentis, Lynes and Elthon. Creating budget and financial control committee; abolishing retrenchment and reform committee, transfer- ring its financial duties therefrom to newly created committee. Received, passed on file 387	Committee report adopted 369 Made special order 370 Amendments filed 464-467, 467 Amendment withdrawn 475 Amendment adopted 475 Passed: ayes 104, nays 2 477 Statement made 478 Reported enrolled 537 Signed by Speaker 537 Signed by Governor.		
Substituted for H. F. 3	7 By Mercer. Relating to increases of number of copies of the Code, acts of the general assembly, annotations to the Code and supplements thereto, and reports of supreme court that are distributed to law library of state university; amending chapter 16, Code 1950.		
Istration of state budget and finances, assigning certain duties to comptroller; establishing division of personnel in office thereof. Received, referred	Received, referred 852 Recommended passage 1037 Committee report adopted 1042 Passed; ayes 93, nays none 1434 Reported enrolled 1559 Signed by Speaker 1560 Signed by Governor.		
Committee report adopted 542	11 By Bateson and McCarville. Relating to the liability of estates of non-resident motorists. Received, referred		

D. F.	D. F.
12. By Bateson and Bekman. Relating to payment of injury compensation to dependents wholly dependent on earnings of employee for support at time of his injury. Received, referred to social se-	Recommended passage 764 Committee report adopted 771 Amendment filed 978 Amendments adopted 1317-1318 Passed; ayes 99, nays 1 1318 Reported enrolled 1559 Signed by Speaker 1560 Signed by Governor.
curity 937 Recommended passage1008 Committee report adopted1015	32 By Dykhouse and Hattery. Relating to general laws per-
13 By Bateson, Fishbaugh, Jacobson and Zastrow. Re- lating to sale of public bonds; clarification of Code. Received, referred to judiciary 1 371	taining to municipal corpora- tions; making them appli- cable to cities under special charter and other specific
Received, referred to judiciary 1 371 15 By Dykhouse and Hattery. Relating to powers of municipal corporations to regulate use of streets; limitations of street designated as primary road extension. Received, referred to cities and towns	Received, referred 650 Recommended passage 764 Committee report adopted 771 Amendment filed 1277 Amendment adopted 1319 Passed; ayes 98, nays none 1320 Reported enrolled 1559 Signed by Speaker 1560 Signed by Governor.
18 By Dykhouse and Hattery. Relating to municipal government under council-manager form; repeal certain actions and enacting substitutes therefor. Received, referred	33 By Dykhouse and Hattery. Relating to ordinances of municipal corporations; re- pealing certain sections; en- acting substitutes therefor. Received, referred 650 Recommended passage 764 Committee report adopted 771 Substituted for H. F. 55 1275 Amendment filed 1295 Amendments adopted 1295 Amendment withdrawn 1302 Passed; ayes 30, nays 1 1312 Insists 1440 Conference committee appointed 1454 Conference report adopted 1512 Passed; ayes 91, nays none 1512 Reported enrolled 1562 Signed by Speaker 1562 Signed by Governor.
Relating to commission form of municipal government; repealing various sections, enacting substitutes therefor. Received, referred	Signed by Governor. 34 By Doud. Relating to nominations by non-party organizations; requiring affidavit of acceptance. Received, referred to elections, political and judicial districts 937
23 By Hattery and Dykhouse. Relating to mayors, police courts; repealing various sec- tions Code 1950; enacting	36 By Doud and Fishbaugh. Relating to change of party affiliation at primary elec- tions: time thereof changed to 30 days before the primary. Received, referred to elections, political and judicial districts 937
Received, referred 650 Recommended passage 763 Committee report adopted 771 Amendment filed 1185 Amendments adopted 1316 Passed; ayes 95, nays none 1316 Reported enrolled 1559 Signed by Speaker 1560 Signed by Governor.	43 By Colburn and Doud. Re- lating to transfer of unal- located balances of certain appropriations made to state board of control; including capital improvement fund created by Fifty-first General Assembly.
27 By Hattery and Dykhouse. Relating to protection of municipal water supplies. Received, referred to cities and towns	Received, referred to sifting .1452 Amendment adopted
28 By Hattery and Dykhouse. Relating to mayor-council form of municipal govern- ment; repealing various sec- tions, enacting substitutes therefor. Received, referred	44 By Bateson, Fletcher and Nesmith. Relating to filing of claim for homestead exemption with county assessor or county auditor; placing of filing exclusively with county assessor.

S. F. Page	S. F. Page
Received, referred 937 Passed; ayes 95, nays none1394	Passed; ayes 102, nays none 274
Passed; ayes 95, nays none1394	Passed; ayes 102, nays none 274 Reported enrolled
Signed by Speeker 1421	Signed by Governor
Reported enrolled	Signed by Governor.
digited by develiant.	
