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# JOURNAL OF THE HOUSE <br> of the 

## SIXTIETH

## GENERAL ASSEMBLY

Convened January 14, 1963
Adjourned May 18, 1963

HAROLD E. HUGHES, Governor<br>W. L. MOOTY, President of the Senate ROBERT W. NADEN, Specker of the Rouse

## SIXTIETH GENERAL ASSEMBLY

## OFFICERS OF THE HOUSE

Robirt W. Naden, Speaker Webster City
Marvin W. Smith, Speaker Pro Tempore ..... Paullina
John L. Mowry, Majority Floor Leader Marshalltown
John Camp; Assistint Majority Floor Ledder Bryant
Raymond Eveland, Minerity Floor Leader ..... Ames
Wimliam R. Kendrick, Chief Clerk. Des Moines
Burl B. Beam, Assistant Chief Clerk and Reading Clerk ..... Martensdale
Lillian Laffbrt, Legislative Counsel Des Moines
Sue Remb, Chief Journal Clerk ..... Des Moines
Charlotte Pricheft, Secretary to Chief Clerk ..... Des Moines
Jacqubline Day, Secretary to Chief Clerk ..... Des Moines
Mary Newcomb, Engrossing Clerk Des Moines
Maxine Schwerkma, Supervisor of Olerks Des Moines
Rosamond Bliss, Assistant Journal Clerk ..... Des Moines
Dorothy Harris, Journal Clerk ..... Des Moines
Pauline Kbphart, Assistant Enrolling Clerk ..... Des Moines
nancy Morrison, Chief Enrolling Clerk. Des Moines
Jane Sparry, Assistant Enrolling Clerk ..... Des Moines
Shirley Bempre, Secretary to Legislative Counsel Des Moines
Hilda Rhodes, Secretary to Speaker ..... Des Moines
Jessid Augusinine, General Clerk ..... Des Moines
Ralph Lancaster, Sergeant-at-Arms ..... Des Moines
Clarence O. Anderson, Assistant Sergeant-at-Arms. Des Moines
Delmar W. Sparis, Bill Clerk. Des Moines
D. E. Pererson, File Clerk ..... Des Moines
Daisy McAlister, File Clerk ..... Des Moines
Ann McCarty, Sitipily Clere: Des Moines
Carrid Randle, Supply Clerk Des Moines
Alexander W. Thompson, Chief Electrician ..... Des Moines
Elmbr Pennington, Assistant Electrician ..... Des Moines
Doug Johnson, Control Board Operator. ..... West Liberty
Norman Grove, Voting Machine Assistant Des Moines
Laura Stokes, Postmistress Le Mars

## ELECTIVE STATE OFFICERS Official Address, Des Moines, Iowa

| Name | Titlo | Residence | Poli ${ }_{\text {dos }}$ |  |
| :---: | :---: | :---: | :---: | :---: |
| Harald E. Hughes | Governor. | Ida Grove. | Democrat |  |
| W. L. Mooty. . | Lieutenant Governor | Grundy Center. | Reprblican |  |
| Melvin D. Synhorst | Seonetiay of State. | Orange City . | Republican |  |
| Chet B, Akers. . | Auditor of State.: | Othumava.. | Republicaa |  |
| M. I. Abrihaingon | Treasurer of Btato | Brione.... | Reprablican |  |
| L. B. Liddy...... | Secretary of Agricilture. | Kévarqua | Repriblican |  |
| Evan Hultman. | Attorney General. . . . . | Waterloo.. | Republican |  |
| Theedore G. Garfield | Judge of the Supreme Court. | Ames. | Republican |  |
| Norman R. Hays. | Judge of the Supreme Court. | Knorville. | Republican |  |
| Robert L. Latsori. | Judge of the Supreme Court. | Lowa City. | Republican |  |
| C. Edwin Moore. | Judge of the Supreme Court. | Des Moines... | Repubilican |  |
| Henry K. Peterson | Judge of the Supreme Court. | Council Bluffs. | Republican |  |
| Bruoe M. Snell. . . | Judge of the Supreme Court. | Ida Grove. . . | Republican |  |
| Willam C. Stu | Judge of the Supreme Court. | Chariton. | Republican |  |
| G. K. Thompeon. | Judge of the Supreme Court. | Cedar Rapi | Republican |  |
| T. Eugene Thornton. | Judge of the Sapreme Court. | Watarloo. | Domocrat |  |

MEMBERS OF THE HOUSE-SIXTIETH GENERAL ASSEMBLY

| Name | Address | Age | Occupation | Politics | County | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Andersen, Leonard C. | Sioux City | 51 | Insurance | Rep. . | Woodbury. | 59 |
| Anderson, Quentin V. | Besconsfield | 30 | Farmer and Contractor | Dem. | Ringgold. |  |
| Balloun, Charles F. | Toledo. | 58 | Farmer and Warehouseman. | Rep. | Tama... |  |
| Baringer, Maurice E | Oelwein. | 41 | Executive. | Rep. | Fayette. |  |
| Bock, Lenabelle. | Garner. | 58 | Homemaker. | Rep. | Hancock |  |
| Breitbach, Alfred P., Sr | Farley. | 65 | Retired Dairy Herd Improvement Assn. Supervisor. | Dem. | Dubuque. |  |
| Briles, James E. | Corning. | 36 | Auctioneer......... . . . . . . . . . . . . . . . | Rep. | Adams. . | 56, 58, 59 |
| Busch, Henry W | Waverly. | 42 | Farmer... | Rep. | Bremer. |  |
| Camp, John... | Bryant. . | 47 | Farm Management | Rep. | Clinton. | 58, 69 |
| Carnshan, Cleve L | Ottumws. | 67 | Retired Railroad Switchman. | Dem. | Wapello. | .... 59 |
| Carstensen, Lawrence D | Clinton. | 32 | Lawyer. | Rep. | Clinton. | . 58.89 |
| Casey, Reed. | Corydon. | 47 | Farmer. | Dem. | Wayne. | ..58, 69 |
| Chalupa, LeRoy. | Pleasant Plain. | 49 | Farmer and Businessman. | Rep. | Jefferion. | .56, 57, 58, 69 |
| Coffman, William J | North English. | 44 | General Insurance. . . . . . . | Rep.... | Iowa.... | .....57, 58, 69 |
| Crane, Everett..... | Vail. . | 52 | Farmer, Livestock Feeder | Rep. | Crawford. |  |
| Cunningham, Ray C. | Ames. | 89 | YMCA Sec'y. Retired. | Rep. | Story. . | $57,58,59$ |
| Darrington, William E Den Herder, Fimer H. | Pergia | 58 | Farmer. | Rep. | Harrison | 54, 55, 56, 57, 58, 59 |
| Den Herder, Elmar H. | Bioux Center | 54 | Farmer. | Rep. | Siouz. | ........... 57 , 58, 89 |
| Denman, Willism F. | Des Moines. | 37 | Lawyer . . | Dem. | Polk. |  |
| Diets, Riley ${ }_{\text {Dufy, }}$. | Walcott. | 57 | Contractor | Rep. | Scott | $\ldots . . . . . . .66,57,58,59$ |
| Duffy, John L. ${ }^{\text {Dunton, Koith }}$ | Dubuque. | 83 | Lawyer. | Dem. | Dubaque | . $52,52 \mathrm{X}, 53,56,57,58,69$ |
| Dunton, Keith H. | Thornburg | 47 | Farmer, Businessman | Dem. | Keokuk. | .......................58, 69 |
| Edgington, Floyd | Sheffield..... | 63 43 | Farmer....... | Rep. <br> Dem | Franklin | ......55, 56, 57, 58, 69 |
| Ely, John M., Jr. ${ }^{\text {E }}$ | Cedar Rapids | 43 48 | Ingredient Buy | Dem Dem. | Linn. Boone: | ................... 59 |
| Falvey, (Mra.) Katherine | Albia. | 58 | Banker. | Dem. | Monroe. | . 88,59 |
| Fischer, Harold 0. | Wellsburg. | 45 | Insuranoe, Real Estate. | Rep. | Grundy | . .88 , 69 |
| Fisher, C. Raymond | Grand Junction | 55 | Farm Operator. . . . . . . | Rep. | Greene. | .58, 59 |
| Frasier, Charlen 0 | Keokuk. | 38 | Lawyer. . . . . | Rep. | Iee... |  |
| Gittins, Harry R. | Council Bluffs. | 52 | County Institutional Direetor. | Rep. | Pottswattamie. |  |
| Goode, Dewey E. | Bloomfield | 64 | Farming, Retired Businessman. | Rep. . . . | Davis. | $45,45 \times, 46,46 X, 47,48,49,50,50 X$ |
| Graham, J. W. . | Ida Grove. | 60 | Farm Manager. | Rep. | Ids. |  |
| Grasaley, Charles E. | Now Hartford | 29 | Farmer.. | Rep. . . . | Butler. | .58, 59 |
| Hagedorn, Merle W | Royel.. | 51 | Farmer. | Dem. | Clay.. | 56, 57, 58, 59 |
| Hagen, Walter R. | Waterville. | 47 | Farmer. | Rep. | Allamakee. | .... 59 |
| Hego, Raymond W.. | Clarion. | 52 | Farmer, Manufacturer Seedsman. | Rep.... | Wright.. |  |
| Eatres, (Mrs.) Frances G | Laurens. | 64 | Housew!fe. . . . . | Rep.... | Pocahontas. | ......... 59 |
| Halling, Eugene. | Orient. | 67 | Farming. | Rep. . . . | Adair. | $\cdots \cdots \cdots \cdots \cdots \cdots \cdots, 50,57,58,59$ |
| Hanson, Arthur C | Inwood. | 71 | Retired Farmer. . . . ............... | Rep. | Lyon. . | 45, 45X, $83,54,55,56,67,58,59$ |
| Hansom, Fred B. | Osage... | 74 60 | Seo'y.-Mgr. County Fair, Semi-reti Farminig. | Rep. | Mitchell. <br> Warren. | $\cdots,-57,88,59$ |
| Hirsch, Carl. | Indianola.. | 60 55 | Farming Merch at | Rep. | Warren. ${ }^{\text {Black }}$ Hawk | 57, 88, 59 |

MEMBERS OF THE HOUSE-SIXTIETH GENERAL ASSEMBLY-Continued


MEMBERS OF THE HOUSE-SIXTIETH GENERAL ASSEMBLY-Continued



SENATORS IN GENERAL ASSEMBLY-Continued

| Name | Address | Age | Occupgtion | District | Counties Composing District | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ${ }^{* *}$ Scott, George L | West Union. | 75 | Retired. | $40 \dagger$ | Fayette, Allamakee, *Winneshiek. | $46,46 \mathrm{X}, 47,48,49,50,50 \mathrm{X}, 55,$ |
| Shafi, David O. | Clinton. | 38 | Lawyer. . . . . . . . . . . . . . . . . | 18 | Clinton. | $55,56,57,58,59$ |
| +Shivvers, Vera H. | Knozville. | 65 | Farm Homemaker. . . . . . . . . | $15 \dagger$ | Marion, Monroe. |  |
| Shoeman, John D. | Atlantic.. | 60 | Veterinarian, Farmer | 14 | Cass, Audubon, Shelby | 56, 57, 58, 59 |
| Stephens, Richard L | Ainsworth. | 58 | Farmer, Livestock Producer.. . | 10 | Washington, Louiss.... | ....57, 58, 59 |
| Turner, Richard C. | Council Bluffs | 35 | Lawyer . . . . . . . . . . . . . . . . . . | $19 \dagger$ | Pottawattamie. . . | ….. 59 |
| Vance, Clifford M... | Mt. Plessant. . | 60 | Lawyer. | 8 | Henry, Jefferson. | 57, 58, 59 |
| **Van Eaton, Chas. S. | Sioux City... | 73 | Merchant | $32 \dagger$ | Woodbury...... | .. $51,52,52 X, 53,54,55,56,59$ |
| $\ddagger$ Vincent, Howard. | Russell.. | 52 | Farming. | $4 \dagger$ | Lucas, Wayne. | .61, 52, 62X, |
| Walker, John A | Williams. | 50 | Bank Cashier, Farmer | 35 | Hamilton, Hardin | 52, $52 \times$ X $53,54,55,56,57,58,59$ |
| **Walter, Orval C. | Lenox. | 59 | Farmer..................... | $6 \dagger$ | Adams, Taylor... | ..................................... . 59 |
| ${ }^{* *}$ Wearin, Edward A | Red Oak. | 45 | Liveatock Farmer . . . . . . . . . . | 81 | Montgomery... | . 69 |
| ${ }^{* *}$ WiWiley, Martin | Cedar Rapids. | 62 40 | Fruit Grower . . . . . . . . . . . . . . | $26 \dagger$ $3 \dagger$ | Linn........ | $\begin{array}{r} 59 \\ . .59 \end{array}$ |

*Attsched to Old District for Sixtieth General Assembly only.
**Holdover Senators in Sixtieth General Assembly.
$t$ Elected to fill vacamicy.
fOld Districts before reorganization.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Monday, January 14, 1963.

Pursuant to the law, the House of Representatives of the Sixtieth General Assembly of Iowa convened at $10: 00$ a.m., Monday, January 14, 1963.

The House was called to order by the Honorable Henry C. Nelson from Winnebago County.

Prayer was offered by Reverend Paul Heath, pastor of the First Methodist Church, Webster City, Iowa.

## TEMPORARY OFFICERS

On motion of Dietz of Scott, William R. Kendrick of Polk County was elected Acting Chief Clerk. Mr. Kendrick 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." Willliam R. Kendrick.
Hanson of Lyon moved that the Honorable Henry C. Nelson of Winnebago County be elected Temporary Speaker.

Motion prevailed and the oath of office was administered to the Honorable Henry C. Nelson by Acting Chief Clerk Kendrick.

Temporary Speaker Nelson in the chair.

## CREDENTIALS OF MEMBERS

Paul of Poweshiek 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: Paul of Poweshiek, Gittens of Pottawattamie, Nielsen of Shelby, Wells of Taylor and Worthington of Decatur.

The committee retired and, upon returning, presented the following report:

## REPORT OF 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 Sixtieth 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 <br> Office of <br> 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 6, 1962.

| Adair Eugene Halling |  |
| :---: | :---: |
| E. |  |
| Alamakee .............Walter R. Hagen | Hancock |
| ppanoose ...............Delmont Moffitt | Hardin .....................Paul M. Walter |
| Audubon ............Harvey W. Johnson | Harrison ..............W. E. Darrington |
| enton ......................Fred L. Wright | Henry ............Charles F. St |
| lack Hawk ........Chester O. Houg | Howard .................-. Ros |
| Black Hawk ...-Francis L. Mess | Humboldt..Percie Ellen Van |
| Boone ..................Raymond Eveland |  |
| remer ...................Henry W. Busch | Iowa ...-..............-William J. Coffman |
| Buchanan ...........Kenneth L. Parker | Jackson ......................Howard |
| Buena Vista .............Fred M. Jarvis | Jasper ..................Max W. Kreag |
| Butler ...............Charles E. Grassley | Jefferson ..................LeRoy Chalupa |
| Calhoun .-.-.... William P. Winkelma | Johnson ..................Bruce E. Mahan |
| Carroll ...............Bernard J. Murphy | Johnson ..-....-.-...-.------. Scott Swishe |
| Lester L. Kluever | Jones ...............-.-..........Roy A. Miller |
| Cedar .........................A. L. Mensing | Keokuk ...................Keith H. Dunton |
| Cerro Gordo ...........Marion E. Olson | Kossuth ..-.-......................Casey Loss |
|  | Lee ......................Charles O. Frazier |
| hickasaw ..................Vince Steff | Linn .......................John M. Ely |
| arke ........................Cecil V. Lu | Linn ...............................Tom Riley |
| ay ...-..............Merle W. Hagedo | Louisa ....-....................Fred E. Wier |
| Clayton ....................Harley J. Palas | Lucas .....................Marion D. Siglin |
| Clinton ...........................John Camp | Lyon ...................Arthur C. Hanson |
| inton .......Lawrence D. Carstensen | Madison ..................Alvin P. Mayer |
| rawford ..................Everett Cr | Mahaska .........................Dan Prine |
| Dallas ..................Leroy H. Peter | Marion ................Elmer H. Vermeer |
| Davis .....................Dewey E. Goode | Marshall .-................John L. Mowry |
| Decatur ........Lorne R. Worthington | Mills ....................William J. Scherle |
| Delaware ..............James E. Patton | Mitchell ..................Fred B. Hanson |
| Des Moines ...........-Charles P. Miller | Monona .........................Elroy Maule |
| Dickinson ....................Roy J. Smith | Monroe .................Katherine Falvey |
| Dubuque ......Alfred P. Breitbach, Sr. | Montgomery ..............Conrad Ossian |
| Dubuque ......................John L. Duffy | Muscatine ..................David Stanley |
| Emmet ....................Niels J. Nielsen | O'Brien ................-Marvin W. Smith |
| Fayette ...........Maurice E. Baringer | Osceola ..................Howard N. Sokol |
| Floyd ....-.....................Wayne Shaw | Page .........................Leroy S. Miller |
| Franklin ...........Floyd P. Edgington | Palo Alto ..................John P. Kibbie |
| Fremont .................Paul E. McElroy | Plymouth .-................Gordon Stokes |
| Greene ..............C. Raymond Fisher | Pocahontas ...........Frances G. Hakes |
| Grundy ................Harold O. Fischer | Polk ..................William F. Denm |

Polk $\qquad$ Howard C. Reppert, Jr. Pottawattamie ........Harry R. Gittins Pottawattamie

Maurice Van Nostrand

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Joseph G. Knock
Van Buren ................Floyd H. Millen Wapello ................Cleve L. Carnahan Warren ............................Carl Hirsch Washington ..............Keith L. Vetter Wayne Reed Casey
Webster ....................John J. Murray
Winnebago ...............Henry C. Nelson Winneshiek ......Hillman H. Sersland Woodbury ........Leonard C. Andersen Woodbury ...........Louis A. Peterson Worth .........................Harold Mueller Wright .............................R. W. Hagie IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the
(Seal) Secretary of State at the Capitol, in Des Moines, this fourteenth day of January, A. D. 1963.

Melvin D. Synhorst, Secretary of State.
January 14, 1963.
George Paul, Chairman. Harry Gittens. Alfred Nielsen. Ivan Wells. Lorne Worthington.
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 offiee of Representative in the General Assembly of the State of Iowa to the best of my ability, so help me God."

Leonard C. Andersen
Quentin V. Anderson
Charles F. Balloun
Maurice E. Baringer
Lenabelle Bock
Alfred P. Breitbach, Sr.
James E. Briles
Henry W. Busch
John Camp
Cleve L. Carnahan
Lawrence D. Carstensen
Reed Casey
LeRoy Chalupa
William J. Coffman
Everett Crane
Ray C. Cunningham
W. E. Darrington

Elmer H. Den Herder
William F. Denman

Riley Dietz
John L. Duffy
Keith H. Dunton
Floyd P. Edgington
John M. Ely
Raymond Eveland
Katherine M. Falvey
Harold O. Fischer
C. Raymond Fisher

Charles O. Frazier
Harry R. Gittins
Dewey E. Goode
J. W. Graham

Charles E. Grassley
Merle W. Hagedorn
Walter R. Hagen
R. W. Hagie

Frances G. Hakes
Eugene Halling

Arthur C. Hanson
Fred B. Hanson
Carl Hirsch
Chester O. Hougen
Fred M. Jarvis
Harvey W. Johnson
John P. Kibbie
Lester L. Kluever
Joseph G. Knock
Paul W. Knowles
Max W. Kreager
Elmer F. Lange
Casey Loss
Cecil V. Lutz
Bruce E. Mahan
Elroy Maule
Paul E. McElroy
A. L. Mensing

Francis L. Messerly
Alvin P. Meyer
Floyd H. Millen
Charles P. Miller
Leroy S. Miller
Roy A. Miller
Delmont Moffitt
John L. Mowry
Harold Mueller
Bernard J. Murphy
John J. Murray
Robert W. Naden
Henry C. Nelson
Alfred Nielsen
Niels J. Nielsen
Marion E. Olson
Conrad Ossian

Harley J. Palas<br>Kenneth L. Parker<br>James E. Patton<br>George L. Paul<br>Leroy H. Petersen<br>Louis A. Peterson<br>Dan M. Prine<br>Howard C. Reppert, Jr.<br>Tom Riley<br>Samuel E. Robinson<br>William J. Scherle<br>Hillman H. Sersland<br>Wayne Shaw<br>Marion D. Siglin<br>Marvin W. Smith<br>Roy J. Smith<br>Howard N. Sokol<br>David Stanley<br>Washburn W. Steele<br>Vince Steffen<br>Ross Stevenson<br>Gordon Stokes<br>Charles F. Strothman<br>Scott Swisher<br>Howard Tabor<br>Percie Ellen Van Alstine<br>Maurice Van Nostrand<br>Elmer H. Vermeer<br>Keith L. Vetter<br>Paul M. Walter<br>Ivan Wells<br>Fred E. Wier<br>William P. Winkelman<br>Lorne R. Worthington<br>Fred L. Wright

## ELECTION OF SPEAKER

Vermeer of Marion presented the name of the Honorable Robert. W. Naden of Hamilton County as candidate for Speaker of the House of Representatives of the Sixtieth General Assembly, preceding such nomination with the following remarks:

It is my privilege to place in nomination for Speaker of the House for the Sixtieth General Assembly, the name of the Honorable Robert W. Naden of Hamilton County.
Mr. Naden is now serving his fifth consecutive term in the Iowa House of Representatives. During his previous sessions he has served on many of the major committees with distinction, and during the Fifty-ninth General Assembly, he served as majority floor leader, demonstrating his ability of leadership.
As Speaker of the House, we can be sure that he will be firm and fair in conducting the business to come before this session.

Cunningham of Story seconded the nomination of Robert W. Naden for Speaker of the House, preceded by the following remarks:

I would like to second the nomination of Robert Naden, the gentleman from Hamilton, as the Speaker of the House for the Sixtieth General Assembly. I am sure all of us who have been associated with Bob Naden in several previous sessions know him to be a man of good judgment, a dedicated legislator whose leadership, I am sure, will be both acceptable and effective.

Eveland of Boone 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 Sixtieth General Assembly for the Honorable Robert W. Naden as Speaker of the House.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House of Representatives for the Honorable Robert W. Naden as Speaker of the House of Representatives of the Sixtieth General Assembly. The Honorable Robert W. Naden of Hamilton, having received all of the votes cast for the office of Speaker of the House of Representatives of the Sixtieth General Assembly, was declared duly elected to that office.

Kreager of Jasper moved that a committee of two be named to escort the Speaker to the chair.

Motion prevailed and the following committee was named: Kreager of Jasper and Scherle of Mills.

## PRESENTATION OF SPEAKER

The Honorable Robert W. Naden was escorted to the Speaker's station and, upon being sworn, assumed the chair. Temporary Speaker Nelson presented Speaker-elect Naden with the gavel and congratulated him on his unanimous election. Speaker Naden thanked the House for the honor bestowed upon him and offered the following remarks:

Chairman Nelson, Members and Officers of This Honorable Body, and Ladies and Gentlemen :

I want to thank you for the honor that you have given me in electing me to the position of Speaker of the House of Representatives. I pledge to you that I will try to carry out the duties in a manner of fairness to all.

In talking with you individually, I have found a determined desire to attack the problems that lie before us and to come up with equitable solutions during the next hundred or so days.

In very few instances will the problems be solved easily. In our great State of Iowa, we have opposing views on nearly every topic of social conversation, let alone on the vital problems confronting us here. But, I'm confident that the Sixtieth General Assembly will provide the answers to many of these problems, including-

First-The raising of sufficient revenue to provide substantial property tax relief. Our best method of insuring growth for our state is to provide the tax structure and climate for the expansion of our free enterprise system. In order to have an expanding economy, we must make it possible for the merchant, the farmer, the professions, all of our business ventures to
seek a profit. These ventures must be profitable in order to provide even better salaries and wages for our people, and to provide for the investment capital needed for expansion. Substantial property tax relief is not only a desire but a must if we are to have this climate for growth in Iowa.

Second-We must help our local schools meet the challenge of providing a sound education for our youth. I believe that, to do this, we must provide a more substantial portion of the cost of education without further disrupting local authority.

Third-We must continue to provide adequate appropriations for education at the college and university level.

Fourth-We must provide funds to implement the Kerr-Mills Medical Aid for those persons in need of this assistance.

Fifth-We must continue to accept our responsibility of providing adequate institutions for our mental health, blind, deaf and handicap programs.

Sixth-We must all accept the responsibility of providing the proper laws and support for the various services rendered by our several departments, commissions and boards.

It is with a desire to assist you in meeting these and our many other problems that I accept the responsibilities that go with the honor of serving as your presiding officer.

## PERMANENT CHIEF CLERK

Robinson of Guthrie moved that William R. Kendrick be made permanent Chief Clerk of the House.

Motion prevailed and William R. Kendrick was declared elected permanent Chief Clerk, and was duly sworn and took the oath of office.

## COMMITTEE TO NOTIFY GOVERNOR

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

Motion prevailed and the following committee was appointed: Ossian of Montgomery, Busch of Bremer and Bock of Hancock.

## COMMITTEE TO NOTIFY THE SENATE

Darrington of Harrison moved that a committee of three be appointed to notify the Senate that the House is duly organized and ready to receive any communications that it may desire to transmit.

Motion prevailed and the following committee was appointed: Darrington of Harrison, Crane of Crawford and Dunton of Keokuk.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 1

Mowry of Marshall offered the following resolution, asked and received 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 Sixtieth General Assembly be held on January 14, 1963, at 1:30 p.m.

Be It Further Resolved: That Governor Erbe be invited to deliver his message at a joint convention of the two houses of the General Assembly on January 15, 1963 at 1:30 p.m., and that the President of the Senate and the Speaker of the House be designated to extend 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

Den Herder of Sioux placed in nomination the IIonorable Marvin W. Smith of O'Brien County as candidate for Speaker pro tempore of the House of Representatives of the Sixtieth General Assembly, preceding his nomination with the following remarks:

It is my privilege to place in nomination the name of the Honorable Marvin W. Smith from O'Brien County as the Republican nominee for Speaker pro tempore. Mr. Smith has proven himself as a fine, capable legislator and the placing of his name in nomination for Speaker pro tempore is a real compliment to the Sixtieth General Assembly. I move that a unanimous ballot be cast for the Honorable Marvin W. Smith of O'Brien County for Speaker pro tempore of the Sixtieth General Assembly.

Edgington of Franklin seconded the nomination of Mr. Smith as Speaker pro tempore of the House of Representatives preceding his nomination with the following remarks:

It gives me great pleasure to second the nomination of Representative Marvin Smith as Speaker pro tempore of the House of Representatives. I have served three sessions of the legislature with him and regard him very highly, as a capable leader and legislator, and know he will do everything possible to have a very smooth running session.

Hagedorn of Clay 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 Sixtieth General Assembly for the Honorable Marvin W. Smith as Speaker pro tempore of the House and offered the following remarks:

It gives me pleasure as a member of the minority party to second the nomination of the Honorable Marvin Smith of Paullina as Speaker pro tempore.

Representative Smith has long been a neighbor of mine and we have long been friends, in spite of our political differences. I move that the Chief Clerk be authorized to cast the vote of all the members present of the House of Representatives of the Sixtieth General Assembly for the Honorable Marvin W. Smith of O'Brien as Speaker pro tempore of the House.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House of Representatives for the Hon-
orable Marvin W. Smith as Speaker pro tempore of the House of Representatives of the Sixtieth General Assembly. The Honorable Marvin W. Smith of O'Brien County, having received all of the votes cast for the office of Speaker pro tempore of the House of Representatives of the Sixtieth General Assembly, was declared duly elected to that office.

Hagie of Wright 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: Hagie of Wright and Johnson of Audubon.

Mr. Smith was escorted to the chair and, after taking the oath of office, offered the following remarks:

Mr. Speaker, Members of the Sixtieth General Assembly and Friends: I would like to express my appreciation for the privilege afforded me for service in this General Assembly.

I feel we have a great challenge before us in meeting the problems confronting this session. Very essential to solving these problems is the matter of cooperation. First I should like to ask for cooperation for your Speaker and floor leaders who will be helping you formulate your program of action. You will need cooperation among your membership.

In the last copy of an Iowa professional magazine there appears an article dealing with the image of the Iowa legislature collectively and individually. I doubt that if in this session with its bi-partisan nature the members of either party can afford the luxury of statements or actions which will damage the public image of this legislature before the public has an opportunity to judge us. This past week a member of the Nebraska unicameral was asked over a TV program why there was dissension among certain quarters over committee appointments, his answer was, "We have thirty or so committees and forty-three members which is not enough to go around." In this respect our problem is greater because we have about the same number of committees and one hundred and eight members.
Last winter it was my privilege while traveling in the South to visit a number of state capitals, which has become somewhat of a hobby. Some of these states had called special sessions to consider or rather re-consider reapportionment. Most of them had adjourned without accomplishing their task, so of course it left bitterness and dissension. I learned from my visit that one party rule does not bring harmony, and as our Chief Clerk, Bill Kendrick, said when he returned from a like visit, "I came home with a greater respect for the decorum and business-like atmosphere in the Iowa legislature."

The Civil War era probably produced the greatest governmental problems in our nation's history, and by the hand of Providence also produced one of the nation's greatest leaders to guide us through the period. Not only did he have a nation divided against itself, but a Congress likewise divided and critical of its president. In his inaugural address to that Congress just one hundred years ago, Lincoln commenced by saying "With malice toward none-with charity toward all, with firmness in the right as God gives us to see the right, let us strive to finish the work we are in."
After a century this still seems to me to be good advice to Congress and all legislative bodies in our land. If we resolve to decrease our output of malice, increase our amount of charity to others and depend on the Al-
mighty to show us the right and to support the right with firmness, we will improve the image of the Iowa legislature and also improve the image of the State of Iowa.

## COMMITTEE ON COMMITTEE ROOMS

Baringer of Fayette 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: Baringer of Fayette, Van Alstine of Humboldt and Murphy of Carroll.

## ADOPTION OF HOUSE RESOLUTION 1

Hakes of Pocahontas offered the following resolution, asked and received 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: Hakes of Pocahontas.

## SPECIAL ORDER

Camp of Clinton offered the following motion:
I move that the assignment of seats to the members of the House be made a special order for this afternoon at 2:00 o'clock, and that the names of the members be placed in a hat and drawn by the Chief Clerk, and as the names are called, the members shall select their seats and remain in the same until the drawing is completed.

Members with defective sight or hearing shall be permitted to select special seats in front.

The former members may, if they so desire, retain the seats they occupied in the Fifty-ninth General Assembly, or may select any other available seats preceding the drawing, the order of such selection to be based on seniority of service.

Motion prevailed.

## ADOPTION OF HOUSE RESOLUTION 2

Sersland of Winneshiek offered the following resolution, asked and received 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 their secretaries and pages to serve for the session, and the Chief Clerk is hereby authorized to employ such additional clerical assistance as his duties may require.

Motion prevailed and the resolution was adopted.

## Committee on mileage

Coffman of Iowa moved that a committee of three be appointed to determine the amount of mileage due each member and report same to the House.

Motion prevailed and the following committee was appointed: Coffman of Iowa, Winkelman of Calhoun and Ely of Linn.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 2

Hirsch of Warren offered the following resolution, asked and received 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: Hirsch of Warren, Grassley of Butler and Dietz of Scott.

## PERMANENT OFFICERS OF THE HOUSE

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

> OFFICERS AND EMPLOYEES OF THE HOUSE OF REPRESENTATIVES

Burl Beam—Assistant Chief Clerk
Lillian Leffert-Legislative Counsel
Mary Newcomb-Engrossing Clerk
Sue Reed-Chief Journal Clerk
Dorothy Harris-Journal Clerk
Rosamond Bliss-Assistant Journal Clerk

Charlotte Prichett-Secretary to Chief Clerk Jacqueline Day-Secretary to Chief Clerk<br>Alta M. Overton-Clerk to Chief Clerk<br>Maxine Schweiker-Supervisor of Clerks<br>Nancy Morrison-Chief Enrolling Clerk<br>Pauline Kephart-Assistant Enrolling Clerk<br>Jane Sperry-Assistant Enrolling Clerk<br>Jessie Augustine-General Clerk<br>Shirley Beeler-Secretary to Legislative Counsel<br>Ralph Lancaster-Sergeant-at-Arms<br>Clarence O. Anderson-Assistant Sergeant-at-Arms<br>Delmar W. Sparks-Bill Clerk<br>Daisy McAlister-File Clerk<br>Carrie Randle-Supply Clerk<br>Mrs. Gordon Stokes-Postmaster<br>Alexander W. Thompson-Chief Electrician<br>Elmer Pennington-Assistant Electrician<br>Norman Grove-Voting Machine Assistant<br>Doug Johnson-Control Board Operator<br>Guy Miller-Doorkeeper<br>Tom Dixon-Doorkeeper<br>Charles Gardner-Doorkeeper<br>Larry Harter-Doorkeeper<br>A. Cadet Latta-Doorkeeper<br>Paul O. Olson-Doorkeeper<br>Frank Spencer-Doorkeeper

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."

## 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.

Ossian of Montgomery, 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.
Darrington of Harrison, chairman of the committee to notify the Senate that the House was duly organized and ready to receive any communications that the Senate might desire to transmit, reported
that the committee had performed its duty.
Report accepted and the committce discharged.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 1, providing that a joint committee be named to arrange for the inauguration of the Governor and the Lieutenant Governor.

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

Senate Concurrent Resolution 2, directing the superintendent of printing to furnish copies of the 1962 Code of Iowa to members of the Sixtieth General Assembly of Iowa, for the staffs of the Senate and House and for members of the press.

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

Senate Concurrent Resolution 3, directing the superintendent of printing be instructed to mail to each county auditor one copy of the daily Senate and House Journals and one copy of each Senate and House bill.

Carroll A. Lane, Secretary.

## SENATE MESSAGES CONSIDERED

Mowry of Marshall asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 1 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 1 By Long

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 the Lieutenant Governor.

Motion prevailed and the resolution was adopted.
Sersland of Winneshiek asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 2 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 2 <br> By Wiley

Be It Resolved by the Senate, the House Concurring: That the superintendent of printing be directed to furnish copies of the 1962 Code of Iowa and also copies of the Laws of the Fifty-ninth General Assembly to such
members of the Sixtieth General Assembly of Iowa who may request the same. Senate members to leave orders for Codes and laws at the Secretary's desk and House members to leave orders at the Chief Clerk's desk.

That the superintendent of printing be directed to furnish copies of the 1962 Code of Iowa and Session Laws of the Fifty-ninth General Assembly as requested by the Secretary of the Senate and by the Chief Clerk of the House for use of the staffs in their respective offices.

The superintendent of printing is further directed to furnish copies of the 1962 Code of Iowa and Session Laws of the Fifty-ninth General Assembly to members of the press assigned seats in the Senate and House press galleries, to be requested by the Secretary of the Senate for members of the press with seats there assigned and by the Chief Clerk of the House for copies to be furnished members of the press assigned seats in the House chamber.

Motion prevailed and the resolution was adopted.
Sersland of Winneshiek asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 3 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 3 By Van Eaton

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 Senate and House bill of the Sixtieth 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.

## INAUGURAL COMMITTEE APPOINTED

Speaker Naden announced the appointment of the following members to the inaugural committee on the part of the House: Raymond Eveland (Chairman), William F. Denman, J. W. Graham, Merle Hagedorn, Casey Loss and Tom Riley.

## STANDING COMMITTEE APPOINTMENTS

The Speaker announced the following appointments to the standing committees of the House, preceded by the following remarks:

I mentioned earlier that many of the problems before us would not be easily met. I want to assure you that the task of committee assignments and the appointment of their respective chairmen and ranking members was not an easy one. It was not difficult due to the lack of experienced, qualified personnel but rather because of the abundance of such persons to choose from.

I am confident that these committees have the ability and will accept the responsibility of gathering, studying and weighing the information necessary to dispose of the bills and problems before them.

| AERONAUTICS |  |  |  |
| :---: | :---: | :---: | :---: |
| Shaw, Chairman | Dunton | Miller of Jones | Sokol |
| Miller of Page* | Hougen | Mueller | Swisher |
| Agriculture 1 |  |  |  |
| Den Herder, | Eveland | Meyer | Smith of O'Brien |
| Chairman | Fisher of Greene | Moffitt | Steele |
| Hagie* | Graham | Nielsen of Shelby | Steffen |
| Anderson of | Hagedorn | Olson | Stokes |
| Ringgold | Hagen | Palas | Strothman |
| Balloun | Hirsch | Petersen of Dallas | Tabor |
| Bock | Kibbie | Prine | Walter |
| Camp | Knock | Scherle | Winke]man |
| Crane | Lutz |  |  |
| AGRICULTURE 2 and horticulture |  |  |  |
| Grassley, | Chalupa | Miller of Page | Sersland |
| Chairman | Halling: | Mueller | Siglin |
| McElroy* | Hanson of | Nielsen of Emmet | Smith of |
| Baringer | Mitchell | Patton | Dickinson |
| Breitbach | Lange | Paul | Wier |
| Busch | Maule | Peterson of | Worthington |
| Casey | Millen | Woodbury |  |
| APPROPRIATIONS |  |  |  |
| Cunningham, | Grassley | Millen | Robinson |
| Chairman | Hagedorn | Mowry | Scherle |
| Smith of O'Brien* | Hagie | Mueller | Sersland |
| Carstensen | Hakes | Murphy | Stanley |
| Darrington | Hanson of Lyon | Nelson | Steffen |
| Den Herder | Jarvis | Ossian | Strothman |
| Dietz | Johnson | Patton | Swisher |
| Duffy | Kluever | Paul | Van Alstine |
| Edgington | Kreager | Petersen of Dallas | Van Nostrand |
| Eveland | Lange | Peterson of | Vermeer |
| Falvey | Loss | Woodbury | Walter |
| Fisher of Greene | Maule | Reppert | Wells |
| Frazier | Mensing | Riley | Worthington |
| Goode | Messerly |  |  |
| banks, butlding and loan |  |  |  |
| Hirsch, Chairman | Hagie | Mueller | Swisher |
| Knock* | Jarvis | Reppert | Van Nostrand |
| Darrington | Lange | Sokol | Walter |
| Dietz | Mahan | Steele | Wier |
| Falvey | Mensing | Stokes |  |
| board of control |  |  |  |
| Walter, Chairman | Duffy | Miller of | Robinson |
| Gittins* | Ely | Des Moines | Smith of O'Brien |
| Anderson of | Hakes | Mowry | Strothman |
| Ringgold | Johnson | Nielsen of Shelby | Vetter |
| Busch | McElroy | Ossian | Wier |
| Carnahan |  | Parker | Wright |
| Cities and towns |  |  |  |
| Carstensen, | Den Herder | Miller of Page | Patton |
| Chairman | Duffy | Miller of Jones | Petersen of Dallas |
| Bock* | Frazier | Mowry | Reppert |
| Andersen of | Gittins | Murray | Riley |
| Woodbury | Knowles | Nelson | Wells |
| Busch | Lange | Olson | Winkelman |
| Carnahan | Miller of | Palas | Wright |
| Coffman | Des Moines |  |  |

[^0]| CLATMS |  |  |  |
| :---: | :---: | :---: | :---: |
| Graham, | Ely | Kibbie | Steffen |
| Chairman | Frazier | Parker | Stevenson |
| Sokol* | Hirsch | Peterson of | Wells |
| Busch | Johnson | Woodbury |  |
| COMPENSATION OF PUBLIC OfFICERS AND Employees |  |  |  |
| Johnson, | Anderson of | Briles | Graham |
| Chairman | Ringgold | Darrington | Steele |
| Camp* | Breitbach | Ely | Wells |
| CONSERVATION |  |  |  |
| Kreager, | Hanson of Lyon | Murphy | Steffen |
|  | Jarvis | Riley | Tabor |
| Olson* | Johnson | Scherle | Van Alstine |
| Breitbach | Lutz | Smith of O'Brien | Vetter |
| Casey | McElroy | Smith of | Walter |
| Darrington | Messerly | Dickinson | Winkelman |
| Falvey | Miller of |  |  |
| Hagen | Des Moines |  |  |
| CONSOLIDATION AND COORDINATION OF STATE GOVERNMENT |  |  |  |
| Patton, Chairman | Ely | Miller of | Prine |
| Wright* | Gittins | Des Moines | Stokes |
| Balloun | Hougen | Murphy | Wier |
| Den Herder |  |  |  |
| Constitutional amendments |  |  |  |
| Smith of Dickin- | Hanson of Lyon | Sersland | Steele |
| son, Chairman | Meyer | Shaw | Steffen |
| Van Nostrand* | Olson | Stanley | Stevenson |
| Grassley |  |  |  |
| COUNTY AND TOWNSHIP AFFAIRS |  |  |  |
| Sersland, | Dietz | Miller of | Peterson of |
| Chairman | Jarvis | Des Moines | Woodbury |
| Crane* | Johnson | Nielsen of Shelby | Siglin |
| Breitbach | Kibbie | Palas | Stokes |
| Camp | Lutz | Parker | Tabor |
| Coffman | Messerly |  |  |
| departmental rules review |  |  |  |
| Stanley, | Balloun | Carsterisen | Nelson |
| Chairman | Carnahan | Duffy | Siglin |
| Strothman* ${ }^{\text {* }}$ |  |  |  |
|  | Drainage and | FLOOD CONTROL |  |
| Camp, Chairman | Crane | Smith of | Steffen |
| Hanson of | Maule | Dickinson | Strothman |
| Mitchell* | McElroy | Sokol | Wier |
| Busch | Mueller |  |  |
| ELECTIONS, POLITICAL AND JUdicial districts |  |  |  |
| Chalupa, | Den Herder | Mahan | Palas |
| Chairman | Jarvis | Maule | Stokes |
| Miller of Jones* | Lutz | Olson |  |
| enrolled bills |  |  |  |
| Wier, Chairman | Knock | Moffitt | Riley |
| Darrington* | Meyer | Murray |  |

[^1]| FISH AND GAME |  |  |  |
| :---: | :---: | :---: | :---: |
| Hagen, Chairman | Coffman | Maule | Robinson |
| Winkelman* | Fischer of Grundy | Messerly | Smith of |
| Briles | Fisher of Greene | Palas | Dickinson |
| Chalupa | Kibbie | Patton | Wright |
| highway safety |  |  |  |
| Lange, Chairman | Cunningham | McElroy | Peterson of |
| Stokes* | Hagedorn | Meyer | Woodbury |
| Breitbach | Hakes | Miller of Jones | Shaw |
| Briles | Hanson of | Moffitt | Wells |
| Chalupa | Mitchell | Murphy |  |
| industrial and human relations |  |  |  |
| Jarvis, Chairman | Chalupa | Hanson of | Smith of |
| Millen* | Denman | Mitchell | Dickinson |
| Balloun | Goode | Kluever: | Steele |
| Briles | Graham | Meyer | Stevenson |
| Camp | Hagie | Murphy | Vermeer |
| Carnahan | Halling |  |  |
|  | institutions of | higher learning |  |
| Paul, Chairman | Cunningham | Hagie | Petersen of Dallas |
| Messerly* | Dunton | Hakes | Riley |
| Balloun | Eveland | Mahan | Stanley |
| Baringer | Frazier | Maule | Wright |
| insurance |  |  |  |
| Fischer of | Coffman | Knock | Murray |
| Grundy, | Crane | Knowles | Petersen of Dallas |
| Chairman | Ely | Mahan | Reppert |
| Andersen of | Johnson | Moffitt | Sokol |
| Woodbury* | Kluever | Mowry | Swisher |
| Judiciary 1 |  |  |  |
| Mowry, Chairman | Duffy | Loss | Stanley |
| Riley* | Grassley | Mensing | Steele |
| Carstensen | Hakes | Nielsen of Emmet | Swisher |
| Dietz | Hougen | Robinson |  |
| Judiciary 2 |  |  |  |
| Kluever, | Denman | Hanson of Lyon | Prine |
| Chairman | Frazier | Murray | Shaw |
| Van Alstine* | Halling | Ossian | Stevenson |
| military and veterans affairs |  |  |  |
| Halling, | Baringer | Fischer of Grundy | Nielsen of Emmet |
| Chairman | Breitbach | Kibbie | Robinson |
| Hakes* | Briles | Lange |  |
| Anderson of | Casey | Miller of |  |
| Ringgold | Chalupa | Des Moines |  |
| mines and mining |  |  |  |
| Coffman, | Moffitt* | Millen | Vermeer |
| Chairman | Falvey |  |  |
| MOTOR VEHICLES, COMMERCE AND Trade |  |  |  |
| Darrington, | Fischer of Grundy | Miller of Jones | Prine |
| Chairman | Goode | Murphy | Reppert |
| Knowles* | Kreager | Murray | Scherle |
| Bock | Loss | Nelson | Stevenson |
| Briles | Mensing | Paul | Van Nostrand |
| Chalupa | Millen |  |  |

PRINTING

| PRINTING |  |  |  |
| :---: | :---: | :---: | :---: |
| Hougen, | Hirsch* | Parker | Van Alstine |
| Chairman | Carnahan | Shaw |  |
| Private corporations |  |  |  |
| Lutz, Chairman | Anderson of | Hagedorn | Knowles |
| Stanley* | Ringgold | Knock | Vetter |
| pUblic health and pharmacy |  |  |  |
| Dietz, Chairman | Edgington | Hougen | Nielsen of Emmet |
| Siglin* | Fischer of Grundy | Mahan | Sersland |
| Crane | Gittins | Millen | Shaw |
| Cunningham | Hagen | Miller of | Worthington |
| Den Herder | Hirsch | Des Moines | Wright |
| Denman |  |  |  |
| PUBLIC Lands and buildings |  |  |  |
| Ossian, Chairman | Casey | Graham | Palas |
| Busch* | Darrington | Miller of Jones | Stevenson |
| PUBLIC UTILITIES, TELEPHONE, TELEGRAPH AND EXPRESS |  |  |  |
| Fisher of Greene, | Coffman | Loss | Reppert |
| Chairman | Duffy | McElroy | Riley |
| Frazier* | Dunton | Mensing | Smith of |
| Andersen of | Falvey | Messerly | Dickinson |
| Woodbury | Fischer of Grundy | Miller of Page | Swisher |
| Bock | Kluever | Miller of Jones | Van Nostrand |
| Carstensen | Knock |  |  |
| Railroads |  |  |  |
| Briles, Chairman | Kluever | Ossian | Van Nostrand |
| Coffman* | Murphy | Shaw | Wright |
| Carnahan | Nielsen of Emmet |  |  |
| REAPPORTIONMENT |  |  |  |
| Edgington, | Dunton | Murray | Smith of O'Brien |
| Chairman | Fisher of Greene | Nelson | Strothinan |
| Parker* | Halling | Prine | Tabor |
| Cunningham | Hirsch | Siglin | Wells |
| Denman |  |  |  |
| ROADS AND HIGHWAYS |  |  |  |
| Goode, Chairman | Denman | Loss | Paul |
| Scherle* | Dunton | Lutz | Prine |
| Andersen of | Eveland | McElroy | Robinson |
| Woodbury | Fischer of Grundy | Messeriy | Siglin |
| Anderson of | Fisher of Green | Millen | Smith of O'Brien |
| Ringgold | Graham | Miller of Page | Tabor |
| Bock | Hagedorn | Ossian | Van Alstine |
| Camp | Hagen | Palas | Vermeer |
| Casey | Hanson of | Patton | Winkelman |
| Crane | Mitchell |  |  |
| RUles |  |  |  |
| Smith of O'Brien, | Camp | Goode | Mawry |
| Chairman | Carnahan | Hanson of Lyon | Ossian |
| Nielsen of Shelby* | Ely | Knowles | Tabor |
| Baringer | Eveland | Mensing | Vermeer |

[^2]
## SAFETX AND LAW ENFORCEMENT

| Robinson, | Dietz | Kreager | Nielsen of Emmet |
| :--- | :--- | :--- | :--- |
| Chairman | Duffy | Lange | Reppert |
| Prine* | Edgington | Loss | Scherle |
| Andersen of | Fisher of Greene | Lutz | Sersland |
| Woodbury | Grassley | Meyer | Sokol |
| Baringer | Hagen | Murray | Swisher |
| Bock | Hakes | Nelson | Van Nostrand |
| Cunningham | Halling | Nielsen of Shelby | Worthington |
| Den Herder | Jarvis |  |  |

SCHOOLS, LIBRARIES, STATE EDUCATIONAL INSTITUTIONS

| Nelson, Chairman <br> Petersen of | Dunton <br> Edgington | Hanson of <br> Mitchell | Peterson of <br> Wallas* |
| :--- | :--- | :--- | :--- |
| Ely | Woodbury |  |  |
| Ealloun | Falvey | Hougen | Sersland |
| Bock | Gittins | Kibbie | Strothman |
| Busch | Grassley | Kreager | Tabor |
| Carstensen | Hagedorn | Moffitt | Muueller |
| Casey | Hagen | Nielsen of Shelby | Vermestine |
| Crane | Hagie | Vetter |  |
| Cunningham | Hakes | Parker | Walter |
| Denman |  | Patton | Winkelman |
|  |  | Worthington |  |


| SOCIAL SECURITY |  |  |  |
| :---: | :---: | :---: | :---: |
| Mensing, | Breitbach | Hirsch | Ossian |
| Chairman | Dietz | Knowles | Paul |
| Vetter* | Edgington | Kreager | Petersen of Dallas |
| Andersen of | Gittins | Mahan | Steffen |
| Woodbury | Goode | Maule | Stevenson |
| STATE PLANNING AND DEVELOPMENT |  |  |  |
| Peterson of | Anderson of | Falvey | Millen |
| Woodbury, | Ringgold | Frazier | Miller of Page |
| Chairman | Casey | Knock | Van Alstine |
| Baringer* | Darrington | Knowles | Vetter |
|  | Eveland |  | Winkelman |
| TAX REVISION |  |  |  |
| Hanson of Lyon, | Edgington | Hougen | Siglin |
| Chairman | Graham | Kibbie | Sokol |
| Steele* | Grassley | Moffitt | Stanley |
| Andersen of | Hagedorn | Nielsen of Shelby | Wells |
| Woodbury | Hanson of | Nielsen of Emmet | Wier |
| Camp | Mitchell | Parker | Worthington |
| WAYS AND MEANS |  |  |  |
| Vermeer, | Eveland | Kreager | Olson |
| Chairman | Gittins | Loss | Paul |
| Balloun* | Goode | Mahan | Scherle |
| Baringer | Hagie | Meyer | Smith of O'Brien |
| Carsterisen | Halling | Miller of Page | Stokes |
| Denman | Hanson of Lyon | Mowry | Vetter |
| Dunton | Kluever* | Mueller | Walter |

*Indicates ranking member.

## MESSAGES FROM 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 concurrence of the Senate was asked:

House Concurrent Resolution 1, providing for a joint convention of the two houses of the Sixtieth General Assembly on January 14, 1963 at 1:30 p.m. and that Governor Erbe be invited to deliver his message at said joint convention and that at this joint convention the votes for Governor and Lieutenant Governor be canvassed.

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

House Concurrent Resolution 2, providing that a joint committee be appointed to nominate additional employees for the work of the session. Carroll A. Lane, Secretary.

On motion by Mowry of Marshall, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
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 in the House chamber.

## JOINT CONVENTION

In accordance with law and concurrent resolution duly adopted, the joint convention was called to order.

Senator Rigler moved that the roll call be dispensed with and that the President of the joint convention be authorized to declare a quorum present.

Motion prevailed.
President Mooty announced a quorum present and the joint convention duly organized.

Senator Rigler moved that the joint convention adjourn until approximately $1: 15$ p.m., Tuesday, Jannary 15.

Motion prevailed.

## SPECIAL ORDER

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

Darrington of Harrison moved that the Honorable Henry Nelson, the outgoing Speaker of the House, and the Honorable John Mowry, majority floor leader of the House, be extended the privilege of drawing first from the seats available.

Motion prevailed.

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

## The drawing of seats proceeded with the following results:



Anderson ..................................................... 26 Mensing ................................................................ 36
Balloun ............................................. 6 Messerly .......................................... 31
Baringer ........................................... 17 Meyer ................................................ 13
Bock ................................................. 9 Millen ................................................ 55
Breitbach ......................................... 46 Miller (Des Moines) .................... 45
Briles ............................................... 107 Miller (Jones) ................................ 75
Busch ................................................ 61 Miller (Page) ................................ 74
Camp .............................................. 85 Moffitt ............................................... 54
Carnahan ......................................... 30 Mowry ............................................. 72
Carstensen ...................................... 95 Mueller .............................................. 53
Casey .............................................. 20 Murphy ............................................ 11
Chalupa ........................................... 83 Murray ............................................. 73
Coffman ........................................... 90 Naden ................................................ 14
Crane ................................................ 99 Nelson ............................................... 98
Cunningham ................................... 19 Nielsen (Emmet) .......................... 51
Darrington ...................................... 80 Nielsen (Shelby) ............................ 43
Den Herder ...................................... 68 Olson ................................................ 78
Denman ........................................... 4 Ossian ............................................... 70
Dietz ..................................................108) Palas ................................................. 58
Duffy ............................................... 40 Parker ............................................. 56
Dunton ............................................. 8 Patton .............................................. 21
Edgington ........................................ 67 Paul .................................................................. 48
Ely .................................................... 62 Petersen ........................................... 52
Eveland ............................................ 5 Peterson ....................................................... 63

Fischer ............................................. 84 Reppert ........................................... 25
Fisher ............................................... 24 Riley .................................................. 2
Frazier ....................................................... 32 Robinson ........................................................................
Gittins ............................................. 92 Scherle .............................................. 96
Goode ............................................... 82 Sersland ........................................... 87
Graham ................................................. 39 Shaw ........................................................... 105
Grassley ............................................ 69 Siglin ................................................. 28
Hagedorn ......................................... 88 Smith (Dickinson) ....................... 79
Hagen ............................................... 89 Smith (O'Brien) ............................ 23
Hagie ................................................ 47 Sokol ......................................................... 59
Hakes ............................................... 77 Stanley ............................................. 71
Halling ............................................ 33 Steele ............................................... 15
Hanson (Lyon) ................................ 50 Steffen ................................................ 18
Hanson (Mitchell) ........................ 41 Stevenson ........................................ 29
Hirsch ............................................... 37 Stokes ................................................ 34
Hougen ............................................. 64 Strothman ......................................... 1
Jarvis ............................................... 104 Swisher ............................................ 10
Johnson .......................................... 81 Tabor ................................................ 97
Kibbie ............................................... 12 Van Alstine ...................................... 3
Kluever ............................................ 49 Van Nostrand .................................. 44
Knock ............................................... 102 Vermeer ............................................ 66
Knowles .......................................... 94 Vetter ................................................ 57
Kreager ........................................... 22 Walter ............................................. 100
Lange ............................................... 106 Wells ................................................. 35
Loss ................................................ 42 Wier .................................................. 91
Lutz ................................................ 101 Winkelman ..................................... 60
Mahan ............................................. 27 Worthington .................................... 16
Maule ............................................... 93 Wright .............................................. 38

## COMMUNICATION FROM THE STATE COMPTROLLER

The following communication was received from the State Comptroller and is on file in the Chief Clerk's office:

# OFFICE <br> STATE COMPTROLLER 

January 14, 1963.
William R. Kendrick, Chief Clerk, House of Representatives, Local.
Dear Mr. Kendrick:
There are 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 Nos. 1 to 20 inclusive, 22 to 37 inclusive, 39, 41 to 43 inclusive, 45 to 87 inclusive, 91 to 93 inclusive, 96 to 112 inclusive, 114 to 128 inclusive, 130 to 140 inclusive, 142 to 147 inclusive, 151 to 161 inclusive, 164,166 to 172 inclusive, 174 to 175 inclusive, 177 to 180 inclusive, 183, 186 to 187 inclusive, 191 to 192 inclusive, 194, 196 and 205.

Highway Commission Claims, Nos. 1, 3 to 5 inclusive, 7 to 8 inclusive, 10 to 12 inclusive, 14 to 15 inclusive, 17 to 19 inclusive, 21 to 29 inclusive, 31,33 to 34 inclusive, 38 and 42.

Index is attached showing number of claim, name of claimant, and amount claimed.

Marvin R. Selden, Jr., Chairman, State Appeal Board.

Receipt of the above is hereby acknowledged.
William R. Kendrick, Chief Clerk of the House.

## OFFICE <br> STATE COMPTROLLER

Name of Claimant and Amount of
No. Nature of Claim Claim
1-60 Shelby County, Harlan, Iowa-Sales and Use Tax Re- fund ..... 1,391.75
2-60 R. L. McIntyre, 2426 Hubbell, Des Moines, Iowa-Trac- tor permit refund ..... 30.00
3-60 Earl Youngkin, R. R. 1, Kellogg, Iowa--Old Warrant.... ..... 8.40
4-60 Muscatine Levee Improvement Commission, City Hall, Muscatine, Iowa-Sales and Use Tax Refund ..... 193.13
5-60 Vernon L. Helble, R. R. 3, Muscatine, Iowa--Brucellosis Test Indemnity ..... 1,525.00
6-60 Pioneer Mutual Insurance Association, 412 Reed Street, Red Oak, Iowa-Fire loss to baled hay. ..... 950.00
8-60 Ellen Millard DBA Millard Transfer, 545 N. Weller Street, Ottumwa, Iowa-Tractor permit refund ..... 5.00
9-60 John W. H. Van Wyhe, Route 1, Ireton, Iowa-Gas Tax Refund ..... 65.70
Name of Claimant and
No. Nature of Claim
Amount of Claim
10-60 Raymond Van Wyhe, Hawarden, Iowa-Gas Tax Re- fund ..... 40.38
11-60 O. J. Schunning, Hawarden, Iowa-Gas Tax Refund ..... 12.00
12-60 Lloyd Johnson, R. F. D. 1, Hawarden, Iowa-Gas Tax Refund ..... 63.30
13-60 Emil Erickson, Chatsworth, Iowa-Gas Tax Refund.. ..... 36.00
14-60 Albert DeYager, Doon, Iowa-Gas Tax Refund ..... 89.28
15-60 John W. Dekkers, Rt. 1, Box 90, Hawarden, Iowa-Gas Tax Refund ..... 49.80
16-60 Edwin Meether, Akron, Iowa-Gas Tax Refund ..... 7.80
17-60 Lutheran Children's Home Society, W. Bremer Avenue, Waverly, Iowa-Sales and Use Tax Refund ..... 77.63
18-60 H. E. Sullivan, Treasurer for Wright County, Wright County Drainage District No. 7, Clarion, Iowa--Drain- age District Assessment ..... 329.54
19-60 Thomas Stewart, Atalissa, Iowa-Tractor permit re- fund ..... 10.00
20-60 Elliott Consolidated School District, Elliott, Iowa-Sales and Use Tax Refund. ..... $1,401.39$
22-60 David A. Conrad, Box 316, Fort Madison, Iowa-Injury to left hand ..... 2,400.00
23-60 Anthon-Oto Community School District, Anthon, Iowa- Sales and Use Tax Refund ..... 172.23
24-60 Philip J. Groetken, Highway 75 So., LeMars, Iowa- Tractor permit refund ..... 40.00
25-60 Bert M. Leck, Van Buren County Register, Keosauqua, Iowa-Delinquent bill ..... 30.20
26-60 Donald G. Reding, Bode, Iowa-OId Warrant ..... 27.49
27-60 Justin B. Thompson, Tingley, Iowa-Omitted Agricul- tural Land Tax Credit. ..... 53.47
28-60 Helen W. Apfeld, 69 Sinsinawa Avenue, East Dubuque, Illinois-Old Warrant ..... 34.63
29-60 Eldon Ravlin, Underwood, Iowa-Old Warrant ..... 27.96
30-60 Miss Amber B. Mann, Dolliver, Iowa-Claim for serv- ices ..... 14,611.36
31-60 Anton Schuver, Granville, Iowa-Old Warrant ..... 59.82
32-60 Marvin Sandven, Humboldt, Iowa-License Refund ..... 12.50
33-60 Community School District, Treynor, Iowa-Sales and Use Tax Refund ..... 178.51
34-60 James L. Carolan DBA C \& R Milling Co., Lawler, Iowa-License Refund ..... 27.50
Name of Claimant and Amount ofClaim
No. Nature of Claim
35-60 Independent School District Number 1, Buffalo, Iowa- Sales and Use Tax Refund ..... 249.38
36-60 Mrs. E. R. Crellin, Route 1, Box 47, Perry, Iowa-Old Warrant ..... 6.79
37-60 Richard Bladel Mossman, R. 1, Bettendorf, Iowa-Un- known To be determined
39-60 Clarence Conard, New Virginia, Iowa-Old Warrant.... ..... 41.68
41-60 Convalescent Home for Children, 211 28th Street, Des Moines, Iowa-Sales Tax Refund ..... 10.60
42-60 Dunn's South Side Funeral Home, 5400 Southwest Ninth Street, Des Moines 15, Lowa-Funeral Bill ..... 255.00
43-60 Hobbs Impl. \& Excavating Co., 1019 4th Ave., N.E., Hampton, Iowa-License Refund ..... 18.75
45-60 Delmar Butterbaugh, 1201 W. 2nd Avenue, Oskaloosa, Iowa-Refund on dental plate ..... 6.00
46-60 Iowa Lutheran Hospital, 716 Parnell, Des Moines, Iowa -Hospital Bill ..... 131.85
47-60 Clem H. Ullrich, 212 Avenue C., Denison, Iowa-Out- dated Warrant ..... 120.36
48-60 Appanoose County Treasurer, Centerville, Iowa-Agri- tural Land Tax Credit ..... 7.69
49-60 Mr. John C. Fisher, 1601 Ave. "D", Council Bluffs, Iowa -Refund of License Fee ..... 5.25
50-60 City of Marshalltown, Municipal Building, Marshall- town, Lowa-Sales and Use Tax Refund ..... 384.79
51-60 City of Marshalltown, 24 North Center Street, Mar- shalltown, Iowa-Sales and Use Tax Refund ..... 846.03
52-60 Polk County, 5th and Mulberry Street, Des Moines, Iowa-Sales and Use Tax Refund ..... 32.84
53-60 Polk County, 5th and Mulberry Street, Des Moines, Iowa-Sales and Use Tax Refund ..... 90.94
54-60 Keosauqua Light \& Power, Keosauqua, Iowa-Unpaid Light Bill ..... 19.00
55-60 Polk County, 5th and Mulberry Street, Des Moines, Iowa-Sales and Use Tax Refund ..... 150.49
56-60 Town of Callender, Webster County, Iowa--Sales Tax Refund ..... 175.49
57-60 Clinton Wire Cloth Company of Clinton, Iowa, 31st Avenue N., \& Mississippi River, Clinton, Iowa-Out- dated Warrant ..... 133.16
58-60 Donald M. Wiese No. 22622, Iowa Men's Reformatory, Anamosa, Iowa-Personal Injury ..... $1,500.00$
59-60 Polk County, 5th and Mulberry Street, Des Moines, Iowa-Sales and Use Tax Refund ..... 48.35
Name of Claimant and Amount of
No. Nature of ClaimClaim
60-60 Vinton Community School District, Vinton, Iowa- Tuition ..... $1,865.78$
61-60 Ronnie L. Cole, 321 W. 6th Street, Apt. 4, Davenport, Iowa-Personal Injury ..... 750.00
62-60 Miles Community School District, Miles, Iowa-Tax- free Land Reimbursement ..... $4,001.15$
63-60 Miles Community School District, Miles, Iowa-Tax- free Land Reimbursement ..... 146.17
64-60 Miles Community School District, Miles, Iowa-Tax- free Land Reimbursement ..... 124.48
65-60 Maquoketa Community School District, Maquoketa, Iowa-Tax-free Land Reimbursement ..... 34.27
66-60 Maquoketa Community School District, Maquoketa, Iowa-Tax-free Iand Reimbursement ..... 109.17
67-60 Sabula Comm. School District, Sabula, Iowa-Tax-free Land Reimbursement ..... $4,937.34$
68-60 Bellevue Community School District, Bellevue, Iowa- Tax-free Land Reimbursement ..... 91.62
69-60 Bellevue Community School District, Bellevue, Iowa- Tax-free Land Reimbursement ..... 7.77
70-60 Bellevue Community School District, Bellevue, Iowa- Tax-free Land Reimbursement ..... 42.17
71-60 Bellevue Comm. School Dist, Bellevue, Iowa-Tax-free Land Reimbursement ..... 645.46
72-60 Bellevue Community School District, Bellevue, Iowa- Tax-free Land Reimbursement ..... 54.86
73-60 City of Mason City, 19 South Delaware Avenue, Mason City, Iowa-Sales and Use Tax Refund ..... 59.03
74-60 City of Mason City, 19 South Delaware, Mason City, Iowa-Sales and Use Tax Refund ..... 52.82
75-60 Charles A. Hickman, 310 East McKinley Street, Osce- ola, Iowa-Loss of wages ..... 700.00
76-60 Fred M. Hudson, Judge of District Court, Pocahontas, Iowa-Judicial Expenses ..... 286.39
77-60 Arnold Block, Route 1, Grand Mound, Iowa-Gas Tax Refund ..... 83.10
78-60 International Business Machines Corporation, 2116 Grand Avenue, Des Moines, Iowa-Service Charge ..... 19.00
79-60 Harold Levis, 532 N. 5th Street, Chariton, Iowa-Judi- cial Expenses ..... 80.07
80-60 City of Evansdale, 123 N. Evans Rd., Evansdale, Iowa --Sales and Use Tax Refund ..... 82.58
81-60 Mr. Gordon E. Trewin, Sumner, Iowa-Old Warrant .... ..... 18.08
82-60 Leo Hammers, Route 1, Prescott, Iowa-Old Warrant ..... 10.96
Name of Claimant and Amount ofNo. Nature of ClaimClaim
83-60 Hancock County Secondary Road Fund, Garner, Iowa- Sales and Use Tax Refund ..... 298.88
84-60 John M. Schaupp, District Judge, Box 731, Fort Dodge, Iowa-Judicial Expenses ..... 30.32
85-60 Albert City-Truesdale Community School, Albert City, Iowa-Sales and Use Tax Refund ..... 497.86
86-60 Douglas Greenfield, R. F. D. 1, Fort Dodge, Iowa- Collision with deer ..... 617.60
87-60 Washington County, Court House, Washington, Iowa- Sales and Use Tax Refund ..... 267.87
91-60 E. R. Lear, Sheriff, Hamilton County, Webster City, Iowa-Extradition Expenses ..... 91.68
92-60 The Wright Line Div. Barry Wright Corp., 160 Gold Star Blvd., Worcester 6, Mass.-Outdated invoice ..... 28.75
93-60 Roland's Home for Funerals, 204 East Fifth, Atlantic, Iowa-Funeral Claim ..... 175.00
96-60 Montgomery County, Red Oak, Iowa-Agricultural Land Tax Credit ..... 11.76
97-60 Franklin County, Iowa, Court House, Hampton, Iowa- Sales and Use Tax Refund ..... 507.38
98-60 C. P. Pierce \& Son, Morning Sun, Iowa-Burial Ex- pense ..... 168.00
99-60 Earl Roulstone, Meriden, Iowa-Outdated Warrant ..... 24.00
100-60 Phillip Hageman, R. F. D., Ossian, Iowa-Permit Re- fund ..... 5.00
101-60 Kenneth R. Kleihauer, Route 1, Paullina, Iowa-License Refund ..... 8.00
102-60 Des Moines Flying Service Inc., P. O. Box 2535, S. Des Moines Sta., Municipal Airport-Gas Tax Refund ..... 143.99
103-60 John H. Block, Route 2, Riceville, Iowa-Outdated War- rant ..... 49.20
104-60 United Telephone Company of Iowa, 115 South 2nd Avenue West, Newton, Iowa-Telephone Expense (Pub- lic Safety) ..... 16.60
105-60 C. H. Wilhelmi, Bancroft, Iowa-Old Warrant ..... 59.64
106-60 Community School District of Laurens, c/o Gerald C. Ferguson, Secy., Laurens, Lowa-Sales and Use Tax Refund ..... 746.96
107-60 Hy-Vee Food Store, 227 Kirkwood Avenue, Iowa City, Iowa-Display costs for outdoor cooking ..... 35.01
108-60 Schwerman Trucking Co. Permit No. 95890, 5201 S. W. Park Ave. (P. O. Box No. 2561), Des Moines 15, Iowa- Trailer Permit Refund ..... 198.00
109-60 John C. Stewart (Stewart Funeral Home), Leon, Iowa -Funeral Expense ..... 175.00
Name of Claimant and Amount of
ClaimNo. Nature of Claim
110-60 Paul Hagge, Route 1, Lehigh, Iowa-Automobile Dam- age ..... 355.14
111-60 Verne B. Schroeder, Minden, Iowa-Outdated War- rants ..... 78.60
112-60 Hoger Heilskov \& Ove Heilskov, Route 1, Hampton, Iowa-Outdated warrants ..... 54.30
114-60 Georgia M. Cos Estate, Ruby E. Cos, Adm., Van Wert, Iowa-Travel Expense ..... 41.70
115-60 Donald Eash, Route 1., Parnell, Iowa-Outdated War- rant ..... 3.08
116-60 Louis Righi (deceased) Joseph M. Coppola, Attorney for deceased, 203 Plymouth Building, Des Moines, Iowa -Outdated Warrant ..... 7.77
117-60 Polk County, 5th and Mulberry Street, Des Moines, Iowa-Sales Tax Refund ..... 38.37
118-60 Selma Harnack, Executrix Wilbert J. Harnack Estate, Garnavillo, Iowa-Outdated Warrant ..... 9.90
119-60 Clarke Community School District, P. O. Box 162, Osce- ola, Iowa-Sales and Use Tax Refund ..... 802.25
120-60 Feaster Trucking Service, Inc., Claflin, Kansas-Semi- Trailer Permit Refund ..... 6.00
121-60 Donald Samuel Young, Mechanicsville, Iowa-License Refund ..... 8.00
122-60 Floyd Davis, Judson Street, Bethesda, Iowa-Old War- rant ..... 3.60
123-60 Ward Louis Adrian, Tipton, Iowa-License Refund ..... 22.50
124-60 Philosophical Library, 15 E. 40th Street, New York 16, New York-Book Purchase ..... 6.24
125-60 Collins Radio Company, Dallas, Texas-Refund of Gas Tax ..... 357.99
126-60 Estes \& Son Funeral Home, 811 14th Street, Des Moines, Iowa-Claim for Funeral Expense (William R. Lee) ..... 48.50
128-60 Estes \& Son F'uneral Home, 811-14th Street, Des Moines, Iowa-Funeral Expense (Jamie J. J. Jacobs) ..... 45.00
130-60 Estes \& Son Funeral Home, 811-14th Street, Des Moines, Iowa-Funeral Expense (Frank Williams) ..... 213.74
131-60 Estes \& Son Funeral Home, 811-14th Street, Des Moines, Iowa-Funeral Expense (Harold A. Redrick) ..... 106.00
132-60 Ora A. Johnson, Goodell, Iowa-Outdated Warrant ..... 25.14
133-60 Vinton Community School District, Vinton, Iowa- Tuition ..... 2,026.35
134-60 Paul Hastie, Minburn, Iowa-Property Damage ..... 753.75
No.
Name of Claimant and Nature of Claim
Amount of Claim
135-60 E. M. Duesenberg, Inc., Highway 106 West, Mason City, Iowa-Refund of State Tax on Diesel Fuel ..... 9,437.47
136-60 Chris Nielsen, Humboldt, Iowa-Outdated Warrant ..... 22.98
137-60 City of Coralville, Iowa, City Attorneys, Coralville, Iowa-Sales Tax Refund ..... 573.30
138-60 Miles E. Foster, M.D., 618 Doctors Building, Omaha 31, Neb.-Outdated Warrant ..... 80.00
139-60 Arie Van Nyhwis, Sheldon, Iowa-License Refund ..... 5.00
140-60 White Motor Company, 204 West Main Street, Lamoni, Iowa-Damage by Deer ..... 177.00
142-60 Edna Reese, c/o Garfield, Baker \& Miller, Humboldt, Iowa-Refund of Use Tax ..... 234.70
143-60 City of Sioux Center, City Clerk, 337 North Main Ave- nue, Sioux Center, Iowa-Refund of Sales and Use Tax ..... 595.51
144-60 Marie Pavik, Pocahontas County Auditor, Court House, Pocahontas, Iowa-Care of Patients in County Homes ..... 270.85
145-60 Burke Funeral Service, Lansing, Iowa-Funeral Ex- pense (Grave Opening) ..... 25.00
146-60 Frank L. Vomacka, Toledo, Iowa-Outdated Warrant ..... 123.86
147-60 Bill Bradburn, Bill's Standard, Okoboji, Iowa-Out- dated Warrant ..... 11.00
151-60 Peter Kuipers, R. F. D. 3, Sheldon, Iowa-Old War- rant ..... 27.00
152-60 Blakesburg Community School District, Blakesburg, Iowa-Refund of Sales and Use Tax ..... 495.30
153-60 Iowa Wesleyan College, Mt. Pleasant, Iowa-Past due cost of lunches for Iowa Development Commission.... ..... 48.75
154-60 Sac County, Sac County Auditor, Sac City, Iowa- Agricultural Land Tax Credit ..... $1,847.49$
155-60 Belle Plaine Community School, Belle Plaine, Iowa Refund of Sales and Use Tax ..... 101.01
156-60 Interstate 35 Community School, New Virginia, Iowa- Reimbursement for Tax-free Lands ..... 94.58
157-60 Floyd Lehman Ford, Inc., 1506 Locust Street, Des Moines, Iowa-Repairs on trade-in tractor ..... 701.50
158-60 John E. Martin, O. D., Box 190, Carroll, Iowa-Out- dated Warrant ..... 124.30
159-60 Edward L. Simmons, 1203 South 11th Street, Center- ville, Iowa-Outdated Claim ..... 298.13
160-60 Harlan E. Ball, Argyle, Iowa-Outdated Warrant ..... 34.74
161-60 Big Blll's Feed Store, c/o M. F. Sommerville, Wyoming, Iowa--Refund on truck licenses. ..... 1,345.00
164-60 Mr. Adrian Irvin, Riceville, Iowa-Old Warrant ..... 33.60
Name of Claimant and Amount of
Nature of Claim ..... Claim
No.
150.00
166-60 Donald William Rickels, R. F. D. 3, Monticello, Iowa- Refund of Truck License Fee
167-60 Rev. Walter Daniel Wigger or Lorena Fern Wigger, 205 S. Davis, Anamosa, Iowa-Refund of Automobile License Fee ..... 6.00
168-60 Plymouth County, Claire Steele, Plymouth County Court House, LeMars Iowa-Agricultural Land Tax Credit ..... 500.97
169-60 The Travelers Insurance Company, Insurance Exchange Building, 505 Fifth Avenue, Des Moines 8, Iowa-Re- imbursement of payment to John Kennedy for damage to milk truck tank at plant of State University ..... 4,341.00
170-60 Miss Clara Mead, Ashton, Iowa--Old Warrant. ..... 41.28
171-60 Mr. Millard Lundt, R. F. D., Toledo, Iowa-Old War- rant ..... 11.83
172-60 William H. Schuneman, R. F. D., Eldora, Iowa--Loss of Calf ..... 100.00
174-60 Alfred M. Pabst, Administrator of estate of George A. Jenkins, Box 346, Albia, Iowa-Outdated Warrant ..... 222.50
175-60 Adams County, Corning, Iowa--Additional Agricultural Land Tax Credits ..... 50.35
177-60 City of Dubuque, City Hall, 13th \& Iowa Streets, Dubuque, Iowa-Refund of Sales and Use Tax ..... 649.50
178-60 Webster County, Iowa, 701 Central Avenue, Fort Dodge, Iowa-Refund of Sales and Use Tax ..... 364.39
179-60 John H. Woodman, Russell, Iowa-Balance due on funeral ..... 147.00
180-60 Johann Schaffer, 5545 North Fourth, Des Moines, Iowa -Damages to Auto ..... 73.87
183-60 Carmar Studio, 107 West Adams, Creston, Iowa- Outdated Warrant ..... 80.00
186-60 Hougen-Haugebak Fertilizer Service, Inc., 4015 Falls Avenue, Waterloo, Iowa-Refund of License Fees ..... 697.50
187-60 B. H. Beckman, Hull, Iowa-Outdated Warrant ..... 64.30
191-60 Linn County Treasurer, Cedar Rapids, Iowa-Agricul- tural Land Tax Credit ..... 211.77
192-60 Storey-Kenworthy Company, 309 Locust St., Des Moines, Iowa-Invoices Dated July 10 and August 28 ..... 150.66
194-60 Rev. Francis John Perry, c/o St. Francis Hospital, Waterloo, Iowa-Refund on license plates ..... 27.00
196-60 Mrs. George A. Chappel, Box 47, Volga, Iowa-Corn eaten by deer ..... 175.00
205-60 State Tax Commission, State House, Des Moines, Iowa -Military Service Tax Credit ..... 322.71
Name of Claimant and
No. Nature of Claim
Amount of Claim
H-1-60 W. F. Brink, 532 Wall Street, N. Mankato, Minnesota - 1951 Buick Sedan ..... 73.45
H-3-60 Mrs. Rose Hrubes, Duncan, Iowa-Highway Commis- sion claim on damage caused by establishment of grades ..... 173.60
H-4-60 Francis Anthony, Route 4, Newton, Iowa-Passenger Car ..... 25.15
H-5-60 Mr. Kenneth Turner, 1964 Pine Street, Fremont, Ne- braska-Damages to automobile-road construction ..... 513.90
H-7-60 Market Mens Mutual Insurance Company, 1834 West Wisconsin, Milwaukee 1, Wisconsin-Auto accident on highway ..... 369.21
H-8-60 Charles R. Nelson, Melcher, Iowa-Auto accident on highway ..... 40.00
H-10-60 Charles C. Anama, 637 Insurance Exchange Building, Sioux City, Iowa-Damage to car by Highway Com- mission Vehicle ..... 18.50
H-11-60 Dorothy Bramon, 508 W. Linn Street, Marshalltown Iowa-Unused Vacation and Compensatory Days ..... 402.17
H-12-60 Donald Simons, R. F. D. 1, Marcus, Iowa-Highway Damage ..... 30.85
H-14-60 Mrs. Mae Nelson \& Barry Nelson, a Minor, Melcher, Iowa-Medical Expense ..... 56.60
H-15-60 William F. Ellerbrock, Laurel, Iowa-Auto Repair. ..... 65.00
H-17-60 Joe Simpson, Lamoni, Iowa-Damages to Auto. ..... 30.56
H-18-60 State Farm Mutual Insurance Co., 5901 "O" Street, Lincoln, Nebraska-Asphalt and gravel. ..... 93.00
H-19-60 George Ernst, Sloan, Iowa-Corn and Beans. ..... 2,275.00
H-21-60 Henry Jelken, Jr., R. R. 3, LeMars, Iowa-Crop dam- age ..... 140.00
H-22-60 Minneapolis-Honeywell Regulator Co., 2020 East River Street, Davenport, Iowa-Automobile Damages. ..... 388.62
H-23-60 Queen Insurance Company, 526 Insurance Exchange Building, Des Moines, Iowa-Subrogation (portable feed mill) ..... 2,715.85
H-24-60 Western Casualty \& Surety Company, Subrogee, 510 Kahl Building, Davenport, Iowa-Damage to Auto. ..... 15.00
H-25-60 Albert Ellison, Lawton, Iowa-460 International Trac- tor ..... 182.36
H-26-60 John Gee, R. F. D., Farragut, Iowa-Soybeans ..... 173.52
H-27-60 Harold Phippin, R. 2 B 2, Spirit Lake, Iowa-Mailbox and Post ..... 10.98
H-28-60 Dewey Shelby, Delta, Iowa-Snow plow wing. ..... 40.00
H-29-60 Harvey Sieren, R. R. 3, Hedrick, Iowa-Fence ..... 30.00

| No. | Name of Claimant and Nature of Claim | Amount of Claim |
| :---: | :---: | :---: |
| H-31-60 | Mrs. Marcella I. Farrell, Whittemore, Iowa-House, garage, windows and furnishings | 95.99 |
| H-33-60 | Elmer Engbretson, 1113 Division, Decorah, Iowa-Loss of Business $\qquad$ | 3,200.00 |
| H-34-60 | Ole Hammersness, R. F. D., Calmar, Iowa-Loss of corn crop on 8.4 acres. | 840.00 |
| H-38-60 | Mrs. Lucy Godell, Hanlontown, Iowa-Weed Spray.... | 6.1 |
| H-42-60 | Mrs. Joe H. Loebach, Whittemore, Iowa-Garden vegetables $\qquad$ | 50.00 |
| *127-60 | Estes \& Son Funeral Home, 811 14th Street, Des Moines, Iowa-Claim for Funeral Expense (Baby Boy Forrest) | 45.00 |

## COMMUNICATION FROM SECRETARY OF STATE

The following is a matter of record in the Chief Clerk's office:
IN THE MATTER OF THE ELECTION CONTEST FOR THE OFFICE OF STATE REPRESENTATIVE OF LEE COUNTY, IOWA State of Iowa SECRETARY OF STATE Des Moines

January 14, 1963.
Speaker, House of Representatives,
Sixtieth General Assembly of Iowa.
Dear Mr. Speaker:
Pursuant to the provisions of Section 59.5, Code of Iowa, 1962, I transmit herewith an envelope received in the office of Secretary of State on January 11, 1963, which has marked thereon the following:
"In the Matter of the Election
Contest in Lee County, Iowa
ADRIAN BRINCK,
Contestant
STATEMENT OF CONTESTANT CHARLES O. FRAZIER, Incumbent
CONTENTS: Statement of Contest".

## Respectfully submitted,

 Melvin D. Synhorst, Secretary of State.BEFORE THE HOUSE OF REPRESENTATIVES OF THE SIXTIETH GENERAL ASSEMBLY OF IOWA
In the Matter of the Election?
Contest in Lee County, Iowa.
ADRIAN BRINCK,
STATEMENT OF CONTESTANT
CHARLES O. FRAZIER,
Incumbent.
Comes now Adrian Brinck, contestant in the above entitled matter, and respectfully states to the Special Election Contest Committee:

I
That the contestant was a candidate for the office of State Representative in the general election held November 6, 1962, in Lee County, Iowa.

## II

That in the semi-official returns of said election on November 6th, 1962, as returned to the County Auditor, the contestant was shown to have received 6,939 votes; that the incumbent was shown by said semi-official return, as returned to the County Auditor, to have received 6,829 votes; that on November 12th, 1962, the Board of Canvassers in said county in canvassing said election and in declaring the results thereof, shows the contestant to have received 6,671 votes and the incumbent to have received 6,678 votes; and by reason of said canvass declared the incumbent the winner of said election contest.

## III

That the Board of Canvassers were guilty of mistake, and misconduct, in the procedure and conduct of the canvass of said votes and in declaring: Charles O. Frazier the winner of said election contest in that:
a) Said Election Board permitted the judges and clerks of said election board in the Third Precinct to re-open the election materials of said precinct and in permitting the judges and clerks of said Election Board to recompute, recheck and re-certify their returns.
b) In permitting the judges and clerks of the Election Board in said precinct to have access to the poll books used in said election for the purpose of changing the tallies entered therein and the results shown thereby.
c) In that the Board of Canvassers were in error in failing to suspend the canvass of said election and set aside said election in the Third Precinct in Fort Madison and failing to order a new election therein as required by Section 50.8 of the 1962 Code of Iowa, in that it appeared from the records of the judges and clerks of said Election Board of said precinct that the ballots cast for all offices exceeded the number of voters in the poll list.
d) That all of the foregoing affected the results of said election.

## IV

In addition thereto, illegal votes were received and legal votes rejected at the polls in various precincts sufficient to change the result of said election in that there were errors made in counting so-called "straight ballots" and in counting ballots with so-called "switch-overs."

## V

That this Contestant on the 27th day of November, 1962, served notice of intent to contest said election on the incumbent, Charles O. Frazier, as shown by his statement and return of service thereon, which is attached hereto and made a part hereof.

That the errors above stated and the errors in receiving, counting, certifying and canvassing the votes in said election for the office of State Representative from Lee County, Iowa, were, and are, sufficient, when
corrected to change the result of the election to said office and would show this contestant to be elected to said office.

> Respectfully submitted, s/ J. Francis Phelan, Attorney for Contestant, 516 Seventh Street, Fort Madison, Iowa. Phone DR 2-2532.

## RETURN OF SERVICE

The within Statement of Intention to Contest received this 27 day of November, 1962, and I certify that on the 27 day of November, 1962, I served the same on Charles O. Frazier by delivering a copy thereof to him personally at the time and place set out below:

| Month | Day | Year | City | County | State |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Nov. | 27 | 62 | Keokuk | Lee | Iowa |
|  |  |  |  | s/ H. R. Delahoyde, |  |
|  |  |  |  |  | Sheriff of Lee County, Iowa. |

## STATEMENT OF INTENTION TO CONTEST

## TO: CHARLES O. FRAZIER

SIR:
You are hereby notified that the undersigned intends to contest your election to the office of State Representative from the First District (Lee County, Iowa) at the General Election held on November 6, 1962; that the name of the contestant is Adrian Brinck of West Point, Lee County, Iowa; that the said Adrian Brinck is qualified to hold the office of State Representative from the First District (Lee County, Iowa) ; that the name of the incumbent is Charles O. Frazier of Keokuk, Lee County, Iowa; that the office contested is State Representative from the First District (Lee County, Iova) ; that the time of the election to be contested was November 6, 1962; that the particular causes of contest are as follows:

1. That illegal votes have been received and legal votes rejected at the polls sufficient to change the result of said election.
2. That the Board of Canvassers in counting the votes and in declaring the result of the election made substantial errors which would affect the result of said election.
3. That the Board of Canvassers were guilty of misconduct in permitting the judges and clerks of the Election Board in the 3rd precinct in Fort Madison to reopen the election materials of said precinct and to recompute, recheck and recertify their return, which error affected the result of the election.
4. That the Board of Canvassers committed error in failing to suspend canvass and set aside the election in said 3rd precinct in Fort Madison and order a new election therein as required by Section 50.8 of the 1962 Code of Iowa since it appeared from the records of said precinct that the ballots cast for all offices exceeded the number of voters in poll lists, which error affected the result of the election.

Dated at West Point, Iowa, this 25th day of November, 1962.
s/Adrian Brinck.
$\left.\begin{array}{l}\text { STATE OF IOWA } \\ \text { COUNTY OF LEE }\end{array}\right\}$ ss.
I, Adrian Brinck, being first duly sworn, upon my oath depose and state that I have read over the foregoing State of Intention to Contest; that I am
familiar with the statements contained therein; and that said statements are true as I verily believe.

S/Adrian Brinck.
Subscribed and sworn to before me by Adrian Brinck this 25 th day of November, 1962.

s/Joseph L. Phelan,<br>Notary Public in and for Lee County, Iowa.

## COMMUNICATIONS FROM THE SECRETARY OF STATE

The following communications were received from the Secretary of State and are on file in the Chief Clerk's office:
Speaker, House of Representatives,
Sixtieth General Assembly of Iowa.
In accordance with the provisions of Section 6.3, Code of Iowa, 1962, I hereby report to the Sixtieth General Assembly of Iowa that I have caused House Joint Resolution 5, Acts of the Fifty-ninth General Assembly, to be published once each month in two newspapers of general circulation in each Congressional District of Iowa for three months previous to the General Election held on November 6, 1962. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and my certificate of the selection of such newspapers are filed in my office and recorded in a book kept for that purpose as hereinafter shown:

| Congressional | Newspapers | Dates Published |
| :--- | :--- | ---: |
| District | 1962 |  |
| First | Fairfield Daily Ledger, Fairfield | $8-7-9-11-10-9$ |
|  | Washington Evening Journal, Washington | $8-14-9-11-10-9$ |
| Second | The Clayton County Register, Elkader | $8-9-9-13-10-11$ |
|  | Oelwein Daily Register, Oelwein | $8-13-9-10-10-8$ |
| Third | The Clarksville Star, Clarksville | $8-9-9-13-10-11$ |
|  | Charles City Press, Charles City | $8-10-9-14-10-12$ |
| Fourth | The Newton Daily News, Newton | $8-8-9-12-10-10$ |
|  | Times-Republican, Corydon | $8-9-9-13-10-11$ |
| Fifth | Boone News-Republican, Boone | $8-7-9-11-10-9$ |
|  | Ames Daily Tribune, Ames | $8-8-9-12-10-10$ |
| Sixth | Kossuth County Advance, Algona | $8-9-9-13-10-11$ |
|  | The Storm Lake Pilot-Tribune, Storm Lake $8-9-9-13-10-11$ |  |
|  | Seventh | The Evening Sentinel, Shenandoah |
|  | The Winterset Madisonian, Winterset | $8-10-9-14-10-12$ |
|  |  | $8-8-9-12-10-10$ |

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the
(Seal) Secretary of State at the Capitol, in Des Moines, this 31st day of December, A. D. nineteen hundred and sixty-two.

Melvin D. Synhorst, Secretary of State, State of Iowa, USA.

Speaker, House of Representatives,
Sixtieth General Assembly of Iowa.
In accordance with the provisions of Section 6.3, Code of Iowa, 1962, I hereby report to the Sixtieth General Assembly of Iowa that I have caused
Senate Joint Resolution 16, Acts of the Fifty-ninth General Assembly, to be published once each month in two newspapers of general circulation in
each Congressional District of Iowa for three months previous to the General Election held in November 6, 1962. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and my certificate of the selection of such newspapers are filed in my office and recorded in a book kept for that purpose as hereinafter shown:
Congressional Dates Published
District Newspapers
1962
First The Daily Times, Davenport 8-10-9-10—10-10
$\begin{array}{lll} \\ \text { Second } & \text { The Cedar Rapids Gazette, Cedar Rapids } & 8-10-9-14-10-12 \\ & \text { The } \\ & 8-8-9-12-12\end{array}$
Third Waterloo Daily Courier, Waterloo $\quad$ 8-8-9-12-10-10
Fourth Oskaloosa Herald, Oskaloosa 8-10-9-14-10-12
Fifth Creston News Advertiser, Creston 8-13-9-10-10-8
The Des Moines Register, Des Moines 8-7-9-4-10-9
Fort Dodge Messenger and Chronicle, Fort Dodge

8-6-9-10-10-8
Sixth The Spencer Daily Reporter, Spencer 8-6-9-10-10-8
Sioux City Journal, Sioux City $8-9-9-10-10-9$
Seventh Council Bluffs Nonpareil, Council Bluffs 8-8-9-8-10-8
Daily Times Herald, Carroll 8-13-9-10-10-8
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 31st day of December, A. D. nineteen hundred and sixty-two.

Melvin D. Synhorst, Seeretary of State, State of Iowa, USA.

On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Tuesday, January 15, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, January 15, 1963.

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

Prayer was offered by the Reverend Wilson Hyde, pastor of the Union Park Methodist Church, Des Moines, Iowa.

The Journal of January 14 was approved.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

By Lange of Sac from eighty-three residents of Sac County.
By Fisher of Greene from eighteen residents of Greene County.
Mowry of Marshall offered the following resolution, asked and received unanimous consent for its immediate consideration, and moved its adoption :

## HOUSE CONCURRENT RESOLUTION 3 By Mowry

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Thursday afternoon, January 17, 1963, it be to reconvene at 11:00 a.m., Monday, January 21, 1963.

Motion prevailed and the resolution was adopted.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 1, by Goode, Wier and Walter, a joint resolution proposing a constitutional amendment relating to constitutional convention.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 1, by Camp and Scherle, a bill for an act relating to creeper lanes on certain roads.

Read first time and referred to committee on roads and highways.
House File 2, by Camp and Hagen, a bill for an act relating to place-name signs on primary roads.

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

## REPORT OF COMMITTEE ON COMMITTEE ROOMS

| MONDAY |  |
| :--- | :--- |
| 1:00 | P.M. | | Drainage and flood control-Room 28 |
| :--- |
| Agriculture 1—Room 1 |
| 2:00 |

FRIDAY<br>9:00 A.M. Roads and highways-Room 1<br>Aeronautics-Room 28<br>MEETINGS AS CALLED<br>Claims<br>Enrolled bills<br>Mines and mining<br>Rules

> Respectfully submitted,
> MaURICE E. Baringer.
> PERCIE VAN AlStine.
> BERNARD J. MURPHY.

Passed on file.

## ASSIGNMENT OF DESKS IN THE PRESS GALLERY <br> WEST PRESS GALLERY

1. Bill Eberline, Associated Press
2. Marv Braverman, Des Moines Tribune
3. George Mills and Jack Magarrell, Des Moines Register
4. George Brown, United Press International
5. Harrison Weber, Iowa Daily Press Association
6. Don Reid, Iowa Press Association
7. Ros Jensen, Omaha World-Herald
8. Larry Heintz, The Daily Times, Davenport, Iowa

## EAST PRESS GALLERY

1. Otto Weber, Radio Station WHO
2. James Arpy, Davenport Morning Democrat
3. Max Rauer, Radio Station KSO
4. Bob Clyde, WOI-TV
5. Martin Jensen, WMT Stations
6. Bill Severin, Waterloo Daily Courier
7. Frank Nye, Cedar Rapids Gazette
8. Dillard Stokes, Council Bluffs Nonpareil
9. Charles Lakin, KRNT-TV

## COMMUNICATION FROM THE CHIEF CLERK

Senate Concurrent Resolution 57 adopted by the General Assembly of the State of Louisiana, entitled "To memorialize the Congress of the United States to immediately take the necessary steps to give to the citizens of this nation an opportunity by constitutional amendment to determine whether or not prayer shall be permitted in the public schools; to urge the legislatures of all the states to join in this recommendation to the Congress", is on file in the office of the Chief Clerk and is available to the membership of the House.