40 Dr. Watson of O'Pales To	63 By Bekman, Jacobson and McCarville. Relating to in- vestment of funds of life in-
48 By Watson of O'Brien. Le- galizing act relating to is- suance of hospital bonds by city of Spencer.	vestment of funds of life in-
suance of hospital honds by	surance companies and asso-
city of Spencer.	alations
Received, referred	Received, passed on file 232
Recommended passage 278	Substituted for H. F. 100 232
Committee report adopted 281	Passed; ayes 100, nays 1 299
Passed; ayes 91, nays none 379	Reported enrolled 324
Reported enrolled 440	Signed by Speaker 325
Signed by Governor	Received, passed on file
city of Spencer. Received, referred	
50 Du Dokmon Toochson and	66 By West. Relating to wit- ness fees and mileage in courts; increasing amount allowable.
McCarville Peleting to turis	ness rees and mileage in
diction of court in release of	allowable
any item of real estate or	Received, referred to sifting1124
50 By Bekman, Jacobson and McCarville. Relating to jurisdiction of court in release of any item of real estate or personal property from lien of inheritance tax. Received, referred	
of inheritance tax.	66 D. D
Received, referred 985	68 By Berg, Bateson, Fish-
Recommended amendment, pas-	Hultman Relating to World
Committee report adented 1042	War II bonus: providing ap-
Amendments adopted1012	propriation to service com-
sage 1037 Committee report adopted 1042 Amendments adopted 1253 Passed; ayes 94, nays none 1253 Reported enrolled 1402 Signed by Speaker 1403 Signed by Governor.	68 By Berg, Bateson, Fish- baugh, Bekman, Oltman and Hultman. Relating to World War II bonus; providing ap- propriation to service com- pensation fund to pay unpaid claims to veterans of World War II and administration
Reported enrolled1402	claims to veterans of World
Signed by Speaker1403	War II and administration expenses therefor.
Signed by Governor.	Pacetyed referred 120
	Recommended nassage 121
54 By Jacobson, Bekman,	Rules suspended
Sharp, Bateson, McCarville,	l'assed; ayes 102, nays none 121
Vest, Hattery and Hedin. Re-	Reported enrolled 161
54 By Jacobson, Bekman, Sharp, Bateson, McCarville, Vest, Hattery and Hedin. Re- lating to compensation for grand jurors; permitting pay for each mile actually trav- eled each day.	Received, referred
grand jurors; permitting pay	Signed by Governor.
aled each day	Lawrence Ware at the contract
Received, referred 545	69 By Anderson, Legalizing
Received, referred 545 Recommended passage 974 Committee report adopted 983	issuance of school building bonds by Consolidated School District of Ainsworth; levy of taxes for payment there-
Committee report adopted 983	District of Aingreath: laws
	of taxes for navment there-
55 By Jacobson, Bekman,	
Sharp, Bateson, McCarville,	Proof of publication certified 163
leting to punishment for	Received, referred 190
false drawing or uttering of	Recommended passage 277
55 By Jacobson, Bekman, Sharp, Bateson, McCarville, Vest, Hattery and Hedin. Re- lating to punishment for false drawing or uttering of checks, drafts, or written	Proof of publication certified. 163 Received, referred. 190 Recommended passage. 277 Committee report adopted. 281 Passed: ayes 95, nays none. 392 Reported expelled. 440
	Reported enrolled 440
Received, referred 937	Signed by Speaker 440
Received, referred 937 Recommended passage 1037 Committee report adopted 1042	Reported enrolled
Committee report adopted1042	
60 By Dykhouse. Relating to permitting trolling from power boats and sall boats on waters of State of Iowa where use of outboard mo-	71 By Weichman. Legalizing special election proceedings
nermitting trolling from	special election proceedings
power boats and sail boats on	and issuance of bonds by con-
waters of State of Iowa	solidated school district of
where use of outboard mo-	Newhall.
tors is permitted; repealing	Received, referred 234
section 109.77, Code.	Committee report adopted 369
Substituted for H F 201 570	Passed: ayes 88, navs none 625
Amendment filed 666	Reported enrolled 665
Amendments adopted970, 972	Signed by Speaker 665
Passed; ayes 95, nays 5 972	Newhall. Received, referred 294 Recommended passage 363 Committee report adopted 369 Passed; ayes 38, nays none 625 Reported enrolled 665 Signed by Speaker 665 Signed by Governor.
where use of outboard motors is permitted; repealing section 109.77, Code. Received, passed on file	
Signed by Speaker	72 By Zastrow and Lynes, Le-
aighed by Governor.	galizing proceedings taken
	by town council of town of
62 By Bekman, Jacobson and McCarville. Relating to gross	oreene; improvements to mu-
premium tax payable by life	Received, referred
insurance companies and as-	Recalled from committee 580
sociations; adding certain	Passed; ayes 100, nays none 580
premium tax payable by life insurance companies and as- sociations; adding certain premiums to be excluded.	Reported enrolled 608
Received, passed on file 232 Substituted for H. F. 98 232	by town council of town of Greene; improvements to municipal water works. Received, referred
Substituted for H. F. 98 232	Signed by Governor,

S. F. Page	S. F. Page
79 By Anderson, Molison, Whitehead and Knudson. Re- lating to compensation in- crease of appointive mem- bers of Iowa Dairy Industry Commission; extension of an- nual butterfat tax period. Received, referred. 773	105 By Mercer. Relating to publication of official ballots; establishing type style and cost of publishing. Received, referred
nual butterfat tax period. Received, referred	106 By Public Lands and Buildings. Relating to construction of state office building; continuing legislative advisory committee until adjournment of 54th General Assembly. Received, referred
87 By McCarville and Walter. Relating to permits issued by highway commission or local authorities; increasing limitation on excess weight and use of certain construction machinery and material operating on the highway.	Recommended passage 159 Committee report adopted 164 Rules suspended 179 Passed; ayes 104, nays none 180 Reported enrolled 223 Signed by Speaker 223 Signed by Governor.