## COMMUNICATION FROM THE CHIEF CLERK

The following resolution adopted by the General Assembly of the State of Georgia is on file in the office of the Chief Clerk:
"A resolution requesting Congress to propose an amendment to the United State Constitution; and for other purposes.

Be It Resolved by the General Assembly of Georgia, that the members of the General Assembly of the State of Georgia respectfully request the Congress of the United States to propose to the people an amendment to the Constitution of the United States or to call a convention for such purpose, as provided by law, to add to said Constitution an Article providing that:

Section 1. Where the Legislatures of over one-fourth of the several states conclude that a United States Supreme Court decision has transferred powers not authorized by the Constitution of the United States, and where said decision transfers powers from the several States to the Federal Government, said decision shall, upon the application and request of the Legislatures of over one-fourth of the several states, be invalid until subsequently approved by the Legislatures of three-fourths of the several states; provided, however, that said application and request shall be made within three years after the day of said decision."

## COMMUNICATION FROM THE CHIEF CLERK

The following Senate Joint Resolution 29, a resolution of Congress entitled "Joint Resolution proposing an amendment to the Constitution of the United States relating to the qualifications of electors", passed by the Senate March 27, 1962, and passed by the House August 27, 1962, is on file in the office of the Chief Clerk:

Resolved by the Senate and House of Representatives of the United States of America in Congress Assembled, That the following article is hereby proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution only if ratified by the legislatures of three-fourths of the several states within seven years from the date of its submission by the Congress:
"Section 1. The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay any poll tax or other tax.
"Sec. 2. The Congress shall have power to enforce this article by appropriate legislation."

s/ John W. McCormack,<br>Speaker of the House of Representatives.<br>s/ Carl Hayden,<br>President of the Senate pro tempore.

## COMMUNICATION FROM THE CHIEF CLERK

The following legislative resolution passed by the Nebraska Legislature on April 14, 1961, is on file in the office of the Chief Clerk:

Whereas, the States of Iowa and Nebraska by joint commissions entered into a compact for the purpose of establishing a new boundary between the States of Iowa and Nebraska, and

Whereas, the compact fixes the new boundary as the middle of the Missouri River so that all that part of land east of the Missouri River will belong to Iowa and all that part of land west of the Missouri River will belong to Nebraska.

## Now, Therefore, Be It Resolved by The Members of The Nebraska Legisla-

 ture In Seventy-Second Session Assembled:1. That the Nebraska Legislature will take no action to ratify the compact between Iowa and Nebraska unless the Iowa Legislature ratifies the compact in the form previously agreed upon by the Iowa and Nebraska commissioners.
2. That a certified copy of this resolution be mailed to the Secretary of the Senate and the Clerk of the House of the Iowa State Legislature.

## COMMUNICATION FROM THE CHIEF CLERK

A House memorial adopted by the Florida Legislature on August 14 at its special session, entitled, "A memorial to the Congress of the United States of America urging the Congress to submit a Constitutional Amendment reserving, granting and confirming power and jurisdiction relating to the apportionment and reapportionment of the membership of State Legislatures to the states without review of the Federal Courts, and further urging the Congress to enact immediate interim legislation under Article III, Section 2 of the United States Constitution limiting appellate jurisdiction of the Supreme Court", is on file in the office of the Chief Clerk and is available to the members of the House.

## COMMUNICATION FROM THE CHIEF CLERK

A Resolution adopted by the House of Representatives of the State of Washington on March 4, 1961, relating to Senate Joint Resolution 40 of the Senate of the United States to develop a plan for a system of highways to be known as the Lewis and Clark National Tourway which shall extend from Saint Louis, Missouri, along the general route of the Lewis and Clark Expedition, is on file in the office of the Chief Clerk and is available to the membership of the House.

## COMMUNICATION FROM THE CHIEF CLERK

A concurrent resolution passed by the General Assembly of the State of Arkansas petitioning the Congress of the United States to propose an amendment to the Constitution of the United States abolishing the electoral college system and establishing a system of popular elections for the election of the President and the Vice President of the United States is on file in the office of the Chief Clerk and is available to the membership of the House.

On motion by Mowry of Marshall, the House recessed until 1:45 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 3, providing for a recess of the Sixtieth General Assembly.

Also: That the Senate has adopted the committee report of the joint committee on employees relative to car stickers.

Carroll A. Lane, Secretary of the Senate.

## JOINT ACTION BY COMMITTEE ON EMPLOYEES

Car stickers shall be issued by the Secretary of the Senate and the Chief Clerk of the House to members of the legislature and to three key staff members of the Senate and to four key staff members of the House of Representatives. Car stickers shall not be issued to anyone else.

A regular check will be made of the cars parked in the reserved area by the parking policemen who are authorized to report any duplication of stickers or the presence of cars bearing stickers issued to other than members of the General Assembly. Use of an unauthorized sticker will subject that employee to dismissal.

Samuel E. Robinson. George L. Scott.
Hillman H. Sersland.
Elmer F. Lange.
On the Part of the House.

John D. Shoeman. John A. Walker. On the Part of the Senate.

Briles of Adams 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 Briles of Adams, Miller of Des Moines and Steele of Cherokee.

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.

## PRESENTATION OF GUESTS

Speaker Naden announced that Mrs. Norman Erbe and daughters DeElda, Jennifer, and Kevin were present in the House chamber and were seated in the center south balcony.

Members of the legislature and guests recognized Mrs. Erbe and daughters with a standing ovation.

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 in the House chamber.

## JOINT CONVENTION

The joint convention reconvened, President Mooty presiding.
Senator Rigler moved that the roll call be dispensed with and that the President of the joint convention be authorized to declare a quorum present.

Motion prevailed.
President Mooty announced a quorum present and the joint convention duly organized.

Senator Shoeman moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor Erbe that the joint convention is ready to receive him.

Motion prevailed and the President appointed as such committee Senators Shoeman of Cass, Doran of Boone and Fisher of Clarke, on the part of the Senate, and Representatives Scherle of Mills, Nelson of Winnebago and Lange of Sac, on the part of the House.

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

President Mooty then presented Governor Erbe who delivered the following address:

## STATE OF THE STATE MESSAGE

By Governor Norman A. Erbe

Tuesday, January 15, 1963
Lieutenant Governor Mooty, Speaker Naden, Members of the Sixtieth General Assembly, Ladies and Gentlemen:
State government is big business, in fact the biggest in Iowa today. Its functions reach into the lives of every one of our citizens, and by the same token its sustaining revenues are found through a tolling of each of our taxpayers.

Because of these omniscient effects of state government, coupled with the ever important ramifications of revenues as they relate to our overall economic well being, it is good that periodically we review those accomplishments of the recent past and in turn set goals for the future of Iowa.

Although I will not be acting as your Chief Executive in the next two years, you may rest assured that as a citizen of Iowa I will have intense interest in your discussions and decisions. You have my every good wish for success.

I am pleased to report to you today on some of the accomplishments of this administration. Efficiency and economy coupled with a progressive spirit has been the watchword. Administrative costs during these two years have risen only 4 percent compared to an appreciably higher gain in our state's economic level.

All Iowans can look with pride upon work of the Fifty-ninth General Assembly which with no increase in taxes accomplished the following:
(1) Increased state aid to schools 25 percent.
(2) Increased the agricultural land tax credit 7 percent.
(3) Increased the appropriations for the Board of Regents 14 percent plus $\$ 20.8$ million for new buildings and improvements at those institutions.
(4) Granted the Conservation Commission $\$ 2.1$ million to develop recreational areas and improve state parks along the Missouri and Mississippi Rivers.
(5) Increased the state's mental hospitals funds 11 percent.

Also, in a far-sighted move that brought national attention to Iowa, the legislature passed a reapportionment amendment and redistricted the Iowa Senate for the first time in 60 years.

In June of 1962 the citizens of Iowa established a milestone in progressive government by ratifying the Judicial Reform Bill which had been submitted to them by the Fifty-ninth General Assembly, thereby causing the selection of judges to be placed on a basis of qualifications only.

Iowa cities are now permitted to participate in the federal housing programs because of legislation passed last.session.

Also the Fifty-ninth General Assembly changed the formula for distribution of road use tax funds, increasing the share of this fund for cities and towns by $621 / 2$ percent.

These examples of progress and stewardship of government are but a few for which all of us-legislators, citizens, and taxpayers-can share a genuine feeling of a job well done.

I would also like to review with you today some of the activities of various areas of state government during these last two years.

## FINANCES

The State Tax Commission reports that it estimates a healthy 7 percent increase in revenue for the biennium ending June 30, 1963, as compared to that ending June 30, 1961. This is due in part to the vigorous economy of our state permitting a steady growth, coupled with greatly improved administrative and collection practices. Significant among these improved methods has been the adoption of data processing procedures which enables significant advances in accounting methods, permits firm control of department budget procedures, makes available to the legislature up-to-theminute accurate fiscal information and allows closer auditing of the tax rolls. Also, the information exchange agreement with the Federal government premised on data processing equipment promises to bring increased revenues through greater knowledge of tax accounts. It is estimated that on June 30, 1963, there will be in the State Treasury an unencumbered balance of $\$ 20,998,000.00$.

Along with added revenues the State's economic position improves through greater efficiency in our various departments. Consolidation of services in the Treasurer's office, Comptroller's office, and Tax Commission will mean better administration and increased benefits to the citizens of Iowa.

Since being placed under an appropriated budget on July 1, 1961, and since streamlining its operations, the Iowa Liquor Control Commission has reported a net profit of well over a million dollars more than that of the previous fiscal year.

## EDUCATION

As a result of your appropriation of the last session, the Board of Regents institutions have launched the greatest building program in history. These funds will provide for the future needs of our young people as they reach college age. Salary increases, strengthening of existing programs in
teaching of the deaf and sightless as well as outstanding progress in the discovery and teaching of new knowledge at our universities all have contributed to keeping our institutions of higher learning among the leaders in the nation.

Through your passage of enabling legislation during the Fifty-ninth General Assembly our secondary school students are receiving the benefits of a fine program of technical education.

Iowa proudly maintains its position of leadership in the percentage of literacy among its people. This has been possible through the years because of your continuing interest in all phases of education and the help of numerous study committees and dedicated educators and teachers throughout our state.

## ECONOMIC DEVELOPMENT

During my administration the Iowa Development Commission has made great strides in a progressive new approach to development of all areas of the economy of our state. Coordination of efforts and cooperation with our universities, engineering schools, research activities within and without the state as well as a continuing program of working with existing industries and attracting new ones has brought a greater fulfillment of the broad scope of duties assigned to that agency by your body. We all know the work of this vitally important state agency has but scratched the surface of the wonderful potential for developing and promoting the innumerable advantages of our great State of Iowa.

## HEALTH AND WELFARE

Iowa, as you know, now ranks first in the per capita number of people over the age of 65 . Your body wisely authorized the implementation of the Kerr-Mills program during your last session and now that you have the cost experience from other states to guide you, it is essential that funding for this vitally important program be provided during this session.

In my frequent attendance at mental health meetings throughout the country I pridefully noted the top comparative status of Iowa in our programs for treatment as distinguished from custodial care of the mentally ill. At the present time we have the largest number of psychiatrists staffing our institutions in the history of our state and we have a nationally envied mental health program of which we can justly boast.

Assisting in the interest and development of our program for mental health has been a dedicated Governor's Committee on Mental Health whose members have given unstintingly of their time and effort to present their views to the Board of Control and to your body.

## HIGHWAYS

My service in state government started eight years ago as attorney for the Highway Commission. I have carried with me down through these years a deep and abiding respect for the outstanding work of the dedicated employees of that Commission as well as a lasting interest in their work. During these last two years a new program of curb removal was added to the existing fine work of highway construction and maintenance. One hundred six miles of curb have been removed from our highways and the balance of 274 miles of curbed highways is scheduled for correction during 1963. Work on the interstate system and realignment of other major traffic arteries is progressing as fast as funding will permit.

## AGRICULTURE

Iowa has of course maintained its national superiority in the field of agricultural production with our abundant resources of Grade-A land and
most important our outstanding farmers who make this great utilization of our soil possible. Our best efforts of production have been and must continue to be coordinated with the marketing of these products and a greater use of the products we raise. The marketing division of the Department of Agriculture and the Governor's Committee on Agricultural Products Utilization have done outstanding work in their areas to insure the continuance of our great agricultural economy in Iowa.

## MILITARY AFFAIRS AND CIVIL DEFENSE

Since the adjournment of the Fifty-ninth General Assembly a portion of our national guardsmen and reserve forces were called into active military service. I am proud to report to you that while visiting them at their duty stations I heard nothing but the highest praise of their state of training and representation of the people of the State of Iowa while on active duty. Nine months ago the military, in a coordinated operation, prevented possible loss of life and great property damage in their work at the time of the spring thaws following the unprecedented snow cover. Reorganization of the national guard is being accomplished from a realistic standpoint making maximum use of the armories in this state as well as the training background of its members.

The Civil Defense Administration has moved into high gear with aggressive organizational work throughout the state, a program of identification and marking of public shelters, and a physical move of its headquarters to the sub-basement of the State Office Building.

Time does not permit me to share with you all of the examples of progress and fine stewardship accomplished by the state departments and agencies during these last two years. I would, however, like to invite your attention to the fact that during this two-year period recognition ceremonies were held for long-time employees of the State of Iowa and at that time certificates were presented to 1,282 employees with service of over 25 years in length. This fact is indeed a fine example of dedicated public service by long-time employees who are the strong backbone for efficiency in carrying out our state programs.

I would next like to discuss with you some legislative proposals which I am convinced are in the best interests of Iowa's great future:

1. The members of the Executive Council should be appointed by the Governor, enabling a working cabinet of responsibility for the administration. The attorney general should be appointed by the Supreme Court for a fixed term of years.
2. The terms of the Governor and Lieutenant Governor should be fixed at four years enabling the Executive to propose his programs and see them through.
3. Legislation authorizing staff, office and supplies for a Governor-elect between election and inauguration should be adopted.
4. There should be annual sessions of the General Assembly with the additional session restricted to budgetary and fiscal matters. As I am sure you all know there is insufficient time during our biennial session to properly provide for the state's legislative and fiscal matters.
5. Mandatory revaluation of property on a common basis in the state should be directed by the legislature so that the state aid programs have a sound and fair basis for distribution.
6. The three-man boards in the Tax Commission, Commerce Commission, Liquor Commission, Board of Social Welfare and Board of Control should be replaced by a single administrator responsible to the Chief Executive. Since, as has historically been true, the Governor
has the responsibility for their programs, he should have the authority which will permit him to be responsible for them.
7. A utility commission with a single head should replace the Commerce Commission, transferring the warehouse inspection duties to the Department of Agriculture and adding the significant duties of utility regulation.
8. A fair employment practice measure should be adopted to eliminate prejudices which exist because of race, creed or color.
9. A permanent continuing commission on local government should be established to provide greater liaison between the state and lesser political subdivisions, to assist in discharging the responsibility of the state to local government and to provide continuous attention to state-local matters for the future of the State of Iowa.
10. A permanent code revision office should be established to assist the legislature in analysis of our laws, eliminating some and correcting inconsistent laws.
11. The report of the Little Hoover Commission should be carefully reviewed and its recommendations for the consolidation of state agencies and departments under cabinet heads should be implemented.
These are but a few illustrative changes which would provide a solid and sound basis for the growth and promise which is surely ours in Iowa if we have but the foresight to provide and prepare for the great future which lies ahead.

In the broad areas of interest for consideration and resolution by this Sixtieth General Assembly there are, it seems to me, three which are of vital importance to the future of our state:

1. Education including the state aid programs for our secondary schools and the appropriations including capital authorization for the Board of Regents.
2. The Social Services of the state including the welfare programs, the care of our retarded and mentally ill citizens as well as attention given to unemployment, retraining, and minority groups in our labor market.
3. The expansion of Iowa agriculture and Iowa industry through research and development and promotion of our state so that we may continue to maintain a strong economy.
All of these are of vital concern to the individual citizens of our state and each of them are looking to you for solutions in these areas of interest during this session of the legislature. I am confident that your work during this session will be the most productive in decades of Iowa legislative history.

As I leave you now I want you to know that my finest memories will be those of my associations with you and the dedicated state employees with whom I have had the privilege of serving. My wife, Jackie, our daughters, and myself are pleased to make Iowa our continued home since we love our state very much.

My best wishes go to Governor-elect Hughes, the officers and employees of our state, the members of the legislature and citizens everywhere. God bless each of you. Goodbye.

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

## CANVASS OF VOTES

President Mooty announced that the time had arrived for the canvass of votes cast for the office of Governor and Lieutenant

Governor at the General Election held on November 6, 1962, and announced as teller on the part of the Senate Senator Shoeman of Cass and as assistant tellers Senators Beneke of Pocahontas and Coleman of Webster, and as teller on the part of the House Representative Stanley of Muscatine and as assistant tellers Representatives Baringer of Fayette and Denman of Polk.

President Mooty further announced that, in accordance with statute, tellers Senator Shoeman and Representative Stanley would constitute the judges of said canvass.

Speaker Naden in the chair.
The returns were opened in the presence of the joint convention and the tellers then proceeded to canvass the vote for Governor and Lieutenant Governor of the State of Iowa, cast at the General Election held November 6, 1962.

On motion by Mowry of Marshall, the joint convention adjourned until 12 :45 p.m., Thursday, January 17, 1963.

## ELECTION CONTEST COMMITTEE APPOINTED

The Speaker announced the appointment of the following committee in the matter of the election contest by Adrian Brinck, contesting the election of Charles O. Frazier, for the office of State Representative from Lee County: Hougen of Black Hawk, Chairman, Ossian of Montgomery, Winkelman of Calhoun, Meyer of Madison and Wells of Taylor.

On motion by Mowry of Marshall, the House adjourned until $10: 00$ a.m., Wednesday, January 16, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday. January 16, 1963.

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

Prayer was offered by Dr. Louis Valbracht, pastor of St. John's Lutheran Church, Des Moines, Iowa.

The Journal of January 15 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Casey of Wayne on request of Eveland of Boone.

## ADOPTION OF REPORT OF JOINT ACTION BY COMMITTEE ON EMPLOYEES

Robinson of Guthrie asked and received unanimous consent to take up the report of joint action by committee on employees found on page 40 of the House Journal and moved its adoption.

Motion prevailed and the report was adopted.

## INTRODUCTION OF BILLS

House File 3, by Swisher, Mowry, Eveland, Sersland, Bock, Van Alstine, Vermeer and Den Herder, a bill for an act relating to the Iowa commission for the blind.

Read first time and referred to committee on judiciary 1.
House File 4, by Briles, a bill for an act relating to hunting and fishing upon cultivated or inclosed lands and waters.

Read first time and referred to committee on fish and game.
House File 5, by Knowles, Carstensen and Frazier, a bill for an act to repeal the tax on moneys and credits except that tax necessary to retire Korean veterans' bonus bonds.

Read first time and referred to committee on ways and means.
House File 6, by Hagen, Sersland and Denman, a bill for an act relating to the annexation of territory to cities and towns.

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

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 2, by Falvey and Carstensen, a joint resolution proposing a constitutional amendment lowering the voting age to eighteen (18).

Read first time and referred to committee on constitutional amendments.

Edgington of Franklin asked and received unanimous consent to have the report of the budget and financial control committee printed in the House Journal.

## REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, the Spfaker of the House of Representatives, and the Members of the Sixtieth General Assembly of the State of Iowa:
The Budget and Financial Control Committee of the Fifty-ninth General Assembly herewith submits the following report and recommendations.

The Committee made annual visits to the institutions under the Board of Regents, the Board of Control, and also visited many of the projects under the State Conservation Commission. The General Assembly gave this Committee the duty of releasing funds appropriated by the legislature 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 intents and purposes of the legislature. In our best judgment, such a policy has been followed in making every allocation or release of funds.

We recommend for the consideration of the Sixtieth General Assembly the following subjects:

## ADMINISTRATION

Auditor
Put Auditor's per diem men on salary plus expenses.
Data Processing
Set data processing up as separate agency, consolidating all data processing into one agency, and with a confidential status.
Executive Council
Amend Chapters 19.7 and 19.29 so that council cannot pass resolutions for operating expense, with the understanding that realistic appropriation be made to the Executive Council.
Highway Commission
Put Highway Commission administration in the appropriation act.
Judiciary
Continue work on pre-sentencing.
Further co-ordination of Judiciary, Board of Parole, Board of Control and Social Welfare.
Printing Board
Eliminate printing of Academy of Science out of state funds.
Public Instruction, Department of
Create an appointive board of State Department of Public Instruction.

## Public Safety

Point system, as now being used, be reviewed.
Notification of expiration of license be reinstated.
Supreme Court
Combine office of Clerk of the Supreme Court and Reporter of the Supreme Court.
Tax Commission
Recommend that the Tax Commission work toward end of equalization of assessment, and if strengthening legislation is needed, submit same to Sixtieth General Assembly.

Abolish the Tax Commission Revolving Fund.
Abuses of exemptions on real and personal property are acute and the legislature should study ways of curbing this.

## CONTROL, BOARD OF

Recommend that the Sixtieth General Assembly appropriate funds to complete purchase of Riverview Farm.

Take care of extreme cases regardless of county quota.

## LEGISLATURE

## Rules Committee

Study procedure of handling all proposed committee bills, with particular attention focused toward making legislative members and public aware of the particular bills before they are voted out of committee.
Legislative Service Agencies
Review should be made to determine whether there should be a consolidation of Legislative Research Bureau and Code Editor, or any other legislative services.

## REGENTS, BOARD OF

In an effort to reduce the time involved in committee hearings and to increase their effectiveness, and to improve communications, we invite the Board of Regents to install their audio-visual aids and devices in a legislative committee room, in order to demonstrate the value of such procedures.

GENERAL
Architects
We suggest that a type of procedure should be used to choose architects for future capital improvements, as is used in industry.

Invitations should be issued by the respective agency to architects, not limited to those from Iowa, for architectural proposals, including preliminary planning, engineering fees, drawings costs and uniformity of design. Particular effort should be made to get architects well known in the particular field of building for which state monies have been appropriated. Choice of the architect should be based on excellence of proposed design.
Car Pool
Have car pool, or a few state cars spotted at Capitol, Harvester Building and State Office Building; supervised by Car Dispatcher.

## Psychiatrists

Recommend that a study be made with regard to training of all psychiatrists being done at the University of Iowa.

The work of the Committee has been expedited by the excellent cooperation from the various boards and state departments.

The Fifty-ninth General Assembly appropriated $\$ 1,250,000.00$ to the Budget and Financial Control Committee for release in accordance with
the provisions of Chapter 51, Acts of the Fifty-ninth General Assembly.
On December 31, 1962, the sum of $\$ 832,294.08$ remained in this fund.
Respectfully submitted,
On the Part of the Senate.
Senator John D. Shoeman, Chairman.
Senator George O'Malley.
Senator George L. Scott.
Senator Andrew Frommelt.
Senator Clifford M. Vance.
On the Part of the House.
Representative Casey Loss, Secretary.
Representative Floyd P. Edgington.
Representative Scott Swisher.
Representative Conrad Ossian.
Representative Marvin W. Smith.

## ADOPTION OF TEMPORARY RULES

Mowry of Marshall moved that the rules of the House of Representatives of the Fifty-ninth General Assembly be adopted as temporary rules for the Sixtieth General Assembly.

Riley of Linn offered the following amendment, filed by him:
Amend the temporary rules of the House by adding to Rule 53 the following paragraph:

A bill to appropriate money must be printed and laid on the desks of the members at least ten days prior to the last reading and passage of such bill. No amendment to a bill to appropriate money may be voted on unless it shall have been printed and laid on the desks of the members at least three days prior to such vote.

Riley of Linn offered the following amendment to his amendment and moved its adoption :

Amend the Riley amendment by striking the word "ten" in line four (4), and inserting in lieu thereof the word "three".

Further amend by striking the word "three" in line seven (7), and inserting in lieu thereof the word "one".

Amendment to the amendment adopted.
Riley of Linn moved that the amendment as amended be adopted.
Darrington of Harrison moved that the amendment as amended be referred to the rules committee for further study.

Motion prevailed.
Stanley of Muscatine offered the following amendment, filed by him:

## Amend Rule 47 as follows:

"Whenever the steering committee or sifting committee, or any committee having similar duties but otherwise named, shall vote on any motion to report out a bill or to place or arrange a bill on the calendar, or any other motion or question relating to the schedule or order in which the House may consider any bill or bills, the roll of the committee shall be called and
the ayes and nays entered in the minutes of the meeting. The votes of committee members on such motion or question shall be filed with the Chief Clerk by the chairman no later than 10:00 a.m. of the next legislative day. Such record shall be available to the public upon request to the Chief Clerk except that upon two-thirds vote of the members of the committee present the committee may direct that such record on a specified bill shall be available to the public after the close of the session."

Denman of Polk offered, from the floor, the following amendment to the Stanley amendment:

Amend the Stanley amendment to the temporary rules by inserting a period after the words "Chief Clerk" in line sixteen (16) and striking everything thereafter.

Walter of Hardin moved that the Stanley amendment and the Denman amendment to the Stanley amendment be referred to the committee on rules for further consideration.

Roll call was requested by Jarvis of Buena Vista and Riley of Linn.
Camp of Clinton moved the previous question on the motion.
The motion, having failed to receive a two-thirds majority, lost.
On the question "Shall the Stanley amendment and the Denman amendment be referred to the committee on rules for further consideration ?"

The ayes were, 9 :

| Hirsch | Nelson |
| :--- | :--- |
| Knowles | Palas |
| Murphy |  |

The nays were, 93 :
Andersen of
Woodbury
Anderson of Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Chapula
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fisher of
$\quad$ Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hougen
Jarvis
Johnson
Kibbie
Knock

| Smith of | Winkelman |
| :--- | :--- |
| Dickinson | Wright |
| Walter |  |

Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murray
Nielsen of Emmet

Nielsen of Shelby
Olson
Ossian
Parker
Patton
Paul
Petersen of Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of O'Brien
Sokol
Stanley
Steele

| Steffen | Strothman | Van Nostrand | Wier |
| :---: | :---: | :---: | :---: |
| Stevenson | Tabor | Vermeer | Worthington |
| Stokes | Van Alstine | Vetter |  |
| Absent or not voting, 6: |  |  |  |
| Casey | Kluever | Wells | Mr. Speaker |
| Fischer of Grundy | Swisher |  |  |
| Motion |  |  |  |

Denman of Polk moved the adoption of his amendment to the Stanley amendment.

Roll call was requested by Denman of Polk and Meyer of Madison.
On the question "Shall the Denman amendment to the Stanley amendment be adopted?"

The ayes were, 29:
Anderson of
Ringgold
Breitbach
Briles
Camp
Darrington
Denman
Duffy

Dunton Ely Eveland
Falvey
Hagedorn Hagen Kibbie Loss

The nays were, 75 :

| Andersen of <br> Woodbury | Hagie <br> Halloun |
| :--- | :--- |
| Hakes |  |
| Baringer | Halling |
| Bock | Hanson of |
| Busch | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Chalupa | Hirsch |
| Coffman | Haugen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Den Herder | Knock |
| Dietz | Kreages |
| Edgington | Lange |
| Fisher of | Lutz |
| Greene | McElroy |
| Frazier | Mensing |
| Gittins | Messerly |
| Goode | Millen |
| Graham | Miller of |
| Grassley | Des Moines |

Absent or not voting, 4:
Casey

Fischer of Grundy

Mahan Riley
Maule Sersland
Meyer Steffen
Moffitt Stevenson
Murphy Swisher
Murray Tabor
Reppert Worthington

| Miller of | Robinson |
| :--- | :--- |
| Jones |  |
| Miller of | Scherle |
| Page | Shaw |
| Mowry | Siglin |
| Mueller | Smith of |
| Nickinson |  |
| Nielsen of | Smith of |
| Emmet | O'Brien |
| Eielsen of | Sokol |
| Shelby | Stanley |
| Olson | Steele |
| Ossian | Stokes |
| Palas | Strothman |
| Parker | Van Alstine |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Walter |
| Peterson of | Wells |
| Woodbury | Wier |
| Prine | Winkelman |
|  | Wright |

Kluever Mr. Speaker

Amendment to the amendment lost.
Stanley of Muscatine moved the adoption of his amendment.

Roll call was requested by Stanley of Muscatine and Riley of Linn. On the question "Shall the Stanley amendment be adopted?"

The ayes were, 42 :

| Andersen of <br> Woodbury | Ely |
| :--- | :--- |
| Anderson of | Eveland |
| Ringgold | Falvey |
| Baringer | Frazier |
| Breitbach | Gittins |
| Carnahan | Grassley |
| Carstensen | Hagedorn |
| Coffman | Hagen |
| Dietz | Hougen |
| Duffy | Kibbie |
| Dunton | Mahan |
|  | Maule |

The nays were, 62:

Balloun
Bock
Briles
Busch
Camp
Chalupa
Crane
Cunningham
Darrington
Den Herder
Denman
Edgington
Fisher of
Greene
Goode
Graham
Hagie
Hakes
Halling
Absent or not voting, 4:
Casey
Fischer of Grundy

| Messerly | Reppert |
| :--- | :--- |
| Meyer | Riley |
| Miller of | Sersland |
| Des Moines | Stanley |
| Mueller | Steffen |
| Murphy | Stevenson |
| Murray | Swisher |
| Nielsen of | Tabor |
| Emmet | Van Alstine |
| Palas | Van Nostrand |
| Petersen of | Worthington |
| Dallas |  |

Miller of
Page
Moffitt
Mowry
Nelson
Nielsen of
Shelby
Olson
Ossian
Parker
Patton
Peterson of
Woodbury
Prine
Robinson
Scherle
Shaw

Siglin<br>Smith of Dickinson<br>Smith of<br>O'Brien<br>Sokol<br>Steele<br>Stokes<br>Strothman<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Wright<br>Mr. Speaker

Amendment lost.
Mowry of Marshall moved the adoption of his motion.
Motion prevailed and the rules of the Fifty-ninth General Assembly were adopted as temporary rules for the Sixtieth General Assembly.

On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Thursday, January 17, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Thursday, January 17, 1963.

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

Prayer was offered by Dr. Newton E. Moats, pastor of the Grace Methodist Church, Des Moines, Iowa.

The Journal of January 16 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Casey of Wayne on request of Worthington of Decatur; Frazier of Lee on request of Carstensen of Clinton.

## PROOFS OF PUBLICATION

Published copy of House File 15 and verified proof of publication of said bill in the Muscatine Journal and News-Tribune, Muscatine, Iowa, on January 3, 1963, 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 16 and verified proof of publication of said bill in the Muscatine Journal and News-Tribune, Muscatine, Iowa, on January 3,1963 , was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kendrick, Chief Clerk, House of Representatives.

## INTRODUCTION OF BILLS

House File 7, by Dietz, Camp, Carstensen, Coffman, Knowles, Hougen, Mensing, Kibbie, Meyer, Duffy, Denman and Reppert, a bill for an act to amend chapters one hundred twenty-three (123) and one hundred twenty-four (124), Code 1962, and to provide for the retail sale of products sold by Iowa state liquor stores.

Read first time and referred to committee on safety and law enforcement.

House File 8, by Carstensen and Camp, a bill for an act to provide equal population for city and town wards.

Read first time and referred to committee on cities and towns.
House File 9, by Scherle, Camp, Smith of O'Brien, Hagen, Carstensen, Nelson, Den Herder, Wier and Walter, a bill for an act relating to the speed limit on trucks.

Read first time and referred to committee on highway safety.
House File 10, by Grassley, Prine, Edgington, Fisher of Greene, Stanley, Bock, Kluever, Kreager, Nielsen of Emmet, Patton, Olson, Stokes and Hanson of Mitchell, a bill for an act relating to the operation of a motor vehicle while intoxicated; providing for the testing of body substances; providing for the administration of tests, revocation of operator's license, administrative hearings, judicial review, interpretation of tests, and proof in civil or criminal actions.

Read first time and referred to committee on safety and law enforcement.

House File 11, by Messerly, a bill for an act relating to notice for public hearing on county zoning changes.

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

House File 12, by Anderson of Ringgold, a bill for an act to exempt cattle under two (2) years of age from the personal property tax.

Read first time and referred to committee on tax revision.
House File 13, by Knowles, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18), Code 1962, relating to millage limitation on school bonded indebtedness.

Read first time and referred to committee on tax revision.
House File 14, by Scherle, McElroy, Loss, Miller of Page, Gittins, Camp, Johnson, Crane, Hagie, Messerly, Knowles, Knock, Hanson of Lyon, Balloun, Kreager, Hirsch, Hagedorn, Nielsen of Shelby, Hagen, Dietz and Kluever, a bill for an act relating to county conservation boards.

Read first time and referred to committee on conservation.
House File 15, by Stanley, a bill for an act to legalize and validate the proceedings for the organization, establishment of boundaries, and operation of the Area Six Community School District, in the County of Muscatine, State of Iowa, and declaring said district a duly and legally organized and operating corporate body as provided by law.

Read first time and referred to committee on judiciary 2.
House File 16, by Stanley, a bill for an act to legalize and validate the proceedings of the board of directors of the Area Six Community School District, in the County of Muscatine, State of Iowa, authorizing and providing for the issuance 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 17, by Mowry, Carstensen and Duffy, a bill for an act relating to rules of administrative agencies.

Read first time and referred to committee on departmental rules review.

House File 18, by Knowles, a bill for an act relating to school corporations leasing school buildings.

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

House File 19, by Carstensen, a bill for an act relating to homicide resulting from the operation of motor vehicles.

Read first time and referred to committee on judiciary 1.
House File 20, by Messerly, Camp and Andersen of Woodbury, a bill for an act relating to fees of fishing licenses.

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

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announces the following changes in standing committee assignments:
Additions:
APPROPRIATIONS
Camp of Clinton
DEPARTMENTAL RULES REVIEW
Goode of Davis
Loss of Kossuth
Parker of Buchanan
Paul of Poweshiek
Smith of O'Brien
SCHOOLS
Hanson of Lyon
TAX REVISION
Petersen of Dallas
Deleted:
APPROPRIATIONS
Carstensen of Clinton

## COUNTY AND TOWNSHIP AFFAIRS

Parker of Buchanan
Camp of Clinton
SOCIAL SECURITY
Petersen of Dallas

## ANNOUNCEMENT BY THE CHIEF CLERK

The committee on drainage and flood control originally scheduled to meet at 1:00 p.m. Mondays in Room 28 will now meet at $9: 00$ a.m. on Tuesdays in Room 28.

## APPROPRIATIONS SUBCOMMITTEES

Cunningham of Story, chairman of the appropriations committee, announces the following subcommittee assignments:

| board of control |  |  |  |
| :---: | :---: | :---: | :---: |
| Marvin Smith, | Scherle | Strothman | Sersland |
| Chairman | Robinson | Edgington | Worthington |
| Walter | Loss | Wells |  |
| BOARD OF REGENTS |  |  |  |
| Hagie, | Swisher | Den Herder | Hakes |
| Chairman | Grassley | Vermeer | Kluever |
| Falvey | Loss |  |  |
| HIGHWAY COMMISSION |  |  |  |
| Camp, | Hagedorn | Paul | Darrington |
| Chairman | Mowry | Frazier | Eveland |
| Goode | Millen |  |  |
| SCHOOL AID |  |  |  |
| Petersen of | Hanson of | Maule | Steffen |
| Dallas, | Lyon | Nelson | Van Alstine |
| Chairman | Vermeer | Riley | Carstensen |
| Soctal welfare |  |  |  |
| Kreager, | Johnson | Dietz | Duffy |
| Chairman | Mensing | Eveland | Patton |
| State departments |  |  |  |
| Edgington, | Murphy | Peterson of | Messerly |
| Chairman | Mueller | Woodbury | Stanley |
| Ossian | Jarvis | Reppert | Van Nostrand |
| Lange | Fisher |  |  |
| SPECIAL EXPENDITURES |  |  |  |
| Paul, | Maule | Nelson |  |

## REPORT OF COMMITTEE ON MILEAGE

Mr. Spafker: Your committee appointed to fix the mileage due each member begs leave to submit the following report: Note: Mileage shown in this report will be doubled to include round trip travel allowance.
Leonard C. Andersen ..... 195
Quentin V. Anderson
Quentin V. Anderson ..... 85 ..... 85 ..... 160
Paul E. McElroy
Charles F. Balloun ..... 78
Maurice E. Baringer160
Lenabelle Bock ..... 105
Alfred P. Breitbach ..... 200
James E. Briles ..... 100
Henry W. Busch ..... 125
John Camp
John Camp ..... 202 ..... 202
Cleve L. Carnahan
Cleve L. Carnahan
200
200
Lawrence D. Carstensen
Lawrence D. Carstensen
70
70
Reed Casey
Reed Casey ..... 110
William J. Coffman ..... 100
Everett Crane ..... 118
Ray C. Cunningham ..... 32
135
William E. Darrington 135
165
165
A. L. Mensing
A. L. Mensing
129
129
Francis L. Messerly
Francis L. Messerly .....
40 .....
40
Floyd H. Millen ..... 152
Charles P. Miller ..... 170
LeRoy S. Miller ..... 150
Roy A. Miller ..... 162
Delmont Moffitt ..... 90
John L. Mowry ..... 52
Harold Mueller ..... 135
Bernard J. Murphy ..... 100
John J. Murray ..... 100
Robert W. Naden ..... 72
Henry C. Nelson ..... 117
Alfred Nielsen ..... 110
160
Elmer H. Den Herder 238 Marion E. Olson ..... 0 .....
130 .....
130
Conrad Ossian ..... 120
William F. Denman
Riley Dietz ..... 165
John L. Duffy ..... 225
Keith H. Dunton ..... 95
Floyd P. Edgington ..... 110
John M. Ely ..... 120
Raymond Eveland ..... 32
Katherine Falvey ..... 65
Harold O. Fischer ..... 90
C. Raymond Fisher ..... 60
Charles O. Frazier ..... 190 ..... 190
Harry R. Gittins
Harry R. Gittins ..... 140 ..... 140
Dewey E. Goode
Dewey E. Goode ..... 110
J. Wesley Graham
J. Wesley Graham ..... 150
Charles E. Grassley
110
Merle W. Hagedorn ..... 185
Walter R. Hagen
Walter R. Hagen ..... 215
Raymond W. Hagie
Raymond W. Hagie ..... 90 ..... 90
Frances G. Hakes
Frances G. Hakes ..... 150 ..... 150
Eugene Halling ..... 65
Arthur C. Hanson ..... 260
Fred B. Hanson ..... 153
Carl Hirsch ..... 22
Chester O. Hougen ..... 120
Fred M. Jarvis ..... 165
Harvey W. Johnson ..... 90 ..... 85
Lester L. Kluever
Lester L. Kluever
John P. Kibbie
John P. Kibbie ..... 175 ..... 175
Joseph G. Knock ..... 75
Paul W. Knowles
Paul W. Knowles ..... 177 ..... 177
Max W. Kreager
130
130
Elmer F. Lange
Elmer F. Lange
150
150
Casey Loss
Casey Loss
54
54
Cecil V. Lutz
Cecil V. Lutz
Harley J. Palas ..... 200
Kenneth L. Parker ..... 165
James E. Patton ..... 165
George L. Paul ..... 80
Leroy H. Petersen ..... 16
Louis A. Peterson ..... 200
Dan M. Prine ..... 60
Howard C. Reppert ..... 0
Tom Riley ..... 120
Samuel E. Robinson ..... 54
William J. Scherle ..... 145
Hillman H. Sersland ..... 190
Wayne Shaw ..... 150
Marion D. Siglin ..... 47
Marvin W. Smith ..... 204
Roy J. Smith ..... 210
Howard N. Sokol ..... 240
David Stanley ..... 156
Washburn W. Steele ..... 180
Vince Steffen ..... 165
M. Ross Stevenson ..... 190
A. Gordon Stokes ..... 210
Charles F. Strothman ..... 150
Scott Swisher ..... 120
Howard Tabor ..... 174
Percie E. Van Alstine ..... 130
Maurice Van Nostrand ..... 103
Elmer H. Vermeer ..... 45
Keith L. Vetter ..... 120
Paul M. Walter ..... 65
Ivan Wells ..... 116
Fred E. Wier ..... 145
William P. Winkelman ..... 100

120

120

120
Bruce E. Mahan
Bruce E. Mahan
Bruce E. Mahan
Elroy Maule
Elroy Maule
Lorne R . Worthington ..... 85
Fred L. Wright ..... 110
Respectfully submitted,William J. Coffman.William P. Winkelman.John M. Ely.

## MEMBERS' STANDING COMMITTEE APPOINTMENTS

Cities and towns
Insurance*
Public utilities

Agriculture 1
Board of control
Compensation of public officers and employees

Agriculture 1
Consolidation and coordination of state government
Departmental rules review

Agriculture 2
Institutions of higher learning:
Military and veterans affairs

Agriculture 1
Cities and towns*
Motor vehicles, commerce and trade

Agriculture 2
Compensation of public officers and employees
Conservation

Compensation of public officers and employees
Fish and game
Highway safety

Agriculture 2
Board of control
Cities and towns
Claims

Agriculture 1
Appropriations
Compensation of public officers and employees

Board of control
Cities and towns
Departmental rules review
*Indicates ranking member.

## ANDERSEN OF WOODBURY

Roads and highways Social security
Safety and law enforce- Tax revision ment

ANDERSON OF RINGGOLD
Military and veterans affairs
Private corporations

BALLOUN OF TAMA
Industrial and human relations
Institutions of higher learning

BARINGER OF FAYETTE
Rules
Safety and law enforcement

## BOGK OF HANCOCK

Public utilities
Roads and highways
Safety and law enforcement
BREITBACH OF DUBUQUE
County and township affairs
Highway safety

BRILES OF ADAMS
Industrial and human relations
Military and veterans affairs

BUSCH OF BREMER
Drainage and flood control
Public lands and buildings*
CAMP OF CLINTON
Drainage and flood control, Chairman
Industrial and human relations

CARNAHAN OF WAPELLO
Industrial and human relations
Printing

Roads and highways
State planning and development

Schools, libraries, state educational institutions
Ways and means

State planning and development*
Ways and means

Schools, libraries, state educational institutions

Military and veterans affairs
Social security

Motor vehicles, commerce and trade Railroads, Chairman

Schools, libraries, state educational institutions

Roads and highways
Rules
Tax revision

Railroads
Rules

|  | Carstensen of clinton |  |
| :---: | :---: | :---: |
| Cities and towns, Chairman <br> Departmental rules review | Judiciary 1 <br> Public utilities | Schools, libraries, state educational institutions <br> Ways and means |
|  |  |  |
|  |  |  |
|  | HAYN |  |
| Agriculture 2 | Public lands and build- | Schools, libraries, state |
|  | ings | educational institu- |
| Military and veterans affairs | Roads and highways |  |
|  |  | State planning and development |
|  | Chalupa of JEFFERSON |  |
| Agriculture 2 <br> Elections, political and judicial districts, Chairman | Fish and game | Military and veterans affairs <br> Motor vehicles, commerce and trade |
|  | Highway safety |  |
|  | Industrial and human relations |  |
|  | COFFMAN OF IOWA |  |
| Cities and towns County and township affairs <br> Fish and game | Insurance | Public utilities |
|  | Mines and mining, Chairman | Railroads* |
|  |  |  |
|  | CRANE OF CRAWFORD |  |
| Agriculture 1 <br> County and township affairs* <br> Drainage and flood control | Insurance | Schools, libraries, state educational institutions |
|  | Public health and pharmacy |  |
|  | Roads and highways |  |
|  | CUNNINGHAM OF STORY |  |
| Appropriations, Chairman | Public health and pharmacy | Schools, libraries, state educational institutions |
| Highway safety | Safety and law enforcement |  |
| Institutions of higher learning |  |  |
|  | Darrington of harrison |  |
| Appropriations <br> Banks, building and loan <br> Compensation of public officers and employees | Conservation | Public lands and bu ings State planning and development |
|  | Enrolled bills* |  |
|  | Motor vehicles, commerce and trade, Chairman |  |
|  |  |  |
|  | den herder of sioux |  |
| $\underset{\text { man }}{\text { Agriculture 1, Chair- }}$ | Consolidation and coordination of state | Public health and pharmacy <br> Safety and law enforcement |
| Appropriations | government |  |
| Cities and towns | Elections, political and judicial districts |  |
| Industrial and human relations Judiciary 2 | DENMAN OF POLK |  |
|  | Public health and pharmacy | Schools, libraries, state educational institutions <br> Ways and means |
|  | Reapportionment |  |
|  | Roads and highways |  |
|  | DIETZ OF SCOTT |  |
| Appropriations <br> Banks, building and loan <br> County and township affairs | Judiciary 1 | Safety and law enforcement <br> Social security |
|  | Public health and pharmacy, Chairman |  |
|  |  |  |
|  |  |  |
| ates ranking member. |  |  |

Appropriations
Board of control Cities and towns

Aeronautics
Institutions of higher learning

Appropriations
Public health and pharmacy
Reapportionment, Chairman

Board of control
Claims
Compensation of public officers and employees

Agriculture 1
Appropriations
Institutions of higher learning

Appropriations
Banks, building and loan
Conservation
Mines and mining
Fish and game
Insurance, Chairman
Military and veterans
affairs

Agriculture 1
Appropriations
Fish and game

Appropriations
Cities and towns
Claims
Board of control*
Cities and towns
Consolidation and coordination of state government

Appropriations
Departmental rules review
Industrial and human relations
*Indicates ranking member.

DUFFY OF DUBUQUE
Departmental rules review
Judiciary 1
DUNTON OF KEOKUK
Public utilities
Reapportionment
Roads and highways
EDGINGTON OF FRANKLIN
Safety and law enforcement
Schools, libraries, state educational institutions

## ELY OF LINN

Consolidation and coordination of state government
Insurance EVELAND OF BOONE
Roads and highways
Rules

FALVEY OF MONROE
Public utilities
Schools, libraries, state educational institutions

FISCHER OF GRUNDY
Motor vehicles, commerce and trade
Public health and pharmacy
FISHER OF GREENE
Public utilities, Chairman
Reapportionment
FRAZIER OF LEE
Institutions of higher learning
Judiciary 2
GITTINS OF POTTAWATTAMIE
Public health and pharmacy
Schools, libraries, state educational institutions GOODE OF DAVIS
Motor vehicles, commerce and trade
Roads and highways, Chairman

Publici utilities
Safety and law enforcement

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

Rules
Schools, 1ibraries, state educational institutions

State planning and development
Ways and means

State planning and development

Public utilities
Roads and highways

Roads and highways
Safety and law enforcement

Public utilities*
State planning and development

Social security
Ways and means

Rules
Social security
Ways and means

Agriculture 1
Claims, Chairman
Compensation of public officers and employees

Agriculture 2, Chairman
Appropriations
Constitutional amendments

Agriculture 1
Appropriations
Highway safety
Private corporations

Agriculture 1
Conservation
Fish and game, Chairman

Agriculture 1*
Appropriations
Banks, building and loan

Appropriations
Board of control
Highway safety
Institutions of higher learning

Agriculture 2
Industrial and human relations
Judiciary 2

## Appropriations

Conservation
Constitutional amendments
Judiciary 2

Agriculture 2
Drainage and flood control
Highway safety

Agriculture 1
Banks, building and loan, Chairman
Claims

[^3]GRAHAM OF IDA
Industrial and human relations
Public lands and buildings
GRASSLEY OF BUTLER
Judiciary 1
Safety and law enforcement

HAGEDORN OF CLAY
Roads and highways
Schools, libraries, state educational institutions

HAGEN OF ALLAMAKEE
Public health and pharmacy
Roads and highways
Safety and law enforcement

HAGIE OF WRIGHT
Industrial and human relations
Institutions of higher learning
HAKES OF POCAHONTAS
Judiciary 1
Military and veterans affairs*
Safety and law enforcement

HALLING OF ADAIR
Military and veterans affairs, Chairman
Reapportionment

HANSON OF LYON
Rules
Schools, libraries, state educational institutions

HANSON OF MITCHELL
Industrial and human relations
Roads and highways

HIRSCH OF WARREN
Printing*
Public health and pharmacy

Roads and highways
Tax revision

Schools, libraries, state educational institutions
Tax revision

Tax revision

Schools, libraries, state educational institutions

Schools, libraries, state educational institutions
Ways and means

Schools, libraries, state educational institutions

Safety and law enforcement
Ways and means

Tax revision, Chairman
Ways and means

Schools, libraries, state educational institutions
Tax revision

Reapportionment
Social security

| Aeronautics Consolidation and coordination of state government | GEN of black hawk |  |
| :---: | :---: | :---: |
|  | Judiciary 1 | Schools, libraries, state educational institutions <br> Tax revision |
|  | Printing, Chairman |  |
|  | Public health and pharmacy |  |
| Appropriations <br> Banks, building and loan <br> Conservation | Jarvis or buena vista |  |
|  | County and township | Industrial and human relations, Chairman Safety and law enforcement |
|  | affairs |  |
|  | Elections, political and judicial districts |  |
| Appropriations Board of control Claims | JoHNSON OF AUDUBON |  |
|  | Compensation of public officers and employees, Chairman | Conservation |
|  |  | County and township |
|  |  | affairs <br> Insurance |
| Agriculture 1 <br> Claims <br> County and township affairs | kibbie of palo alto | Schools, libraries, state educational institutions <br> Tax revision |
|  | Fish and game |  |
|  | Military and veterans |  |
|  | affairs |  |
|  | Kluever of cass |  |
| Appropriations <br> Industrial and human relations | Insurance | Railroads |
|  | Judiciary 2, Chairman Public utilities | Ways and means |
|  | KNOCK OF UNION |  |
| Agriculture 1 | Enrolled bills | Public utilities |
| Banks, building and loan* | Insurance | State planning and development |
|  | Private corporations |  |
|  | kNOWLES Of SCOtT |  |
| Cities and towns | Private corporations | State planning and development |
| Insurance | Rules |  |
| Motor vehicles, commerce and trade* | Social security |  |
|  | KREAGER OF JASPER |  |
| Appropriations <br> Conservation, Chairman Motor vehicles, commerce and trade | Safety and law | Social security Ways and means |
|  | enforcement |  |
|  | Schools, libraries, state educational institutions |  |
| Agriculture 2 <br> Appropriations Banks, building and loan | lange of Sac |  |
|  | Cities and towns | Military and veterans affairs |
|  | Highway safety, |  |
|  | Chairman | Safety and law enforcement |
|  | LOSS OF Kossuth |  |
| Appropriations <br> Departmental rules review <br> Judiciary 1 | Motor vehicles, | Safety and law enforcement Ways and means |
|  | commerce and trade |  |
|  | Public utilities |  |
|  | Roads and highways |  |
| Judiciary 1 | LUtZ of clarke |  |
| Agriculture 1 | Elections, political and | Roads and highways |
| Conservation | judicial districts | Safety and law |
| County and township affairs | Private corporations, Chairman | enforcement |

[^4]|  | MAHAN OF JOHNSON |  |
| :---: | :---: | :---: |
| Banks, building and loan | Institutions of higher learning | Public health and pharmacy |
| Elections, political and judicial districts | Insurance | Social security Ways and means |
|  | maule of monona |  |
| Agriculture 2 | Elections, political and | Institutions of |
| Appropriations | judicial districts | higher learning |
| Drainage and flood control | Fish and game | Social security |
|  | McElroy of fremont |  |
| Agriculture 2* | Drainage and flood | Public utilities |
| Board of control | control | Roads and highways |
| Conservation | Highway safety |  |
|  | mensing of cedar |  |
| Appropriations | Motor vehicles, | Rules |
| Banks, building and | commerce and trade Public utilities | Social security, Chairman |
| Judiciary 1 |  |  |
|  | messerly of black hawk |  |
| Appropriations | Fish and game | Public utilities |
| Conservation | Institutions of higher | Roads and highways |
| County and township affairs | learning* |  |
|  | MEYER OF MADISON |  |
| Agriculture 1 | Highway safety | Safety and law |
| Constitutional amendments | Industrial and human relations | enforcement <br> Ways and means |
| Enrolled bills |  |  |
|  | millen of van buren |  |
| Agriculture 2 | Motor vehicles, | Roads and highways |
| Appropriations | commerce and trade | State planning and |
| Industrial and human relations* | Public health and pharmacy | development |
| Mines and mining |  |  |
|  | miller of des moines |  |
| Board of control | County and township | Public health and |
| Cities and towns | affairs | pharmacy |
| Conservation | Military and veterans |  |
| Consolidation and coordination of state government | affairs |  |
|  | Miller of Jones |  |
| Aeronautics | Highway safety | Public lands and |
| Cities and towns | Motor vehicles, | buildings |
| Elections, political and judicial districts* | commerce and trade | Public utilities |
|  | MILLER OF PAGE |  |
| Aeronautics* | Public utilities | State planning and |
| Agriculture 2 | Roads and highways | development |
| Cities and towns |  | Ways and means |

Agriculture 1
Enrolled bills
Highway safety
Insurance

Appropriations
Board of control
Cities and towns

Aeronautics
Agriculture 2
Appropriations

Appropriations
Conservation
Consolidation and coordination of state government

Cities and towns
Enrolled bills
Insurance
Judiciary 2
Appropriations
Cities and towns
Departmental rules review

Agriculture 1
Board of control
County and township affairs

Agriculture 2
Judiciary 1
Military and veterans affairs

Agriculture 1
Cities and towns
Conservation*
Constitutional amendments

Appropriations
Board of control
Judiciary 2

Agriculture 1
Cities and towns
County and township affairs

MOFFITT OF APPANOOSE
Mines and mining*
Schools, libraries, state educational institutions
MOWRY OF MARSHALL

| Insurance | Rules |
| :--- | :--- |
| Judiciary 1, | Ways and means | Chairman

MUELLER OF WORTH
Banks, building and loan
Drainage and flood control

MURPHY OF CARROLL
Highway safety
Industrial and
human relations

MURRAY OF WEBSTER
Motor vehicles, commerce and trade

## NELSON OF WINNEBAGO

Motor vehicles, commerce and trade
Reapportionment
NIELSEN OF SHELBY
Rules*
Safety and law enforcement

NIELSEN OF EMMET
Public health and pharmacy
Railroads
OLSON OF CERRO GORDO
Elections, political and judicial districts

OSSIAN OF MONTGOMERY
Public lands and buildings, Chairman
Railroads
PALAS OF CLAYTON
Elections, political
and judicial
districts
Fish and game

Tax revision

Ways and means

Schools, libraries, state educational institutions
Ways and means

Motor vehicles, commerce and trade
Railroads

Reapportionment
Safety and law enforcement

Safety and law enforcement
Schools, libraries, state educational institutions

Schools, libraries, state educational institutions
Tax revision

Safety and law enforcement Tax revision

Schools, libraries, state educational institutions
Ways and means

Roads and highways
Rules
Social security

Public lands and buildings
Roads and highways

[^5]Board of control
Claims
Departmental rules review

Agriculture 2 Appropriations Cities and towns

Agriculture 2
Appropriations
Departmental rules review

Agriculture 1
Appropriations
Cities and towns

Agriculture 2
Appropriations
Claims
County and township affairs

Agriculture 1
Consolidation and coordination of state government

Appropriations
Banks, building and loan
Cities and towns
Appropriations
Cities and towns Conservation

Appropriations
Board of control
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Agriculture 1
Appropriations
Conservation
Agriculture 1
Agriculture 2
Appropriations
Constitutional
amendments
*Indicates ranking member.

PARKER OF BUCHANAN
Printing
Reapportionment*

PATTON OF DELAWARE
Consolidation and
coordination of state
government, Chairman
Fish and game
PAUL OF POWESHIEK
Institutions of higher learning, Chairman
Motor vehicles, commerce and trade

PETERSEN OF DALLAS
Institutions of higher learning
Insurance
PETERSON OF WOODBURY
Highway safety
Schools, libraries, state educational institutions

PRINE OF MAHASKA
Judiciary 2
Motor vehicles, commerce and trade
Reapportionment
REPPERT OF POLK
Insurance
Motor vehicles, commerce and trade

RILEY OF LINN
Enrolled bills
Judiciary 1*
ROBINSON OF GUTHRIE
Judiciary 1
Military and
veterans affairs
SCHERLE OF MILLS
Motor vehicles, com-
merce and trade
Roads and highways*

SERSLAND OF WINNESHIEK
County and township affairs, Chairman
Public health and pharmacy

Schools, libraries state educational institutions
Tax revision
Roads and highways
Schools, libraries, state educational institutions

Roads and highways
Social security
Ways and means

Schools, libraries, state educational institutions*
Tax revision
State planning and development, Chairman

Roads and highways
Safety and law enforcement*

Public utilities
Safety and law enforcement

Institutions of higher learning
Public utilities
Roads and highways
Safety and law enforcement, Chairman

Safety and law enforcement
Ways and means

Aeronautics, Chairman Constitutional amendments

Agriculture 2
County and township affairs

Agriculture 1
Appropriations*
Board of control
Conservation

Agriculture 2
Conservation
Drainage and flood control

Aeronautics
Banks, building and loan
Claims*
Appropriations
Constitutional
amendments

Agriculture 1
Banks, building and loan

Agriculture 1
Appropriations
Claims

Claims
Constitutional amendments
Judiciary 2
Agriculture 1
Banks, building and loan

Agriculture 1
Appropriations
Board of control

SHAW OF FLOYD
Highway safety
Judiciary 2
Printing
SIGLIN OF LUCAS
Departmental rules review
Public health and pharmacy
SMITH OF O'bRIEN
Departmental rules review
Reapportionment

SMITH OF DICKINSON
Constitutional
amendments, Chairman
Fish and game SOKOL OF OSCEOLA
Drainage and flood control
Insurance

STANLEY OF MUSCATINE
Departmental rules review, Chairman
Institutions of higher learning
Steele of cherokee
Compensation of public officers and employees
Constitutional amendments
Steffen of chickasaw
Conservation
Drainage and flood control

STEVENSON OF HOWARD
Industrial and human relations
Motor vehicles, commerce and trade STOKES OF PLYMOUTH
Consolidation and coordination of state government
County and township affairs
STROTHMAN OF HENRY
Drainage and flood control
Departmental rules review*

Public health and pharmacy
Railroads

Reapportionment
Roads and highways
Tax revision

Roads and highways
Rules, Chairman
Ways and means

Industrial and
human relations
Public utilities

Safety and law
enforcement
Tax revision

Judiciary 1
Private corporations*
Tax revisions

Judiciary 1
Industrial and human relations
Tax revision*

Constitutional
amendments
Social security
Public lands and buildings
Social security

Elections, political and judicial districts
Highway safety
Ways and means
Reapportionment
Schools, libraries, state educational institutions

[^6]|  | SWISHER OF' JOHNSON |  |
| :---: | :---: | :---: |
| Aeronautics | Insurance | Safety and law enforcement |
| Appropriations | Judiciary 1 |  |
| Banks, building and loan | Public utilities |  |
|  | TABOR OF Jackson |  |
| Agriculture 1 | Reapportionment | Schools, libraries, state educational institutions |
| Conservation | Roads and highways |  |
| County and township affairs | Rules |  |
|  | van alstine of humboldt |  |
| Appropriations | Roads and highways | State planning and development |
| Conservation | Schools, libraries, state educational institutions |  |
| Judiciary 2* |  |  |
| Printing |  |  |
| VAN NOSTRAND OF POttawattamie |  |  |
| Appropriations Banks, building and loan | Constitutional amendments* | Public utilities |
|  |  | Railroads |
|  | Motor vehicles, commerce and trade | Safety and law enforcement |
|  | VERMEER OF MARION |  |
| Appropriations | Rules, | Ways and means, Chairman |
| Industrial and human relations | Schools, libraries, state educational institutions |  |
| Mines and mining |  |  |
| Roads and highways vetter of washingto |  |  |
|  |  |  |  |  |
| Board of control | Schools, libraries state educational institutions | Social security* State planning and development <br> Ways and means |
| Private corporations |  |  |
|  |  |  |
|  | WALTER OF HARDIN |  |
| Agriculture 1 | Board of control, | Schools, libraries, state educational institutions |
| Appropriations | Chairman Conservation |  |
| Banks, building and loan |  | Ways and means |
|  | WELLS OF TAYLOR |  |
| Appropriations Cities and towns Claims | Compensation of public officers and employees | Highway safety Reapportionment Tax revision |
|  |  |  |
|  |  |  |
|  | WIER OF LOUISA |  |
| Agriculture 2 <br> Banks, building and loan <br> Board of control | Drainage and flood control <br> Consolidation and coordination of state government | Enrolled bills Tax revision |
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| Agriculture 1 <br> Cities and towns <br> Conservation <br> Fish and game* | winkelman of calhoun Roads and highways Schools, libraries, state educational institutions | State planning and development |
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|  | WORTHington of decaturSafety and law |  |
| Agriculture 2 |  | Schools, libraries, state educational institutions <br> Tax revision |
| Appropriations |  |  |
| Public health and pharmacy |  |  |
| g |  |  |

WRIGHT OF BENTON
Fish and game
Institutions of higher learning

## Public health and pharmacy <br> Railroads

Board of control Cities and towns Consolidation and coordination of state government
On motion by Mowry of Marshall, the House recessed until 12 :30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
Mensing of Cedar 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 Mensing of Cedar, Miller of Jones and Mueller of Worth.

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

The Sergeant-at-Arms announced the arrival of the President pro tempore of the Senate, the Secretary of the Senate and the honorable body of the Senate.

The President pro tempore of the Senate was escorted to the Speaker's station, the Seeretary to the Chief Clerk's desk, and the members of the Senate were seated in the House chamber.

Music was furnishd by the Towa String Quartet consisting of members of the State University of Iowa faculty (Charles Treger, John Ferrell, William Preucil and Camilla Doppmann).

## JOINT CONVENTION

The joint convention reconvened, President pro tempore Vance presiding.

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

President pro tempore Vance 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 17, 1963. Mr. President and Gentlemen and Ladies 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 6, 1962, beg leave to make the following report of the total vote cast for Governor:

Harold E. Hughes
430,899
Norman A. Erbe
.388,955
And the total vote cast for Lieutenant Governor at the election held November 6, 1962:

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William L. Mooty
.403,845
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Melvin H. Wolf
.381,574
All of which is most respectfully submitted.

John D. Shoeman,
David M. Stanley,
Judges.
William R. Kendrick,
Secretary of the Joint Convention.

Donald G. Beneke, C. Joseph Coleman, Maurice E. Baringer, William F. Denman, Tellers.

Senator Shoeman of Cass moved that the report be adopted. Motion prevailed and the report was adopted.

President pro tempore Vance of the joint convention announced that the Honorable Harold E. Hughes, having received the highest number of votes cast for Governor at the last general election, was duly elected to the office of Governor of the State of Iowa for the ensuing term, or until his successor is duly elected and qualified, and that the Honorable William L. Mooty, having received the highest number of votes cast for Lieutenant Governor at the last general election, 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

This is to certify that upon a canvass in joint convention of the two houses of the Sixtieth General Assembly of the State of Iowa, of all the votes cast at the general election held November 6, 1962, for the office of Governor of the State of Iowa, it appeared that Harold E. Hughes 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 17 th day of January, A.D. 1963.

Clifford M. Vance, President Pro Tempore. Robert W. Naden, Speaker of the House. John Shoeman, Teller of the Senate. David Stanley, Teller of the House. William R. Kendrick, Chief Clerk of the House and Secretary of the Joint Convention.

CERTIFICATE OF EEECTION STATE OF IOWA GENERAL ASSEMBLY

This is to certify that upon a canvass in joint convention of the two houses of the Sixtieth General Assembly of the State of Iowa, of all the votes cast at the general election held November 6, 1962, for the office of Lieutenant Governor of the State of Iowa, it appeared that William L. Mooty 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 17th day of January, A.D. 1963.

Clifford M. Vance, President Pro Tempore. Robert W. Naden, Speaker of the House. John Shoeman, Teller of the Senate. David Stanley, Teller of the House. William R. Kendrick, Chief Clerk of the House and Secretary of the Joint Convention.

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

Senator Rigler of Chickasaw moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor-elect Harold E. Hughes and Lieutenant Governor-elect William L. Mooty of the official result of the canvass of votes.

Motion prevailed and President pro tempore Vance named as such committee Senators O'Malley of Polk, Benda of Poweshiek and Kyhl of Butler, and Representatives Eveland of Boone, Swisher of Johnson and Camp of Clinton.

## REPORT OF COMMITTEE

Senator O'Malley of Polk from the joint committee appointed to notify Harold E. Hughes and William L. Mooty of their election to the offices of Governor and Lieutenant Governor of Iowa, respectively, submitted the following report and moved its adoption:

Mr. President: As a committee appointed at the joint convention to notify the Honorable Harold E. Hughes and the Honorable William L. Mooty of their election to the office 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,

| Raymond Eveland, | George O’Malley, |
| :--- | :--- |
| Scot Swisher, | Kenneth Benda, |
| John Camp, | Vernon Kyhl, |
| On the Part of the House. | On the Part of the Senate. |

Report adopted.
The Sergeant-at-Arms announced the arrival of Governor-elect Harold E. Hughes and Lieutenant Governor-elect William L. Mooty.

Governor-elect Harold E. Hughes and Lieutenant Governor-elect William L. Mooty were escorted to the Speaker's station.

The invocation was delivered by the Reverend Harry Daily, Sacred Heart Church, Ida Grove, Iowa.

The oath of office was administered to Governor-elect Harold E. Hughes by Chief Justice Theodore G. Garfield of the Supreme Court of Iowa.

The oath of office was administered to Lieutenant Governor-elect William L. Mooty by Chief Justice Theodore G. Garfield of the Supreme Court of Iowa.

President pro tempore Vance presented Lieutenant Governor William L. Mooty.

Lieutenant Governor William L. Mooty, President of the Senate, presiding, presented Governor Harold E. Hughes, who delivered the following inaugural address:

INAUGURAL MESSAGE TO THE SIXTIETH GENERAL ASSEMBLY By Honorable Harold E. Hughes, Governor of Iowa Joint Session, January 17, 1963

Mr. President, Mr. Speaker, Mr. Chief Justtce, Senators and Repre-
sentatives, State Officials, Distinguished Guests, Ladies and GentLemen:
Let me say at the outset that I am deeply appreciative of the warm reception I have been accorded here today. As I look about this historic chamber and reffect on the years of distinguished service to the state represented by the personages in attendance-the members of the assembly, the high officials of the judiciary and the executive branch-I am awed as well as profoundly honored to be addressing you for the first time in the capacity of the chief executive of this great state.

As we meet, the question uppermost in the minds of the citizens we represent is whether or not you of the legislature, with a very substantial Republican majority, and I, the Democratic governor, can work together to develop a constructive legislative program for the good of the state.

As I see it, we have no choice-if we are to keep faith with our oaths of office. Our constitution states that "all political power is inherent in the people." The people of Iowa elected a Democratic governor. They
elected a large Republican majority in both houses of the Assembly. They expect us to do our jobs regardless of party labels.

I have read statements by the distinguished leaders of the House and Senate and have received personal assurances from numerous individual legislators indicating a willingness to cooperate toward constructive goals in the public interest. I accept these statements in good faith-and I hereby pledge to the members of the General Assembly and to all of the people of Iowa that I, myself, will allow neither personal prejudice nor divisive partisanship to deter me from any reasonable effort to work with the majority and minority parties in the legislature for a program that will keep faith with the will of the people as expressed on last November 6.

Throughout the legislative session, the schedule of my office will be set up to assign first priority to conferences with members of the Assembly at such times as the legislative leaders, committees or individual members may desire to meet with me. In short, the door of my office will be open to you at all times; our facilities will be at your service; and I will meet you at any and all times in an atmosphere of good will and cooperation.

We have recently been through an arduous political campaign. In a campaign, it is fitting and proper that we should emphasize our opposing points of view, as candidates and as political parties, so that the voters may make an informed choice at the polls.

Yet, now that the campaign is over and we proceed to the constructive tasks of legislation and administration, it is worth noting that the differences that divide us as partisans are small by comparison with the common ground that unites us as fellow Iowans. We all want a better, more progressive, more prosperous Iowa. To attain it, we must seek both unity and continuity in government.

Governor Erbe has been most gracious and cooperative in assisting me to effect an orderly transition in administrations. I am very grateful, indeed. In the same spirit, I can assure you that I do not intend to set aside any constructive accomplishments of his years in office simply because of a change in administration.

Although gallantry is not precisely my long suit, I would like to extend a special greeting to the ladies whose presence adorns this session of the Assembly. Your being here attests to the increasing importance of women in the public life of our state and your talents, I am sure, will contribute greatly to the constructive accomplishments of this session.

While it is not leap year, I think it is also my duty to call the attention of the unmarried ladies throughout Iowa to the unusual supply of eligible bachelors among the members of the Sixtieth General Assembly. After all, the shoring up of our population growth is an important element in the economic development of the state.

In addition to submitting to you certain specific recommendations for legislation in this message, I would like to communicate to you, in the interests of better understanding, something of my basic intentions with reference to the new administration. These intentions reflect a broad philosophy of government which, I hope, will fall-at least in part-in the area of the common ground to which I referred earlier.

When I first commenced work for the state government, following my election to the Commerce Commission in 1956, I experienced a frustration that I am sure many others have experienced before me. I could see any number of changes that needed to be made to improve the operation of the commission-ordinary, common sense improvements that any qualified business executive would regard as self-evident.

But at every suggestion of change, I was told that "it couldn't be done."

It most cases, the reason given was that the proposed move was out of harmony with long-standing custom, law or legislative intent.

So, in exasperation, I said to my staff: "Your job is not to look for reasons that we can't effect these administrative changes that make sense and are clearly in the public interest. Your job is to help get them doneunless they are actually prohibited by law." And we did get the job doneso far as I know without violation of the law or damage to legislative intent.

The point I am making is that the hand of the past lies heavy upon many of the departments of state government. Because certain basic improvements have not been made through the years, it is assumed that they can't be made. The tendency is to wait for new legislation or full-scale governmental reorganization before making necessary administrative improvements.

Elsewhere in this message, I will make reference to certain needs for reorganization of the state government. But in the meantime, I want to point out that I consider it the administration's duty to get the best performance possible out of the existing machinery of government, to cut through inertia and red tape, and to effect sensible changes and modernizations that will result in greater efficiency and economy.

In short, the keynote of our approach will be to realize as fully as possible the potential that exists in the present framework of government and to use with initiative and prudence the authority that our constitution and statues have placed in the hands of the executive.

## ECONOMIC DEVELOPMENT

In the past decade there has been a steady, encouraging progress in the state's economic development. Yet, every thinking citizen knows in his heart that we haven't fulfilled the rich potential for growth in Iowa.

According to predictions of the Census Bureau, Iowa's population will increase by only 5 percent between 1960 and 1970, compared with an expected nationwide gain of more than 19 percent. In other words, 46 of the 50 states will grow faster than ours. I believe it is within our power to change the pattern of these forecasts.

We have tended to place our faith in methods and gimmicks, in get-rich-quick schemes for developing our state, and too little faith in basic community improvement and over-all planning.

We have failed to grasp the fact that Iowa is essentially one big com-munity-rural and urban people, industry and agriculture, labor and management, with all of its components depending upon one another for their well-being.

What is good for agriculture is good for the entire state; along the same line, the growth of industry affects the well-being of all of our citizens. Progressive cities-with good streets and parks and schools-enhance the advantages of rural living. Well-kept, prosperous farms, good county government and roads are a blessing to urban citizens. To create jobs, we need bold and venturesome capital. To make industry and business flourish, we need a steady, dependable labor supply. We all depend on one another. We need to plan together and work together to prosper together.

To achieve these objectives will require the concerted leadership of the best talent in both political parties. Among the specific recommendations I would make concerning Iowa's economic growth are these.

First, I propose a substantial strengthening of the Iowa Development Commission along the general lines recommended by the Citizens Committee for Industrial Growth in Iowa.

Second, I ask the General Assembly to give serious consideration to
legislation for financing industrial development, including legislation to permit communities to issue revenue bonds for industrial sites and buildings.

Third, I recommend that the moneys and credits tax be reviewed thoroughly to eliminate features which are considered inequitable, illogical and a deterrent to the state's industrial growth.

Finally, we need to further bold new programs of research. We need a stepping up of scientific research to develop new uses for agricultural products. And there is an equal need for economic research and analysisstudies of raw materials, products, by-products, adaptation studies for industry, income studies, manpower surveys and many more.

The facilities of our great universities should be utilized to the fullest extent in a new all-out emphasis on research in Iowa.

## PUBLIC SCHOOL EDUCATION

School district reorganization in Iowa has shown significant and commendable progress in recent years. However, the fact remains that only 10 states have more school districts than Iowa. It is clear, therefore, that efforts toward further school reorganization must be continued.

In my budget message, I will recommend an increase in state aid to local school districts. I would like to make it clear that I oppose any distribution plan which penalizes local districts for the support of their schools or rewards them for non-support.

In principle, I favor the so-called "foundation plan" which would establish a permanent formula for distributing general and supplemental aid and would insure an adequate sum to educate each public school pupil in the state. However, if, in the face of current revenue demands, the legislature considers it impracticable to institute the "foundation plan" at this time, I would recommend that steps be taken to set the stage for enactment of the plan in the next session.

## HIGHER EDUCATION

One of the gravest responsibilities of the Sixtieth General Assembly is to provide wisely for our institutions of higher learning so that Iowa can attract and retain the highest caliber educators in these institutions, in order that they can keep up with the need for modern equipment and research facilities, and to enable them to meet the need for additional classrooms to accommodate expected increases in enrollments.

I am convinced that the time has come when we should face the longrecognized need for a long-range program of capital improvements for these institutions. I will give my unqualified support to any sound plan of financing, such as revenue or general obligation bond issue, which have been suggested in the past.

The frenzied public demands for crash programs in education, following: the launching of the first Sputnik, have not abated. But thoughtful citizens realize that the vital need for strengthening our educational system on all fronts is greater than ever.

## GOVERNMENT REORGANIZATION

In general, $I$ am in support of most of the recommendations made in 1950 by the Governmental Reorganization Commission commonly known as the Little Hoover Commission, and the Commission on Economic and Social Trends of 1958.

Among the recommendations of these forward-looking commissions, I would particularly point out the advocacy of four-year terms for elective
state officials and the recommendation for item veto of legislation by the governor-especially in appropriations bills.

I recommend the immediate establishment of a non-political civil service for the state government so that we may attract and retain the able, competent and efficient personnel so desperately needed in public service.

However, I do not favor the substitution of one-man directorships for present commission, such as the Conservation and Commerce Commissions.

## CONSERVATION

There is no department of state government in which I have a greater personal interest than Conservation. While I have no major legislative recommendations to offer in this field at the present time, I feel that the organization of the Conservation Department can be substantially strengthened.

I am principally concerned that the state conservation program should be brought more closely in line with the needs and desires of the people of Iowa.

One legislative recommendation I would like to make is that hunting and fishing licenses be provided without cost to Iowans who are 65 or over.

## HIGHWAYS

The enactment of a new formula for the allocation of the road use tax by the Fifty-ninth General Assembly was a significant step forward toward the equitable distribution of these funds. I do not recommend a change in the allocations at this time.

A great deal of light was cast upon our over-all highway program by the reports of the Iowa Highway Study Committee to the Fifty-ninth Assembly. It is my recommendation that the continuation of the committee be authorized by this session of the Assembly.

I support the League of Iowa Municipalities proposal that requirements in the present road use tax law relating to arterial streets be eliminated for communities of less than 5,000 people.

Certain organizational changes should be made in the present framework of the Highway Commission, but I believe that this can be accomplished on the administrative level without the need for additional legislation.

The emphasis of the new administration will be on the continuation and acceleration of highway construction on a needs or sufficiency basis.

## APPORTIONMENT

With all due respect to the sincere people who believe that the Shaff plan is "at least a step in the right direction," I believe that the Sixtieth General Assembly should reject this bill and meet the responsibility of developing a sound and equitable plan of legislative reapportionment.

Although the Shaff plan clearly falls short of providing equality of representation, my objections are not wholly on this basis. In my opinion, this proposal-which would place the Senate or small house on population and the larger house on area-sets up an unwise, "upside-down" bicameral system under which one house would frequently stalemate the other on important issues in the public interest.

## IPERS

I am fully in accord with the proposal of the Iowa Public Employees Association for an increase in benefits under the Iowa Public Employees Retirement System.

## LIQUOR CONTROL

It is well-known, I think, that I favor legislation to legalize the sale of liquor by the drink. My principal reason for taking this stand is that I believe it would be a more enforceable system of liquor control and would eliminate the illegal key clubs which I consider a Number One source of crime and youth delinquency in the state.

I have indicated that the new administration will exert its best effort to enforce the law, whatever it may be. In recent weeks, many local law enforcement authorities and businessmen have made a conscientious effort to bring their communities in line with the liquor laws for the first time in a number of years. I think we all owe them a debt of gratitude for their voluntary actions. In justice to those people who are now abiding by the law, the state agents will be alerted to enforce the law against those who have not complied.

It is clear that the present law, in addition to being difficult to enforce, is not desired by the majority of our citizens. I sincerely hope that the Sixtieth General Assembly will adopt a system of liquor by the drink under strict licensure and control. I have no doubt that such a change will result in better law enforcement, a more temperate use of alcoholic beverages, and the elimination of the atmosphere of official hypocrisy that has prevailed with respect to our liquor laws.

## UTILITY REGULATION

I recommend the creation of a state agency within the framework of the present Commerce Commission to regulate public utilities in the State of Iowa for the protection of both utility companies and consumers. If such an agency is to function usefully, it must be given adequate staff and adequate enforcement powers. I want to make it entirely clear that I will oppose any regulatory agency that does not fully protect the citizen-consumers in matters relating to utility rates and services.

## BRUCELLOSIS CONTROL

I give my unqualified support to the proposed legislation for brucellosis control through mandatory testing of Iowa farm animals. Iowa lags far behind most other states in this field. Iowa farmers suffer severe financial losses from this disease, and transmission of the infection to human beings constitutes a serious health problem in our state.

## FREEDOM OF INFORMATION

It will be the policy of the new administration to direct that meetings of state agencies shall be open to the press and to the public.

## KERR-MILLS

The Fifty-ninth Assembly enacted legislation authorizing Iowa's participation in the Kerr-Mills program of medical aid to the aging. However, no appropriation was made to fund this program.

It is my recommendation that the Sixtieth General Assembly should appropriate adequate funds to implement the Kerr-Mills program and I will make provision for this in my budget message.

## PUBLIC DEFENDER

It is my conviction that justice requires adequate defense for all accused persons regardless of their ability to pay. Voluntary legal aid societies in many of Iowa's counties have done a praiseworthy job in this direction. However, in order to insure capable defense of every defendant, I would
recommend that the Sixtieth General Assembly give consideration to the establishment of a public defender system in Iowa.

## SCHOOL BUS TRANSPORTATION

Under section 285 of the Iowa Code, children attending private schools are denied transportation on public school buses, despite the fact that their parents pay taxes for public schools. It is my recommendation that this section be repealed to allow all children to ride on public school buses.

## COMMISSION ON ALCOHOLISM

In 1958, a citizens committee on alcoholism was created by Governor Loveless to counteract the disease which afflicts an estimated 50,000 Iowans. The Fifty-ninth General Assembly followed up this action by creating an Alcoholism Study Commission. It is recommended that chapter 123 A of the Code be clarified to furnish funds directly to the commission for a statewide research, treatment and education program to combat this major problem in our society.

## ABOLITION OF CAPITAL PUNISHMENT

In the field of criminology, statistics indicate that through the years capital punishment has failed as a deterrent to capital crimes. In my opinion, the hanging of a human being inflicts severe spiritual damage upon all of the citizens of our state. I therefore strongly recommend the abolition of the death penalty in Iowa criminal law.

## COMMISSION ON HUMAN RELATIONS

In both the Loveless and Erbe administrations, the Governor's Commission on Human Relations made a valuable contribution toward the prevention of discrimination, based on race, creed, national origin or economic status.

It is my recommendation that a permanent Commission on Human Relations be established by the legislature.

## HUMAN RESOURCES

The energy of the new administration will be directed at all times towards the vitalization of the great human resource programs of the state -mental health, care and education of the retarded, and programs for the handicapped, the aged and the needy.

It is my profound conviction that good welfare and rehabilitation programs justify their existence while half-hearted programs in these areas are a waste of the taxpayers' money.

One of our major objectives will be to strengthen the mental health program in Iowa in every way possible. The current proposal for providing a security hospital for the criminally insane has my full support.

I am a firm believer in the concept of providing the best psychiatric care for the mentally ill. While humanity is our primary motivation in this area, the record of the past decade shows unmistakably that the populations of mental hospitals are reduced by modern psychiatric treatment and rehabilitation techniques. In addition to restoring human beings to happy and productive lives, this results in substantial savings to the taxpayers.

Enlightened programs for the rehabilitation of prisoners in our penal institutions and offenders who have been discharged or paroled and efforts towards the prevention of youth delinquency are plainly in the public interest and will receive the continuing attention of the new administration.

Iowa is one of the leaders in the nation in its programs for orientation
of the blind and other programs for the handicapped. These worthwhile activities should be encouraged in every way possible.

## LABOR

Considering the importance of nonagricultural workers in the Iowa economy, the attention of the General Assembly is respectfully directed to the following laws affecting labor, which, in my opinion, require modification:

1. The Employment Security Act should be amended to provide increased benefits; the waiting period should be eliminated; and the scope of coverage of the act should be increased.
2. The Workmen's Compensation Act should be modified to raise the benefits, to eliminate limitations on the provisions for medical and hospital care, and to broaden the occupational disease provision to cover any disease caused by a person's employment.
3. The Right to Work Law should be amended to abolish the statutory prohibition of "union shop" contracts between employers and employees.
4. A Fair Employment Practices Act, similar to the one that is presently in existence in the State of Kansas, should be enacted.
5. The Labor Commissioner should be given the rule-making powers that other departments have so that he can enforce safety in industrial plants.
6. A prevailing wage law covering public works contracts should be enacted.

## PUBLIC SAFETY

The department of public safety, as you know, is a vast department consisting of nearly a dozen divisions, including several concerned with traffic safety, the division of criminal investigation and the division of the fire marshal. At this point, I am more interested in strengthening the administration of this department and coordinating its multifold activities than in seeking new legislation. In general, I am interested in a total approach to our problems of law enforcement-stressing prevention and education across the board along with enforcement itself.

Of major concern to all Iowans is the staggering toll of highway accidents and fatalities. In general, I believe that our highway safety program demands steady, consistent, and completely strict law enforcement, rather than crash programs. The recent innovations by the present safety commissioner, including the use of unmarked patrol cars, I think should be given a thorough trial. In the meantime, I feel that every effort should be made to build up the morale of the Highway Patrol, to provide it firm and unwavering guidance, and to keep the patrol cars on the highways 24 hours a day. I believe safety education should be re-emphasized as an important service of the public safety department.

The basic emphasis on prevention over punishment should extend to criminal investigation activities and the division of the fire marshal. I think a great potential lies in the effort to gain continuity in our law enforcement and corrections system, and believe that the surface has not been scratched in developing co-ordination between state and local authorities concerned with crime and punishment.

## CITIZEN COMMITTEES

In the Loveless administration, unprecedented use was made of citizen committees that served as valuable working adjuncts of the government. Governor Erbe also made good use of certain committees of this type. In the new administration, such committees as those on mental health, penal affairs, and the aging, to name but a few, will be recommissioned and used to the best advantage.

## HOME RULE

The citizens of Iowa are a proud and self-reliant breed. The motto our state flag bears: "Our liberties we prize and our rights we will maintain" is more than a decoration. It is a way of life of our people.

It is my profound conviction that the people of Iowa believe in government close to the people-in the right and capacity of local citizens to govern themselves in affairs of local concern.

Yet, in the past century, we have departed, little by little, from this mainstream democratic concept into a cumbersome legal relationship between the state and local government that deprives local jurisdictions of their prerogatives of self-determination in local matters.

The dominance of the state over local government in matters of general application is accepted as valid and consistent with our democratic traditions. But the mongrel doctrine that cities and towns are "creatures of the state" and that they and other jurisdictions of local government cannot function on even the most trivial level without the express or plainly implied authority of state law, is entirely inconsistent with the democratic traditions of our republic.

In the meantime, our biennial legislative sessions, heavily burdened with matters of important and statewide concern, must direct their attention, each session, to scores of proposals of purely local significance-simply because silence in the statutes is prohibition, under the present system, for local government to act.

I consider it high time that the necessary measures be taken to change the obsolescent and undemocratic relationship between state and local government, as some 30 other states have already done.

I therefore throw my full support behind the proposal for home rule as a sensible method of state control over municipalities in Iowa-and the extension of this grant to other local jurisdictions, if they desire it. It is clearly understood that the legislation calling for the broad grant of home rule will be set up in such a manner that the state is in full control in matters of general application, leaving only local matters to the discretion of local jurisdictions. Such constitutional provisions as the 5 per cent debt limit and other general statutes that the legislature has enacted or shall see fit to enact would still be in full force. But the inalienable right of local communities to make the decisions of local self-government should be reaffirmed without further delay.

I concur in principle with the League of Iowa Municipalities' recommendation that a continuing commission on state and local government relations be established by the Assembly to furnish the legislature and the administration insight into the problems of local government operation under state law. Such a commission could, for example, have provided this Assembly with valuable background on local law enforcement problems that would have been helpful in the consideration of proposals for liquor control legislation that will come before this session.

I would hope that the Assembly will give high priority to legislation that will permit state banks to pay interest on current operating funds deposited with them by municipalities, counties and school boards.

This would provide local governments with millions of dollars in interest each year, and would furnish property tax relief in the most direct manner without raising taxes.

The problems of every legislative session are vast and complex, but I believe it is generally recognized that the matters before you ladies and gentlemen of the Sixtieth General Assembly are unusually momentous by comparison with most sessions of the past. It is not without reason that
people refer to this as "the money session." We are all aware that the state surplus is down to a minimum and that additional revenues must be raised to sustain the present level of government operation and to provide the state aid for property tax relief to which we are all committed. In my budget message, two weeks hence, I will transmit to you my detailed views concerning the financial needs of the next biennium and suggested revenue measures to meet those needs.

In the meantime, I want to convey to you my respect for the magnitude of the job that lies before you. The constitution assigns to the governor certain important roles in the legislative process, but the major burden of responsibility and the ultimate authority rests with you ladies and gentlemen of the General Assembly. Whatever our differences may be, I want you to know that I have faith in the integrity of your purpose, the quality of your dedication, and in your ability to get the job done.

In the past two months, I have been conducting the departmental budget hearings and acquainting myself as rapidly as possible with the activities of the various departments of the state government. I must say that I have come to realize-more clearly than ever before-the vast range of our state government's operation.

The scope of government covers the entire spectrum of human life, and all of its different departments and agencies have vitally important services to fulfill. Such departments as public health, public instruction, the tax commission, social welfare, board of control, public safety and the board of regents--to name only a few-are immense complexes within themselves.

As I see it, the responsibility of the new administration is to take a total approach-rather than to concentrate on a few areas and neglect the others. In government, the sins of omission are often greater than the sins of commission. It seems to me that people have a right to expect their governor to give his best efforts to all the diverse fields encompassed by the government ranging from fiscal operation to the great human resource programs of health, education and welfare. To this end, I pledge the full effort of the new administration.

We live in a conservative state, as we all recognize, but in my opinion, it is a conservatism of prudence, rather than of fear and inertia. It has been said there are times to watch and wait and there are times for action.

It seems to me that the needs of this hour call for decisive action on the part of all of us entrusted with the responsibilities of government. I am convinced that our people want action in the fields of tax reform, apportionment, law enforcement, education and rehabilitation, and in the restoration of self-government to local jurisdictions.

Such action requires people in government who are willing to put their political futures on the block-because they believe in something.

It is sometimes said that the knack of skillful government is to hang back, do as little as possible, and make no mistakes. I hope there is another way-for between you and me, this prospect does not invite my soul.

Frankly, I expect to experiment and make some mistakes-whether it be in installing new programs in departments or hiring a band. But I can assure you that this new administration will not stop moving-towards the goals to which we have pledged ourselves with the people of Iowa.

I have said it before and I say it again now that our basic problem is psychological and spiritual-rather than technical. It is fundamentally a matter of attitude, rather than method.

As a people, we in Iowa have within our power the capacity to do virtu-
ally anything we make up our minds to do. We have the resources, both human and material, to accomplish giant goals.

What are we afraid of, then? What are we waiting for?
The time has come to set aside old prejudices, face our problems squarely, and work together to fullfill our state's immeasurable potential.

Ladies and gentlemen, it is the devout hope of the new administration that we can together provide the citizens of Iowa with a progressive, prudent, pay-as-you-go program of government in the biennium ahead.

To this end, I pledge you my unreserved cooperation and wish you Godspeed in the crucial task of enacting wise legislation to assure the future of our beloved state.

The following benediction was offered by the Reverend W. E. Shoemaker, pastor of the Methodist Church, Hampton, Iowa :

O God, our Father, history and experience have given us so many evidences of Thy guidance to governments and individuals that we should not doubt Thy power or Thy willingness to direct us. In this faith we pray for Thy guidance and Thy blessing upon Governor Harold Hughes of this state. Give him the spirit of wisdom, humility, goodness and truth, so that his heart and endeavors may be ruled by law and order, justice and goodwill.

Thou art aware of the yearnings of our hearts as we also offer our prayers for the Lieutenant Governor, this entire legislative body and all others in authority and responsibility. Lord, you know the problems these people have to face. Give them the bifocals of understanding to see the need of the hour and also the far-reaching implications of every act. We pray with a sense of deepest urgency that no eyes may be blinded by immature judgment or prejudicial concern. Help all to see that it is better to fail in a morally right cause that will ultimately succeed than to succeed in an immoral cause that will ultimately fail.

May the pure light of Thy spirit be an X-ray penetrating through every interest, through personality and political party, leaving in clear outline the skeleton of true values and right judgment unto which all noble law and administration must adhere. Grant that all actions may be weighed by the standards of justice and righteousness, logic and morality.

O Lord, grant guidance when we do not know what to do, but when we know what we ought to do and do it not, be merciful.

May Thy will be done in the days ahead and may Thy program be carried out for the good of this state and all mankind.

This we pray in Jesus' name. Amen.
Governor Harold E. Hughes was escorted from the House chamber by the committee previously appointed.

Senator Rigler of Chickasaw moved that the reading of the minutes of the joint convention be dispensed with.

The motion prevailed.
Representative Mowry of Marshall moved that the joint convention be now dissolved.

Motion prevailed.
The House reconvened, Speaker Naden in the chair.
On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, January 21, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, January 21, 1963.

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

Prayer was offered by the Reverend Monsignor J. E. Tolan, pastor of the St. Mary's Parish, Sac City, Iowa.

The Journal of January 17 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Shaw of Floyd on request of Fischer of Grundy.

## PRESENTATION OF VISITORS

Kreager of Jasper presented to the House Ronnie Cooper, a student of the Newton Community Schools.

## PETITIONS

The following petitions were received and placed on file:
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

By Den Herder of Sioux, from one hundred ninety residents of Sioux County.

By Jarvis of Buena Vista, from twenty-eight members of Methodist Youth Fellowship of Rembrandt.

By Reppert of Polk, from seven residents.
By Robinson of Guthrie, from thirty-four members of the Iowa Women's Christian Temperance Union of Fort Dodge.

By Smith of O'Brien, from fifteen members of the $\Delta$ rcher Reformed Church of Archer.

Palas of Clayton presented a petition signed by twenty-one residents of Clayton County favoring liquor by the drink in Iowa.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 4

Mowry of Marshall offered the following resolution, asked and received unanimous consent for its immediate consideration, and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 4

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Thursday, February 28, 1963, it be to reconvene on Monday, March 11, 1963, at 11:00 a.m.

Motion prevailed and the resolution was adopted.

## INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 3, by Mensing, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.

Read first time and referred to committee on constitutional amendments.

House Joint Resolution 4, by Carstensen, a joint resolution proposing constitutional amendments changing the terms of office of the governor and lieutenant governor from two (2) to four (4) years.

Read first time and referred to committee on constitutional amendments.

House Joint Resolution 5, by Carstensen, a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorneys to four (4) years.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 21, by Mowry, Goode, Swisher, Fischer of Grundy, Eveland and Andersen of Woodbury, a bill for an act relating to subsidiary companies of life insurance companies.

Read first time and referred to committee on insurance.
House File 22, by Carstensen, Camp, Olson, Parker, Messerly and Hougen, a bill for an act relating to the duties of county recorders.

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

House File 23, by Fisher of Greene and Graham, a bill for an act relating to altering, vacating or closing roads.

Read first time and referred to committee on roads and highways.
House File 24, by Mensing, a bill for an act to amend chapter three
hundred thirty-one point twenty-five (331.25), Code 1962, relating to supervisor districts in counties.

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

House File 25, by Swisher, Nelson, Loss, Paul, Parker and Ely, a bill for an act to permit the writing of multiple peril insurance policies by fire insurance companies.

Read first time and referred to committee on insurance.
House File 26, by Wright, Edgington and Denman, a bill for an act to amend sections one hundred fifty-five point two (155.2) and one hundred fifty-five point six (155.6), Code 1962, regarding the right of unlicened persons to fill prescriptions.

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

House File 27, by Wright, Edgington and Denman, a bill for an act to amend section one hundred forty-seven point eighty (147.80), Code 1962, relating to pharmacy license fees.

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

House File 28, by Falvey, Patton, Dunton, Hanson of Lyon, Denman, Baringer and Carstensen, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life or a term of years.

Read first time and referred to committee on judiciary 1.
House File 29, by Knowles, a bill for an act to amend chapter eighty-nine (89), Code 1962, relating to boiler inspections, to permit biennial inspections of certain boilers.

Read first time and referred to committee on industrial and human relations.