Received, passed-on file 1058 Substituted for H. F. 275 1126 Passed; ayes 98, nays 1 1126 Reported enrolled 1159 Signed by Speaker 1159 Signed by Governor.	107 By Jacobson, Zastrow, O'- Malley and Vest. Relating to actions against state of lowa; requiring statement of spe- cific facts in petition. Received, referred
93 By Dykhouse and Hattery. Relating to municipal corporations; incorporation, discontinuance, annexation or severance of territory, changing of names thereof.	Signed by Speaker
severance of territory, chang- ing of names thereof. Received, referred	108 By Doud, Augustine, Colburn, Lynes, Mercer and Weichman. Relating to findings and orders of county commission of insanity; requiring observation and treatment at screening center for mentally ill; authorizing expenditure of county
Risk, O'Malley and Utzig. Relating to practice of chiropractic; requiring four academic years in actual residence for degree thereof. Received, referred	funds for psychiatric treatment. Received, referred
Reported enrolled	109 By Vest. Relating to use of cemetery funds by township trustees; requiring them to continue to improve and maintain any cemetery so utilized for 25 years.
countancy; definition thereof. Received, referred to sifting1258 103 By Bateson, Legalizing proceedings of town council of Ellsworth in issuance of bonds.	utilized for 25 years. Received, referred
Received, referred 349 Recommended passage 339 Recommittee report adopted 406 Passed; ayes 91, nays none 692 Reported enrolled 765 Signed by Speaker 765 Signed by Governor.	110 By McCarville, Whitehead, Knudson and Hattery. Re- lating to publication of cer- tain notices, reports of pro- ceedings and similar matter; making failure to do so by a public official a misdemeanor. Received, referred
104 By McCarville, Vest and Utzig. Relating to bonds of deputy state officers, county officers, their deputies, and county engineers. Received, referred	public official a misdemeanor. Received, referred

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111 By Anderson. Legalizing proceedings of Winfield school district in issuance of bonds.	candidates in two newspapers within county; setting forth type, style and cost thereof. Received, referred to printing. 797 Recommended passage 844
Received, referred 294 Substituted for H. F. 103 375 Passed; ayes 95, nays none 376 Reported enrolled 402	Committee report adopted 851
Passed; ayes 95, nays none 376 Reported enrolled 402 Signed by Speaker 403 Signed by Governor.	129 By Bateson, Knudson and Zastrow. Relating to appointment of city assessors and their deputies; not requiring appointment of one of qualified electors of that city.
113 By Bateson. Relating to duties of county assessor; re- quiring he serve as clerk of the county conference board.	Received, referred to cities and
Received, referred 570 Recommended passage 663 Committee report adopted 670 Passed; ayes 73, nays none 1024 Reported enrolled 1054	135 By Watson of Pottawat- tamic. Relating to increase in compensation of water-
Signed by Speaker	Works trustees. Received, referred to compensa-
114 By Vest. Relating to form of publication of Acts of the General Assembly; permitting printing as amended in entirety.	ployees
Received referred	142 By Prentis. Relating to public archives; authorizing destruction of certain war- rants after custody for fixed period.
122 By Walter, Knudson, Fletcher, Dalley, Berg, Gillespie and Doud. Relating to licensure and regulations of hospitals; regulation of nursing homes; providing exemption for county homes managed by county board of	Received, placed on calendar. 853 Substituted for H. F. 201, 910 Amendment filed 932 Amendments-adopted 949 Passed; ayes 76, nays 2 949 Reported enrolled 1054 Signed by Speaker 1055 Signed by Governor.
aged by county board of supervisors. Received, referred 797 Amendment adopted 1273 Passed; ayes 74, nays 8 1273 Concurred 1310 Passed; ayes 89, nays 3 1311 Reported enrolled 1402 Signed by Speaker 1403 Signed by Governor.	149 By McCarville, Lord, Hedin and Utzig. Relating to increase in salaries of justices of the peace and constables. Received, passed on file
123 By Whitehead, Knudson,	Reported enrolled 1276 Signed by Speaker 1276 Signed by Governor.
ing to supplemental returns and listings by property owners; providing possible exemption of assessing by assessor; establishing penalty for property owner under certain conditions.	156 By Parker. Relating to general provisions of the practice acts to change provisions governing medical examiners: requiring that not more than two of such examiners shall belong to same school of medical practice.
Received, referred to ways and means	iners shall belong to same school of medical practice. Received, referred
124 By Whitehead and Lynes. Relating to issuance of written permit authorizing sale of anti-freeze; requiring testings and chemical analysis by certain leberatories.	Signed by Speaker1276 Signed by Governor.
certain laboratories. Received, referred to motor vehicles, commerce and trade 797 Recommended amendment, pas-	158 By Fishbaugh, West and Roberts. Relating to open- cut or strip mines for pro- duction of coal; providing payment of a tonnage tax guaranteeing replacement of surface soil and loss of tax revenue; enforcement there-
Committee report adopted 851	guaranteeing replacement of surface soil and loss of tax revenue; enforcement there-
128 By Mercer. Relating to nominations by primary elec- tion; publication of names of	of. Received, referred to mines and mining

S. F. Page	1 S. F. Page
159 By Bekman, McCarville, Mercer and Zastrow. Relating to investments of insurance companies other than life; authorizing investment in ob- ligations issued, assumed or guaranteed by International Bank for Reconstruction and Development.	Eaton, McCarville, Knudson and Dalley. Relating to construction and maintenance of garages for storage, servicing of motor vehicles and other equipment of cities and
Received, referred to banks, building and loan 849	Received, referred
thorizing a land patent in Muscatine County to be is-	
Received, passed on file 570 Substituted for H. F. 180 579 Passed; ayes 98, nays none 579 Reported enrolled 608 Signed by Speaker 608 Signed by Governor.	169 By Bekman, Berg, Byers, Bateson, Jacobson, Zastrow and Dykhouse. Relating to expenses and extraordinary services in probate matters; including joint tenancy prop- erty.