House File 30, by Reppert, Stanley, Mahan, Breitbach, Van Alstine, Bock, Swisher, Duffy, Eveland, Kibbie, Dietz, Denman, Mensing and Hagedorn, a bill for an act to make appropriations to the state department of social welfare to be used for medical assistance to the aged.

Read first time and referred to committee on social security.
House File 31, by Briles, a bill for an act to amend section five hundred fifty-four point fourteen (554.14), Code 1962, relating to implied warranties of titles.

Read first time and referred to committee on judiciary 1.
House File 32, by Reppert and Denman, a bill for an act relating to tax sale of public property.

Read first time and referred to committee on judiciary 1.
House File 33, by Reppert and Denman, a bill for an act relating to insurance protection for volunteer civil defense workers while engaged in civil defense activities.

Read first time and referred to committee on social security.
House File 34, by Riley, a bill for an act relating to the issuance of marriage licenses by court order.

Read first time and referred to committee on judiciary 1.
House File 35, by Reppert and Denman, a bill for an act relating to speed limits for motor vehicles in cities.

Read first time and referred to committee on highway safety.
House File 36, by Riley, a bill for an act relating to workmen's compensation benefits payable to a minor employee.

Read first time and referred to committee on judiciary 1.
House File 37, by Ely, a bill for an act relating to the vote required for authorization of issuance of bonds by a school district.

Read first time and referred to committee on tax revision.

## AMENDMENT FILED

1 Amend House File 20 by adding at the end of Section 1 the following:
"Said section is hereby further amended by adding after line thirty (30) the following:
'All persons legal residents of the state, sixty-five
6 (65) years of age or older $\qquad$ \$1.50.' " Hagen of Allamakee.

On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Tuesday, January 22, 1963.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Tuesday, January 22, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Glenn H. Hulsebus, pastor of the United Presbyterian Church, Brooklyn, Iowa.

The Journal of January 21 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Vermeer of Marion on request of Den Herder of Sioux.

## PETITIONS

The following petitions were presented and placed on file:
Reppert of Polk from sixty residents of Polk County opposing the proposal that liquor stores remain open until 1:00 a.m. on Sunday, should liquor by the drink become legalized.

Reppert of Polk from the Des Moines City Council, a resolution with respect to the revision of the Iowa Liquor Control Act, dated December 17, 1962, asking that liquor by the drink, under strict control in duly licensed establishments and subject to a tax substantially in excess of the present sales tax, be made part of the suggested revision.

Steffen of Chickasaw from six residents of Chickasaw County opposing any change in the Iowa right-to-work law.

Steffen of Chickasaw from six residents of Chickasaw County opposing provisions of section 96.5-1a of the unemployment compensation law.

Tabor of Jackson from forty-nine members of Reville Post 273, Bellevue, opposing any change in the present Soldier's Relief System.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

By Cunningham of Story from thirty-two residents of Story County.

By Lange of Sac from thirteen residents of Sac County.

By Strothman of Henry from seventeen residents of Henry County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

By Andersen of Woodbury from one thousand eight hundred six residents of Woodbury County.
By Steffen of Chickasaw from six residents of Chickasaw County.

## INTRODUCTION OF BILLS

House File 38, by Paul, a bill for an act relating to aid to dependent children of war veterans.

Read first time and referred to committee on social security.
House File 39, by Vermeer, Prine, Hagedorn, Knock, Riley and Dietz, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962.

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

House File 40, by Hagie, Camp, Hirsch, Kibbie, Darrington, Bock, Graham, Carstensen and Swisher, a bill for an act relating to agricultural marketing, including a deduction in the form of a special excise tax on the sale of certain livestock sold in Iowa, the proceeds of which are to be used for the promotion of livestock and livestock products.

Read first time and referred to committee on agriculture 1.
House File 41, by Riley, a bill for an act relating to certified common carriers of passengers operating on charter.

Read first time and referred to committee on judiciary 2.
House File 42, by Moffitt (Wilson), a bill for an act to legalize and validate the special election of the independent school district of Centerville, in the County of Appanoose, State of Iowa, held on December 12,1961 , for the issuance of sixty-nine thousand $(69,000)$ dollars of school bonds.

Read first time and referred to committee on judiciary 2.
House File 43, by McElroy, Scherle and Miller of Page, a bill for an act relating to reimbursement for use by county conservation boards of county-owned real estate, materials, equipment or operators.

Read first time and referred to committee on conservation.

House File 44, by Shaw, Dietz and Knowles, a bill for an act relating to commercial driving schools and instructors and providing penalties for violation of the provisions thereof.

Read first time and referred to committee on highway safety.
House File 45, by Ely, a bill for an act relating to interest in contracts by public officers in cities or towns of five thousand $(5,000)$ or less population.

Read first time and referred to committee on cities and towns.
House File 46, by Robinson, a bill for an act relating to temporary motor vehicle instruction permits.

Read first time and referred to committee on highway safety.
House File 47, by Knowles and Andersen of Woodbury, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees.

Read first time and referred to committee on insurance.
House File 48, by committee on county and township affairs, a bill for an act relating to the licensing and the annual inspection of county homes.

Read first time and placed on calendar.
House File 49, by Riley, Carstensen, Dietz, Camp, Hagen, Stanley, Messerly, Denman, Swisher, Carnahan, Ely and Tabor, a bill for an act prohibiting discriminatory employment practices and policies based upon race, color, religion, or country of ancestral origin; providing for a commission on human rights and providing for the enforcement of the provisions of this act, and to make an appropriation therefor.

Read first time and referred to committee on industrial and human relations.

## APPROPRIATIONS SUBCOMMITTEE

Cunningham of Story, chairman of the appropriations committee, announced the following subcommittee assignments:

## SUBCOMMITTEE OF APPROPRIATIONS COMMITTEE

Paul

# HOUSE CONCURRENT RESOLUTION 5 

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

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the daily compensation of all chaplains, officers and employees of the Sixtieth General Assembly shall be as follows, to be paid in accordance with the Rules of the House and Senate:

## OFFICERS AND EMPLOYEES OF THE HOUSE

Chief Clerk ..... $\$ 30.00$
Assistant Chief Clerk ..... 20.00
Reading Clerk ..... 15.00
Legislative Counsel ..... 22.00
Engrossing Clerk ..... 15.00
Chief Journal Clerk ..... 18.00
Journal Clerk ..... 12.00
Assistant Journal Clerk ..... 11.00
Secretaries to Chief Clerk ..... 18.00
Clerk to Chief Clerk ..... 12.00
Supervisor of Clerks ..... 15.00
Chief Enrolling Clerk ..... 15.00
Assistant Enrolling Clerks ..... 11.00
General Clerk ..... 9.00
Secretary to Speaker ..... 15.00
Secretary to Legislative Counsel ..... 13.00
House Secretaries ..... 9.00
Sergeant-at-Arms ..... 9.50
Assistant Sergeant-at-Arms ..... 8.50
Bill Clerk ..... 10.00
Assistant Bill Clerk ..... 8.00
File Clerks ..... 8.00
Supply Clerks ..... 8.00
Postmaster ..... 8.00
Chief Electrician ..... 12.50
Assistant Electrician ..... 10.00
Assistant Voting Machine Operator ..... 10.00
Control Board Operator ..... 9.00
Doorkeepers ..... 8.00
Cloakroom Attendants ..... 7.00
Porter ..... 7.00
Pages ..... 6.00
OFFICERS AND EMPLOYEES OF THE SENATE
Secretary of the Senate ..... 30.00
Assistant Secretary and Journal Clerk ..... 22.00
Law Clerk ..... 18.00
Reading and Assistant Law Clerk ..... 16.00
Secretary to the Secretary ..... 18.00
Secretary to the Lieutenant Governor ..... 15.00
Secretary's Clerk ..... 13.00
Assistant Journal Clerk ..... 15.00
Engrossing Clerk ..... 15.00
Enrolling Clerk ..... 12.00
Assistant Enrolling Clerk ..... 9.50
Payroll Clerk ..... 11.00
Supply Clerk ..... 12.00
Assistant Enrolled Bills Clerks ..... 9.50
Senate Secretaries ..... 9.00
Control Board Operator ..... 11.00
Bill Clerk ..... 9.00
File Clerk ..... 8.00
Assistant File Clerk ..... 7.00
Sergeant-at-Arms ..... 9.50
Assistant Sergeant-at-Arms ..... 8.50
Chief Doorkeeper ..... 8.50
Assistant Doorkeepers ..... 8.00
Postmistress ..... 8.00
Porter ..... 7.00
Cloakroom Attendant ..... 7.00
Telephone Page ..... 6.00
Pages ..... 6.00
LEGISLATIVE RESEARCH BUREAU
Bill Drafters ..... 18.00
Typists ..... 10.00
Clerks ..... 9.00
JOINT LEGISLATIVE HELP
Postmaster ..... 8.00
Post Office Assistant ..... 7.00
Mail Carrier ..... 8.00
Matron (Historical Building) ..... 7.00
Clerk (Historical Building) ..... 9.00
Index Clerks ..... 12.00
CUSTODIAN
Janitors ..... 8.00
Matron ..... 7.00
Head Policeman ..... 8.50
Policemen ..... 8.00
Watchmen ..... 8.00
Elevator Operators ..... 8.00
Telephone Operator ..... 8.00
Information Desk ..... 8.50
Legislative Tour Guide ..... 8.00
CODE OFFICE
Photostat Operator ..... 9.00
General Clerk ..... 10.00Be It Further Resolved: That the compensation of chaplains officiatingat the opening of the sessions of the House and Senate of the Sixtieth Gen-eral Assembly shall be fixed at six dollars (\$6.00) for each branch of the

General Assembly and, in addition thereto, mileage at the rate of seven cents (7c) per mile to and from the state capitol.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 6 <br> By Dietz, Knowles, Lange and Mensing:

Whereas, it has been customary over the years past to hold a memorial service on Lincoln's birthday, February 12; therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the House and Senate of the Sixtieth General Assembly meet in joint convention on Tuesday morning, February 12, at 11:00 a.m.; and

Be It Further Resolved, that the Honorable Fred Schwengel, Congressman from the First Congressional District, who is nationally recognized as a Lincoln scholar and who is Vice Chairman of the National Civil War Centennial Commission and now serves on the Lincoln Sesquicentennial Committee of the United States Congress, be invited to address the joint convention.

Laid over under Rule 25.

## REPORT OF COMMITTEE

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 3, a bill for an act relating to the Iowa commission for the blind, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Mowry, Chairman.

## AMENDMENT FILED

1 Amend House File 9, section one (1), line five (5), 2 by striking the word and figures "fifty-five (55)" and
3 inserting in lieu thereof the word and figures "sixty (60)". Graham of Ida.

On motion of Mowry of Marshall, the House adjourned until $10: 00$ a.m., Wednesday, January 23, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, January 23, 1963.

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

Prayer was offered by the Reverend Richard Emery, pastor of the First United Presbyterian Church, Oelwein, Iowa.

The Journal of January 22 was approved.

## PETITIONS

The following petitions were received and placed on file:
By Hagedorn of Clay, from twenty-seven residents of Clay County opposing the sale of liquor by the drink in Iowa.

By Mensing of Cedar, from twenty-six residents of Cedar County favoring the newly proposed bill on IPERS.

By Naden of Hamilton, from fifty-one employees of the City of Webster City favoring the newly proposed bill on IPERS.

By the following Representatives, favoring the sale of liquor by the drink in Iowa :

By Busch of Bremer and Winkelman of Calhoun, from fourteen residents of Cerro Gordo County.

By Kluever of Cass, from twelve residents of Cass County.
By Messerly of Black Hawk, from ten residents of Black Hawk County.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 3, under Rule 35.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 5

Robinson of Guthrie called up for consideration House Concurrent Resolution 5, found on pages 90 and 91 of the House Journal, asked and received unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

## AOPTION OF HOUSE CONCURRENT RESOLUTION 6

Dietz of Scott called up for consideration House Concurrent Resolution 6, found on page 92 of the House Journal, asked and received unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 4, providing for a joint convention on Thursday, January 31, 1963, at 11:00 a.m., to hear Governor Hughes read his budget message.

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

Senate File 30, a bill for an act relating to state income taxes, and to provide for the adoption of amendments to the Internal Revenue Code of 1954.

Also: That the Senate has adopted the report of the Joint Committee on Joint Legislative Employees.

Carroll A. Lane,
Secretary of the Senate.

## SENATE CONCURRENT RESOLUTION 4 By Rigler

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Sixtieth General Assembly be held on Thursday, January 31, 1963, at 11:00 a.m.

Be It Further Resolved: That Governor Hughes be invited to read his budget 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.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON <br> JOINT LEGISLATIVE EMPLOYEES

We, your joint committee appointed to nominate employees for the extra help of the Sixtieth General Assembly, hereby submit the following:

## LEGISLATIVE RESEARCH BUREAU

Bill Drafters:
Paul Moser, Jr., Polk County
Carl V. Nielsen, Polk County
N. L. Friedman, Polk County

Typists:
Ruth D. McGhee, Polk County
Ione Sue Callahan, Polk County
Clerk:
Addie L. Haglund, Polk County
JOINT HELP
Postmaster:
Curtis Lekwa, Hamilton County
Post Office Assistant
Georgia Howard, Polk County
Mail Carrier:
Wm. Edwin Swygard, Polk County
Clerk-Assigned to Historical Building
Winifred Leech, Polk County
Index Clerks:
Maxine E. Gunton, Polk County
Bertha Schenke, Polk County
Audrey Swoboda, Polk County
CODE OFFICE
General Clerk:
Olive Bennum, Polk County
Photostat Operator:
Maxine Balducki, Polk County

## CUSTODIAN

Janitors:
Henry Freed, Polk County
Hamon E. Johnson, Polk County
Orville Riley, Polk County
Norman C. Virden, Polk County
Bobbie Washington, Polk County
Simon E. Wilson, Polk County
Head Policeman:
Earl M. Welch, Polk County
Policemen:
John P. Foley, Polk County
Herman W. Rinne, Polk County
Pirl Stuart, Polk County
Omer K. Wright, Polk County
Elevator Operators:
Marcella Lyons, Polk County
Ruth McIntire, Polk County

## Matron:

Louise L. Pruitt, Polk County
Watchmen:
William A. London, Polk County
Claude W. Higens, Warren County
Telephone Operator:
Margaret L. DeMarce, Polk County
Information Desk:
Velma Herrick, Polk County

Legislative Tour Guide:
Rose Johnson, Marshall County
George L. Scott, On the Part of the Senate. Samued E. Robinson, On the Part of the House.

## HOUSE FILE 48 DEFERRED

Messerly of Black Hawk asked and received unanimous consent that House File 48 be deferred and that the bill retain its place on the calendar.

## MEMBERS TO THE MEDICAL ASSISTANCE TO THE AGED ADVISORY COUNCIL APPOINTED BY THE SPEAKER

In accordance with the provisions of chapter two hundred fortynine A point five (249A.5), paragraph 6, Code 1962, the Speaker announces the appointment of Den Herder of Sioux as member and Edgington of Franklin as alternate member to the Medical Assistance to the Aged Advisory Council.

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 6, by Riley, a joint resolution proposing a constitutional amendment relating to constitutional conventions.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 50, by Andersen of Woodbury and Kibbie, a bill for an act to abolish individual liquor permits.

Read first time and referred to committee on safety and law enforcement.

House File 51, by ITirsch, Knowles, Dietz, Prine, Frazier, Olson, Vermeer, Lange, Patton, McElroy, Kreager, Hanson of Lyon, Hanson of Mitchell, Tabor, Denman, Hakes, Johnson, Graham, Siglin, Palas, Parker, Chalupa, Kluever, Ely, Stanley, Millen, Riley, Hougen, Carstensen, Stevenson, Falvey, Van Alstine, Petersen of Dallas, Hagen and Nielsen of Emmet, a bill for an act relating to outdoor advertising along the national system of interstate highways.

Read first time and referred to committee on roads and highways.
House File 52, by Mowry and Carstensen, a bill for an act to amend chapter seven hundred ninety-five (795), Code 1962, relating to criminal indictments.

Read first time and referred to committee on judiciary 1.

House File 53, by Riley, a bill for an act to allow a deduction to taxpayers for room, board and tuition paid on behalf of the taxpayer or for his spouse or a dependent while attending college.

Read first time and referred to committee on tax revision.
House File 54, by Hagie, Mowry, Mensing and Riley, a bill for an act to amend chapter eighty-five (85), Code 1962, relating to workmen's compensation so as to liberalize certain benefits, to provide for certain credits and waivers, and the administration thereof.

Read first time and referred to committee on social security.
House File 55, by Robinson and Kluever (Cowden, Nolan and Shoeman), a bill for an act to provide for establishment of water recreational areas and facilities normally associated therewith.

Read first time and referred to committee on conservation.
House File 56, by Sersland, Messerly and Prine, a bill for an act relating to the establishment of community mental health centers.

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

House File 57, by Mensing, Kreager, McElroy, Jarvis, Maule, Wright, Vetter, Petersen of Dallas, Hirsch, Gittins, Andersen of Woodbury, Mahan, Falvey, Hakes, Van Alstine, Crane, Stokes, Edgington, Frazier, Messerly, Walter, Palas, Darrington, Dietz, Sersland, Chalupa and Millen, a bill for an act relating to foster care services for children.

Read first time and referred to committee on social security.
House File 58, by Frazier, a bill for an act relating to the salaries of superior court judges.

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

House File 59, by Jarvis, Lange, Hakes, Prine, Hagedorn, Briles and Smith of Dickinson, a bill for an act relating to real estate brokers' licenses.

Read first time and referred to committee on judiciary 1.
House File 60, by Riley, a bill for an act relating to the equipment of motor vehicles with safety belts.

Read first time and referred to committee on highway safety.
House File 61, by committee on tax revision, a bill for an act to amend chapter four hundred twenty-two (422), Code 1962, re-
lating to state income taxes, to provide for the adoption of amendments to the Internal Revenue Code of 1954.

Read first time and placed on calendar.
House File 62, by Riley and Dietz, a bill for an act to regulate industrial loan companies, to provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties for violations and to provide for the administration and enforcement of the act.

Read first time and referred to committee on judiciary 1.
House File 63, by Den Herder and Lange, a bill for an act relating to the limitation of expenditures on bridges on secondary roads.

Read first time and referred to committee on roads and highways.
House File 64, by Knowles, Dietz and Smith of Dickinson, a bill for an act relating to assessment of property.

Read first time and referred to committee on tax revision.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Thursday, January 24, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Thursday, January 24, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Dr. Arthur Long, pastor of the First Methodist Church, Newton, Iowa.

The Journal of January 23 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Meyer of Madison on request of Murphy of Carroll; Carstensen of Clinton on request of Camp of Clinton.

## PETITIONS

The following petitions were received and placed on file:
Falvey of Monroe, from one hundred forty-three residents of Monroe County favoring legislation that would prohibit sale of specified merchandise on Sunday as proposed by the Iowa Retail Federation.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Ossian of Montgomery, from twenty-six members of the W. S. C. S. of the Grant Methodist Church, Grant, Iowa.
Smith of Dickinson, from sixteen members of the W. C. T. U. of Dickinson County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from one thousand three hundred fiftysix residents of Woodbury County.
Breitbach and Duffy of Dubuque, from four hundred twentyseven residents of Dubuque County.
Carnahan of Wapello, from one hundred fifty-two residents of Wapello County.
Graham of Ida, from fifty-eight residents of Ida County.
Messerly of Black Hawk, from forty-one residents of Black Hawk County.

Olson of Cerro Gordo, from ten residents of Cerro Gordo County.
Reppert of Polk, from thirteen residents of Polk County.
Stanley of Muscatine, from sixty residents of Muscatine County.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Smith of O'Brien offered the following House Memorial Resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Jacob Van Zwol, of O'Brien County, who was a member of the Fifty-third, Fifty-fourth, Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on February 9, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Smith of O'Brien, Smith of Dickinson and Mensing of Cedar.

## ADOPTION OF REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

Robinson of Guthrie asked and received unanimous consent to take up the report of the joint committee on joint legislative employees, found on pages 94, 95 and 96 of the House Journal, and moved its adoption.

Motion prevailed and the report was adopted.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 2, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Starmont Community School District of Strawberry Point.

Carroll A. Lane, Secretary.

## SENATE MESSAGE CONSIDERED

Senate File 30, a bill for an act to amend chapter four hundred twenty-two (422), Code 1962, relating to state income taxes, to provide for the adoption of amendments to the Internal Revenue Code of 1954.

Read first time and passed on file.

## INTRODUCTION OF BILLS

House File 65, by Reppert and Denman, a bill for an act relating to compensation of county supervisors in counties of over one hundred fifty thousand $(150,000)$ population.

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

House File 66, by Reppert and Denman, a bill for an act relating to the method of payment of municipal court judges and other municipal court officers.

Read first time and referred to committee on judiciary 2.
House File 67, by Prine, a bill for an act authorizing a patent to issue to the northwest quarter of the northwest quarter of the southeast quarter of section one (1), Township seventy-four (74), Range seventeen (17), west of the Fifth Principal Meridian, Mahaska County, Iowa.

Read first time and referred to committee on judiciary 2.

## CONSIDERATION OF BILLS

House File 48, a bill for an act relating to the licensing and the annual inspection of county homes, was taken up for consideration.

Kreager of Jasper offered the following amendment filed by him and moved its adoption :

Amend section one (1) by striking all of line five (5) and inserting in lieu thereof the following:
"of section one hundred thirty-five C point six (135C.6)".
Amendment adopted.
Messerly 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:

| Balloun | Coffman | Fisher of | Hakes |
| :--- | :--- | :--- | :--- |
| Baringer | Crane | Greene | Halling |
| Breitbach | Cunningham | Frazier | Hanson of |
| Briles | Darrington | Goode | Lyon |
| Busch | Den Herder | Graham | Hanson of |
| Camp | Dietz | Grassley | Mitchell |
| Carnahan | Edgington | Hagedorn | Hirsch |
| Casey | Fischer of | Hagen | Hougen |
| Chalupa | Grundy | Hagie | Jarvis |

Johnson
Kibbie
Knock
Knowles
Kreager
Lange
Loss
Lutz
McElroy
Mensing
Messerly
Millen
Miller of
Jones
Miller of Page
The nays were, 22:

| Andersen of | Dunton |
| :--- | :--- |
| Woodbury | Ely |
| Anderson of | Eveland |
| Ringgold | Falvey |
| Bock | Gittins |
| Denman | Kluever |
| Duffy |  |

Absent or not voting, 3:
Carstensen Meyer
Petersen of
Dallas
Peterson of
Woodbury
Prine
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Mahan
Maule
Miller of
Des Moines
Murphy
Murray

Mr. Speaker

Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Wright

Reppert
Riley
Stanley
Swisher
Van Nostrand
Worthington

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

HOUSE FILE 3 DEFERRED
Swisher of Johnson asked and received unanimous consent that House File 3 be deferred and that the bill retain its place on the calendar.

## SENATE FILE 30 SUBSTITUTED FOR HOUSE FILE 61

Hanson of Lyon asked and received unanimous consent to substitute Senate File 30 for House File 61 and that Rule 29 be suspended for its immediate consideration.

Senate File 30, a bill for an act to amend chapter four hundred twenty-two (422), Code 1962, relating to state income taxes, to provide for the adoption of amendments to the Internal Revenue Code of 1954, was taken up for consideration.

Hougen 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 :
Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock Breitbach

| Briles | Hagedorn | Des Moines | Robinson |
| :---: | :---: | :---: | :---: |
| Busch | Hagen | Miller of | Scherle |
| Camp | Hagie | Jones | Sersland |
| Carnahan | Hakes | Miller of | Shaw |
| Casey | Halling | Page | Siglin |
| Chalupa | Hanson of | Moffitt | Smith of |
| Coffman | Lyon | Mowry | Dickinson |
| Crane | Hanson of | Mueller | Smith of |
| Cunningham | Mitchell | Murphy | O'Brien |
| Darrington | Hirsch | Murray | Sokol |
| Den Herder | Hougen | Nelson | Stanley |
| Denman | Jarvis | Nielsen of | Steele |
| Dietz | Johnson | Emmet | Steffen |
| Duffy | Kibbie | Nielsen of | Stevenson |
| Dunton | Kluever | Shelby | Stokes |
| Edgington | Knock | Olson | Strothman |
| Ely | Knowles | Ossian | Swisher |
| Eveland | Kreager | Palas | Tabor |
| Falvey | Lange | Parker | Van Alstine |
| Fischer of | Loss | Patton | Van Nostrand |
| Grundy | Lutz | Paul | Vetter |
| Fisher of | Mahan | Petersen of | Walter |
| Greene | Maule | Dallas | Wells |
| Frazier | McElroy | Peterson of | Wier |
| Gittins | Mensing | Woodbury | Winkelman |
| Goode | Messerly | Prine | Worthington |
| Graham | Millen | Reppert | Wright |
| Grassley | Miller of | Riley |  |

The nays were, 1 :
Vermeer
Absent or not voting, 3:
Carstensen Meyer
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 61 WITHDRAWN

Hanson of Lyon asked and received unanimous consent to withdraw House File 61 from further consideration by the House.

## ADOPTION OF SENATE CONCURRENT RESOLUTION

Mowry of Marshall called up for consideration Senate Concurrent Resolution 4, found on page 94 of the House Journal, asked and received unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

## BIRTHDAY CONGRATULATIONS

The Speaker announced that today was the birthday of the Honorable Dan Prine and the Honorable Howard Reppert, and on behalf of the members of the House, wished them a "Happy Birthday."

## COMMUNICATION FROM THE CHIEF CLERK

The following report was filed by the Honorable T. G. Garfield, Chief Justice of the Supreme Court of Iowa:
\(\left.\begin{array}{c}IN THE MATTER OF <br>
THE <br>

RULES OF CIVIL PROCEDURE\end{array}\right\}\)| REPORT OF |
| :---: |
| THE SUPREME COURT |
| OF |
| THE STATE OF IOWA |

To the Sixtieth General Assembly of The State of Iowa:
In accordance with sections 684.18 and 684.19, Code of Iowa, 1962, the Supreme Court of Iowa has prescribed and herewith reports to you rules of practice and procedure in the nature of amendments to the following designated Rules of Civil Procedure.

Rule 94 is revised to read:
94. Judicial notice-statutes. Matters of which judicial notice is taken, including statutes of Iowa, need not be stated in any pleading. A pleading asserting any statute of another state, territory or jurisdiction of the United States, or a right derived therefrom, shall refer to such statute by plain designation and if such reference is made the court shall judicially notice such statute.

Comment: This change is to assure judicial notice of Iowa statutes without reference thereto in a pleading.

Rule 149. Reading and signing.
Rule 149 (a) is revised to read:
(a) No oral deposition reported and transcribed by an official court reporter or certified shorthand reporter of Iowa need be submitted to, read or signed by the deponent.

Comment: The addition of certified shorthand reporters is to increase the number of those available for taking oral depositions.

Rule 174 is revised to read:
174. Jury fees. If trial is by a jury after change pursuant to Rule 167 the court shall certify the amount of county expenses incurred for meals, lodging, mileage and fees of jurors and the county where the action was brought shall pay the county where it was tried the difference between the sum so certified and the jury fee taxable as a part of the costs in the action.

Comment: This change is to permit a more reasonable reimbursement for jury expenses in civil cases transferred to another county under R. C. P. 167.

The Comment which follows each of the foregoing rules does not form a part of the rule but explains the reason for the change which has been made.

> Respectfully submitted,
> THE SUPREME COURT OF IOWA, By s/ T. G. GARFIELD, Chief Justice.

Des Moines, Iowa,
January 24, 1963.

## ACKNOWLEDGMENT

I, W. R. Kendrick, Chief Clerk of the House of Representatives of the State of Iowa, hereby acknowledge delivery to me on the 24th day of Janu-
ary, 1963, of the foregoing report of the Supreme Court of Iowa pertaining to Amendments to the Rules of Civil Procedure.

s/ W. R. Kendrick,<br>Chief Clerk of the House of Representatives, Sixtieth General Assembly of the State of Iowa.

## REPORTS OF COMMITTEES

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 31, a bill for an act to amend section five hundred fifty-four point fourteen (554.14), Code 1962, relating to implied warranties of titles, begs leave to report it has had 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 Mowry, Chairman.
Also :
Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 36, a bill for an act relating to workmen's compensation benefits payable to minor 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 do pass.

John Mowry, Chairman.
Smith of Dickinson, from the committee on constitutional amendments, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution I, proposing a constitutional amendment relating to constitutional convention, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Roy J. Smith, Chairman.
Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 15, a bill for an act to legalize and validate the proceedings for the organization, establishment of boundaries, and operation of Area Six Community School District, in County of Muscatine, State of Iowa, and declaring said district a duly and legally organized and operating corporate body as provided by law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2, to whom was referred House File 16, a bill for an act to legalize and validate proceedings of board of directors of Area Six Community School District in Muscatine County, authorizing issuance of school building bonds and for levy of taxes for pay-
ment of said bonds 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.

Lester L. Kluever, Chairman.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 37, a bill for an act relating to the vote required for authorization of issuance of bonds by 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 indefinitely postponed.

## Arthur C. Hanson, Chairman.

Sersland of Winneshiek, 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 11, a bill for an act relating to notice for public hearing on county zoning changes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Hillman H. Sersland, Chairman.
Also :
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 22, a bill for an act relating to the duties of county recorders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Hillman H. Sersland, Chairman.

## Also :

Mr. Speaker: Your committee on county and township affairs to whom was referred House File 24, a bill for an act to amend chapter three hundred thirty-one point twenty-five (331.25), Code 1962, relative to supervisor district in counties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Hillman H. Sersland, Chairman.

## AMENDMENTS FILED

Amend House File 3 as follows:

1. Amend section one (1) by striking all of line four (4) after the word "following:" and inserting in lieu thereof the following: "of five members, three to be appointed by the governor, one by the state board of regents and one by the state board of public instruction.".
2. Amend section two (2) by adding thereto the following:
"The members appointed by the state board of regents and the state board of public instruction shall each serve for a period of three years from July 1 of the year of appointment."

1 Amend House File 3 by adding thereto the following section:
2 Sec. 3. This Act being deemed of immediate importance
3 shall be in full force and effect from and after its passage
4 and publication in The Davis County Republican, a newspaper
5 published at Bloomfield, Iowa and in the
6 a newspaper published at $\qquad$
Swisher of Johnson.
1 Amend House File 9, section one (1), by adding thereto the
2 following:
"Said subsection one (1), is hereby further amended by inserting in line one (1) thereof after the word "hour" the words "on paved primary highways".

Scherle of Mills.
1 Amend House File 20 by adding at the end of Section 1 the
2 following:
3 "Said section is hereby further amended by adding
4 after line twenty-seven (27) the following:
5 'All persons legal residents of the state, sixty-five
6 (65) years of age or older ................................................ \$1.00'".
Hagen of Allamakee.
1 Amend House File 36 by adding thereto the following section:
2 "Sec. 3. This Act being deemed of immediate importance shall
3 be in full force and effect from and after its passage and
4 publication in The Sentinel, a newspaper published at Marion,
5 Iowa, and The Mount Vernon Hawkeye-Record \& The Lisbon Herald,
6 a newspaper published at Mount Vernon, Iowa."
Riley of Linn.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Friday, January 25, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives,<br>Des Moines, Iowa, Friday, January 25, 1963.

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

Prayer was offered by the Reverend Orlan Mitchell, pastor of the First Congregational Church, Clarion, Iowa.

The Journal of January 24 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Breitbach of Dubuque on request of Duffy of Dubuque; Darrington of Harrison on request of Paul of Poweshiek.

## PRESENTATION OF VISITORS

Balloun of Tama presented to the House the Honorable Neil Johns, former member of the House from Tama County in the Fifty-sixth, Fifty-seventh and Fifty-eighth General Assemblies.

Denman of Polk presented to the House his daughter, "Teri."
Denman of Polk presented to the House Roberto Triana, a refugee of Cuba, who is attending North High School in Des Moines.

Mowry of Marshall presented to the House Boy Scout Troop 320 of Marshalltown and their troop leader, E. W. Adams.

Olson of Cerro Gordo presented to the House Jeffrey Frazier, a fifth grade student at Watrous School, Des Moines.

Reppert of Polk presented to the House members of Den 1, Pack 216, Cub Scouts, and their den mothers, Mrs. Sylvester and Mrs. Nichol.

## PETITIONS

The following petitions were presented and placed on file:
By Naden of Hamilton, from forty-one Hamilton County officers and employees favoring the IPERS program.

By Parker of Buchanan, from six members of the Oelwein Unit of the National Association of Cosmetologists opposing any legislation that would tax their services.

By Stokes of Plymouth, from sixteen members of the Men's Club of Calvary Evangelical United Brethren Church of Le Mars opposing the sale of liquor by the drink in Iowa.

By Reppert of Polk, from twenty-three residents of Polk County opposing the sale of liquor by the drink in Iowa.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Breitbach and Duffy of Dubuque, from three hundred thirty-four residents of Dubuque County.
Camp of Clinton, from sixty-two residents of Clinton County.
Crane of Crawford, from eighty-two residents of Crawford County.
Lange of Sac, from thirty residents of Sac County.
Messerly of Black Hawk, from four hundred twenty-two residents of Black Hawk County.
Olson of Cerro Gordo, from twenty-nine residents of Cerro Gordo County.

Reppert of Polk, from forty-three residents of Polk County.
Stanley of Muscatine, from one hundred twenty-seven residents of Muscatine County.

## PROOF OF PUBLICATION

Published copy of Senate File 2 and verified proof of publication of said bill in the Clayton County Press Journal, Strawberry Point, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

> William R. Kendrick, Chief Clerk, House of Representatives.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

McElroy of Fremont offered the following House Memorial Resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable E. P. Laughlin, of Fremont County, who was a member of the Forty-second, Forty-second Extra, Forty-fourth, and Fortyfifth sessions of the General Assembly, passed away on January 9, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee McElroy of Fremont, Scherle of Mills and Miller of Page.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 11, 15, 16, 22, 24, 31 and 36 ; and House Joint Resolution 1, under Rule 35.

## SENATE MESSAGE CONSIDERED

Senate File 2, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Starmont Community School District of Strawberry Point, Arlington and Lamont in the counties of Clayton, Fayette, Buchanan and Delaware, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law.

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 concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 6, providing for a joint convention to serve as a memorial on Lincoln's birthday.

Carroll A. Lane, Secretary.

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 7, by Riley, Frazier, Bock, Dietz, Hagen, Sersland, Maule, Carstensen, Baringer, Falvey, Eveland, Reppert, Stanley, Den Herder and Hanson of Lyon, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the session of the General Assembly, and to repeal section two (2), article three (III), of the constitution of the State of Iowa and proposing a substitute therefor.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 68, by Reppert and Denman, a bill for an act to increase the maximum millage levy which may be levied for county public hospitals in counties having a population of more than one hundred thirty-five thousand $(135,000)$ inhabitants.

Read first time and referred to committee on tax revision.
House File 69, by Mensing, Dietz, Reppert, Stanley, Olson, Andersen of Woodbury, Mahan, Duffy and Riley, a bill for an act to amend chapter four hundred ten (410), Code 1962, relating to increase in pensions under the retirement system for policemen and firemen, and to amend section four hundred thirty-two point one (432.1), Code 1962, relating to taxation of insurance companies and the financing of such increase in pensions.

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

House File 70, by Denman, Robinson, Reppert, Nielsen of Emmet, Dunton and Balloun, a bill for an act relating to the keeping and consumption of alcoholic liquor upon the premises of clubs and to provide for the licensure, taxation, regulation and inspection thereof.

Read first time and referred to committee on safety and law enforcement.

House File 71, by McElroy, Busch and Miller of Page, a bill for an act relating to holders for registration certificates of motor vehicles.

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

House File 72, by Wier (Stephens), a bill for an act authorizing and directing the issuance of a patent to certain real estate to Howard J. Greene and Alice E. Greene.

Read first time and referred to committee on judiciary 2.
House File 73, by Coffman, Dietz, Swisher, Stanley, Riley, Loss and Nielsen of Emmet, a bill for an act relating to the practice of barbering.

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

House File 74, by Riley, a bill for an act to establish minimum flight altitudes of aircraft over outdoor gatherings of people and to amend section three hundred twenty-eight point forty-one (328.41), Code 1962.

Read first time and referred to committee on aeronautics.
House File 75, by Knock, a bill for an act relating to compensation of cemetery trustees in cities and towns.

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

House File 76, by Dietz, Knowles, Duffy, Breitbach, Prine, Stanley, Ely, Messerly, Reppert and Swisher, a bill for an act relating to hours of duty of members of fire departments.

Read first time and referred to committee on cities and towns.
House File 77, by Falvey, Den Herder, Swisher, Van Alstine, Reppert, Eveland and Denman, a bill for an act to authorize the governing bodies of the cities and counties of Iowa and adjoining states to create regional or metropolitan planning commissions, and for school districts and other such bodies to participate in such commissions.

Read first time and referred to committee on state planning and development.

House File 78, by Den Herder, Hagen, Hanson of Mitchell, Parker, Briles, Paul, Olson, Stanley, Lange and Mueller, a bill for an act relating to the distribution of earnings of cooperative associations organized under chapter four hundred ninety-nine (499), Code 1962.

Read first time and referred to committee on agriculture 2.
House File 79, by Bock, Grassley and Paul, a bill for an act relating to aid for recreational projects in municipalities by county conservation boards.

Read first time and referred to committee on conservation.
House File 80, by Reppert and Denman, a bill for an act to preserve and protect the lien for special assessments in certain cities where the property subject to the assessment is sold at tax sale, redeemed, or conveyed by tax deed.

Read first time and referred to committee on cities and towns.
House File 81, by Kluever, Frazier, Knowles, Andersen of Woodbury, Bock, Carnahan, Duffy, Gittins, Lange, Loss, Miller of Page, Nielsen of Emmet, Olson, Paul, Prine, Reppert, Smith of Dickinson, Van Nostrand and McElroy, a bill for an act to authorize the Iowa State Commerce Commission to regulate the rates and services of public utilities, to define public utilities to include those engaged in the furnishing of electricity, gas, water or communications services to the public for compensation, and to provide for appeals from orders and decisions of the Iowa State Commerce Commission.

Read first time and referred to committee on public utilities.
House File 82, by committee on judiciary 1, a bill for an act relating to the disposition of unclaimed property.

Read first time and placed on calendar.

## COMMUNICATION FROM THE SPEAKER

The following resolution by the City Council of the City of Des Moines is on file:

## RESOLUTION WITH RESPECT TO THE REVISION OF THE IOWA LIQUOR CONTROL ACT

Whereas, the Legislature of our State during the 1933 session enacted with the approval of the Governor a law known as the Iowa Liquor Control Act, and

Whereas, said Act since its enactment has been a part of the statutory law of our State without substantial amendment, except minor changes, and

Whereas, said Iowa Liquor Control Act was designed to promote temperance and bring about effective control of the trafficking in the unlawful sale of intoxicating liquors, and

Whereas, the county attorneys, sheriffs, police and other peace officers generally sought with diligence to enforce said Act for a number of years, at the end of which time such enforcement deteriorated as a result of an alarmingly high percentage of acquittals by juries, obviously reflecting the unpopularity of said law, particularly in the border counties of our State, surrounded as it is by states where liquor by the drink laws have obtained for many years, and

Whereas, such lack of enforcement has become general in at least a majority of the 99 counties of Iowa, and in numerous counties a flagrant disregard for the aforementioned Act exists which will eventually breed disrespect for all restrictive laws, and

Whereas, the Legislature during the Fifty-seventh General Assembly amended the Beer Law which led to the establishment of so-called "key clubs", and while such law was passed in good faith by the members of our General Assembly, it now appears that a vast majority of such establishments, while masquerading as bona fide clubs, are in fact glorified saloons where intoxicants can be purchased by any patron irrespective of membership, and this has further compounded the problem of liquor law enforcement, and

Whereas, the places where liquors are unlawfully sold are not subject to the imposition of taxes on such sales beyond those imposed on legitimate business enterprises, Now, Therefore,

Be It Resolved, by the City Council of the City of Des Moines, Iowa, in regular session assembled on this 17 th day of December, A. D., 1962, in the firm belief that the views expressed in this Resolution are in conformity with the will of the majority of the electors of our City and State, that we hereby petition the 1963 General Assembly to cause to be enacted a revision of the present liquor laws to the end that such laws may become realistic and thus subject to enforcement.

Be It Further Resolved, that it is the view of the City Council of Des Moines, Iowa, and which we believe to be representative of the opinion of the citizens of our City and State, that the present package sales of liquor in state-operated stores under the management of the Liquor Commission be retained, but that sales of liquor by the drink, under strict control in duly licensed establishments and subject to a tax substantially in excess of the present sales tax, be made a part of the suggested revision.

Be It Further Resolved, that a copy of this Resolution be promptly transmitted by the City Clerk to the Speaker of the House of Representatives and the Lieutenant Governor of the 1963 General Assembly when said Assembly shall have been convened.

Moved by Grothe to adopt.

## CONSIDERATION OF BILLS

Parker of Buchanan asked and received unanimous consent that Rule 29 be suspended and that the House take up for immediate consideration Senate File 2, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Starmont Community School District of Strawberry Point, Arlington and Lamont in the counties of Clayton, Fayette, Buchanan and Delaware, State of Iowa, and fixing the boundaries thereof and declaring
said district a duly and legally organized corporate body as provided by law.

Parker 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, 97 :

| Anderson of | Goode | Miller of | Scherle |
| :---: | :---: | :---: | :---: |
| Ringgold | Graham | Des Moines | Sersland |
| Balloun | Grassley | Miller of | Shaw |
| ${ }_{\text {Bark }}$ Baringer | Hagen | $\xrightarrow{\text { Miller of }}$ | ${ }_{\text {Smith of }}$ |
| Briles | Hakes | Page | Dickinson |
| Busch | Hanson of | Moffitt | Smith of |
| Camp | Lyon | Mowry | O'Brien |
| Carnahan | Hanson of | Mueller | Sokol |
| Carstensen | Mitchell | Murphy | Stanley |
| Casey | Hirsch | Murray | Steele |
| Chalupa | Hougen | Nielsen of | Steffen |
| Coffman | Jarvis | Emmet | Stevenson |
| Crane | Johnson | Nielsen of | Stokes |
| Cunningham | Kibbie | Shelby | Strothman |
| Denman | Kluever | Olson | Swisher |
| Dietz | Knock | Ossian | Tabor |
| Duffy | Knowles | Palas | Van Alstine |
| Dunton | Kreager | Parker | Van Nostrand |
| Edgington | Lange | Patton | Vermeer |
| Ely | Loss | Paul | Vetter |
| Falvey | Lutz | Peterson of | Walter |
| Fischer of | Mahan | Woodbury | Wells |
| Grundy | Maule | Prine | Wier |
| Fisher of | McElroy | Reppert | Winkelman |
| ${ }_{\text {Grazeene }}$ | Mensing | Riley | Worthington |
| $\underset{\text { Grazier }}{\text { Grasins }}$ | Messerly | Robinson | Wright |

The nays were, none.
Absent or not voting, 11:

| Andersen of Woodbury | Den Herder Eveland | $\underset{\text { Milleng }}{\text { Halling }}$ | Petersen of Dallas |
| :---: | :---: | :---: | :---: |
| Breitbach | Hagie | Nelson | Mr. Speaker |
| arrington |  |  |  |

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

Stanley of Muscatine asked and received unanimous consent that the House take up for immediate consideration House File 15, a bill for an act to legalize and validate the proceedings for the organization, establishment of boundaries, and operation of the Area Six Community School District, in the County of Muscatine, State of Iowa, and declaring said district a duly and legally organized and operating corporate body as provided by law.

Stanley 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, 99 :

| Andersen of | Graham |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hakes |
| Bock | Hanson of |
| Briles | Lyon |
| Busch | Hanson of |
| Camp | Mitchell |
| Carnahan | Hirsch |
| Carstensen | Hougen |
| Casey | Johnson |
| Chalupa | Kibbie |
| Coffman | Knever |
| Crane | Knock |
| Cunningham | Knowles |
| Denman | Kanger |
| Dietz | Lass |
| Duffy | Lusz |
| Dunton | Mahan |
| Edgington | Maule |
| Ely | McElroy |
| Falvey | Mensing |
| Fisher of | Messerly |
| Greene | Meyer |
| Frazier | Millen |
| Gittins | Miller of |
| Goode | Des Moines |

Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson

Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 9:

| Breitbach | Eveland <br> Darrington <br> Den Herder |
| :--- | :---: |
| Fischer of <br> Grundy |  |

Hagie
Halling
Jarvis
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Stanley of Muscatine asked and received unanimous consent that the House take up for immediate consideration House File 16, a bill for an act to legalize and validate the proceedings of the board of directors of the Area Six Community School District, in the County of Muscatine, State of Iowa, authorizing and providing for the issuance 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.

Stanley 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, 101:

| Andersen of | Goode |
| :--- | :--- |
| Woodbury | Graham |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hagie |
| Bock | Hakes |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Hougen |
| Chalupa | Johnson |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Duffy | Loss |
| Dunton | Lutz |
| Edgington | Mahan |
| Ely | Maule |
| Falvey | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Frazier | Meyer |
| Gittins | Millen |

The nays were, none.
Absent or not voting, 7:

| Breitbach | Fischer of | Halling | Mr. Speaker |
| :--- | :---: | :--- | :--- |
| Darrington | Grundy | Jarvis |  |

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

House File 3, a bill for an act relating to the Iowa commission for the blind, was taken up for consideration.

Swisher of Johnson offered the following amendment filed by him:
Amend House File 3 by adding thereto the following section:
Sec. 3. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Davis County Republican, a newspaper published at Bloomfield, Iowa and in the
$\qquad$ a newspaper published at

Mowry of Marshall offered the following amendment to the Swisher amendment and moved its adoption :

Amend the amendment to House File 3 filed January 24 by Swisher of

Johnson by inserting in line five (5) thereof the words "State Center Enterprise", and by inserting in line six (6) thereof the words "State Center, Iowa".

Amendment to the amendment adopted.
Swisher of Johnson moved the adoption of his amendment as amended.

Amendment as amended adopted.
Swisher of Johnson offered the following amendment filed by him and moved its adoption:

Amend House File 3, section two (2), by adding at the end thereof the following: "No more than two members shall be from the same political party."

Amendment adopted.
Wright of Benton offered the following amendment filed by him and moved its adoption:

Amend House File 3 as follows:

1. Amend section one (1) by striking all of line four (4) after the word "following:" and inserting in lieu thereof the following: "of five members, three to be appointed by the governor, one by the state board of regents and one by the state board of public instruction.".
2. Amend section two (2) by adding thereto the following: "The members appointed by the state board of regents and the state board of public instruction shall each serve for a period of three years from July 1 of the year of appointment."