163 By Hattery and Dykhouse. Relating to general powers	Received, referred to judiciary 1 385 Recommended passage1038 Committee report adopted1042
of municipal corporations. Received, referred	177 By Lynes, Watson of Pot- tawattamie, Zastrow, Doud and O'Malley. Relating to appeals from orders made by local school boards and county boards of education
Substituted for H. F. 197	respecting school transporta- tion and bus routes; repeal- ing two sections of the Code and enacting substitutes
Signed by Speaker	Received, referred
Relating to general powers and duties of municipal officers; repealing various sections of the Code relating thereto and enacting substitutes therefor.	Signed by Speaker
thereto and enacting substitutes therefor. Received, referred	178 By Insurance. Relating to investments of insurance companies other than life; changing phrase to "the United States of America, or any state thereof." Received, referred
Amendments adopted	any state thereof." Received, referred
165 By Hattery and Dykhouse. Relating to forms of govern- ment, classification, fiscal year of municipal corpora-	Signed by Governor. 186 By O'Malley, Byers, Zastrow, Sharp and Bateson. Relating to increase in compen-
ment, classification, fiscal year of municipal corporations, election of officers thereof; repeal of various sections of the Code and enactment of substitutes therefor.	
Tor. Received, referred	in district courts; increase of expense allowance. Received, referred to sifting .1059 Substituted for H. F. 146
Substituted for H. F. 196	188 By Van Patten, Dailey, Anderson and O'Malley. Relating to state aid for vocational
Insists 1240 Conference committee appointed 1454 Conference report adopted 1513-1514 Passed; ayes 95, nays 1514 Reported enrolled 1562 Signed by Speaker 1562 Signed by Governor.	Received, referred to sifting

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Signed by Speaker	Amendment adopted
189 By Judiciary 1. Relating to special limitations of actions in regard to recovery of interests in real estate.	Reported enrolled
Received, passed on file	203 By Schools and Educational Institutions. Relating to re- organization of school dis- tricts and changing of boundary lines of school corporations; in respect to written requests and appeal and duties of county board of education in relation thereto.
191 By O'Malley. Relating to limitation of employment agency fee; increase thereof. Received, referred	Received, reterred 387 Recommended passage 555 Committee report adopted 560 Amendment filed 585 Amendments adopted 885 Passed; ayes 96, nays none 886 Reported enrolled 955 Signed by Speaker 955 Signed by Governor.
198 By Bekman. Relating to issuance of land patent to William Ware in Wapello County. Received, referred	204 By Bekman, Relating to preservation of report of amendments to Rules of Civil Procedure; providing for enrolled copies in same manner as Acts and that they be
199 By Knudson. Relating to apportionment and payment of road use tax fund to certain cities and towns, incorporated between federal census of 1940 and that of	bound with the Acts of General Assembly. Received, referred
1950. Received, referred	207 By Hattery, Bateson and Watson of O'Brien. Relating to color and flashing of lights on volunteer fire department members' motor vehicles in emergency service. Received, placed on calendar. 851 Substituted for H. F. 233 854 Passed; ayes 76, nays none 907 Reported enrolled 1010 Signed by Speaker 1010 Signed by Governor.
towns incorporated since red- eral census of 1950. Received, referred 853 Recommended passage 932 Committee report adopted 936 Passed; ayes 82, nays none 948 Reported enrolled 1010 Signed by Speaker 1010 Signed by Governor.	212 By Dykhouse and Hattery. Relating to taxation and other sources of municipal revenue; repealing certain sections of the Code. Received, referred to sifting 1022 Amendment filed 135, 1277, 1295-1297 Amendments adopted 1384-1386 Passed: aves 101. navs none 1386
201 By Dykhouse. Relating to permission to use live pigeons in training hunting dogs. Received, referred	Conference committee appointed 1454 Conference report adopted 1515-1516 Passed: ayes 97, nays none 1516 Reported enrolled
202 By Bekman, McCarville and Van Eaton. Relating to cost of care of persons in tuber-culosis hospitals including out-patients under such care; inspection of such hospitals. Received, referred	School. Received, referred 728 Recommended passage 1010 Committee report adopted 1015 Passed; ayes 92, nays 1 1385 Reported enrolled 1402 Signed by Speaker 1403 Signed by Governor.

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222 By Private Corporations.	Committee report adopted 1015
Relating to records of any corporation organized under	Passed; ayes 97, nays none1247
laws of State of Iowa or au-	Reported enrolled
thorized to do business in	Signed by Governor.
Iowa and maintaining its	
laws of State of lowa or authorized to do business in lowa and maintaining its books and records in lowa; certain rights of stockholders; repeal of certain sections	229 By Doud, Weichman, Col- burn, Augustine and Mercer. Relating to increase in com- pensation of building and
ers; repeal of certain sections	Belating to increase in com-
in the Code and enactment of	pensation of building and
substitutes. Received, referred	
Recommended passage 605 Committee report adopted 618 Passed; ayes 73, nays none 908 Reported enrolled 1010 Signed by Speaker 1010 Signed by Governor.	Received, referred
Committee report adopted 618	Committee report adopted1015
Passed; ayes 73, nays none 908	Substituted for H. F. 3081203
Signed by Speaker1010	Passed; ayes 93, nays none1203
Signed by Governor.	Signed by Speaker1276
3557 283 8 8 8 9	Received, referred 851 Recommended passage 1007 Committee report adopted 1015 Substituted for H. F. 308 1203 Passed; ayes 93, nays none 1203 Reported enrolled 1276 Signed by Speaker 1276 Signed by Governor.