Amendment lost.
Swisher 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, 102:

| Andersen of | Den Herder | Grassley | Lange |
| :---: | :---: | :---: | :---: |
| Woodbury | Denman | Hagedorn | Loss |
| Anderson of | Dietz | Hagen | Lutz |
| Ringgold | Duffy | Hagie | Mahan |
| Balloun | Dunton | Hakes | Maule |
| Baringer | Edgington | Hanson of | McElroy |
| Bock | Ely | Lyon | Mensing |
| Briles | Eveland | Hanson of | Messerly |
| Busch | Falvey | Mitchell | Meyer |
| Camp | Fischer of | Hirsch | Millen |
| Carnahan | Grundy | Hougen | Miller of |
| Carstensen | Fisher of | Johnson | Des Moines |
| Casey | Greene | Kibbie | Miller of |
| Chalupa | Frazier | Kluever | Jones |
| Coffman | Gittins | Knock | Miller of |
| Crane | Goode | Knowles | Page |
| Cunningham | Graham | Kreager | Moffitt |


| Mowry | Patton |
| :--- | :--- |
| Mueller | Paul |
| Murphy | Petersen of |
| Murray | Dallas |
| Nelson | Peterson of |
| Nielsen of | Woodbury |
| Emmet | Prine |
| Nielsen of | Reppert |
| Shelby | Riley |
| Olson | Robinson |
| Ossian | Scherle |
| Palas | Sersland |
| Parker |  |


| Siglin | Swisher |
| :--- | :--- |
| Smith of | Tabor |
| Dickinson | Van Alstine |
| Smith of | Van Nostrand |
| O'Brien | Vermeer |
| Sokol | Vetter |
| Stanley | Walter |
| Steele | Wells |
| Steffen | Wier |
| Stevenson | Winkelman |
| Stokes | Worthington |
| Strothman | Wright |

The nays were, none.
Absent or not voting, 6:

| Breitbach | Halling | Shaw |  |
| :--- | :--- | :--- | :--- |
| Darrington | Jarvis |  |  |

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

## AMENDMENT FILED

1 Amend House File 26 as follows:
2 1. Amend section 2, lines 5 and 6, by striking therefrom
3 the following: "sell or dispense any drugs, or medicines, or".
Wright of Benton.
On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, January 28, 1963.

## JOURNAL OF THE HOUSE

hall of the house of Representatives, Des Moines, Iowa, Monday, January 28, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Raymond Moore, pastor of the Methodist Church, Moulton, Iowa.

The Journal of Friday, January 25, 1963, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Baringer of Fayette on request of Cunningham of Story; Sokol of Osceola on request of Busch of Bremer; Coffman of Iowa on request of Shaw of Floyd; Wells of Taylor on request of Hirsch of Warren.

## PRESENTATION OF VISITORS

Dietz of Scott presented to the House his grandson, Steve Harksen of Walcott, and Jim Harksen of Davenport, a cousin of Steve's, and LaVene Getting of Davenport, who is the daughter of Senator Dykhouse's nephew.

## PETITIONS

The following petitions were received and placed on file:
By Messerly of Black Hawk, from fifty-four residents of Black Hawk County favoring legislation that would prohibit the sale of specified merchandise on Sunday.

By Miller of Jones, from twenty-one members of the Monticello Garden Club favoring control of billboard advertising along the interstate highways.
By Ossian of Montgomery, from thirteen residents of Montgomery County opposing legalized bingo and the sale of liquor by the drink in Iowa.

By the following Representatives, favoring the sale of liquor by the drink in Iowa :

Breitbach of Dubuque, from one hundred nineteen residents of Dubuque County.
Carnahan of Wapello, from fifty-three residents of Wapello County.

Crane of Crawford, from three hundred ninety-five residents of Crawford County.
Duffy and Breitbach of Dubuque, from ninety-one residents of Dubuque County.
Gittins of Pottawattamie, from twenty-nine residents of Pottawattamie County.
Mensing of Cedar, from one hundred fifty-four residents of Cedar County.

Messerly of Black Hawk, from one thousand two hundred ninety residents of Black Hawk County.
Miller of Jones, from fifty-eight residents of Jones County.
Murphy of Carroll, from four hundred twelve residents of Carroll County.

Murray of Webster, from three thousand three hundred sixty residents of Webster County.
Olson of Cerro Gordo, from four hundred one residents of Cerro Gordo County.

Ossian of Montgomery, from thirty residents of Montgomery County.
Paul of Poweshiek, from nine residents of Poweshiek County.
Reppert of Polk, from one hundred ninety-four residents of Polk County.

Stanley of Muscatine, from ninety-nine residents of Muscatine County.
Van Nostrand of Pottawattamie, from thirty residents of Pottawattamie County.

## ANNOUNCEMENT BY THE CHIEF CLERK

The committee on compensation of public officers and employees, originally scheduled to meet at $3: 00 \mathrm{p} . \mathrm{m}$. on Wednesdays in Room 28, will now meet at 1:00 p.m. on Wednesdays in the Speaker's Room.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Casey of Wayne offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION
Whereas, The Honorable Eugene E. Poston, of Wayne County, who was a member of the Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-
second, Fifty-second Extra, Fifty-third and Fifty-fourth sessions of the General Assembly, passed away on October 22, 1961, now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Casey of Wayne, Worthington of Decatur and Moffitt of Appanoose.

## INTRODUCTION OF BILLS

House File 83, by Ely, Mowry, Messerly, Reppert, Hanson of Lyon, Kreager, Olson, Dietz, Denman, Stanley, Riley, Falvey and Duffy, a bill for an act relating to public health nurses.

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

House File 84, by Olson, a bill for an act to enable the executive council acting for the State of lowa, to exchange real estate conveyances with Ellen M. Peterson, widow and heir of Harry A. Peterson, deceased, of Cerro Gordo County, thereby placing on record correct descriptions of lands occupied by the respective parties.

Read first time and referred to committee on judiciary 2.
House File 85, by Smith of O'Brien, Edgington and Loss, a bill for an act relating to erecting, rebuilding or repairing of fences.

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

House File 86, by Jarvis, Nelson, Briles, Dietz, Knock, Lange, Hagedorn and Coffman, a bill for an act to amend chapter one hundred seventeen (117), Code 1962, relating to the powers and duties of the real estate commission.

Read first time and referred to committee on judiciary 1.
House File 87, by Moffitt (Wilson and Long), a bill for an act relating to erection of buildings by soil conservation districts and the renting of space in such buildings.

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

House File 88, by Andersen of Woodbury, a bill for an act relating to an educational loan fund, and making an appropriation therefor.

Read first time and referred to committee on institutions of higher learning.

House File 89, by Reppert and Denman, a bill for an act relating to the use of parking meter revenue.

Read first time and referred to committee on cities and towns.
House File 90, by Ely, Riley, Camp, Andersen of Woodbury and Swisher, a bill for an act relating to the rate of compensation of public employees.

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

House File 91, by Reppert and Denman, a bill for an act relating to tort liability of municipal corporations.

Read first time and referred to committee on judiciary 1.
House File 92, by Hirsch, Knock, Scherle, Reppert and Hagen (Phelps and Cowden), a bill for an act to exempt certain owners, occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon.

Read first time and referred to committee on judiciary 1.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 5, a concurrent resolution authorizing daily compensation of chaplains, officers and employees of the Sixtieth General Assembly.

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

Senate Concurrent Resolution 5, a concurrent resolution directing that appropriate commendation be given to the Inaugural Committee for the excellent manner in which the Inaugural was conducted.

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 5 <br> By Flatt, Frommelt, O'Malley, Dykhouse, Elthon and Dodds

Whereas, the Thirty-fifth Governor of the State of Iowa, Harold E. Hughes, was inaugurated on Thursday, January 17, 1963, and

Whereas, the Inaugural was conducted in a most orderly and dignified manner, and

Whereas, Governor Hughes expressed his appreciation for the excellent manner in which the Inaugural was conducted, now therefore,

Be It Resolved by the Senate and the House Concurring, that Major General J. F. Miller, Adjutant General of the State of Iowa and members of the Army and Air National Guard, including Company C, Second Battle Group, One Hundred Thirty-third Infantry from Ida Grove, Iowa, the Governor's

Grays from Dubuque and the Iowa Military Academy be commended for the manner in which the Inaugural was conducted.

Laid over under Rule 25.

## CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 1, a joint resolution proposing a constitutional amendment relating to constitutional convention, with report of committee recommending passage, was taken up for consideration.

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

House Joint Resolution 1, a joint resolution proposing a constitutional amendment relating to constitutional convention.

Be It Resolved by the General Assembly of the State of Iowa:
Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section three (3) of Article ten (X) of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof:

Section 3. At the general election to be held in the year one thousand nine hundred and seventy, and in each tenth year thereafter, and also at such times as the General Assembly may, by law, provide, the question, "Shall there be a Convention to revise the Constitution, and propose amendment or amendments to same?" shall be decided by the electors qualified to vote for members of the General Assembly; and in case a majority of the electors so qualified, voting at such election, for and against such proposition, shall decide in favor of a Convention for such purpose, the General Assembly, at its next session, shall provide by law for the election of delegates to such Convention, and for submitting the results of said Convention to the people, in such manner and at such time as the General Assembly shall provide; and if the people shall approve and ratify such amendment or amendments, by a majority of the electors qualified to vote for members of the General Assembly, voting thereon, such amendment or amendments shall become a part of the constitution of this state. If two or more amendments shall be submitted at the same time, they shall be submitted in such a manner that electors may vote for or against each such amendment separately.

On the question "Shall the joint resolution pass?"
The yeas were, 99 :

| Andersen of <br> Woodbury | Anderson of <br> Ringgold | Balloun <br> Bock | Breitbach <br> Briles |
| :---: | :---: | :--- | :--- |


| Busch | Hagen |
| :--- | :--- |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Denman | Hougen |
| Dietz | Jarvis |
| Duffy | Johnson |
| Dunton | Kibbie |
| Edgington | Kluever |
| Ely | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Loss |
| Grundy | Lutz |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier | McElroy |
| Gittins | Mensing |
| Goode | Mraham |
| Grassley | Meyserly |
| Hagedorn | Millen |
|  |  |


| Miller of | Prine |
| :--- | :--- |
| Des Moines | Reppert |
| Miller of | Reley |
| Jones | Sersland |
| Miller of | Shaw |
| Page | Siglin |
| Moffitt | Smith of |
| Mowry | Dickinson |
| Mueller | Smith of |
| Murphy | O'Brien |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Swisher |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |
|  | Mr. Speaker |

The nays were, none.

| Absent or not voting, 9: |  |  |  |
| :--- | :--- | :--- | :--- |
| Baringer   <br> Coffman Knock Robinson | Scherle <br> Den Herder |  | Sokol |

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

House File 11, a bill for an act relating to notice for public hearing on county zoning changes, with report of committee recommending passage, was taken up for consideration.

Messerly 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, 100 :

| Andersen of <br> Woodbury | Carstensen <br> Casey | Ely <br> Anderson of | Chalupa |
| :--- | :--- | :--- | :--- |
| Ringgold | Crane | Falvey | Grassley |
| Balloun | Cunningham | Fischer of | Hagedorn |
| Brundy | Hagen |  |  |
| Bock | Darrington | Fisher of | Hakes |
| Breitbach | Denman | Greene | Halling |
| Briles | Dietz | Frazier | Hanson of |
| Busch | Duffy | Gittins | Hyon |
| Camp | Dunton | Goode | Mson of |
| Carnahan | Edgington | Graham | Hirsch |

Hougen
Jarvis
Johnson
Kibbie
Kluever
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
The nays were, none.
Absent or not voting, 8:
Baringer
Coffman
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 22, a bill for an act relating to the duties of county recorders, with report of committee recommending passage, was taken up for consideration.

Carstensen 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, 98 :

| Andersen of <br> Woodbury | Dunton <br> Edgington | Hanson of <br> Lyon |
| :--- | :--- | :--- |
| Anderson of | Ely | Hanson of |
| Ringgold | Eveland | Mitchell |
| Balloun | Falvey | Hirsch |
| Bock | Fischer of | Hougen |
| Breitbach | Grundy | Jarvis |
| Briles | Fisher of | Johnson |
| Busch | Greene | Kibbie |
| Camp | Frazier | Kluever |
| Carnahan | Gittins | Knowles |
| Carstensen | Goode | Kreager |
| Casey | Graham | Lange |
| Chalupa | Grassley | Loss |
| Crane | Hagedorn | Lutz |
| Cunningham | Hagen | Mahan |
| Darrington | Hagie | Maule |
| Denman | Hakes | Mensing |
| Dietz | Halling | Messerly |
| Duffy |  |  |

[^7]| Parker | Riley |
| :--- | :--- |
| Patton | Robinson |
| Paul | Sersland |
| Petersen of | Shaw |
| Dallas | Siglin |
| Peterson of | Smith of |
| Woodbury | Dickinson |
| Prine | Smith of |
| Reppert | O'Brien |

The nays were, none.
Absent or not voting, 10:

| Baringer | Knock | Scherle | Wells |
| :--- | :--- | :--- | :--- |
| Coffman | McElroy | Sokol | Mr. Speaker |
| Den Herder | Murphy |  |  |

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

House File 24, a bill for an act to amend chapter three hundred thirty-one point twenty-five (331.25), Code 1962, relating to supervisor districts in counties, with report of committee recommending passage, was taken up for consideration.

Mensing of Cedar offered the following amendment filed by him:
Amend House File 24 by adding thereto the following new section:
Sec. 2. Section three hundred thirty-one point twenty-five (331.25), Code 1962, is hereby further amended by adding thereto the following:
"The provisions of this section three hundred thirty-one point twenty-five (331.25) shall not apply to counties conforming to the provisions of section three hundred thirty-one point nine (331.9) of the Code."

Knowles of Scott asked and received unanimous consent to defer action on House File 24, and that the bill retain its place on the calendar.

House File 31, a bill for an act to amend section five hundred fiftyfour point fourteen (554.14), Code 1962, relating to implied warranties of titles, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 98:

| Andersen of <br> Woodbury | Camp | Carnahan | Dietz |
| :--- | :--- | :--- | :--- |
| Anderson of | Carstensen | Dunton | Fisher of |
| Ringington | Greene |  |  |
| Ralloun | Casey | Elg | Frazier |
| Bock | Chalupa | Eveland | Gittins |
| Breitbach | Crane | Cuningham | Falvey |
| Fischer of | Graham |  |  |
| Briles | Cunningham | Grassley |  |
| Busch | Darrington | Grundy | Hagedorn |
|  | Denman |  | Hagen |


| Hagie | McElroy | Olson | Smith of |
| :--- | :--- | :--- | :--- |
| Hakes | Messerly | Ossian | O'Brien |
| Halling | Meyer | Palas | Stanley |
| Hanson of | Millen | Parker | Steele |
| Lyon | Miller of | Patton | Steffen |
| Hanson of | Des Moines | Paul | Stevenson |
| Mitchell | Miller of | Petersen of | Stokes |
| Hirsch | Jones | Dallas | Strothman |
| Hougen | Miller of | Peterson of | Swisher |
| Jarvis | Page | Woodbury | Tabor |
| Johnson | Moffitt | Prine | Van Alstine |
| Kibbie | Mowry | Reppert | Van Nostrand |
| Kluever | Mueller | Riley | Vermeer |
| Knowles | Murphy | Robinson | Vetter |
| Kreager | Murray | Sersland | Walter |
| Lange | Nelson | Shaw | Wier |
| Loss | Nielsen of | Siglin | Winkelman |
| Lutz | Emmet | Smith of | Worthington |
| Mahan | Nielsen of | Dickinson | Wright |
| Maule | Shelby |  |  |

The nays were, none.
Absent or not voting, 10:

| Baringer | Duffy | Scherle | Wells |
| :--- | :--- | :--- | :--- |
| Coffman | Knock | Sokol | Mr. Speaker |
| Den Herder | Mensing |  |  |

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

House File 36, a bill for an act relating to workmen's compensation benefits payable to a minor employee, with report of committee recommending passage, was taken up for consideration.

Riley of Linn offered the following amendment filed by him and moved its adoption :

Amend House File 36 by adding thereto the following section:
"Sec 3. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Sentinel, a newspaper published at Marion, Iowa, and The Mount Vernon HawkeyeRecord \& The Lisbon Herald, a newspaper published at Mount Vernon, Iowa."

Amendment adopted.
Riley 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 :

| Andersen of | Bock | Carnahan | Cunningham |
| :--- | :--- | :--- | :--- |
| Woodbury | Breitbach | Carstensen | Darrington |
| Anderson of | Briles | Casey | Denman |
| Ringgold | Busch | Chalupa | Dietz |
| Balloun | Camp | Crane | Duffy |


| Dunton | Johnson |
| :--- | :--- |
| Edgington | Kibbie |
| Ely | Kluever |
| Eveland | Knowles |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Loss |
| Fisher of | Lutz |
| Greene | Mahan |
| Frazier | Maule |
| Gittins | McElroy |
| Goode | Meyer |
| Hagedorn | Millen |
| Hagen | Miller of |
| Hagie | Des Moines |
| Hakes | Miller of |
| Hanson of | Page |
| Lyon | Moffitt |
| Hanson of | Mowry |
| Mitchell | Mueller |
| Hougen | Murphy |
| Jarvis | Murray |
|  |  |

The nays were, 5 :
Graham
Hirsch
Halling
Absent or not voting, 10 :

| Baringer | Knock | Scherle | Wells |
| :--- | :--- | :--- | :--- |
| Coffman | Miller of | Sokol | Mr. Speaker |
| Den Herder | Jones |  |  |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 10, a bill for an act relating to unlawful hunting on land of another.

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

Senate File 24, a bill for an act to legalize proceedings of board of directors of HLV Community School District in counties of Iowa and Poweshiek. Carroll A. Lane, Secretary.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 30.

Fred E. Wier,
Chairman House Committee.
Kenneth Benda,
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 30.

## REPORTS OF COMMITTEES

Lange of Sac, from the committee on highway safety, submitted the following report:

Mr. Speaker: Your committee on highway safety to whom was referred House File 60, a bill for an act to require safety belts on motor vehicles sold after July 4, 1963, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Elmer F. Lange, Chairman.
Stanley of Muscatine, from the committee on departmental rules review, submitted the following report:

Mr. Speaker: Your committee on departmental rules review to whom was referred House File 17, a bill for an act relating to rules of administrative agencies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 17 as follows:

1. Amend section two (2) by striking the comma (,) after the word "days" in line eight (8) and by inserting thereafter the words "after receiving such copy,".
2. Amend section three (3) by striking the word and figure "three (3)" in line one (1) and by inserting in lieu thereof the word and figure "ten (10)".
3. Amend section three (3) by striking all of line eight (8) and by inserting in lieu thereof the following: "thirty (30) days after such filing, but a later effective date may be speci-".
4. Amend section three (3) by striking after the word "filing" the words "and deposit and" in line ten (10), and by inserting in lieu thereof the words "and the date of the attorney general's opinion, if any, and".
5. Amend section three (3) by striking the words and figure "one (1) copy" from line twelve (12) and by inserting in lieu thereof the words and figure "eight (8) copies".
6. Amend section four (4) by inserting after the word "Reporting" in line nine (9) the words "or referral".
7. Amend section four (4) by inserting after the word "reported" in line eleven (11) the words "or referred".
8. Amend section five (5) by striking all after the line two (2) and by
inserting in lieu thereof the following: "office of the clerk of the supreme court and to the office of the clerk of each district court. The agency shall mail a copy of such rule to any person requesting same, within ten (10) days after receipt of such request. Failure to comply with this section shall not affect the validity of any rule unless such failure shall have been willful."
9. Amend section six (6) by striking after the word "Any" in line one (1) the words "group of twenty (20) or more persons" and by inserting in lieu thereof the word "person".
10. Amend section six (6) by inserting after the word "interested" in line two (2) the word "in".
11. Amend section six (6) by striking the word "their" from line two (2) and by inserting in lieu thereof the word "his".
12. Amend section seven (7) by striking the words "and regulations" in line two (2) and by inserting in lieu thereof the words "or rules".
13. Amend section ten (10) by striking the word "or" in line three (3) and by inserting in lieu thereof the word "and".
14. Strike all of section twenty-four (24) and insert in lieu thereof:
"Sec. 24. Section four hundred thirty-four point eleven (434.11), Code 1962, is hereby amended as follows:
"1. In lines six (6) and seven (7), strike the words 'from the time they are so communicated' and insert in lieu thereof the following: 'as provided in chapter seventeen A ( 17 A ) of the Code'.
"2. Strike all of said section after line ten (10) and insert in lieu thereof the following: 'in the manner prescribed by chapter seventeen A (17 A) of the Code.'"
15. Strike all of section twenty-five (25) and insert in lieu thereof:
"Sec. 25. Section four hundred thirty-eight point ten (438.10), Code 1962, is hereby amended as follows:
"1. In line seven (7), strike the words 'from the time they are so communicated' and insert in lieu thereof the following: 'as provided in chapter seventeen A ( 17 A ) of the Code'.
"2. Strike all of said section after the word 'requirements' in line ten (10) and insert in lieu thereof the words 'in the manner prescribed by chapter seventeen A (17 A) of the Code.'"
16. Amend section twenty-seven (27) by striking all after line two (2) and inserting in lieu thereof: "in The Muscatine Journal, a newspaper published in Muscatine, Iowa, and in The Mount Pleasant News, a newspaper published in Mount Pleasant, Iowa."

David Stanley, Chairman.

## AMENDMENTS FILED

Amend House File 10 as follows:

1. By inserting as section one (1) the following:
"Section 1. As used in this Act the words "peace officer" mean:
a. Members of the Iowa highway safety patrol.
b. Iowa police officers under civil service as provided
in chapter three hundred sixty-five (365) of the Code.
c. Iowa sheriffs.
d. Regular Iowa deputy sheriffs who have had formal police training."
2. Further amend House File 10 by renumbering the
sections and cross references in conformity with this amendment.

Reppert of Polk.
Amend House File 24 by adding thereto the following section:
"Sec. 2. Section three hundred thirty-one point twenty-five (331.25), Code 1962, is further amended by adding to subsection one (1) the following:
"Provided, however, that if a county has a township with a population of seventy-five thousand $(75,000)$ or over, such township shall be entitled to two (2) supervisors."

Andersen of Woodbury. Peterson of Woodbury.
Amend House File 29 as follows:

1. Amend section 1 , line 5 , by striking the word "steamfired" and inserting in lieu thereof the words "fired steam".

Knowles of Scott.
Amend House File 82 as follows:

1. By striking in section two (2), lines six (6), eighteen (18), thirty (30), thirty-four (34) and forty-four (44), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
2. By striking in section three (3), lines nineteen (19) and twenty-eight (28), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
3. By striking in section four (4), lines eight (8) and fourteen (14), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
4. By striking in section five (5), line seven (7), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
5. By striking in section seven (7), line four (4), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
6. By striking in section eight (8), line four (4), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
7. By striking in section nine (9), line thirteen (13), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
8. By striking in section twenty-one (21) all of line four (4) and that part of line five (5) which reads "establish his claim." and inserting in lieu thereof the following: "may commence an action to establish his claim in the district court of the county wherein he resided the greater part of the six months immediately preceding the commencement of the action." Riley of Linn. DuFFy of Dubuque.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Tuesday, January 29, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives,
Des Moines, Iowa, Tuesday, January 29, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Fred Gee, pastor of the Fairview Christian Church, Pleasantville, Iowa.

The Journal of January 28 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Sokol of Osceola on request of Busch of Bremer.

## PETITIONS

The following petitions were received and placed on file:
By Messerly of Black Hawk, from fifteen residents of Black Hawk County favoring legislation that would prohibit the sale of specified merchandise on Sunday.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Ely of Linn, from sixty-five residents of Linn County.
Falvey of Monroe, from seventy-seven residents of Monroe County.
Miller of Des Moines, from seventy-four residents of Des Moines County.

Prine of Mahaska, from eleven residents of Mahaska County.
Robinson of Guthrie, from thirty-three residents of Casey, Iowa.
Robinson of Guthrie, from ninety-eight members of the Davis Street Christian Church of Ottumwa.

Smith of O'Brien, from seven members of the Archer Reformed Church of Archer.

Smith of O'Brien, from eighty-nine residents of Sanborn.
Stokes of Plymouth, from seventy residents of Plymouth County.
Strothman of Henry, from thirty-one residents of Henry County.
Wier of Louisa, from sixty-eight residents of Louisa County.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Peterson of Woodbury, from three thousand eight hundred forty residents of Woodbury County.

Camp of Clinton, from fifty-eight residents of Clinton County.
Coffman of Iowa, from twenty-nine residents of Iowa County.
Crane of Crawford, from sixty-six residents of Crawford County.
Duffy and Breitbach of Dubuque, from four hundred seventy-eight residents of Dubuque County.

Ely of Linn, from two hundred eighteen residents of Linn County.
Hagen of Allamakee, from one hundred seventy-four residents of Allamakee County.

Messerly of Black Hawk, from twenty-eight residents of Black Hawk County.

Miller of Des Moines, from two thousand four hundred sixty-four residents of Des Moines County.

Murphy of Carroll, from thirty-three residents of Carroll County.
Olson of Cerro Gordo, from eight hundred twenty-five residents of Cerro Gordo County.

Parker of Buchanan, from seventy residents of Buchanan County.
Reppert of Polk, from seven hundred seventy-four residents of Polk County.

Stanley of Muscatine, from one hundred sixty-eight residents of Muscatine County.

Winkelman of Calhoun, from one hundred ninety-three residents of Calhoun County.

Wright of Benton, from one hundred two residents of Benton County.

## PRESENTATION OF VISITORS

Fisher of Greene presented to the House thirty students from Scranton Public School, Scranton, Iowa, accompanied by their teachers, Mrs. Still and Bud Jarvis.

# PRESENTATION OF THE "NATIONAL HEART FUND TWINS" AND THE "QUEEN OF HEARTS" FOR THE IOWA HEART ASSOCIATION 1963 CAMPAIGN 

McElroy of Fremont rose on a point of personal privilege and presented to the House the "National Heart Fund Twins" Tammy and Terry Bell, daughters of Mr. and Mrs. Joseph Bell of Des Moines.

The Speaker of the House requested the Honorable Paul McElroy to escort Karen Squier, Queen of Hearts for the Iowa Heart Association 1963 campaign, to the Speaker's rostrum. Miss Squier was presented to the House and she expressed her appreciation in being chosen the 1963 Queen of Hearts.

The Honorable Mr. McElroy also presented to the House Mr. and Mrs. Truman Squier of Nora Springs, Iowa, parents of Karen.

## PROOFS OF PUBLICATION

Published copy of Senate File 12 and verified proof of publication of said bill in the Chariton Leader, Chariton, Iowa, on January 8, 1963, 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 20 and verified proof of publication of said bill in the Centerville Daily Iowegian \& Citizen, Centerville, Iowa, on January 16, 1963, 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 24 and verified proof of publication of said bill in the Victor Record, Iowa County, Iowa, on January 17, 1963, 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 80 and verified proof of publication of said bill in the Stuart Herald, Stuart, Iowa, on January 24, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kendrick, Chief Clerk, House of Representatives.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 17, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43 : House File 37.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 2.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 2.

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 28, 1963, he approved the following bill: Senate File 30.

## BIRTHDAY CONGRATULATIONS

The Speaker announced that this was the birthday of the Honorable Harley J. Palas and extended his wishes for a "Happy Birthday."

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Miller of Jones offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Russell E. Eldred, of Jones County, who was a member of the Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth and Fifty-ninth sessions of the General Assembly, passed away on December 30, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Miller of Jones, Mensing of Cedar and Tabor of Jackson.

Prine of Mahaska offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles H. Scholz, of Chickasaw County, who was a member of the Forty-eighth session of the General Assembly, passed away on January 1, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Prine of Mahaska, Steffen of Chickasaw and Goode of Davis.

Patton of Delaware offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Floyd H. Hatch, of Delaware County, who was a member of the Fifty-sixth and Fifty-seventh sessions of the General Assembly, passed away on July 14, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Patton of Delaware, Parker of Buchanan and Baringer of Fayette.

Prine of Mahaska offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John S. Gray, of Mahaska County, who was a member of the Fifty-sixth, Fifty-seventh, Fifty-eighth, and Fifty-ninth sessions of the General Assembly, passed away on March 6, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Prine of Mahaska, Edgington of Franklin and Nelson of Winnebago.

## SENATE MESSAGES CONSIDERED

Senate File 10, a bill for an act relating to unlawful hunting on land of another.

Read first time and referred to committee on fish and game.
Senate File 24, a bill for an act to legalize and validate the proceedings of the board of directors of the HLV Community School District, in the Counties of Iowa and Poweshiek, State of Iowa, authorizing and providing for the issuance 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.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 8, by Carstensen, a joint resolution proposing a constitutional amendment making executive and other officers appointees of the Governor and providing for concurrence therein by the Senate, and providing for the appointment of other officers.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 93, by Messerly, Riley and Hougen (Van Eaton), relating to employment and other privileges for certain prisoners.

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

House File 94, by Stanley, Messerly, Grassley, Cunningham, Paul, Dietz, Riley, Lange, Knowles, Kluever, Darrington, Petersen of Dallas, Robinson, Dunton, Balloun, Ely, Kreager and Camp, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom.

Read first time and referred to committee on tax revision.
House File 95, by Wier, Maule and Winkelman, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to school buses.

Read first time and referred to committee on highway safety.
House File 96, by Chalupa, Balloun, Camp, Fischer of Grundy and Smith of O'Brien, a bill for an act relating to exemption from taxation of property of education institutions.

Read first time and referred to committee on tax revision.
House File 97, by Carnahan, a bill for an act to permit all school districts to hold biennial elections.

Read first time and referred to committee on elections, political and judicial districts.

House File 98, by Smith of Dickinson, a bill for an act to amend section three hundred nine point nine (309.9), Code 1962, relating to distribution of the secondary road fund in towns of less than four hundred (400) population, on roads leading to state parks.

Read first time and referred to committee on roads and highways.
House File 99, by Hagedorn, Riley, Darrington, Mowry, Paul and Loss, a bill for an act to prohibit discrimination in employment because of age; and providing penalties for violations hereof.

Read first time and referred to committee on industrial and human relations.

House File 100, by Paul, Loss, Riley, Mensing, Hagedorn, Coffman and Mahan, a bill for an act to provide uniforms for sheriffs and their deputies.

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

House File 101, by Loss, Paul, Riley, Mensing, Coffman and Swisher, a bill for an act to amend section three hundred forty-one point one (341.1), Code 1962, relating to the appointment of a night deputy sheriff and providing for his duties.

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

House File 102, by Reppert and Denman, a bill for an act relating to damages resulting from the establishment of building lines by cities and towns.

Read first time and referred to committee on judiciary 1.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 24, a bill for an act to amend chapter three hundred thirty-one point twenty-five (331.25), Code 1962, relating to supervisor districts in counties, and the following Mensing amendment:

Amend House File 24 by adding thereto the following new section:
Section three hundred thirty-one point twenty-five (331.25), Code 1962, is hereby further amended by adding thereto the following:
"The provisions of this section three hundred thirty-one point twenty-five (331.25) shall not apply to counties conforming to the provisions of section three hundred thirty-one point nine (331.9) of the Code."

Amendment adopted.
Andersen of Woodbury offered the following amendment filed by him and moved its adoption :

Amend House File 24 by adding thereto the following section:
"Sec. 2. Section three hundred thirty-one point twenty-five (331.25), Code 1962, is further amended by adding to subsection one (1) the following:
"Provided, however, that if a county has a township with a population of seventy-five thousand $(75,000)$ or over, such township shall be entitled to two (2) supervisors."

Roll call was requested by Olson of Cerro Gordo and Dietz of Scott.
On the question "Shall the amendment be adopted?"

The ayes were, 77:

| Andersen of <br> Woodbury | Gittins <br> Goode |
| :--- | :--- |
| Anderson of | Graham |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hagie |
| Breitbach | Hakes |
| Busch | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Johnson |
| Denman | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Eveland | Knowles |
| Falvey | Kreager |
| Fischer of | Loss |
| Grundy | Lutz |
| Frazier | Mahan |

The nays were, 14:

| Bock | Fisher of <br> Greene |
| :--- | :--- |
| Casey | Lange |
| Chalupa | Moffitt |
| Dietz | Ossian |

Absent or not voting, 17:

| Briles | Jarvis | Paul | Steffen |
| :--- | :--- | :--- | :--- |
| Camp | Mowry | Prine | Swisher |
| Edgington | Mueller | Shaw | Wells |
| Ely | Nelson | Sokol | Mr. Speaker |
| Grassley |  |  |  |

Amendment adopted.
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, 99:

| Andersen of | Carstensen |
| :--- | :--- |
| Woodbury | Casey |
| Anderson of | Coffman |
| Ringgold | Crane |
| Balloun | Cunningham |
| Baringer | Darrington |
| Bock | Den Herder |
| Breitbach | Denman |
| Briles | Dietz |
| Busch | Duffy |
| Camp | Dunton |
| Carnahan | Edgington |

Ely
Eveland
Falvey
Fischer of
$\quad$ Grundy
Fisher of
$\quad$ Greene
Frazier
Gittins
Goode
Graham
Grassley

Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Johnson

| Kibbie | Miller of |
| :--- | :--- |
| Kluever | Page |
| Knowles | Moffitt |
| Kreager | Mueller |
| Loss | Murphy |
| Lutz | Murray |
| Mahan | Nielsen of |
| Maule | Emmet |
| McElroy | Nielsen of |
| Mensing | Shelby |
| Messerly | Olson |
| Meyer | Ossian |
| Millen | Palas |
| Miller of | Parker |
| Des Moines | Patton |
| Miller of | Paul |
| Jones |  |

Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Steele

Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, 3 :
Chalupa
Lange
Stanley
Absent or not voting, 6 :
Jarvis Mowry
Knock Nelson
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 82, a bill for an act relating to the disposition of unclaimed property, was taken up for consideration.

Riley of Linn offered the following amendment filed by Riley of Linn and Duffy of Dubuque:

Amend House File 82 as follows:

1. By striking in section two (2), lines six (6), eighteen (18), thirty (30), thirty-four (34) and forty-four (44), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
2. By striking in section three (3), lines nineteen (19) and twenty-eight (28), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
3. By striking in section four (4), lines eight (8) and fourteen (14), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
4. By striking in section five (5), line seven (7), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
5. By striking in section seven (7), line four (4), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
6. By striking in section eight (8), line four (4), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
7. By striking in section nine (9), line thirteen (13), the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twenty (20)".
8. By striking in section twenty-one (21) all of line four (4) and that part of line five (5) which reads "establish his claim." and inserting in lieu thereof the following: "may commence an action to establish his claim in the district court of the county wherein he resided the greater part of the six months immediately preceding the commencement of the action."

Riley of Linn offered the following amendment to the amendment and moved its adoption:

Amend the Riley-Duffy amendment to House File 82 filed January 28, 1963, as follows:

1. By striking lines 6 through 23 thereof.
2. By inserting the word "either" after the word "claim" in line 27.
3. By inserting the words "of Polk County or" after the word "court" in line 28.

Amendment to the amendment adopted.
Riley of Linn moved the adoption of the amendment as amended.
Amendment as amended adopted.
Knock of Union offered the following amendment filed by him and moved its adoption :

Amend House File 82 as follows:
In section two (2), line nine (9), add the following: "The crediting of interest to the deposit shall be evidence that the account is active and shall render it unclaimable as far as the meaning of this bill is concerned."

Roll call was requested by Riley of Linn and Denman of Polk.
On the question "Shall the amendment by Knock of Union be adopted?"

The ayes were, 37 :

| Anderson of <br> Ringgold | Dietz <br> FaIvey <br> Balloun |
| :--- | :--- |
| Baringer | Hirsch |
| Bock | Jarvis |
| Briles | Johnson |
| Casey | Knock |
| Chalupa | Kreager |
| Coffman | Lange |
| Darrington | Loss |
|  | Mahan |

The nays were, 65:

| Andersen of <br> Woodbury <br> Breitbach <br> Busch | Frazier <br> Gittins |
| :--- | :--- |
| Camp | Goode |
| Carnahan | Graham |
| Cassley |  |
| Carstensen | Hagedorn |
| Crane | Hagen |
| Cunningham | Hagie |
| Den Herder | Hakes |
| Denman | Halling |
| Hanson of |  |
| Duffy | Lyon |
| Dunton | Hanson of |
| Edgington | Mitchell |
| Ely | Hougen |
| Eveland | Kibbie |
| Fischer of | Grundy |
| Kluever |  |
| Fisher of | Knowles |
| Greene | Lutz |
|  | Messerly |

Millen
Miller of
Des Moines
Miller of Jones
Miller of Page
Moffitt
Mowry
Mueller
Murray
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Petersen of Dallas

Steele
Stokes
Strothman
Van Alstine
Walter
Wier
Winkelman
Worthington
Wright

Peterson of
Woodbury
Prine
Riley
Scherle
Sersland
Shaw
Siglin
Smith of
O'Brien
Stanley
Steffen
Stevenson
Swisher
Tabor
Van Nostrand
Vermeer
Vetter

Absent or not voting, 6:
Paul
Robinson
Wells
Mr. Speaker
Reppert
Sokol
Amendment lost.
Knock of Union offered the following amendment filed by him and moved its adoption:

Amend House File 82 as follows:

1. In section fourteen (14), line five (5), by striking all after the word "liability", and in line six (6) by striking all before the word "for".
2. Further amend section fourteen (14), line six (6) by striking the words "any claim" and substituting in lieu thereof the words "suits for damages, or any other claims".

Amendment adopted.
Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 82 as follows:

1. Amend section seventeen (17) by inserting in line thirteen (13) after the period (.) the following:
"In addition, notice of such sale by ordinary mail, postage prepaid, shall be deposited in the mails at least three (3) weeks in advance of such sale to all persons, firms and corporations which within five (5) years prior to such mailing shall have filed in the office of the treasurer of state a written request for notice of sales under this section, and such notice shall be addressed to the last known address of such person, firm or corporation, as shown by the records of said office."

Amendment adopted.
Reppert of Polk offered the following amendment filed by him and moved its adoption :

Amend House File 82 by adding the following as a new section following section twenty-seven (27) and renumbering the remaining sections:
"Nothing in this Act shall apply to public warehouses covered in chapter five hundred forty-two (542), Code 1962."

Amendment lost.

## CALL OF THE HOUSE

We, the undersigned members of the House, request a Call of the House on House File 82, pursuant to Rule 72, of the temporary rules of the House. John L. Mowry. Tom Riley. David Stanley. L. D. Carstensen. Elroy Maule.

Pursuant to the rules relating to a Call of the House, roll call was ordered. The roll call revealed all members present except Howard N. Sokol, who had previously been excused.

Mowry 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes wrere, 46 :

| Breitbach | Gittins | Messerly | Prine |
| :--- | :--- | :--- | :--- |
| Busch | Goode | Millen | Riley |
| Camp | Graham | Miller of | Scherle |
| Carstensen | Grassley | Jones | Shaw |
| Coffman | Hagie | Miller of | Smith of |
| Denman | Hanson of | Page | O'Brien |
| Duffy | Lyon | Mowry | Stanley |
| Dunton | Hanson of | Mueller | Steffen |
| Edgington | Mitchell | Nielsen of | Stevenson |
| Ely | Hougen | Emmet | Swisher |
| Eveland | Kibbie | Petersen of | Vermeer |
| Fischer of | Kluever | Dallas | Vetter |
| Grundy | Knock | Peterson of | Mr. Speaker |
| Fisher of | Mahan | Woodbury |  |

The nays were, 61:

| Andersen of <br> Woodbury | Frazier <br> Hagedorn |
| :--- | :--- |
| Anderson of | Hagen |
| Ringgold | Hakes |
| Balloun | Halling |
| Baringer | Hirsch |
| Bock | Jarvis |
| Briles | Johnson |
| Carnahan | Knowles |
| Casey | Kreager |
| Chalupa | Lange |
| Crane | Loss |
| Cunningham | Lutz |
| Darrington | Maule |
| Den Herder | McElroy |
| Dietz | Mensing |
| Falvey | Meyer |


| Miller of <br> Des Moines | Sersland <br> Siglin |
| :--- | :--- |
| Moffitt | Smith of |
| Murphy | Dickinson |
| Murray | Steele |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Shelby | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Walter |
| Parker | Wells |
| Patton | Wier |
| Paul | Winkelman |
| Reppert | Worthington |
| Robinson | Wright |

Absent or not voting, 1:
Sokol
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## CALL OF THE HOUSE LIFTED

Riley of Linn moved that the Call of the House be lifted. Motion prevailed.

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor anmouncing that on January 29, 1963, he approved the following bill: Senate File 2.

## REPORTS OF COMMITTEES

Carstensen of Clinton, 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 8, a bill for an act to provide equal population for city and town wards, begs leave to report it has had 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. D. Carstensen, Chairman.

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House File 33, a bill for an act relating to insurance protection for volunteer civil defense workers while engaged in civil defense activities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
A. L. Mensing, Chairman.

Also:
Mr. Speaker: Your committee on social security to whom was referred House File 54, a bill for an act to amend chapter eighty-five (85), Code, 1962, relating to workmen's compensation so as to liberalize certain benefits to provide for certain credits and waivers, and the administration 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.

> A. L. Mensing, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1, to whom was referred House File 28, a bill for an act to abolish the death penalty as punishment for certain crimes and substitute therefor imprisonment for life or a term of years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

John L. Mowry, Chairman.
Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 41, a bill for an act relating to certified common carriers of passengers operating on charter, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.

## AMENDMENTS FILED

## 1 Amend House File 43 as follows:

2 1. By inserting the following as a new section:
3 "Section one hundred eleven A point five (111A.5), Code 1962,

4 is hereby amended by inserting in line sixteen (16) after the 5 word 'apply.' the following: 'Any person violating the published 6 and posted rules and regulations of a county conservation board 7 shall upon conviction be punished by imprisonment in the county 8 jail not more than thirty (30) days, or by fine not exceeding 9 one hundred (100) dollars.'"
10 2. By inserting the following as a new section :
11 "Section one hundred eleven A point six (111A.6), Code 1962,
12 is hereby amended by striking from lines forty-eight (48) and
13 forty-nine (49) the words 'having a population in excess of
14 ninety thousand'."
McElroy of Fremont.
1 Amend House File 73 by adding to Section two (2) the
2 following:
"Said section is further amended by inserting after line twenty-five (25) the following: 'The number of examinations permitted any applicant shall not be restricted.'"

Briles of Adams.
On motion by Mowry of Marshall, the House adjourned until 10:00 a. m., Wednesday, January 30, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives,
Des Moines, Iowa, Wednesday, January 30, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Dean Williams, pastor of the First United Presbyterian Church, Atlantic, Iowa.

The Journal of January 29 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Coffman of Iowa on request of Briles of Adams.

## PETITIONS

The following petitions were received and placed on file:
By Fisher of Greene, from one hundred eighty-five residents of Greene County favoring the red meat bill.

By Hagie of Wright, from thirty residents of Wright County favoring an increase in IPERS.

By Murphy of Carroll, from thirty-five residents of Carroll County favoring school bus transportation for pupils attending private schools.

By Swisher of Johnson, from one hundred forty-one residents of Johnson County favoring an increase in IPERS.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Carstensen of Clinton, from one hundred twenty-eight residents of Clinton County.
Darrington of Harrison, from three hundred seventy-five residents of Harrison County.

Fischer of Grundy, from one hundred sixty-nine residents of Grundy County.

Jarvis of Buena Vista, from fifty-seven residents of Buena Vista County.
Knock of Union, from seventy-seven residents of Union County.

Kreager of Jasper, from one hundred twenty-four residents of Jasper County.
Lange of Sac, from forty-one residents of Sac County.
Messerly of Black Hawk, from eight hundred sixty-four residents of Black Hawk County.
Nielsen of Shelby, from seventy-six residents of Shelby County.
Olson of Cerro Gordo, from one hundred thirty-one residents of Cerro Gordo County.
Palas of Clayton, from thirty-two residents of Clayton County.
Reppert of Polk, from thirty-six residents of Polk County.
Riley and Ely of Linn, from nine hundred twenty-four residents of Linn County.
Stanley of Muscatine, from two hundred fifteen residents of Muscatine County.

Steffen of Chickasaw, from thirty-four residents of Chickasaw County.
Van Nostrand of Pottawattamie, from five hundred sixty-seven residents of Pottawattamie County.
Wright of Benton, from two hundred ninety-three residents of Benton County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Den Herder of Sioux, from eighteen residents of Sioux County.
Kreager of Jasper, from twenty-five residents of Jasper County.
Lange of Sac, from seventeen residents of Sac County.
Paul of Poweshiek, from forty-eight residents of Poweshiek County.
Prine of Mahaska, from fifty-nine residents of Mahaska County.
Reppert of Polk, from twenty-two residents of Polk County.
Vetter of Washington, from one hundred twenty-two residents of Washington County.

## PRESENTATION OF VISITORS

Cunningham of Story presented to the House the Honorable Albert Steinberg, former member of the House from Story County in the

Forty-eighth, Forty-ninth, Fiftieth, Fifty-first and Fifty-second General Assemblies.

Steffen of Chickasaw presented to the House the Honorable Robert McCracken, former member of the House from Chickasaw County in the Fifty-eighth and Fifty-ninth General Assemblies.

Mensing of Cedar presented to the House twenty-eight members of the government class of Lincoln Community School from the community of Stanwood and Mechanicsville, and their principal, Mr. Miller.

Ossian of Montgomery presented to the House his niece, Mary Ossian of Shenandoah, and Sandra Scott of Whiting, both students of the State University of Iowa.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 8, 28, 41 and 54, under Rule 35.

## ANNOUNCEMENT BY THE CHIEF CLERK

The committee on constitutional amendments, originally scheduled to meet at $2: 00$ p.m. on Wednesdays in Room 28, will now meet at 9:00 a.m. on Wednesdays in the Speaker's Room.

## REPORT OF COMMITTEE ON RULES

Mr. Speaker: Your committee on rules begs leave to report that it has had the temporary rules of the House under consideration and recommends that the permanent rules of the House of the Sixtieth General Assembly be as follows:

The rules of the House of Representatives for the Fifty-ninth General Assembly be adopted as the permanent rules of the House of Representatives for the Sixtieth General Assembly except as hereinafter amended.

## RULE 35

Rule 35 of the printed rules of the House for the Fifty-ninth General Assembly is hereby amended by adding the following new paragraph after paragraph one (1):
"Appropriations committee bills shall not be acted upon until at least two (2) days after the printed bill has been placed on the desks of the members of the House."

Marvin W. Smith, Chairman.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 9, by Smith of O'Brien, Hagen, Balloun, Steele, Hanson of Lyon, Cunningham, Parker, Loss, Dunton and Eveland (Lucken), a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of gov-
ernor and lieutenant governor to four (4) years and limiting an individual to two (2) terms in office.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 103, by committee on social security, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, relating to the Iowa Public Employees Retirement System.

Read first time and referred to committee on ways and means.
House File 104, by committee on drainage and flood control, a bill for an act relating to the payment of installments of assessments of soil conservation districts.

Read first time and placed on the calendar.
House File 105, by Kibbie, a bill for an act relating to motor vehicle fuel tax refunds.