223 By Private Corporations.	
Relating to regulation and supervision of foreign cor-	230 By Doud, Weichman, Col- burn, Augustine and Mercer.
	Relating to increase in per
Received, passed on file 492	Relating to increase in per diem salary of county, mu-
Rule suspended 499	nicipal and school examiners and assistants.
Passed: ayes 100, navs none 499	Received, referred 851
Received, passed on file 492 Substituted for H. F. 317 499 Rule suspended 499 Passed; ayes 100, nays none 499 Reported enrolled 556 Signed by Speaker 556 Signed by Governor.	Received, referred S51 Recommended passage 1007 Committee report adopted 1015 Substituted for H. F. 341 1202 Passed; ayes 94, nays none 1202 Reported enrolled 1276
Signed by Speaker 556	Committee report adopted1015
signed by dovernor.	Passed: ayes 94, nays none1202
224 By Private Corporations.	Reported enrolled1276
224 By Private Corporations. Relating to corporations for pecuniary profit; repealing	Reported enrolled
pecuniary profit; repealing sections of the Code in regard	Signed by dovernor.
to posting by-laws and state- ment of stock and indebted-	232 By Byers and Berg. Relat-
ment of stock and indebted-	ing to definition of the word
ness. Received, referred 492 Recommended passage 605 Committee report adopted 618 Substituted for H. F. 356 690 Passed; ayes 93, nays none 690 Reported enrolled 765 Signed by Speaker 765 Signed by Governor.	ing to definition of the word "fireworks": excepting toy pistols, toy guns, toy canes and toy cannons.
Recommended passage 605	and toy cannons.
Committee report adopted 618	Received, referred to police reg-
Passed: aves 93 navs none 690	ulation, suppression of crime 897 Substituted for H F 235
Reported enrolled 765	Failed; ayes 49, nays 531184
Signed by Speaker 765	Motion to reconsider filed1213
signed by Governor.	Substituted for H. F. 235
225 By Private Corporations.	1238-1240
Relating to issuance of any	
capital stock; fling of cer-	235 By Prentis. Relating to maintaining a funeral home for period of two years after death of licensed embalmer: repealing section 156.8 of the
Received, referred 514	for period of two years after
Recommended passage 843	death of licensed embalmer:
Paged: aves 78 nave none 945	repealing section 156.8 of the Code.
Reported enrolled1010	Received, referred to sifting1059
Signed by Speaker1010	
225 By Private Corporations. Relating to issuance of any capital stock; filing of certificate of sale thereof. Received, referred	239 By Linnevold. Relating to time permitted for filing an- nual reports to commissioner of insurance, changing from January to March 1.
226 By Private Corporations.	nual reports to commissioner
Relating to regulation and supervision of corporations	of insurance, changing from
supervision of corporations	January to March 1.
for pecuniary profit; change of place of business thereof.	Received, referred 851 Passed; ayes 92, nays none 1262 Reported enrolled 1325 Signed by Speaker 1325 Signed by Governor.
Received, passed on file 492 Substituted for H. F. 187 500 Rule suspended 500 Passed; ayes 101, nays none 500 Reported enrolled 556 Signed by Speaker 556 Signed by Governor.	Reported enrolled
Substituted for H. F. 187 500	Signed by Speaker1325
Passed: aves 101, navs none 500	signed by Governor.
Reported enrolled 556	241 By Watson of Pottawat-
Signed by Speaker 556	tamie. Legalizing action of
Signed by Governor.	board of supervisors of Pot-
228 By Schools and Educational	tawattamie county in author- izing payment to city asses- sor's fund in Council Bluffs.
Institutions. Relating to ex-	. sor's fund in Council Bluffs.
pansion of school lunch pro-	Proof of publication certified 808
grams in public schools; to authorize acceptance of fed-	Recommended passage 889
eral funds; conduct studies, appraisals therefor.	Committee report adopted 895
appraisals therefor.	Amendment adopted 943
Received, referred	Received, referred 852
	2 - ANDEROOM TEERST LEEDEN SERVESTERE STEEL STEEL SERVESTERE SERVESTERE STEEL SERVESTERE STEEL SERVESTERE STEEL

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-	Signed by Speaker	295 By Doud. Relating to expenditures of board of parole in delivering a court parolee to institution following re-
	243 By Judiciary 2. Relating to release and discharge of investments and liens of fiduciaries. Received, referred	vocation of parole. Received, referred to sifting .1218 Passed; ayes 97, nays 11380 Reported enrolled1421 Signed by Speaker1421 Signed by Governor.
	Recommended passage	300 By O'Malley. Relating to establishment of a state owned lake in Polk County;
	245 By Judicary 2. Relating to investment of funds by fiduciaries. Received, referred	vey and appropriation therefor; including appropriations for purchasing land, dredging or rip-rapping for certain other lakes. Received, referred to sifting
		Signed by Governor.
	248 By Judiciary 2. Relating to consent to be given by court, when necessary, for adoption of a child deprived of parental care under certain conditions. Received, referred	301 By Motor Vehicles, Relating to motor vehicles; defining "chauffeur"; exempting farmer and his hired help from being classed thereunder when transporting own produce. Received, placed on calendar
	250 By Bateson. Relating to off-street parking and Issuance of revenue bonds; permitting payment thereof from parking lot and parking meter revenue. Received, referred	302 Motor Vehicles. Relating to motor vehicles; reducing fee for transit plate. Received, passed on file
	Signed by Governor. 258 By Watson of O'Brien, Bekman, Henningsen, Molison, Eithon, Zastrow, Whitehead, Augustine and Gillespie. Re-	307 By Motor Vehicles. Relating to reporting motor vehicle accidents where damage apparently exceeds fifty dollars or more. Received, referred to sifting1059
	258 By Watson of O'Brien, Bekman, Henningsen, Molison, Elthon, Zastrow, Whitehead, Augustine and Gillespie. Relating to farm aid associations; annual meetings and appropriations thereto, method of disbursing money appropriated. Received, passed on file 1142 Rule suspended 1156 Substituted for H. F. 354 1156 Passed; ayes 84, nays 3 1158	310 By Military Affairs. Relating to payment of expenses of the Iowa State Guard; authorising payment thereof on approval of Governor, from any state funds not otherwise appropriated or from any funds hereafter appro-
	Rule suspended	priated. Received, referred
	263 By Oltman. Relating to providing power to conserva- tion commission to regulate methods of take of fish and	
	game. Received, referred to fish and game	314 By Hattery and Dykhouse. Relating to special assess- ment of public improvements in municipal corporations; repealing certain sections of the Code and enacting substi-
	272 By Hattery and Dykhouse. Relating to form and issu- ance of municipal bonds. Received, referred to sifting1022	the Code and enacting substi- tutions therefor. Received, referred to sifting1259 Amendment filed

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Passed; ayes 93, nays 3 . 1383 Reported enrolled . 1559 Signed by Speaker . 1560 Signed by Governor.	Reported enrolled
216 By Watson of Pottawattamie. Relating to granting authority to Natural Resources Council to permit diversion of water from any natural watercourse for the purpose of replenishing or maintaining the waters of any state owned lake.	337 By Walter, Legalizing proceedings of town council of LeGrand. Received, referred
Rule suspended	338 By Walter. Legalizing proceedings of town of Albion. Received, referred 775 Recommended passage 974 Committee report adopted 933 Proof of publication certified 1236 Passed; ayes 89. nays none 1260 Reported enrolled 1325 Signed by Speaker 1325 Signed by Governor. 1325
viding that aliens may inherit to same extent citizens of the United States may inherit in such foreign country. Received, referred	341 By Oltman, Bekman, Parker, Watson of Pottawattamie, Berg, Byers, Hart, Nesmith, Ridout and McCarville. Relating to rehabilitation of alcoholice; providing for treatment of those voluntarily entering state hospitals or committed thereto.
323 By Watson of Pottawat- tamic. Relating to eminent domain for electric transmis- sion lines; extension thereof to cooperatives; providing for	Received, referred to sifting .1346 Passed; ayes 94, nays none .1437 Reported enrolled
Received, referred 897 Recommended passage 954 Committee report adopted 958 Substituted for H. F. 462 1177 Passed; ayes 92, nays 7 1178 Reported enrolled 1231 Signed by Speaker 1232 Signed by Governor.	appointment of a board of auditorium trustees in municipal corporations; prescribing organization, powers and duties of such boards. Received, referred
328 By Ways and Means. Relating to taxation of loan agencies and lowa corporations; fixing conditions under which lowa corporations may elect to be taxed. Received, referred to sifting1059	344 By Van Eaton. Relating to tax levy to create auditorium fund and an auditorium building fund for municipal
Reported enrolled	Corporations. Received, referred 775 Recommended passage 865 Committee report adopted 873 Amendment filed 932 Substituted for H. F. 484 1181 Amendment adopted 1182 Passed; ayes 98, nays none 1182 Reported enrolled 1276 Signed by Speaker 1276 Signed by Governor. 1276 Signed by Governor.
Walter. Relating to the Service Compensation Board; with reference to eligibility to bonus in case of divorce. Received, referred to military and veterans affairs	Passed; ayes 98, nays none1182 Reported enrolled1276 Signed by Speaker1276 Signed by Governor. 346 By Claims of members of the
332 By O'Malley. Relating to continuance of musical education of children during vacation periods; municipal bands. Received, referred	346 By Claims. Relating to claims of members of the Legislative Advisory Committee, State Office Building; appropriations thereto. Received, placed on appropriations calendar

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347 By Claims. Relating to	0	Passed; ayes 74, nays non	le 942
claims of members of the Mu	-	Reported enrolled	1010
nicipal Statutes Study Com-	-	Signed by Speaker	1010
mittee; appropriations there	•	Signed by Governor.	
to. Received, placed on appropria	<u>.</u>		Acres -
tions calendar	1258	367 By Bekman. Relati deposit of fees from tioners of cosmetolo general fund of state; nating use of said fees Received, referred to sifti	ng to
tions calendar Passed; ayes 90, nays none	1283	deposit of fees from	practi-
Reported enrolled	1325	general fund of state.	desig-
Signed by Speaker Signed by Governor.	.1325	nating use of said fees	aco.g
Signed by Governor.		Received, referred to sifti	ng1194
		l	
348 By Claims. Relating to	0	368 By Sharp and Jac Relating to conveyar United States, of lands in Allamakee and	obson.
claims of members of the	θ	Relating to conveyar	ice to
Governmental Reorganization	n r	United States, of	certain
Commission ("Little Hoove Committee"); appropriation	R	ton counties; authorizi	CIRY-
thereto.		ecutive council on	recom-
Received, placed on appropria	•	mendation of conser	vation
Received, placed on appropria tions calendar	.1258	mendation of conser commission to conv	ey to
Passed; ayes 92, nays none	.1284	United States Effigy M National Monument, as	lounds
Reported enrolled	1325	National Monument, as	a gift.