Read first time and referred to committee on tax revision.
House File 106, by committee on cities and towns, a bill for an act relating to license fees and taxation of urban transit systems and companies.

Read first time and placed on the calendar.
House File 107, by committee on appropriations, a bill for an act to make an additional transfer of fees, taxes, interest and penalties imposed under chapter four hundred twenty-two (422), Code 1962, to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials and for the cost of manufacture of motor vehicle registration plates at the prison industries.

Read first time and placed on the calendar.
House File 108, by Dunton, Ely, Stanley, Kreager, Denman, Riley, Casey, Bock and Swisher, a bill for an act relating to the creation of county school districts and intermediate school districts; defining the powers and duties of such districts; and amending and repealing certain provisions of the Code in relation thereto.

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

House File 109, by Dietz, a bill for an act relating to listing of tax exempt property.

Read first time and referred to committee on judiciary 2.
House File 110, by Moffitt, a bill for an act relating to old age pensioners' homes.

Read first time and referred to committee on judiciary 2.
House File 111, by Smith of O'Brien, Loss, Edgington and Ossian, a bill for an act to amend chapter eleven (11), Code 1962, relating to county, municipal and school examiners' and their assistants' salaries.

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

House File 112, by Swisher, Riley, Dietz, Kluever, Carstensen and Duffy, a bill for an act relating to paroles, by courts and to amend various sections of the Code relating thereto.

Read first time and referred to committee on judiciary 1.
House File 113, by Riley, Ely and Wright, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Benton-Linn Benefited Fire District, in the Counties of Benton and Linn, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law.

Read first time and referred to committee on judiciary 2.
House File 114, by Riley and Stanley, a bill for an act relating to the marking of ballots.

Read first time and referred to committee on elections, political and judicial districts.

House File 115, by Nelson, Swisher, Parker, Cunningham and Petersen of Dallas, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services.

Read first time and referred to committee on judiciary 2.
House File 116, by Coffman, Lange, Prine, Shaw and Briles, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination.

Read first time and referred to committee on agriculture 2.
House File 117, by Casey, a bill for an act relating to bounties on wild animals.

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

House File 118, by Coffman, a bill for an act relating to the time polls are to be open for school elections.

Read first time and referred to committee on elections, political and judicial districts.

House File 119, by Gittins, Denman, Riley, Walter, Messerly, Cunningham, Falvey, Nielsen and Ely, a bill for an act relating to extending state aid presently paid to counties for care of mentally ill patients in county homes or private institutions to cover care of mentally retarded persons in similar facilities, and to permit counties to credit such state aid to the state institution fund of the county, and increasing the appropriation for such aid.

Read first time and referred to committee on board of control.
House File 120, by Nelson, Peterson of Woodbury, Edgington, Bock, Hougen, Winkelman, Parker, Van Alstine, Jarvis, Lange, Dietz, Ossian, Robinson, Hakes, Scherle, Knock, Loss, Den Herder, and Smith of O'Brien, a bill for an act to create a legislative services council by combining the services of fiscal director, legislative research and codification in a single agency.

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

House File 121, by committee on drainage and flood control, a bill for an act relating to the powers of subdistricts of soil conservation districts.

Read first time and placed on the calendar.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 5

Eveland of Boone called up for consideration Senate Concurrent Resolution 5, found on pages 122 and 123 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Millen of Van Buren offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

[^8]Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Millen of Van Buren, Chalupa of Jefferson and Goode of Davis.

Parker of Buchanan offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable George Levi Thompson, of Buchanan County, who was a member of the Forty-sixth session of the General Assembly, passed away on May 6, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Parker of Buchanan, Baringer of Fayette and Patton of Delaware.

Wier of Louisa offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Ralph Reid Hunt who was a member of the Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly, passed away on August 29, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Wier of Louisa, Stanley of Muscatine and Vetter of Washington.

Hagen of Allamakee offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Elmer Hoth, of Allamakee County, who was a member of the Fifty-fifth, Fifty-sixth, Fifty-seventh and Fifty-eighth sessions of the General Assembly, passed away on October 19, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Hagen of Allamakee, Sersland of Winneshiek and Baringer of Fayette.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 7

Robinson of Guthrie asked and received unanimous consent that the rules be suspended for the immediate consideration of House Concurrent Resolution 7, and moved its adoption.

## HOUSE CONCURRENT RESOLUTION 7 <br> By Robinson

Whereas, an employee in the Code Editor's Office was misclassified on House Concurrent Resolution 5,

Be It Resolved by the House, the Senate Concurring, that Secretary to the Code Editor at $\$ 11.00$ per day replace the General Clerk classification at $\$ 10.00$ per day on the Code Editor's staff.

Motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 61, a bill for an act relating to installment payments of subdistrict of soil conservation district assessments.

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

Senate File 62, a bill for an act relating to the expenditure of tax funds for use in watershed projects.

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

Senate File 64, a bill for an act relating to powers of subdistricts of soil conservation districts regarding tax methods to be used.

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

Senate Concurrent Resolution 6, extending an invitation to the National Commander of The American Legion to address a joint convention on Monday, February 18, 1963.

Carroll A. Lane, Seoretary.

## SENATE CONCURRENT RESOLUTION 6 <br> By Benda

Whereas, the distiguished National Commander of The American Legion, Mr. James E. Powers of Macon, Georgia, will be in Des Moines, Iowa, for an official visit, February 18, 1963; therefore,

Be It Resolved, by the Senate, the House Concurring, that an invitation be extended to Mr. Powers to address a joint convention of both houses at 10:00 a.m., on Monday, February 18, 1963.

Laid over under Rule 25.

## CONSIDERATION OF BILLS

House File 17, a bill for an act relating to rules of administrative agencies, with report of committee recommending amendment and passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment by the committee on departmental rules review and moved its adoption:

Amend House File 17 as follows:

1. Amend section two (2) by striking the comma (,) after the word "days" in line eight (8) and by inserting thereafter the words "after receiving such copy,".
2. Amend section three (3) by striking the word and figure "three (3)" in line one (1) and by inserting in lieu thereof the word and figure "ten (10)".
3. Amend section three (3) by striking all of line eight (8) and by inserting in lieu thereof the following: "thirty (30) days after such filing, but a later effective date may be speci-".
4. Amend section three (3) by striking after the word "filing" the words "and deposit and" in line ten (10), and by inserting in lieu thereof the words "and the date of the attorney general's opinion, if any, and".
5. Amend section three (3) by striking the words and figure "one (1) copy" from line twelve (12) and by inserting in lieu thereof the words and figure "eight (8) copies".
6. Amend section four (4) by inserting after the word "Reporting" in line nine (9) the words "or referral".
7. Amend section four (4) by inserting after the word "reported" in line eleven (11) the words "or referred".
8. Amend section five (5) by striking all after the line two (2) and by inserting in lieu thereof the following: "office of the clerk of the supreme court and to the office of the clerk of each district court. The agency shall mail a copy of such rule to any person requesting same, within ten (10) days after receipt of such request. Failure to comply with this section shall not affect the validity of any rule unless such failure shall have been willful."
9. Amend section six (6) by striking after the word "Any" in line one (1) the words "group of twenty (20) or more persons" and by inserting in lieu thereof the word "person".
10. Amend section six (6) by inserting after the word "interested" in line two (2) the word "in".
11. Amend section six (6) by striking the word "their" from line two (2) and by inserting in lieu thereof the word "his".
12. Amend section seven (7) by striking the words "and regulations" in line two (2) and by inserting in lieu thereof the words "or rules".
13. Amend section ten (10) by striking the word "or" in line three (3) and by inserting in lieu thereof the word "and".
14. Strike all of section twenty-four (24) and insert in lieu thereof:
"Sec. 24. Section four hundred thirty-four point eleven (434.11), Code 1962, is hereby amended as follows:
"1. In lines six (6) and seven (7), strike the words 'from the time they are so communicated' and insert in lieu thereof the following: 'as provided in chapter seventeen A ( 17 A ) of the Code'.
"2. Strike all of said section after line ten (10) and insert in lieu thereof the following: "in the manner prescribed by chapter seventeen A (17 A) of the Code.'"
15. Strike all of section twenty-five (25) and insert in lieu thereof:
[^9]Amendment adopted.
Mowry 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, 104:

| Andersen of | Fisher of | Mensing | Riley |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene | Messerly | Robinson |
| Anderson of | Frazier | Meyer | Scherle |
| Ringgold | Gittins | Millen | Sersland |
| Balloun | Goode | Miller of | Shaw |
| Baringer | Graham | Des Moines | Siglin |
| Bock | Grassley | Miller of | Smith of |
| Breitbach | Hagedorn | Jones | Dickinson |
| Briles | Hagen | Moffitt | Smith of |
| Busch | Hagie | Mowry | O'Brien |
| Camp | Hakes | Mueller | Sokol |
| Carnahan | Halling | Murphy | Stanley |
| Carstensen | Hanson of | Murray | Steele |
| Casey | Lyon | Nelson | Steffen |
| Chalupa | Hanson of | Nielsen of | Stevenson |
| Crane | Mitchell | Emmet | Stokes |
| Cunningham | Hirsch | Nielsen of | Strothman |
| Darrington | Hougen | Shelby | Swisher |
| Den Herder | Jarvis | Olson | Tabor |
| Denman | Johnson | Ossian | Van Alstine |
| Dietz | Kibbie | Palas | Van Nostrand |
| Duffy | Kluever | Parker | Vermeer |
| Dunton | Knock | Patton | Vetter |
| Edgington | Knowles | Paul | Walter |
| Ely | Kreager | Petersen of | Wells |
| Eveland | Lange | Dallas | Wier |
| Falvey | Loss | Peterson of | Winkelman |
| Fischer of | Lutz | Woodbury | Worthington |
| Grundy | Mahan | Prine | Wright |
|  | Maule | Reppert |  |

The nays were, none.
Absent or not voting, 4:
Coffman McElroy
Miller of
Page
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 1, proposing an amendment to the constitution relative to the composition of the General Assembly and the basis of representation of the members thereof.

Carroll A. Lane, Secretary.

## SENATE MESSAGE CONSIDERED

Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment to the Constitution of the State of Iowa relating to the composition of the general assembly, the basis of representation of the members thereof, and to amend such Constitution by repeal of Section six (6), Article three (III) thereof, Section thirtyfour (34) of such Article three (III) thereof and the 1904 and 1928 amendments thereto, Sections thirty-five (35) and thirty-six (36) of such Article three (III), and the 1904 amendment to each such section, and Section thirty-seven (37) of said Article three (III), and proposing substitutes in lieu thereof.

Read first time and referred to committee on reapportionment.

## HOUSE FILES 17, 40, AND 69 REPRINTED

Mowry of Marshall asked and received unanimous consent that House File 17 be reprinted.

Hougen of Black Hawk asked and received unanimous consent that House Files 40 and 69 be reprinted, as passed by the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 82 failed to pass the House.

Charles O. Frazier.

## REPORTS OF COMMITTEES

Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred House File 1, a bill for an act relating to creeper lanes on certain 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.

Dewey E. Goode, Chairman.

Also:
Mr. Speaker: Your committee on roads and highways to whom was referred House File 2, a bill for an act relating to place-name signs on 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.

Dewey E. Goode, Chairman.
Also:
Mr. Speaker: Your committee on roads and highways to whom was referred House File 23, a bill for an act relating to altering, vacating or closing 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.

Dewey E. Goode, Chairman.

## Also :

Mr. Speaker: Your committee on roads and highways to whom was referred House File 63, a bill for an act relating to the limitation of expenditures on bridges on secondary roads, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

Dewey E. Goode, Chairman.
Hagen of Allamakee, 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 4, a bill for an act relating to hunting and fishing upon cultivated or enclosed lands and waters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Walter R. Hagen, Chairman.
Carstensen of Clinton, 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 45, a bill for an act relating to interest in contracts by public officers in cities or towns of five thousand $(5,000)$ or less population, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 45 by adding thereto the following new section:
Sec. 2. Section three hundred sixty-eight A point twenty-two (368A.22), Code 1962, is hereby further amended by adding thereto the following:
"When any such public officer shall become interested, directly or indirectly, in any such contract with any city or town of less than five thousand population, the maximum amount of any such contract or contracts shall not exceed two thousand dollars ( $\$ 2,000$ ) in any one year."
L. D. Carstensen, Chairman.

## AMENDMENTS FILED

4 Sec. 3. This Act being of immediate
5 importance shall be in full force and effect from
6 and after its passage and publication in The Garner
7 Leader, a newspaper published at Garner, Iowa and
8 The Sioux Center News, a newspaper published at
9 Sioux Center, Iowa.
Den Herder of Sioux.
Bock of Hancock.
Amend House File 63 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred nine point seventy-six (309.76), Code 1962, is amended by striking all after the word "county" in line five (5) and inserting in lieu thereof the following:
"an amount sufficient to complete the undertaking."
Sec. 2. Section three hundred nine point seventy-seven (309.77), Code 1962, is amended by striking all after the word "state" in line eight (8) and inserting in lieu thereof the following:
"an amount sufficient to complete the undertaking."
Sec. 3. Section three hundred nine point seventy-eight (309.78), Code 1962, is hereby repealed.

McElroy of Fremont.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Thursday, January 31, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Thursday, January 31, 1963.

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

Prayer was offered by Dr. Allan K. Williams, District Superintendent, Boone District, Methodist Church, Boone, Iowa.

The Journal of January 30 was approved.

## PRESENTATION OF VISITORS

Riley of Linn presented to the House the Honorable Ernest Kosek, former member of the House from Linn County in the Fifty-second through the Fifty-seventh General Assemblies.

McElroy of Fremont presented to the House his daughter, Diane, who was "Queen of the House" in the Fifty-ninth General Assembly.

Darrington of Harrison presented to the House four members of the Harrison County Educational Association, Helen Adams, Fred Clements, George Dana and Roy Rood.

Halling of Adair presented to the House Marion James, a sophomore at Simpson College, Indianola.

## PETITIONS

The following petitions were received and placed on file :
By Peterson of Woodbury, from thirty-nine residents of Woodbury County favoring legislation that would prohibit the sale of specified merchandise on Sunday.

By Reppert of Polk, from eleven residents of Polk County favoring legislation that would prohibit the sale of specified merchandise on Sunday.

By Peterson of Woodbury, from seventeen residents of Woodbury County favoring the increase in IPERS.

By Vetter of Washington, from nineteen residents of Washington County favoring an increase in IPERS.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Breitbach of Dubuque, from fifty-eight residents of Dubuque County.

Busch of Bremer, from one hundred sixty-five residents of Bremer County.

Carnahan of Wapello, from thirty-two residents of Wapello County.
Crane of Crawford, from four hundred seventeen residents of Crawford County.
Duffy and Breitbach of Dubuque, from sixty residents of Dubuque County.

Ely of Linn, from one hundred one residents of Linn County.
Frazier of Lee, from seventy-one residents of Lee County.
Hagie of Wright, from three hundred sixty-four residents of Wright County.
Jarvis of Buena Vista, from twenty-seven residents of Buena Vista County.
Kluever of Cass, from sixty-three residents of Cass County.
Lange of Sac, from nineteen residents of Sac County.
Mensing of Cedar, from three hundred ninety-seven residents of Cedar County.
Miller of Jones, from one hundred sixty-seven residents of Jones County.
Murphy of Carroll, from one hundred fifty-three residents of Carroll County.

Nielsen of Emmet, from eighty residents of Emmet, Clay, Webster and Dickinson Counties.

Nielsen of Emmet, from seven hundred members of VFW Post 3388 in Estherville.
Nielsen of Shelby, from twelve residents of Shelby County.
Olson of Cerro Gordo, from two hundred sixteen residents of Cerro Gordo County.
Ossian of Montgomery, from ninety-six residents of Montgomery County.
Reppert of Polk, from seventy-nine residents of Polk County.
Reppert of Polk received a resolution from the Greater Des Moines Chamber of Commerce supporting the sale of liquor by the drink under strict control in duly licensed establishments.

Robinson of Guthrie, from four hundred forty-three residents of Guthrie County.

Stanley of Muscatine, from one hundred forty-three residents of Muscatine County.

Tabor of Jackson, from eight hundred fifteen residents of Jackson County.

Winkelman of Calhoun, from sixteen residents of Calhoun County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Briles of Adams, from twenty residents of Adams County.
Crane of Crawford, from eleven residents of Crawford County.
Ely of Linn, from fifteen residents of Linn County.
Gittins of Pottawattamie, from four hundred ninety-six residents of Pottawattamie County.
Hirsch of Warren, from twenty-seven residents of Warren County.
Kibbie of Palo Alto, from cleven residents of Palo Alto County.
Nielsen of Emmet, from thirty-two residents of Emmet County.
Mensing of Cedar, from thirty-one residents of Cedar County.
Meyer of Madison, from eighty-two residents of Madison County.
Murray of Webster, from ninety-five residents of Webster County.
Prine of Mahaska, from one hundred ten members of the Assembly of God Church of Oskaloosa.

Robinson of Guthrie, from twenty-four members of the StuartMount Vernon Methodist Church of Stuart.

Smith of O'Brien, from fifty members of the Church of Christ of Sutherland.

Smith of O'Brien, from twenty-five members of the Men's Brotherhood of the Bethel Reformed Church of Sheldon.

Stanley of Muscatine, from twenty-six residents of Muscatine County.
Vetter of Washington, from four residents of Washington County.

## HOUSE FILE 33 RE-REFERRED

Reppert of Polk moved that House File 33, recommended for indefinite postponement on January 29, be re-referred to the committee on social security.

On the question "Shall House File 33 be re-referred?" the vote disclosed: Ayes 91, Nays 1.

Motion prevailed.

## MOTION TO RE-REFER HOUSE FILE 60 LOST

Riley of Linn moved that House File 60, recommended for indefinite postponement on January 28, be re-referred to the committee on safety and law enforcement.

Riley of Linn moved to amend his motion and that House File 60 be re-referred to the committee on highway safety.

Motion to amend lost.
On the question "Shall House File 60 be re-referred to the committee on safety and law enforcement?"

Roll call was requested.
The ayes were, 31:

| Balloun | Grassley <br> Busch |
| :--- | :--- |
| Casey | Hagen |
| Hanson of |  |
| Coffman | Mitchell |
| Denman | Kibbie |
| Dunton | Kluever |
| Ely | Knowles |
| Falvey | Kreager |
| Frazier | Mahan |

The nays were, 71:

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Goode |
| Ringgold | Graham |
| Baringer | Hagedorn |
| Bock | Hagie |
| Breitbach | Hakes |
| Briles | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Chalupa | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Knock |
| Duffy | Lange |
| Edgington | Loss |
| Eveland | Lutz |
| Fischer of | McElroy |
| Grundy | Mensing |
|  | Messerly |

Millen
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Scherle
Sersland

Absent or not voting, 6:

| Carstensen | Gittins | Robinson | Mr. Speaker |
| :--- | :--- | :--- | :--- |
| Dietz | Reppert |  |  |

Motion lost.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1, 2, 4, 23, 45 and 63, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 60.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Edgington of Franklin offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Arthur E. Rankin, of Franklin County, who was a member of the Fifty-second and Fifty-third sessions of the General Assembly, passed away on December 7, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Edgington of Franklin, Grassley of Butler and Hagie of Wright.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 6

Briles of Adams asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 6, found on page 153 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MOTION TO RECONSIDER HOUSE FILE 82 WITHDRAWN

Frazier of Lee asked and received unanimous consent to withdraw his motion to reconsider the vote on House File 82, filed on January 30 and found on page 156 of the House Journal.

## AMENDMENT TO HOUSE FILE 63 WITHDRAWN

McElroy of Fremont asked and received unanimous consent to withdraw his amendment to House File 63, filed on January 30 and found on page 158 of the House Journal.

## SENATE MESSAGES CONSIDERED

Senate File 61, a bill for an act relating to installment payments of subdistrict of soil conservation district assessments.

Read first time and passed on file.
Senate File 62, a bill for an act relating to the expenditure of tax funds for use in watershed projects.

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

Senate File 64, a bill for an act relating to the powers of subdistricts of soil conservation districts, regarding tax methods to be used.

Read first time and passed on file.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 10, by Stanley, Cunningham, Camp, Lange, Petersen of Dallas, Carstensen, Riley, Nielsen of Emmet, Darrington, Balloun, Dunton, Ely and Kreager, a joint resolution proposing a constitutional amendment to provide an item veto on appropriation bills.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 122, by Riley, a bill for an act relating to housing regulations in cities and towns.

Read first time and referred to committee on cities and towns.
House File 123, by Johnson, Walter, Nelson, Darrington, Camp, Fisher of Greene, Patton, Loss, Halling, Hirsch, Smith of O'Brien, Briles and Scherle, a bill for an act relating to the exemption of certain livestock from taxation.,

Read first time and referred to committee on tax revision.
House File 124, by Hirsch, Cunningham, Murphy, Denman and Reppert (Flatt, Doran, et al.), a bill for an act to prohibit the sale or offering for sale, directly or through agents or employees, certain specified items of merchandise on the first day of the week, commonly known and designated as Sunday; to define those persons covered by the Act ; to provide for exemptions; to authorize injunctive relief; and to provide penalties for violations of the Act.

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

House File 125, by Den Herder, Hirsch, Swisher, Chalupa, Lange and Mahan, a bill for an act relating to publication of real property assessments.

Read first time and referred to committee on printing.
House File 126, by Stanley, a bill for an act relating to the definition of a lot in special assessment procedures for streets, sewers, and other improvements in cities and towns.

Read first time and referred to committee on judiciary 1.
House File 127, by Riley, Meyer, Carstensen and Murphy, a bill for an act to amend chapter eighty-eight (88), Code 1962, relating to sanitary provisions pertaining to railroad employees.

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

House File 128, by Hagen, a bill for an act to permit free distribution of copies of the Code of Iowa to Iowa Congressmen.

Read first time and referred to committee on printing.
House File 129, by Coffman, a bill for an act relating to cemetery management and removal of county auditor as cemetery trustee.

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

House File 130, by Casey, a bill for an act relating to the issuance of registration receipts for motor vehicles.

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

House File 131, by Riley and Ely, a bill for an act authorizing cities to establish zoos.

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

House Concurrent Resolution 4, relating to Spring recess.
Also: That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 7, to correct the classification of an employee in the Code Editor's Office.

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 powers of subdistricts of soil conservation districts.

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

Senate File 77, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways.

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

Senate File 78, a bill for an act to prohibit bicycles or animal drawn vehicles from using the interstate system.

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

Senate File 94, a bill for an act relating to the eradication of bovine brucellosis.

Carroll A. Land, Secretary.
Bock of Hancock 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 Bock of Hancock, Hagie of Wright and Murphy of Carroll.

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 of the Senate was escorted to the Speaker's station, the Secretary of the Senate to the Chief Clerk's desk, and the members of the Senate were seated throughout the chamber.

## JOINT CONVENTION

In accordance with law and concurrent resolution duly adopted, the joint convention was called to order, President Mooty presiding.

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

Senator Rigler of Chickasaw moved that a committee of four consisting of two members from the Senate and two members from the House be appointed to notify Governor Hughes that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senator Vance of Henry and Senator O'Malley of Polk, on the part of the Senate, and Representatives Camp of Clinton and Maule of Monona, on the part of the House.

The committee waited upon Governor Hughes and escorted him to
the Speaker's station. President Mooty then presented Governor Hughes, who delivered the following budget address :

BUDGET MESSAGE TO THE SIXTIETH GENERAL ASSEMBLY
By Honorable Harold E. Hughes, Governor of Iowa
Joint Session, January 31, 1963
Mr. President, Mr. Speaker, Members of the General Assembly, Ladies and Gentlemen:
As you all know, chapter 8 of the Code of Iowa specifies that "not later than February 1 of the year of each biennial session the governor shall transmit to the legislature a document to be known as a budget, setting forth his financial program for each of the fiscal years of the ensuing biennium." This message, comprising Part I of the budget, sets forth the present financial condition of the state treasury and the proposed fiscal program for the biennium beginning July 1, 1963.

Additional materials which have been made available to you set forth in detail the current and estimated balance in the general fund of the State of Iowa at the end of the present biennium and the ensuing biennium, my recommendations for appropriations, and the suggested sources of revenue. The complete budget, showing a detailed breakdown by departments and by all funds, will be transmitted to you within the next few days.

I would like to thank the many state boards and department heads for the information they so conscientiously furnished during the budget hearings last November and December. I am also indebted to the Budget and Financial Control Committee, other interested members of the General Assembly and the Legislative Fiscal Director for their able and patient assistance. It was out of the information provided by these helpful sources that this recommended budget was shaped.

Possibly never before in our history have we been so keenly aware of the close relationship between state and local governments. We cannot divorce the needs of state government from those of our cities, towns and counties and arrive at a true picture. The approach we make in state financing to school districts directly affects the quality of education in all localities of the state.

Local taxing districts in the year 1962 collected over $\$ 400$ million in taxes. This amount, plus the approximate state budget of $\$ 200$ million for 1962, means that the total tax paid annually for state and local purposes exceeds $\$ 600$ million for operations. It should be apparent that the closest possible co-ordination should be sought between state programs and local programs in order to insure sound government operation at the lowest possible cost.

In my inaugural message, I recommended the establishment by the Assembly of a continuing commission on state and local government relations. I think that better communication between the jurisdictions of government would unquestionably lead to higher level of over-all efficiency and economy. After all, it is the total tax load borne by each citizen that counts-whether the taxes be state or local. We pride ourselves on the fact that our state government is debt-free and levies no property tax of consequence, but this pride is scarcely justified if we are at the same time shifting a disproportionate load of taxes on to local jurisdictions.

Our objective must be to hold our combined state and local tax loads at the lowest possible level and at the most equitable distribution.

A budget that is not realistic is not worth the paper upon which it is
written. In the budget I am submitting to you today I have tried to face the facts realistically in four general areas.

1. In the first place, as your revenue study committee and other authorities have pointed out, there is a need for additional funds to meet the increased costs of administration of the vast programs of the state government. We have no surplus to draw from for this budget.
2. For the sake of efficiency and economy as well, we need to attract and retain the highest level of personnel in the administrative branch of government.
3. In order to meet the need for more revenue and to guarantee a sound financial base at all times, we need corrective legislation and new tax sources.
4. Considering the interdependence of various components of our stateagriculture, industry, and rural and urban citizens we have an obligation to treat all of these components fairly.

By facing the facts in these four areas, we have shaped a budget that I believe to be sound, realistic, and equitable.

## GENERAL

The total expenditures from the General Fund set forth in this budget for each year of the ensuing biennium are $\$ 230$ million. This amount includes $\$ 121$ million for state aids to local schools and governments, including local educational aids, homestead credits and welfare programs.

For state institutions of higher learning, state hospitals and correctional institutions, public safety and the administrative departments, $\$ 99$ million. $\$ 10$ million represents the expenditures on an annual basis for building and capital programs.

Briefly, I will discuss the major items in this proposed budget.

## EDUCATION

I am recommending a substantial increase in the area of local and higher education. In principle, I strongly support the plans of the so-called "foundation program," which insures equal educational opportunities for our youth, with the state assuming part of its costs. However, in practice during these next two years, because of unequal property tax assessments on which state aids can be based, it may not be feasible to go to the complete plan. Adequate legislation is needed to insure equal property tax assessments in future bienniums before the foundation program is put into effect.

However, to insure immediate local property tax relief, I am recommending that the agricultural land credits be increased by $\$ 4.5$ million, which will enable the state to pay approximately 50 percent of the county claims. Also, I am recommending, for each year of the biennium, a $\$ 15$ million increase in supplemental and general school aids, which will pay supplemental aids in full instead of the present 50 percent level, and will substantially increase general aids. These two items alone represent more than a 50 percent increase in state aids to local taxing districts.

Further, I am recommending a 13 percent increase in the appropriation for the Board of Regents institutions for operating expenses, which will increase their appropriation from $\$ 41.5$ million to $\$ 46.9$ million.

We all know that the costs of education comprise a major part of our tax revenue needs. Yet, from personal contact with citizens in all walks of life and from all parts of the state, I am convinced that our people are not willing to settle for anything less than first-class education for our children and youth.

## BOARD OF CONTROL

Total annual appropriations of $\$ 22.6$ million are recommended for operating expenses of the institutions under the jurisdiction of the State Board of Control. This represents an increase of slightly less than a million dollars and is considered adequate to meet the projected needs of the vital programs of mental health, training of the retarded, rehabilitation of the delinquent and other activities carried on by this major department of the state government.

It should be noted that progressive programs of psychiatric care and rehabilitation reduce the population of our institutions and result in substantial savings to the taxpayers. Continued emphasis on such programs as outpatient treatment of mental patients should also have a beneficial effect in lowering institutional costs in the years ahead.

## PUBLIC SAFETY

For the Department of Public Safety, which consists of nearly a dozen divisions, including Traffic Safety and Criminal Investigation. I recommend $\$ 5.3$ million for each year of the biennium. The proposed increase in appropriation for this department, as for various other important departments, is not as great as I would like, but on the basis of the information available, it will enable the department to carry on its present program of safety and law enforcement with some increased emphasis on prevention and education and on increased co-ordination with the activities of local law enforcement officials.

## ADMINISTRATIVE DEPARTMENTS

For the administrative departments of the state, I recommend an appropriation of $\$ 11.2$ million. This increase is due primarily to the realistic budgeting of the State Tax Commission by the elimination of their Revolving Account, and the budgeting of the Executive Council on an actual need basis.

However, throughout this budget, and particularly in the administrative departments, I am proposing salary increases for key personnel.

As we all know, the quality of government we get is largely determined by the quality of the people who serve in government. To the best public servants, government service is something more than just a job. Nonetheless, we can't expect to retain competent people in government unless we offer reasonably competitive incentives to keep them.

To this end, I recommended in my inaugural message a system of state civil service and the adoption of the I. P. E. R. S. proposal that will provide additional pension benefits for public employees throughout the state.

As in any private business, one of the most urgent needs of the state government is to attract and hold persons of first-rate ability in the key policy-making positions. Without imaginative leadership in these spots, without qualified management, our best laid plans for good government will come to naught. As in private enterprise, we need to get responsible people in key positions and to pin-point their responsibilities. I have, therefore, recommended substantial increases in the salaries of state elective officials, commissioners and board members. I am sure this will pay off in terms of economies in operation and improved services. The suggested increases will bring the salary levels to a point more comparable to private industry and other governmental levels.

During the past year, the Executive Council liberalized the longevity benefits to career state employees, an action which I heartily endorse. This, in essence, provides for step increases for all employees at $5-, 10-, 15$ - and 20year levels. The longevity benefits, plus the proposed liberalizing of re-
tirement benefits under the Iowa Public Employees' Retirement System, represent substantial gains for state employees.

I might add that another factor in the increase of administrative cost results. from the increase in judicial pay as called for in the referendum by the people during 1962.

## HOMESTEAD CREDIT

I am recommending an approximate 30 percent increase in the homestead credit-or an estimated $\$ 9$ million per year. This will permit the state to increase the longstanding base of 25 mills on $\$ 2,500$ valuation to a new and more realistic maximum millage of 32 mills on the same $\$ 2,500$ valuation. This is a direct relief provision for home owners and is the first such additional relief these property owners have had in many years.

## SOCIAL WELFARE

My budget provides for an increase of $\$ 2.7$ million per year in social welfare. The major portion of this increase is $\$ 2$ million per year for the implementation of the Kerr-Mills bill. This amount, although somewhat less than the original estimates, will be adequate to get the program of medical aid to the aged under way.

## CAPITAL IMPROVEMENTS

I am recommending $\$ 10$ million for each year of the biennium, or a total of $\$ 20$ million for capital additions. Of this amount, $\$ 6.7$ million would go to the state institutions under the Board of Regents, and $\$ 2.2$ million to the Board of Control institutions. An additional million dollars would be allocated between the Fair Board for their needed electrical generators, the National Guard for armory construction, Buildings and Grounds for gold leaf on the Capitol dome and the Department of Public Safety for new transistor radio equipment.

## SUMMARY

The total askings by the departments, agencies and boards, including standing appropriations, at the hearings for this budget exceeded $\$ 266$ million. My recommendation is in the amount of $\$ 230$ million-which is $\$ 36$ million below the current askings and approximately the same amount over the Fifty-ninth General Assembly appropriation.

In the face of rising costs-and with no state surplus funds to draw from-it was obvious from the beginning, in the preparation of this budget, that substantial additional revenues would be required to meet the increased costs of government operation and to provide property tax relief. This budget represents a diligent effort to meet these needs realistically while controlling operating expenses at a prudent level.

Additional state programs and increased state aid cannot be met from the current tax basis. Accordingly, we are submitting with this message legislation which will increase revenues and which will equalize the tax load between the several economic groups comprising the Iowa taxpayers.

In the present tax structure, which includes general sales, income and excise taxes, our estimated revenues are computed on the historic growth of 2 to 4 percent per year. This percentage increase of normal growth will provide approximately $\$ 18.7$ million. In addition to this growth test factor, I am proposing these specific changes:

## INDIVIDUAL INCOME TAXES

I recommend the following changes be made in the individual income tax structure for the next biennium.

First, that a withholding system be enacted effective July 1, 1963, so as
to ease the method of payment on the taxpayers of Iowa and to increase the administrative efficiency for the Tax Commission in the collection of the income tax. By making the effective date July 1, 1963, approximately one-half of the taxpayer's total tax bill for the year 1963, payable in the Spring of 1964, will be paid.

From the years 1964 and subsequent, the taxpayer's total tax bill will be approximately met by his withholding tax, and refunds will be made if the withholding is excessive.

Considering the experience of other states, I feel that the enactment of withholding tax legislation-implemented by data processing equipment and sound administrative policy-will make possible the collection of income taxes from some who are not now filing and will thus better equalize the tax load.

Second, I recommend that the rate be increased from the so-called present 75 percent rate to the 100 percent rate as the original income tax law provided. In conjunction with this change, I would also recommend that another bracket be added for incomes over $\$ 5,000$ at the 100 percent rate of 6 percent. Our income tax rates have not been changed for years, and in my opinion, are not now realistic with the income level for lowa citizens.

Concluding my recommendations on income tax, the following revenues will be derived:

From withholding effective July 1, 1963, a "windfall" in the first year of the biennium of $\$ 16.1$ million.

Income tax collections of non-filers as a result of withholding- $\$ 2.4$ million for each year of the biennium.

Adding an additional bracket on incomes over $\$ 5,000-\$ 3$ million each year of the biennium.

Increasing the rate to so-called 100 percent-approximately $\$ 14.8$ million in each year of the biennium.

## CORPORATION INCOME TAX

I recommend the following corrective measures for corporation income tax for all taxes due in 1964 and subsequent years.

First, let me say that there are compelling reasons in favor of the socalled three factor formula, which formula provides that a corporation income tax payable to the state is computed from the basis of property held in Iowa, payroll paid in Iowa, and income. Consideration should be given in the future to this method of taxing corporations which has been adopted by many other states and which is recognized generally as a fair method of equalizing corporate incomes between states. However, due to the complexities in enacting such legislation and because of its relation with the whole unequalized tax structure in Iowa, including property taxes, I recommend a practical alternate-eliminating the deduction of Federal income taxes in computing the income subject to Iowa tax. Again, Iowa is one of the few states which allows its corporations to deduct the Federal tax in total, in arriving at the taxable income to Iowa.

Also I recommend as a more realistic figure the rate of 4 percent on corporate income instead of the present 3 percent.

The present Iowa corporation income tax collects about $\$ 4.5$ million. I believe that these two recommended changes, which will increase the revenue from corporation income tax by approximately $\$ 5.5$ million, will more equitably tax corporations in their relationship to the individual income tax rates and our present sales tax structure.

## SALES TAX

I recommend the following minor change for administrative purposes in the field of sales tax and its collections:

First, the present sales tax rate of 2 percent should be applied to hotels and motels, which is common among most states and which would raise the revenue by nearly $\$ 1$ million dollars per year.

Also, monthly sales tax reports and payments should be made to the Tax Commission by retailers who collect more than $\$ 300$ per month. This latter recommendation can be done efficiently with the use of modern equipment and forms which will not increase the burden upon the retailers for bookkeeping. It can be done in the form of deposit with the Tax Commission much in the same manner as the Federal monthly deposit of withholding and social security taxes. This would have the effect of leveling out the collections for the state and also would substantially eliminate many of the collection problems now encountered by the Tax Commission. The monthly reporting of sales tax will provide in the first year of the biennium about $\$ 5.4$ million.

## LIQUOR TAX

Throughout the campaign and in my inaugural address, I have recommended legalizing liquor by the drink in Iowa under a system of strict licensure and control. Every survey that has been taken in the past year indicates that an overwhelming majority of the citizens of Iowa desire such a change in the present liquor law. This is not a partisan matter and the legislation implementing it should incorporate the important points of licensing, enforcement, liability and responsibility clauses, and provision for rehabilitation.

The prospective added revenue to the state from a system of legalized liquor by the drink is submitted in this budget at a figure so conservative that I think no reasonable person could question it. I have every reason to believe that revenue from this source would be substantially greater than the $\$ 2.5$ million a year indicated. There would also be an increase in revenues to local government which would be property tax relief of the most direct kind. However, since this is a highly controversial matter with many indeterminate factors involved, I thought it well to set the revenue estimate at the very minimum.

This will also serve to emphasize the point I have made repeatedly in the past-that law enforcement, rather than revenue, is the principal reason that our liquor control law should be changed.

## GENERAL FUND BALANCE

The estimated unencumbered balance at June 30 , 1963, is $\$ 21$ million. Based on estimates made by the comptroller for the ensuing biennium, the balance at June 30, 1965, will be at approximately this same figure.

There has been wide divergence of opinion in the past few years with reference to what constitutes a "safe" minimum balance in the state general fund. With all due respect to opposing views, it will be the objective of this administration to maintain a minimum working balance of not less than $\$ 21$ million in the state general fund. My study of the state financial picture in the past two months has confirmed my opinion that a balance of this amount is needed to assure efficiency of fiscal operation and to meet such emergencies as may occur.

## SUMMARY

I present to you today a balanced budget-one in which the receipts slightly exceed the proposed appropriations and which totals approximately $\$ 230$ million. I believe the citizens of Iowa want this type of balanced budget which is realistic in its spendings and which provides the revenue to carry out these askings. It will be noted that the proposed budget incorporates both tax increases and tax equalizations.

It is always easier to provide revenue by raising those existing taxes that are comparatively easy to collect than to attempt tax equalizations. It is also easier to concentrate exclusively on taxes that provide large amounts of revenue in one piece-rather than to put together a multiple-tax program composed of items that are comparatively small individually but are substantial in the aggregate.

In this reference, it will be noted that I have not recommended a general sales tax increase. I would be less than realistic, however, if I were not aware that there is considerable sentiment in this Assembly, and about the state, for using an increase in the sales tax rate as a means of revenue to relieve property taxes.

In general I do not favor taxes that are regressive and hidden. I lean toward those taxes that are levied in accordance with ability to pay and that leave the taxpayer at the end of the year with a clear understanding of what he has paid in taxes.

I am aware, however, that this session is faced with unusually weighty revenue problems by comparison with recent sessions, and I am also aware that both political parties are strictly pledged to providing appreciable local property tax relief-not in the distant future but in the course of this session. Unquestionably we all have a mandate from the people along these lines.

I therefore repeat the statement I made during my campaign that I would not necessarily close the door on a sales tax increase if, in the considered judgment of this Assembly, it is absolutely necessary to provide the substantial local property tax relief to which we are all committed.

I would not, however, be receptive to a one or two-shot tax program that failed to take advantage of new revenue potentials which offer opportunities for sensible, equitable and long overdue tax equalization.

I think I should make it clear that I am strongly opposed to proposals for a flat tax on adjusted gross income. While such a tax would raise substantial revenue, it would be manifestly unfair to a large percentage of taxpayers in this state who are least able to bear a heavy tax load. An income tax that is based on a single rate, regardless of ability to pay, and that fails to take into consideration such factors as a taxpayer's dependents and medical expenses, would approach the ultimate in regressive and unfair taxation, as I view it.

In addressing this Assembly on budgetary matters, it seems to me that I would be remiss in my duty if I did not call attention once again to the potentials for economy that lie in reorganizing and modernizing a number of areas of the state government. Several excellent studies have been made along these lines in the past 20 years by legislative committees and other authoritative groups. Outstanding among these have been the report made in 1950 by the Governmental Reorganization Commission of the legislature, commonly known as the Little Hoover Commission and the Governor's Commission on Economic and Social Trends of 1958. It is worth noting that Democratic Governor Loveless and Republican Governor Erbe were in substantial agreement on a number of proposals for reorganization contained in these reports.

The point I am making-which is in the nature of a general suggestion rather than a specific recommendation-is this: While receptiveness to change is an accepted fact in the business world, there is an overwhelmingly negative attitude towards change in government. I am suggesting that organizational improvements that streamline government operation and pinpoint responsibility are as desirable in government as they are in private enterprise. I would respectfully recommend that the Governmental Affairs Committee of the Senate and the Consolidation and Coordination of State

Government Committee of the House give serious consideration to bipartisan proposals for basic government reorganizations that perennially come before the Assembly.

In his State of the State Message shortly before his retirement from the governorship, Governor Erbe generously and wisely recommended that legislation authorizing staff, office and supplies for a Governor-elect between election and inauguration should be adopted.

In the interests of good government and bi-partisan fair play, I sincerely subscribe to this recommendation.

Furthermore, I would like to recommend that in setting up the bi-partisan revenue study committee for the next biennium, it should be indicated by the Assembly that the findings of this legislative study group-at least so far as the state's revenue needs-should be made public prior to the general election.

I hope I will not be misunderstood. I do not make this recommendation in criticism of the Fifty-ninth Assembly's revenue study committee or the majority party. We are dealing here with system and long-established custom, applicable to both political parties. I simply believe that the system should be changed in the public interest.

The most realistic possible view of the revenue needs of the state should be public information for the electorate-since the fiscal policy of candidates and parties is a sound and fundamental issue on which elections should be decided.

My recommendations in the fields of revenues and expenditures in this budget are generally consistent with the stands I took during the recent campaign. Yet, it is obvious that some information was made available to me after the election that was not available prior to it. It would seem to me that it would be consistent with our democratic traditions and free elections to make the best available data concerning revenue needs available to both parties, both candidates and to the general public prior to the election-and I respectfully recommend that this be done.

I want you to know, ladies and gentlemen, that I have the greatest respect for the momentous problems that loom before this session in the areas of appropriations and ways and means. I have noted with admiration the business-like procedures of this session and the capacity for hard work you have already shown. In dealing with the citizen pocket book, it is certain that however fairly and wisely you legislate, you will not please everyone. This is the third certainty in life-to go with the other two certainties of death and taxes.

I am deeply grateful to you for the extraordinary courtesy and co-operation you have extended to a chief executive rich with the experience of two weeks in office. Many of you have paid me personal visits in my office; and I sincerely hope that you will feel free to do this at all times. The door is open at all hours to you and I am even investigating the possibility of building a fire in the fireplace. Those wiser in government than I tell me that any administration can profit by having a fire built under it from time to time.

In summary, let me state that the budget I have presented to you today does provide for property tax relief in the form of increases in agricultural land tax credits for the rural citizen, additional homestead credit for the urban citizen, and additional school aids for the benefit of all. Needless to say, this is only a step in the right direction. Looking to the future, we must provide the room and the resources for future property tax reliefin the face of the realization that local property taxes are increasing at the present time at the rate of from 15 to 20 million dollars per year.

We live in a great state-the greatest of all, in my book-a state with
unlimited assets and great traditions. Not the least of our traditions is that of fiscal soundness in our state government. And not the least of our responsibilities is to preserve this heritage.

Sound financial policy is the backbone of our agricultural and industrial economy. It is an attraction to new industry and a firm foundation for general economic growth. By comparison with other states, Iowa has no financial problems. Certainly we have a problem of financing.

We face this problem together-with the heavier burden of it falling upon you of the General Assembly at this time. I pledge to you my complete co-operation in our common goal of arriving at financial legislation that will benefit all of our people and will assure the continuation of sound fiscal policies in Iowa.

Governor Hughes was escorted from the House chamber by the committee previously appointed.

Mowry of Marshall moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Naden in the chair.

## REPORTS OF COMMITTEES

Kluever of Cass, from the committee on judiciary 2, submitted the following report :

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 42, a bill for an act to legalize and validate the special election of the independent school district of Centerville, in the county of Appanoose, State of Iowa, held on December 12, 1961, for the issuance of sixty-nine thousand $(69,000)$ dollars of school bonds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House file 67, a bill for an act authorizing a patent to issue to the northwest quarter of the northwest quarter of the southeast quarter of section one (1), Township seventy-four (74), Range seventeen (17), west of the Fifth Principal Meridian, Mahaska 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.

Lester L. Kluever, Chairman.
Fischer of Grundy, from the committee on insurance, submitted the following report:

Mr. Speaker: Your committee on insurance to whom was referred House File 21, a bill for an act relating to subsidiary companies of life insurance companies, begs leave to report it has 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 21 as follows:

1. Amend section one (1), line five (5), by inserting after the word "any" the word "other".
2. Amend section one (1), line six (6), by striking the words "the Code" and inserting in lieu thereof the words "this chapter".

Harold O. Fischer, Chairman.
Also:
Mr. Speaker: Your committee on insurance to whom was referred House File 25, a bill for an act to permit the writing of multiple peril insurance policies by fire insurance companies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harold O. Fischer, Chairman.
Also:
Mr. Speaker: Your committee on insurance to whom was referred House File 47, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 47 as follows:

1. Amend section 1, line 4, by striking period and inserting "on written request of employee."
2. Amend section 1, line 4, by inserting after the period following the word "employees" the following: "An employee shall have the right to select the insurance company of his or her choice to furnish the annuity contract covering such employee."

Harold O. Fischer, Chairman.
Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 52, a bill for an act to amend chapter seven hundred ninety-five (795), Code 1962, relating to criminal indictments, begs leave to report it has 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 52 as follows:

1. Amend section one (1), line three (3), by inserting after the word "days" the following: ", whichever first occurs,".
2. Amend section two (2), line three (3), by inserting after the word "days" the following: ", whichever first occurs,".

John Mowry, Chairman.
Edgington of Franklin, from the committee on reapportionment, submitted the following report:

Mr. Speaker: Your committee on reapportionment to whom was referred Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and to amend such Constitution, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Floyd P. Edgington, Chairman.

Sersland of Winneshiek, 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 85, a bill for an act relating to erecting, rebuilding or repairing of fences, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Hillman Sersland, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on county and township affairs to whom was referred House File 93, a bill for an act relating to employment and other privileges for certain prisoners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:


1. Section three (3), line two (2), by striking the word "shall" and inserting in lieu thereof the word "may".
2. Section three (3), line three (3), after the word "Act" by substituting a comma for the period and adding the following: "providing the prisoner is mentally and physically capable of employment.".

Hillman Sersland, Chairman.

## AMENDMENTS FILED

Amend House File 26 as follows:

1. Amend section two (2), line thirteen (13) by inserting, following the word "medicines" the following: "requiring a prescription which are".
2. Amend section two (2), line seventeen (17) by inserting, following the word "medicines" the following: "requiring a prescription".