Signed by Governor.	. 1020	Received, referred Passed; ayes 91, nays nor	1353
Digital by devertion		Reported enrolled	1402
349 By Public Lands and Build	_	Signed by Speaker	1403
ings. Relating to creation o	f	Reported enrolled Signed by Speaker Signed by Governor.	
interim advisory committe	е	. 00.000.000.000.0000.0000.0000.0000.0	
with respect to completion o	ľ	370 By Dykhouse. Relat	ing to
construction of state offic	е	prohibited destructive	acts on
building.	853	lands or waters of the	state;
Received, referred	.1264	giving control there State Conservation Co	mmis-
Passed; ayes 91, nays none	.1264	sion.	71411110
Reported enrolled	.1325	Donaised watermed to sift	ing1168
Signed by Speaker Signed by Governor.	.1826	Passed: ayes 91, nays nor	101395
signed by Governor.		Reported enrolled	1421
350 By Public Lands and Build	25	Passed: ayes 91, nays nor Reported enrolled Signed by Speaker Signed by Governor.	
ings. Relating to nower of	ř	Signed by Governor.	
ings. Relating to power of executive council to assign rooms in capitol or capito building to several depart ments of state; amending the control of the council of the cou	n	393 By Roberts. Relat	ing to
rooms in capitol or capito	1	issuance of patent to land in Monroe county Received, referred to sift! Substituted for H. F. 487 Passed; ayes 98, nays nor	certain
building to several depart	-	land in Monroe county	
ments of state; amending t	0	Received, referred to sifti	ng1142
make terms apply to all buildings upon the capito	1	Substituted for H. F. 487	1255
grounds.		Passed; ayes so, nays not	1295
Received, referred	. 852	Reported enrolled Signed by Speaker Signed by Governor. See H. F. 635, amending	1825
Recommended passage Committee report adopted	. 973	Signed by Governor.	
Committee report adopted	. 983	See H. F. 635, amending	S. F.
Passed; ayes 91, nays none	1402	393	1497
Reported enrolled	1403		
Signed by Governor.		402 By Vest. Legalizin ceedings of City Cou Jefferson in improvem	g pro-
		Legerson in improvem	ncii oi
354 By Committee of the Whole	э.		
Relating to state civil de		Proof of publication cer	tified 670
fense; creating agency there	-	Received, referred	852
for in executive branch; pro	f	Proof of publication cer Received, referred	889
viding for director thereo and advisory council to gov	-	Committee report adopte	d 895
ernor as head of agency		Reported enrolled	1010
ernor as head of agency powers, duties; authorizing	g	Signed by Speaker	1010
tax therefor; providing fo appropriation of funds an disbursement thereof.	r	Signed by Governor.	
appropriation of funds an	đ		
Received, referred to sifting	1746	403 By McCarville and	O'Mal-
Amendment filed	1465	ley. Relating to Wor	kmen's
Amendment filed	n	403 By McCarville and ley. Relating to Wor and Occupational I Compensation Laws;	provid-
sifting	.1487		
sifting Rule suspended Amendments adopted1534	.1583	and employee be sub jurisdiction of ind	Ject to
Amendments adopted1534 Amendment withdrawn	1535	jurisdiction of ind	ustrial
Passed; ayes 92, nays none	1535	commissioner with se	cretary
	. 1000	of state lawful attorne er requirements.	y, otn-
359 By Judiciary 2. Relating t	0	Received, referred to sifti	ng 1169
legalizing judgments and de	-	Amendment adopted	1350
crees.		Amendment adopted Passed; ayes 96, nays no	one1350
Received, referred	. 852	Report enrolled	1421
Recommended passage	. 890	Report enrolled Signed by Speaker Signed by Governor.	1421
Committee report adopted	. 000	i signed by Governor.	

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408 By Judiciary 1. Relating to the publication of Rules of Civil Procedure by the Su- preme Court and publication of Supreme Court Rules.	Rules suspended
Received, referred to sifting 1258,	81 S S S
Amendments filed	476 By Conservation. Relating to issuance of hunting and fishing licenses; prohibiting issuance thereof to non-residents under certain conditions.
	Received, referred to sifting1346 Passed; ayes 55, nays 441399
417 By Augustine, Doud, Col- burn, Lynes and Mercer. Re- lating to an act to prevent the Liquor Control Commis-	Passed; ayes 55, nays 44 1399 Reported enrolled 1421 Signed by Speaker 1421 Vetoed by Governor 1487
against a citizen of Iowa and	477 By Appropriations, Relat- ing to biennial appropriation
to provide a method of sub- poenaing companies selling liquor or wine in Iowa.	to State Board of Education
Received, referred to sifting 1392 Amendment filed 1421-1422	allocating capital improve- ment appropriations. Received, referred1429
419 By Elthon Augustine Be-	
lating to an act fixing the number of senators in the general assembly, apportion- ing them among the several	Sage
general assembly, apportion- ing them among the several counties according to inhab-	Amendments withdrawn1476, 1480 Passed; ayes 100, nays 11481
itants in each, and dividing the state into 50 senatorial	Explanation of vote
districts. Statement relating thereto1554	Signed by Governor.
440 By Berg. Relating to via- ducts, underpasses and rail-	484 By Compensation of Public Officers and Employees. Re-
road grade separations in	Officers and Employees. Re- lating to appropriation of \$88,068.70 to department of public safety for purpose of paying to peace officer's re- tirement system the blennium
certain cities; authorizing cities to participate in any plan with railroad in relo-	paying to peace officer's re-
trackage.	contribution of the state as authorized by law and not
Received, referred to sifting1045 Passed; ayes 90, nays 31248 Reported enrolled	heretofore paid by state. Received, passed on file1429
Reported enrolled	Passed; ayes 90, nays none1438 Reported enrolled
441 By Berg. Relating to the incurring of indebtedness by	tirement system the blennium contribution of the state as authorized by law and not heretofore paid by state. Received, passed on file
cities and towns for the elimination or separation of	490 By Public Lands and Build-
railroad grade crossings. Received, referred to sifting1059	ings. Relating to construc- tion of a tunnel from capitol
Passed; ayes 91, nays 31249 Reported enrolled1325 Signed by Speaker1325 Signed by Governor.	building to new state office building; authorizing adviso- ry committee thereof and ex-
Signed by Governor.	ecutive council to employ architects to prepare plans and specifications and enter
447 By McCarville. Relating to payments charged against an employer for employment se-	into contracts therefor; appropriation therefor.
curity when such claimant is	Received, referred to sifting1407
no longer employed. Received, referred to sifting1168 Amendment filed	Recommended passage1442 Rule suspended1457 Committee report adopted1457
Amendment filed	Passed; ayes 84, nays none1457 Reported enrolled1562 Signed by Speaker1562
Reported enrolled	Signed by Speaker
468 By Judiciary 2 Legalizing	491 By Insurance. Relating to coinsurance riders and ex-
certain proceedings with reference to repair of mu- nicipally owned toll bridge at Burlington crossing Mis-	ceptions thereto, with reference to insurance in excess of a stipulated amount of
at Burlington crossing Mis- sissippi river.	Received, placed on file1346
sissippi river. Received, passed on file 938	Passed; ayes 97, nays none1381

S.F. Page Reported enrolled1421 Signed by Speaker1421 Signed by Governor.	S. F. Page Passed; ayes 69, nays none1558 Reported enrolled1562 Signed by Speaker1562 Signed by Governor.
Institutions. Relating to equalization of taxes in school districts through imposing tax of fifteen mills on all taxable real and personal property in each county of state. Received, referred to sifting1258	502 By Military Affairs. Relating to appropriation for facilities for administration and training of units of Iowa National Guard and Iowa State Guard. Received, referred to sifting1505
Amendment med	504 By Ways and Means. Re- lating to motor vehicle fuel tax; defining term, "exclusive
494 By Judiciary 1. Legalizing proceedings of board of supervisors of Appanoose County in erecting a building used for storage and repair of county road work machinery, bridge and road building	Received, referred to sifting1540
Proof of publication certified1328 Received, referred to sifting1453 Amendment adopted	505 Claims. Relating to appropriations to sheriff of Marshall County, to General Mills, Inc., and from sinking fund to certain named school districts. Received, passed on file
Signed by Speaker 1562 Signed by Governor.	Received, passed on file
payment of expenses incurred under the Uniform Criminal Extradition Act; providing they be paid by county treasurer of county where crime is alleged to have been committed; except when a prisoner escapes from state penitentiary or reform at ory, which shall be paid by state, and in cases where prisoner has been paroled to board of parole. Received, referred to sifting1453	506 By Claims. Relating to appropriations to certain named persons in settlement of claims for damages in accidents on primary roads, collisions with state highway equipment or acts of employees thereof. Received, passed on file 1452 Rule suspended 1458 Reported enrolled 1562 Signed by Speaker 1562 Signed by Governor.
498 By Conservation. Relating to payment by State of Iowa of a certain portion of cost of construction of sanitary facilities, disposal plants and other sewer facilities in lake areas in Dickinson County. Received, referred to sifting 1375 Referred to appropriations 1392 Recommended passage 1401 Passed; ayes 35, nays none 1411 Reported enrolled 1522 Signed by Speaker 1523 Signed by Governor.	507 By Claims. Relating to appropriation of \$5,400.00 to trustee of Robert O. Winn in settlement of claim made against State of lowa for loss of an arm in conveyor at State Training School for Boys at Eldora, while an inmate therein; providing trustee shall expend such sums necessary for further education and vocational training of minor; requiring that any balance remaining when minor reaches 30 years of age, or sooner if deemed advisable,
501 By Military Affairs. Relating to primary and general elections to be held in year 1952; designed to facilitate voting in said elections by qualified electors serving in armed forces of United States, irrespective of what part of world they may be serving in; advancing date for filing of candidacies in primaries, time of printing ballots, methods of casting ballots and other changes to be effective only as to primary and general elections held in 1952. Received, passed on file1539	or sooner if deemed advisable, shall revert to State of Iowa if minor fails in conduct. Received, passed on file
be effective only as to primary and general elections held in 1952. Received, passed on file1539 Rule suspended	of claims against State of Iowa, for burial expenses thereof. Received, passed on file1452 Rule suspended1459

priations to certain named persons in settlement of claims for refunds for motor vehicle license. Received, passed on file 1453 Rule suspended 1460 Passed; ayes 86, nays none 1461 Reported enrolled 1562 Signed by Speaker 1562 Signed persons in settlement of variously stated claims made against State of Iowa. Received, passed on file 1461 Passed; ayes 93, nays none 1461 Passed; ayes 93, nays none 1461 Reported enrolled 1562 Signed by Speaker 1562 Signed by Governor of Iowa which were not made within statutory time limits, but were confirmed by Senate. Received, passed on file 1562 Signed by Governor. 511 By Claims. Relating to appropriations to members of committee on interstate co-	Reported enrolled	Rule suspended 1519 Passed; ayes 84, nays none 1521 Reported enrolled 1562 Signed by Speaker 1562
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