Amend House File 34, section one (1), by striking from line four (4) the words "of consent" and inserting in lieu thereof the words "by which marriage can be contracted without parental consent".

Riley of Linn.
Amend House File 35 by inserting in line five (5), section 1, immediately following the word "city" the words "of fifty thousand or more population".

Reppert of Polk.
Amend House File 54 by adding thereto a new section seven (7) as follows:
"Sec. 7. Section eighty-five point thirty-seven (85.37), Code 1962, is amended by striking therefrom all of lines nine (9) to seventeen (17), and all line eighteen (18) to the semi-colon (;) therein and substituting in lieu thereof the following:
"Fifty dollars per week for an employee who has four or more children;

Forty-six dollars per week for an employee who has three
children;
Forty-two dollars per week for an employee who has two children;

Thirty-eight dollars per week for an employee who has one child;

Thirty-four dollars per week for an employee who has no children;".

Hagie of Wright. Mowry of Marshall. Mensing of Cedar. Riley of Linn.

Amend House File 63 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred nine point seventysix (309.76), Code 1962, is hereby repealed.

Sec. 2 Section three hundred nine point seventy-seven (309.77), Code 1962, is hereby repealed.

Sec. 3. Section three hundred nine point seventy-eight (309.78), Code 1962, is hereby repealed.

McElroy of Fremont.
Amend House File 120 as follows:

1. Amend section six (6), lines five (5) and six (6) by striking the following sentence: "No research shall be conducted except on approval of the budget and financial control committee." Nelson of Winnebago.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Friday, February 1, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, February 1, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Richard G. Mohr, pastor of the Bethany Baptist Church, Des Moines, Iowa.

The Journal of January 31 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Mueller of Worth on request of Nielsen of Emmet; Dunton of Keokuk on request of Fisher of Greene; Knowles of Scott on request of Dietz of Scott; Siglin of Lucas on request of Anderson of Ringgold; Mensing of Cedar on request of Mowry of Marshall; Swisher of Johnson on request of Mahan of Johnson.

## PRESENTATION OF VISITOR

Denman of Polk presented to the House his son, Bill, Jr., a student at Franklin Junior High, Des Moines.

## BIRTHDAY CONGRATULATIONS

The Speaker announced that this was the birthday of the Honorable Raymond Hagie and wished him a "Happy Birthday."

## PETITIONS

The following petitions were received and placed on file:
By Duffy and Breitbach of Dubuque, from four residents of Dubuque County opposing a tax on personal services.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Fisher of Greene, from forty-five residents of Greene County.
Graham of Ida, from eighteen residents of Ida County.
Lange of Sac, from forty-nine residents of Sac County.
Robinson of Guthrie, from thirty-six members of the Free Methodist Church of Toddville.
Stanley of Muscatine, from eighteen residents of Muscatine County.

By the following Representatives, favoring the sale of liquor by the drink in Iowa :

Andersen of Woodbury, from one thousand two hundred forty-six residents of Woodbury County.
Balloun of Tama, from ninety-nine residents of Tama County.
Camp of Clinton, from sixty-eight residents of Clinton County.
Carstensen of Clinton, from two thousand two hundred eighty-flive residents of Clinton County.

Graham of Ida, from twenty-nine residents of Ida County.
Hagedorn of Clay, from forty-four residents of Clay County.
Kibbie of Palo Alto, from fifty-five residents of Palo Alto County.
Lange of Sac, from one hundred forty-seven residents of Sac County.
Messerly of Black Hawk, from fifty-five residents of Black Hawk County.

Murphy of Carroll, from eight hundred ninety-three residents of Carroll County.

Ossian of Montgomery, from fifty-five residents of Montgomery County.
Patton of Delaware, from seventy-five residents of Delaware County.

Scherle of Mills, from one hundred forty-eight residents of Mills County.

Smith of Dickinson, from one hundred forty-one residents of Dickinson County.

Stanley of Muscatine, from one hundred thirty-one residents of Muscatine County.

Tabor of Jackson, from three hundred six residents of Jackson County.

Winkelman of Calhoun, from twenty-four residents of Calhoun County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 21, 25, 42, 47, 52, 67, 85, 93, and Senate Joint Resolution 1, under Rule 35.

## HOUSE RESOLUTION 3

By Carstensen
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 25.

## SENATE MESSAGES CONSIDERED

Senate File 63, a bill for an act relating to the powers of subdistricts of soil conservation districts.

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

Senate File 77, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways.

Read first time and referred to committee on highway safety.
Senate File 78, a bill for an act to prohibit bicycles or animal drawn vehicles from using the interstate system.

Read first time and referred to committee on highway safety.
Senate File 94, a bill for an act relating to the eradication of bovine brucellosis.

Read first time and referred to committee on agriculture 1.

## INTRODUCTION OF BILLS

House File 132, by committee on insurance, a bill for an act relating to suspension or revocation of insurance agents' licenses.

Read first time ond placed on the calendar.
House File 133, by committee on military and veterans affairs, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus.

Read first time and referred to committee on ways and means.
House File 134, by committee on institutions of higher learning, a bill for an act to amend chapter two hundred fifty-five (255), Code 1962, to more specifically provide for collection of medical fees for private patients at the University Hospital.

Read first time and placed on the calendar.
House File 135, by committee on institutions of higher learning, a bill for an act to amend chapter two hundred twenty-five (225). Code 1962 , to more specifically provide for collection of medical fees
for private patients with the State Psychopathic Hospital at Iowa City.
Read first time and placed on the calendar.
House File 136, by committee on institutions of higher learning, a bill for an act to authorize the board of regents to establish and administer a sabbatical-leave program for college professors.

Read first time and referred to committee on appropriations.
House File 137, by Riley and Ely, a bill for an act relating to assessment of property outside the city limits that abuts on a city street.

Read first time and referred to committee on tax revision.
House File 138, by Reppert and Denman, a bill for an act authorizing cities and towns to levy a franchise tax based upon gross revenues upon persons, firms, corporations and associations furnishing and selling gas, electric light and power or telephone service within the corporate limits and occupying the streets, alleys and public places for such purposes, subject to certain conditions, and forbidding the payment of other considerations to cities and towns for such privileges.

Read first time and referred to committee on tax revision.
House File 139, by Winkelman, Den Herder, Knowles, Riley, Lange and Ely, a bill for an act relating to public libraries.

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

House File 140, by Riley and Ely, a bill for an act relating to the compensation of councilmen in certain cities.

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

House File 141, by Riley, a bill for an act to provide for a public hearing before the state regulatory body for the authority of any railroad company operating within the boundaries of Iowa to abandon, move or change any terminal or shop.

Read first time and referred to committee on railroads.
House File 142, by Reppert and Denman, a bill for an act relating to tax exemptions of property owned by educational institutions.

Read first time and referred to committee on tax revision.
House File 143, by Mensing, McElroy, Kreager, Maule and Jarvis,
a bill for an act relating to county appropriations and reimbursement to the state from fund for aid to the blind.

Read first time and referred to committee on social security.
House File 144, by Ely, Falvey and Stanley, a bill for an act relating to civil rights.

Read first time and referred to committee on industrial and human relations.

House File 145, by Mensing, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1962, relating to exemptions from the imposition of the retail sales tax.

Read first time and referred to committee on tax revision.
House File 146, by Camp, Riley, Carnahan, Carstensen, Denman, Peterson of Woodbury, Gittins and Murray (Shaff, Wiley, et al.), a bill for an act to amend chapter four hundred eleven (411), Code 1962, relating to retirement systems for policemen and firemen.

Read first time and referred to committee on social security.
House File 147, by Peterson of Woodbury, Andersen of Woodbury and Stokes, a bill for an act relating to the elimination of highways from the primary road system.

Read first time and referred to committee on roads and highways.
House File 148, by Reppert and Denman, a bill for an act to permit cities to enter into long-term leases for libraries, library sites, books, and equipment and to authorize contributions to the support thereof by other public bodies.

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

House File 149, by Peterson of Woodbury and Andersen of Woodbury (Van Eaton), a bill for an act authorizing cities and towns to acquire, purchase, construct, reconstruct, improve, extend and lease industrial buildings; authorize the issuance of revenue bonds of cities and towns for the purpose of securing and developing industry and provide for the payment of certain sums in lieu of taxes to the State of Lowa and to the county, city, town, school district and other political subdivisions.

Read first time and referred to committee on cities and towns.
House File 150, by Ely, Riley, Stanley, Denman and Falvey, a bill for an act to authorize cities and towns to establish by ordinance fair employment practice acts and fair housing acts and to establish and
provide funds for a civil rights commission to administer the ordinances.

Read first time and referred to committee on industrial and human relations.

## SPECIAL ORDER

Mowry of Marshall moved that Senate Joint Resolution 1 be made a special order of business for $10: 30$ a.m., Wednesday, February 6, 1963.

Denman of Polk moved a substitute motion that Senate Joint Resolution 1 be made a special order of business for $10: 30$ a.m., Thursday, March 14, 1963.

On the question "Shall the Denman substitute motion be adopted?"
Roll call was requested by Denman of Polk and Duffy of Dubuque.
The ayes were, 27 :

| Anderson of | Eveland <br> Ringgold |
| :--- | :--- |
| Fralvey |  |
| Breitbach | Gittins |
| Carnahan | Hagedorn |
| Casey | Kibbie |
| Denman | Loss |
| Duffy | Mahan |
| Ely | Maule |

The nays were, 73:

| Andersen of <br> Woodbury | Goode <br> Graham <br> Grassley |
| :--- | :--- |
| Balloun | Gringer |
| Hagen |  |
| Bock | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carstensen | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Dietz | Kluever |
| Edgington | Knock |
| Fischer of | Kreager |
| Grundy | Lange |
| Fisher of | McElroy |
| Greene | Messerly |
| Frazier |  |

Absent or not voting, 8:

| Dunton | Lutz |
| :--- | :--- |
| Knowles | Mensing |


| Miller of <br> Jones | Scherle |
| :--- | :--- |
| Miller of | Sersland |
| Page | Shaw |
| Moffitt | Smith of |
| Mowry | Dickinson |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Shelby | Sokol |
| Olson | Stanley |
| Ossian | Steele |
| Parker | Stokes |
| Patton | Strothman |
| Paul | Tabor |
| Petersen of | Vermeer |
| Dallas | Vetter |
| Peterson of | Walter |
| Woodbury | Wells |
| Prine | Wier |
| Riley | Winkelman |
| Robinson | Wright |
|  | Mr. Speaker |

Mueller
Siglin

Palas
Reppert
Steffen
Stevenson
Van Nostrand
Worthington
Murray
Nielsen of
Emmet

Miller of
Jones
iller of
Page
Mowry
Nelson
Nielsen of
Shelby
Olson
Parker
Patton
Paul
Petersen of Dallas

Werson
Prine
Robinson
Mr. Speaker

Swisher
Van Alstine

The motion, having failed to receive a two-thirds majority, lost.

On the question "Shall Senate Joint Resolution 1 be made a special order of business for Wednesday, February $6 ?$ " the vote disclosed: Ayes 81, Nays 18.

The motion, having received a two-thirds majority of those voting, prevailed.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:
Senate Joint Resolution 4, to make an appropriation to the board of control for the purchase of certain real estate in Jasper County which is to be used as a prison honor farm.

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 relating to controlled access highways.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 9, a bill for an act to exempt casual sales by persons not regularly engaged in the business of selling from sales tax.

Also: 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 to legalize proceedings of Chariton Community School District.
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 legalize proceedings of Centerville School District.

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

Senate File 76, a bill for an act relating to improvement of primary roads by amending Code section referring to diagonal highways.

Carroll A. Lane, Secretary.

## ADOPTION OF REPORT OF COMMITTEE ON RULES

Smith of O'Brien called up for consideration the report of the committee on rules, found on page 148 of the House Journal, and moved that the report and the amendment contained therein be adopted.

Motion prevailed and the report with amendment was adopted.

## CONSIDERATION OF BILLS

House File 8, a bill for an act to provide equal population for city and town wards, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 95 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagie |
| Busch | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Hyon |
| Casey | Hanson of |
| Chalupa | Mitthell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Kluever |
| Dietz | Knock |
| Duffy | Kreager |
| Edgington | Lange |
| Eveland | Loss |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy |  |
|  |  |

The nays were, none.
Absent or not voting, 13:

| Dunton | Lutz | Robinson | Van Alstine |
| :--- | :--- | :--- | :--- |
| Ely | Mueller | Siglin | Wells |
| Hagen | Riley | Swisher | Mr. Speaker |

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

## AMENDMENTS FILED

Amend House File 14 as follows:

1. Section one (1), line four (4), by inserting after the word "watershed" the following: ", drainage".
2. Section two (2), line five (5), by inserting after the word "government" the following: "and in projects of drainage districts organized under the provisions of chapters four hundred fifty-five (455), four hundred fifty-seven (457), four hundred sixty-one (461), four hundred sixty-six (466) and four hundred sixty-seven C (467C) of the Code".

Amend House File 28 by striking subsection one (1) of section three (3) and renumbering the remaining subsection. Reppert of Polk.

Amend House File 28 as follows:
By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section six hundred ninety point two (690.2), Code 1962, is hereby amended by adding after the period in line eleven (11), the following sentence: "If sentence of death is adjudged, at least one year shall elapse before sentence shall be carried out."

Sec. 2. Section six hundred ninety point five (690.5), Code 1962, is hereby amended by adding after the period in line nine (3), the following:

In any case where sentence of death is passed, there shall be appointed by the supreme court a board to consist of three attorneys experienced in pleading criminal law, this board to be known as the "board of last resort". This board shall be appointed within thirty days by the supreme court and their duty shall be as follows: "The board of last resort shall review all evidence of the trial and new evidence, or, in case of a plea of guilty, they shall prepare a defense for defendant, same to be submitted to the supreme court at least thirty days before culmination of original sentence. The power to vacate sentence or commute said sentence shall rest with said supreme court, upon evidence or plea, of said board of last resort. Nothing herein shall void the power of the governor to commute or pardon."

DIETZ of Scott.
On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, February 4, 1963.

# JOURNAL OF THE HOUSE 

hall of the house of Representatives, Des Moines, Iowa, Monday, February 4, 1963.

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

Prayer was offered by Dr. W. M. Pfautz, pastor of the Union Presbyterian Church, Fort Madison, Iowa.

The Journal of February 1 was approved.

## Leave of absence

Leave of absence was granted as follows:
Swisher of Johnson on request of Kibbie of Palo Alto; Petersen of Dallas on request of Hanson of Lyon; Darrington of Harrison on request of Olson of Cerro Gordo; Jarvis of Buena Vista on request of Lange of Sac; Hagen of Allamakee on request of Sersland of Winneshiek; Lutz of Clarke on request of Crane of Crawford; Hagie of Wright on request of Grassley of Butler.

## PRESENTATION OF VISITORS

Maule of Monona presented to the House the Honorable Carl H. Hensley, former member of the House from Audubon County in the Fifty-seventh General Assembly.

Reppert of Polk presented to the House seventy-two members of the government class of Warren Harding Junior High School, Des Moines, and their teachers, Leo E. Willadsen and Marjorie Andrews.

McElroy of Fremont presented to the House his son, Rodney, a student at the Sidney Community School, Sidney, Iowa.

Millen of Van Buren presented to the House his son, Randy.

## PETITIONS

The following petitions were presented and placed on file:
By Ely of Linn, from forty-three residents of Linn County opposing any tax on services.

By Prine of Mahaska, from fourteen residents of Mahaska County favoring school bus transportation for pupils attending private schools.

By Smith of Dickinson, from eighty-five residents of Dickinson

County favoring legislation prohibiting manufacture and sale of meat and meat products that are adulterated or deleterious.

By the following Representatives, favoring the increase in IPERS:
Messerly of Black Hawk, from ninety-four residents of Black Hawk County.

Olson of Cerro Gordo, from twenty-seven residents of Cerro Gordo County.

By the following Representatives favoring legislation that would prohibit the sale of merchandise on Sunday :

Breitbach of Dubuque, from two hundred forty residents of Dubuque County.

Duffy and Breitbach of Dubuque, from one hundred eighty-five residents of Dubuque County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa :

Briles of Adams, from nineteen residents of Adams County.
Den Herder of Sioux, from thirty members of the Hawarden Community Church.

Denman of Polk, from twenty-nine residents of Polk County.
Crane of Crawford, from ten residents of Crawford County.
Miller of Des Moines, from twenty-four residents of Des Moines County.

Reppert of Polk, from fifty-four residents of Polk County.
Robinson of Guthrie, from fifty-five members of the Davis Street Christian Church of Ottumwa.

Robinson of Guthrie, from seventeen members of the Seeley W. C. T. U. of Guthrie Center.

By the following Representatives, favoring the sale of liquor by the drink in Lowa :

Breitbach of Dubuque, from one hundred seven residents of Dubuque County.

Briles of Adams, from two hundred thirty-three residents of Adams County.

Camp of Clinton, from two thousand six hundred forty-one residents of Clinton County.

Carnahan of Wapello, from one hundred thirty-nine residents of Wapello County.

Carstensen of Clinton, from sixty-four residents of Clinton County.
Crane of Crawford, from eight hundred twenty-one residents of Crawford County.
Denman of Polk, from two hundred sixty-one residents of Polk County.

Duffy and Breitbach of Dubuque, from fifty-nine residents of Dubuque County.

Ely of Linn, from five hundred thirty-eight residents of Linn County.

Fisher of Greene, from seventy-one residents of Greene County.
Gittins of Pottawattamie, from eighty-two residents of Pottawattamie County.
Hagedorn of Clay, from five hundred residents of Clay County.
Hakes of Pocahontas, from eight hundred forty-seven residents of Pocahontas County.
Hanson of Lyon, from one hundred ninety residents of Lyon County.

Kibbie of Palo Alto, from two hundred eighty residents of Palo Alto County.

Kluever of Cass, from one hundred eighty-five residents of Cass County.

Knock of Union, from thirty-six residents of Union County.
Kreager of Jasper, from seventy-two residents of Jasper County.
Lange of Sac, from seven hundred fifty-nine residents of Sac County.

Messerly of Black Hawk, from seven hundred twelve residents of Black Hawk County.

Miller of Des Moines from one thousand two hundred thirty-two residents of Des Moines County.

McElroy of Fremont, from one hundred eighty-two residents of Fremont County.
Ossian of Montgomery, from eight residents of Montgomery County.

Peterson of Woodbury, from one hundred thirty residents of Woodbury County.

Prine of Mahaska, from fourteen residents of Mahaska County.
Reppert of Polk, from two hundred five residents of Polk County.
Reppert of Polk, a resolution from the Sioux City Chamber of Commerce.

Smith of Dickinson, from two hundred sixty-nine residents of Dickinson County.

Steele of Cherokee, from six hundred one residents of Cherokee County.

Steffen of Chickasaw, from fifty-four residents of Chickasaw County.

Stokes of Plymouth, from one thousand four hundred eighteen residents of Plymouth County.

Van Nostrand of Pottawattamie, from nineteen residents of Pottawattamie County.

Vetter of Washington, from one hundred fourteen residents of Washington County.
Winkelman of Calhoun, from thirty-two residents of Calhoun County.

## SPECIAL COMMITTEE APPOINTED

The Speaker announced the appointment of a special committee of five to prepare a non-controversial calendar.

The Speaker appointed on such committee: Camp of Clinton, Chairman ; Eveland of Boone, Kibbie of Palo Alto, Halling of Adair and Millen of Van Buren.

## ADDITIONAL COPIES

Hougen of Black Hawk asked and received unanimous consent to have 400 additional copies printed of House File 120.

## SENATE MESSAGES CONSIDERED

Senate Joint Resolution 4, a joint resolution to appropriate to the board of control, over and above its usual appropriation, sufficient funds from the general fund of the State of Iowa to be used for the purchase of real estate located in Jasper County, which is to be used as a prison honor farm, and to retain sufficient proceeds from the
sale of the Clive prison honor farm located in Polk County, Iowa, to reimburse the general fund for such appropriation.

Read first time and referred to committee on appropriations.
Senate File 1, a bill for an act relating to controlled access highways.

Read first time and referred to committee on roads and highways.
Senate File 9, a bill for an act to exempt casual sales by persons not regularly engaged in the business of selling from sales tax.

Read first time and referred to committee on tax revision.
Senate File 12, a bill for an act to legalize and validate the proceedings of the board of directors of the Chariton Community School District, in the County of Lucas, State of Iowa, authorizing and providing for the issuance 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.
Senate File 20, a bill for an act to legalize and validate the special election of the independent school district of Centerville, in the County of Appanoose, State of Iowa, held on December 12, 1961, for the issuance of sixty-nine thousand $(69,000)$ dollars of school bonds.

Read first time and passed on file.
Senate File 76, a bill for an act relating to the improvement of primary roads by amending section three hundred thirteen point eight (313.8), Code 1962, referring to diagonal highways.

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

## INTRODUCTION OF BILLS

House File 151, by Nelson (Lucken), a bill for an act relating to refund of tax on special fuel consumed in the operation of corn shellers, roller mills and feed grinders mounted on trucks.

Read first time and referred to committee on tax revision.
House File 152, by committee on institutions of higher learning, a bill for an act to change the name of the Iowa child welfare research station at the State University of Iowa.

Read first time and placed on the calendar.
House File 153, by Reppert and Denman, a bill for an act to
create the state public school building authority and to describe its organization, powers and duties.

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

House File 154, by Mowry and Eveland, a bill for an act relating to the investment and deposit of county, city, town and school funds.

Read first time and referred to committee on tax revision.
House File 155, by Chalupa (Phelps), a bill for an act relating to mechanics' liens.

Read first time and referred to committee on judiciary 1.
House File 156, by Mensing, Sersland, Miller of Page, Walter, Miller of Jones, Palas, Scherle, Hagedorn, Nelson, Parker, Vermeer, Moffitt, Kibbie, McElroy, Darrington and Worthington (Phelps, O'Malley, et al.), a bill for an act to permit collection of sales tax on the cash difference in sales of farm equipment where a trade-in is involved.

Read first time and referred to committee on tax revision.
House File 157, by committee on appropriations, a bill for an act to amend section four hundred twenty-two point sixty-two (422.62), Code 1962, relating to funds for the manufacture of motor vehicle registration plates.

Read first time and placed on the calendar.
House File 158, by Lange (Hansen), a bill for an act relating to the control and protection of muskrats.

Read first time and referred to committee on fish and game.
House File 159, by Cunningham, a bill for an act to ratify the sale by installment contract of certain real estate owned by the Ames Community School District in Story County, State of Iowa, and to authorize conveyance of legal title in exchange for performance of the purchasers' remaining obligations thereunder.

Read first time and referred to committee on judiciary 2.
House File 160, by Peterson of Woodbury, a bill for an act to amend section two hundred seventy-five point sixteen (275.16), Code 1962, to establish a procedure concerning the results of the vote of a joint county board on petitions for reorganization of school districts involving two (2) or more counties.

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

House File 161, by Ely, Darrington, Falvey, Halling, Duffy and Carstensen, a bill for an act relating to the equipment of rail track motor cars used or furnished by common carriers by railroad for transporting employees.

Read first time and referred to committee on railroads.
House File 162, by Reppert, Denman, Mensing and Messerly, a bill for an act relating to corporation stock taxation.

Read first time and referred to committee on judiciary 1.
House File 163, by Riley and Carstensen, a bill for an act relating to compensation of the commissioners of hospitalization.

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 50, a bill for an act relating to tax sale of public property.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 103, a bill for an act to fix the responsibility for maintenance of an extension of either a primary or a secondary highway which both enters and exits from the state park at separate points.

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 to define the interstate system.
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 relating to license fees and taxation of urban transit systems.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS

Prine of Mahaska asked and received unanimous consent to take up for immediate consideration House File 67, a bill for an act authorizing a patent to issue to the northwest quarter of the northwest quarter of the southeast quarter of section one (1), Township seventy-four (74), Range seventeen (17), west of the Fifth Principal Meridian, Mahaska County, Iowa, with report of committee recommending passage.

Prine 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, 96 :

| Andersen of | Fisher of | Messerly | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Meyer | Reppert |
| Anderson of | Frazier | Millen | Riley |
| Ringgold | Gittins | Miller of | Robinson |
| Balloun | Goode | Des Moines | Sersland |
| Baringer | Graham | Miller of | Siglin |
| Bock | Grassley | Jones | Smith of |
| Breitbach | Hagedorn | Miller of | Dickinson |
| Briles | Hakes | Page | Smith of |
| Busch | Halling | Moffitt | O'Brien |
| Camp | Hanson of | Mowry | Sokol |
| Carnahan | Lyon | Mueller | Stanley |
| Carstensen | Hanson of | Murphy | Steele |
| Casey | Mitchell | Murray | Steffen |
| Chalupa | Hirsch | Nielsen of | Stevenson |
| Coffman | Hougen | Emmet | Stokes |
| Crane | Jarvis | Nielsen of | Strothman |
| Cunningham | Johnson | Shelby | Tabor |
| Den Herder | Kibbie | Olson | Van Alstine |
| Denman | Kluever | Ossian | Van Nostrand |
| Dietz | Knock | Palas | Vermeer |
| Duffy | Knowles | Parker | Vetter |
| Dunton | Kreager | Patton | Walter |
| Ely | Lange | Paul | Wier |
| Eveland | Loss | Petersen of | Winkelman |
| Falvey | Mahan | Dallas | Worthington |
| Fischer of | McElroy | Peterson of | Wright |
| Grundy | Mensing | Woodbury |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 12:

| Darrington | Hagie | Nelson | Swisher |
| :--- | :--- | :--- | :--- |
| Edgington | Lutz | Scherle | Wells |
| Hagen | Maule | Shaw | Mr. Speaker |

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

Moffitt of Appanoose asked and received unanimous consent to take up for immediate consideration House File 42.

## SENATE FILE 20 SUBSTITUTED FOR HOUSE FILE 42

Moffitt of Appanoose asked and received unanimous consent to substitute Senate File 20 for House File 42.

Senate File 20, a bill for an act to legalize and validate the special election of the independent school district of Centerville, in the County of Appanoose, State of Iowa, held on December 12, 1961, for the issuance of sixty-nine thousand $(69,000)$ dollars of school bonds.

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

On the question "Shall the bill pass?"
The ayes were, 96 :

Andersen of Fisher of

Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Den Herder
Denman
Dietz
Dunton
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hakes
Halling
Hanson of Lyon Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Mahan
Maule
McElroy
Mensing
The nays were, none.
Absent or not voting, 12:
Darrington
Duffy
Edgington
Hagen
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Reppert
Riley

Robinson
Scherle
Shaw
Sersland
Siglin
Smith of Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

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

## HOUSE FILE 42 WITHDRAWN

Moffitt of Appanoose asked and received unanimous consent to withdraw House File 42 from further consideration by the House.

## CONSIDERATION OF BILL

House File 28, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life or a term of years, with report of committee without recommendation, was taken up for consideration.

House File 28 pending at adjournment.

## REPORTS OF COMMITTEES

Lange of Sac, from the committee on highway safety, submitted the following report:

Mr. Speaker: Your committee on highway safety to whom was referred House File 9, a bill for an act relating to the speed limit on trucks, begs leave to report it has 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 9, section one (1), by adding thereto the following:
"Said subsection one (1) is hereby further amended by inserting in line one (1) thereof after the word "hour" the words "on paved primary highways".

Elmer F. Lange, Chairman.

## Also :

Mr. Speaker: Your committee on highway safety to whom was referred House File 35, a bill for an act relating to speed limits for motor vehicles in cities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer F. Lange, Chairman.

Also:
Mr. Speaker: Your committee on highway safety to whom was referred House File 44, a bill for an act relating to commercial driving schools and instructors and providing penalties for violation of the provisions 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.

Elmer F. Lange, Chairman.

Also:
Mr. Speaker: Your committee on highway safety to whom was referred House File 46, a bill for an act relating to temporary motor vehicle instruction permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer F. Lange, Chairman.

Kreager of Jasper, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation to whom was referred House File 14, a bill for an act relating to county conservation 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.

Max W. Kreager, Chairman.

## Also:

Mr. Speaker: Your committee on conservation to whom was referred House File 43, a bill for an act relating to reimbursement for use by county conservation boards of county owned real estate, materials, equipment, or operators, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Max W. Kreager, Chairman.

## AMENDMENTS FILED

Amend House File 28 by adding at the end thereof the following new sections:
"Section two hundred forty-seven point five (247.5), Code 1962, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the words 'serving life terms, or under sentence of death' and inserting in lieu thereof 'sentenced under section six hundred ninety point two (690.2) of the Code'.
2. By adding thereto the following new paragraph:
'No person sentenced under section six hundred ninety point two (690.2) of the Code shall be granted a parole except by the unanimous consent of the parole board.'"

Walier of Hardin.

1. Amend House File 54 by striking therefrom all of section five (5).
2. Further amend House File 54 by renumbering all subsequent sections.

Murray of Webster.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Tuesday, February 5, 1963.

## JOURNAL OF THE HOUSE

hall of the house of Representatives, Des Moines, Iowa, Tuesday, February 5, 1963.

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

Prayer was offered by the Reverend Clyde W. Record, pastor of the Grandview Community Church, Grandview, Iowa.

The Journal of February 4 was approved.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Lutz of Clarke on request of Crane of Crawford; Jarvis of Buena Vista on request of Lange of Sac; Petersen of Dallas on request of Hanson of Lyon; Millen of Van Buren on request of Vetter of Washington; Hagen of Allamakee on request of Sersland of Winneshiek.

## PRESENTATION OF VISITORS

Mowry of Marshall presented to the House seventy students of West Marshall High School, Marshalltown, and their teacher, Robert Denton.

Reppert of Polk presented to the House ninety students of Warren Harding Junior High School, Des Moines, and their teachers, Marjorie Andrews and Leo Willadsen.

## PETITIONS

The following petitions were presented and placed on file:
By Dietz of Scott, from one hundred residents of Scott County favoring legislation to increase pensions under the retirement system for policemen and firemen.
By Naden of Hamilton, from forty-three registered nurses and employees of the Hamilton County Public Hospital of Webster City favoring an increase in IPERS.

By Riley of Linn, from thirty-eight residents of Linn County opposing a tax on services.

By Robinson of Guthrie, from fifty members of Bowman Chapel and Guthrie Center Methodist Church opposing the sale of liquor by the drink, favoring effective key club control and an implied consent law.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Hougen of Black Hawk, from seventy-six residents of Black Hawk County.
Nielsen of Emmet, from forty-six residents of Emmet County.
Prine of Mahaska, from nineteen residents of Mahaska County.
Riley of Linn, from one hundred thirteen residents of Linn County.
Strothman of Henry, from thirty-seven residents of Henry County.
Vetter of Washington, from fourteen residents of Washington County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa :

Carnahan of Wapello, from eight hundred eighty-one residents of Wapello County.
Casey of Wayne, from one hundred fifty-five residents of Wayne County.
Dietz of Scott, from two thousand eight hundred fifty residents of Scott County.
Duffy and Breitbach of Dubuque, from eighty-six residents of Dubuque County.
Falvey of Monroe, from fifty-three residents of Monroe County and two hundred seventy residents of Albia.
Gittins of Pottawattamie, from one hundred sixty residents of Pottawattamie County.
Graham of Ida, from seven hundred forty-six residents of Ida County.

Hanson of Lyon, from fifty-two residents of George.
Hougen of Black Hawk, from four thousand three hundred ninetyone residents of Black Hawk County.

Kluever of Cass, from two hundred twenty-nine residents of Cass County.
Kreager of Jasper, from five hundred six residents of Jasper County.

Lange of Sac, from two hundred residents of Sac County.

Murphy of Carroll, from five hundred fifteen residents of Carroll County.
Naden of Hamilton, from five hundred sixty-eight residents of Hamilton County.
Nielsen of Emmet, from fifty-seven residents of Emmet County and the members of Local 79, Morrell Packing Company of Estherville.
Nielsen of Shelby, from twenty-two residents of Shelby County.
Olson of Cerro Gordo, from three hundred seventy-one residents of Cerro Gordo County.
Palas of Clayton, from one hundred forty-one residents of Clayton County.
Parker of Buchanan, from sixty-six residents of Buchanan County.
Peterson of Woodbury, from one hundred seventy-two residents of Woodbury County.
Prine of Mahaska, from seventeen residents of Mahaska County.
Reppert of Polk, from three hundred forty-three residents of Polk County.
Riley of Linn, from one thousand seven hundred fifty-three residents of Linn County.
Siglin of Lucas, from two hundred seventy-nine residents of Lucas County.
Smith of Dickinson, from two hundred sixteen residents of Dickinson County.
Smith of O'Brien, from four hundred thirty-eight residents of O'Brien County.
Swisher of Johnson, from seventy-three residents of Johnson County.
Van Nostrand of Pottawattamie, from one hundred fifty-four residents of Pottawattamie County.
Wells of Taylor, from one hundred forty-eight residents of Taylor County.
Winkelman of Calhoun, from one hundred eighty residents of Calhoun County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 9, 14, 35, 43, 44 and 46, under Rule 35.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Parker of Buchanan offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Herbert G. Seemann, of Buchanan County, who was a member of the Forty-ninth and Fiftieth sessions of the General Assembly, passed away on March 10, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Parker of Buchanan, Baringer of Fayette and Messerly of Black Hawk.

## ADOPTION OF HOUSE RESOLUTION 3

Carstensen of Clinton called up for consideration House Resolution 3, found on page 181 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ANNOUNCEMENT BY THE CHIEF CLERK

The committee on public health and pharmacy, originally scheduled to meet at $3: 30$ p.m. on Thursdays in the Speaker's Room, will now meet at 2 :45 p.m. on Wednesdays in the Speaker's Room.

The committee on elections, originally scheduled to meet at 3:15 p.m. on Mondays in Room 28, will now meet at $2: 00$ p.m. on Mondays in Room 1.

The committee on schools, originally scheduled to meet at $2: 30$ p.m. on Mondays in Room 1, will now meet at $3: 15$ p.m. on Mondays in Room 1.

The committee on conservation, originally scheduled to meet at 3:15 p.m. on Mondays in Room 1, will now meet at $2: 30$ p.m. on Mondays in Room 1.

## SENATE MESSAGES CONSIDERED

Senate File 50, a bill for an act relating to tax sale of public property.

Read first time and referred to committee on judiciary 1.
Senate File 103, a bill for an act to fix the responsibility for main-
tenance of an extension of either a primary or a secondary highway which both enters and exits from the state park at separate points.

Read first time and referred to committee on roads and highways.
Senate File 104, a bill for an act to define the interstate system.
Read first time and referred to committee on roads and highways.
Senate File 106, a bill for an act relating to license fees and taxation of urban transit systems and companies.

Read first time and passed on file.

## INTRODUCTION OF BILLS

House File 164, by Duffy, Breitbach, Meyer, Murphy, Miller of Des Moines, Mahan, Loss, Dietz, Knowles, Ely and Camp, a bill for an act providing for the licensing and strict control of the retail sale of products sold by state liquor stores and designed to eliminate bootlegging, and to provide revenue from the sale thereof.

Read first time and referred to committee on safety and law enforcement.

House File 165, by Reppert, Gittins and Messerly, a bill for an act relating to improvement by cities and towns of driveway approaches located between the travelled portion of the street right-of-way and the sidewalk or private property line, and assessment of the cost thereof.

Read first time and referred to committee on cities and towns.
House File 166, by Miller of Jones, Ely, Olson, Cunningham and Knowles, a bill for an act to amend chapter four hundred four (404), Code 1962, relating to millage limitations upon the several functional funds therein provided.

Read first time and referred to committee on tax revision.
House File 167, by Riley, Carnahan, Frazier, Falvey, Mowry and Eveland, a bill for an act to provide for a public hearing before the state regulatory body for the authority of any railroad company operating within the boundaries of Iowa to abandon, move or change any terminal or shop.

Read first time and referred to committee on railroads.
House File 168, by Crane, a bill for an act to legalize and validate the proceedings of the city council of the city of Denison, in Crawford County, Iowa, authorizing and providing for the issuance of airport 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 city.

Read first time and referred to committee on judiciary 2.
House File 169, by Hagen, Vetter, Riley and Robinson, a bill for an act relating to the deposit of litter in or upon lands and waters under the jurisdiction of the state conservation commission.

Read first time and referred to committee on conservation.
House File 170, by Dietz, Crane, Falvey, Gittins, Wier and Swisher, a bill for an act to provide for the regulation of the practice of nursing.

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

House File 171, by Ely, a bill for an act relating to maximum rates which may be charged where bonds are sold by cities to construct utility plants.

Read first time and referred to committee on tax revision.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 70, a bill for an act relating to the Iowa Public Employees Retirement System.

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

Senate Concurrent Resolution 8, a concurrent resolution designating October 15 in each year as " Poetry Day."

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 8 By Main

Whereas, in the rush of modern civilization, we frequently give too little attention to the cultural values and ideas which should be a part of our daily lives; and

Whereas, people of all ages have universally turned to poetic expression as a means for expressing the thoughts and hopes of their generations; and

Whereas, much of this poetry has come down to us in the twentieth century as a cultural heritage of inestimable value, passed down from the folklore, patriotism, and religion of the past, giving tone and character to the culture of today; and

Whereas, the poetry and culture of this generation will give similar impetus and strength to the lives of coming generations; and

Whereas, many of the states of the union already have adopted and set aside October 15 of each year as "Poetry Day"; and

Whereas, in recognition of poetry in the cultural life of this state and nation, it is fitting that the General Assembly should set apart a day especially in honor of those poets of the past and present who have done and are doing so much to enrich the lives of all persons; now, therefore;

Be It Resolved by the Senate, the House Concurring, that the day of October 15 in each year is designated and set aside as "Poetry Day" in the State of Iowa in recognition of the cultural and human values of poetry and poetic expression; and

Be It Further Resolved, that the Governor of the State of Iowa issue an annual proclamation to that effect, and urge all religious, educational, patriotic, and cultural agencies and organizations to make proper and suitable observance of this day each year.

Laid over under Rule 25.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 28, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life or a term of years.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 28 by striking subsection one (1) of section three (3) and renumbering the remaining subsection.

Roll call was requested by Reppert and Denman of Polk.
On the question "Shall the Reppert amendment be adopted?"
The ayes were, 54 :

| Anderson of <br> Ringgold | Gittins <br> Goode |
| :--- | :--- |
| Balloun | Hagedorn |
| Bock | Hagie |
| Breitbach | Johnson |
| Briles | Kibbie |
| Busch | Knock |
| Carnahan | Knowles |
| Casey | Lange |
| Coffman | Loss |
| Crane | Mahan |
| Cunningham | Maule |
| Den Herder | Mensing |
| Dietz | Messerly |
| Fischer of | Meyer |

Miller of
Jones
Mueller
Nelson
Olson
Ossian
Paul
Prine
Reppert
Robinson
Scherle
Sersland
Shaw
Smith of
$\quad$ Dickinson

Smith of O'Brien
Steele
Stokes
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Grundy
The nays were, 47:
Andersen of
Woodbury
Baringer
Camp
Carstensen
Chalupa
Denman
Duffy

Dunton
Ely Eveland Falvey Fisher of Greene Frazier Graham

Grassley
Hakes
Halling
Hanson of Lyon Hanson of Mitchell Hirsch

Hougen
Kluever
Kreager
McElroy
Miller of
Des Moines
Miller of
Page

| Moffitt | Nielsen of |
| :--- | :--- |
| Mowry | Shelby |
| Murphy | Palas |
| Murray | Parker |
| Nielsen of | Patton |
| Emmet | Peterson of |
|  | Woodbury |

Absent or not voting, 7:

| Darrington | Hagen | Lutz | Petersen of |
| :--- | :--- | :--- | :---: |
| Edgington | Jarvis | Millen | Dallas |

Amendment adopted.
Dietz of Scott offered the following amendment filed by him:
Amend House File 28 as follows:
By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section six hundred ninety point two (690.2), Code 1962, is hereby amended by adding after the period in line eleven (11), the following sentence: "If sentence of death is adjudged, at least one year shall elapse before sentence shall be carried out."

Sec. 2. Section six hundred ninety point five (690.5), Code 1962, is hereby amended by adding after the period in line nine (9), the following:

In any case where sentence of death is passed, there shall be appointed by the supreme court a board to consist of three attorneys experienced in pleading criminal law, this board to be known as the "board of last resort". This board shall be appointed within thirty days by the supreme court and their duty shall be as follows: "The board of last resort shall review all evidence of the trial and new evidence, or, in case of a plea of guilty, they shall prepare a defense for defendant, same to be submitted to the supreme court at least thirty days before culmination of original sentence. The power to vacate sentence or commute said sentence shall rest with said supreme court, upon evidence or plea, of said board of last resort. Nothing herein shall void the power of the governor to commute or pardon."

Denman of Polk rose on a point of order that the Dietz amendment was not germane to the bill.

The Speaker ruled the point not well taken and that the amendment was germane.

Carnahan of Wapello moved the previous question on the Dietz amendment.

The motion having failed to receive a two-thirds majority lost.
Dietz of Scott moved the adoption of his amendment.
On the question "Shall the Dietz amendment be adopted?"
Roll call was requested by Dietz of Scott and Lange of Sac.
The ayes were, 23 :

| Bock | Dietz | Gittins | Halling |
| :--- | :--- | :--- | :--- |
| Coffman | Fischer of | Goode | Johnson |
| Crane | Grundy | Hagedorn | Knowles |

Lange<br>Loss<br>Mensing

Miller of Jones
Olson
Shaw

The nays were, 74:
Andersen of
Woodbury

Anderson of
Ringgold
Balloun
Baringer
Breitbach
Briles
Busch
Carnahan
Carstensen
Casey
Chalupa
Cunningham
Den Herder
Denman
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fisher of
Greene
Frazier
Graham
Grassley
Hagie
Hakes
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Kibbie
Kluever
Knock
Kreager
Mahan
Maule
McElroy

Absent or not voting, 11:

| Camp | Lutz |
| :--- | :--- |
| Darrington | Millen |
| Hagen | Petersen of |
| Jarvis | Dallas |

Amendment lost.
Walter of Hardin called up for consideration the following amendment filed by him :

Amend House File 28 by adding at the end thereof the following new sections:
"Section two hundred forty-seven point five (247.5), Code 1962, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the words 'serving life terms, or under sentence of death' and inserting in lieu thereof 'sentenced under section six hundred ninety point two (690.2) of the Code'.
2. By adding thereto the following new paragraph:
'No person sentenced under section six hundred ninety point two (690.2) of the Code shall be granted a parole except by the unanimous consent of the parole board.' "

Walter of Hardin asked and received unanimous consent to withdraw his amendment.

Walter of Hardin offered the following substitute amendment and moved its adoption:

Amend House File 28 by adding at the end thereof the following new section:

Sec. 5. Section two hundred forty-seven point five (247.5), Code 1962, is hereby amended by adding thereto the following new paragraph:
"No person sentenced under section six hundred ninety point two (690.2) of the Code shall be granted a parole except by the unanimous consent of the board of parole."

Substitute amendment adopted.

## CALL OF THE HOUSE

We, the undersigned members of the House, request a Call of the House on House File 28, pursuant to Rule 72 of the rules of the House.

William F. Denman. Eugene Halling. Katherine M. Falvey. Tom Riley. Keith Dunton. L. D. Carstensen.

Pursuant to the rules relating to a Call of the House, roll call was ordered. The roll call revealed all members present except Hagen of Allamakee, Jarvis of Buena Vista, Lutz of Clarke, Millen of Van Buren and Petersen of Dallas, who had previously been excused.

Falvey 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 61:

| Andersen of | Grassley | Moffitt |
| :--- | :--- | :--- |
| Woodbury | Hagie | Mowry |
| Anderson of | Hakes | Mueller |
| $\quad$ Ringgold | Hanson of | Murphy |
| Balloun | Lyon | Murray |
| Baringer | Hanson of | Nelson |
| Breitbach | Mitchell | Nielsen of |
| Carnahan | Hirsch | Emmet |
| Carstensen | Jarvis | Nielsen of |
| Casey | Kibbie | Shelby |
| Chalupa | Kluever | Palas |
| Cunningham | Kreager | Parker |
| Denman | Maule | Patton |
| Duffy | McElroy | Petersen of |
| Dunton | Miller of | Dallas |
| Ely | Des Moines | Peterson of |
| Eveland | Miller of | Woodbury |
| Falvey | Page | Prine |

## Reppert

Riley
Robinson
Scherle
Sersland
Smith of O'Brien
Sokol
Stanley
Steffen
Stevenson
Stokes
Swisher
Tabor
Van Alstine
Walter
Winkelman
Worthington
The nays were, 44:

| Bock | Den Herder | Frazier | Johnson |
| :--- | :--- | :--- | :--- |
| Briles | Dietz | Gittins | Knock |
| Busch | Edgington | Goode | Knowles |
| Camp | Fischer of | Graham | Lange |
| Coffman | Grundy | Hagedorn | Loss |
| Crane | Gisher of | Halling | Mahan |
| Darrington | Greene | Hougen | Mensing |


| Messerly | Ossian | Steele | Wells |
| :--- | :--- | :--- | :--- |
| Meyer | Paul | Strothman | Wier |
| Miller of | Shaw | Van Nostrand | Wright |
| Jones | Siglin | Vermeer | Mr. Speaker |
| Olson | Smith of | Vetter |  |

Absent or not voting, 3:
Hagen Lutz Millen
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Stanley of Muscatine asked and received unanimous consent that the following opinion by the Attorney General, pertaining to Senate Joint Resolution 1, be printed in the House Journal:

February 5, 1963.
Honorable David Stanley, State Representative, LOCAL.
Dear Mr. Stanley:
In answer to your oral request of this date proposing the following question:
"Does S. J. R. 1 effectuate a 58 member Senate and 99 member House beginning with the Sixty-second General Assembly which would be elected in the year 1966 and a continuation of the present apportionment through the Sixty-first General Assembly?"
I submit the following:
The substance of this question was generally considered in part (2) of our opinion to Senator David O. Shaff dated January 29, 1963, to which reference is herewith made and answered in the affirmative.

The effect of the proposed amendment is to replace present sections 6, 34, 35,36 and 37 of the Iowa Constitution and the plan of apportionment contained therein with a new plan of apportionment encompassed in proposed sections $6,34,35,36$ and 37 . It is a basic rule of constitutional law that all the words and language in a constitution or provision thereof should be construed together and its meaning and intent ascertained from a consideration of the instrument as a whole. Accordingly, if a literal interpretation of the language used in a constitutional provision would give it an effect in contravention of the real purpose and intent of the instrument as deduced from a consideration of all its parts, such intent must prevail over the literal meaning. 16 C. J. S., Section 23.

Further, it is a general rule that the most radical change in form does not destroy an existing government until after ratification and after the means are furnished of giving full effect to the new government superseding it under new or altered constitutional provisions. 11 Am Jur., Section 38.

I am of the opinion, therefore, that the present status of the General Assembly is preserved until the necessary legislative implementation is enacted in compliance with all the provisions of the proposed amendment.

> Very truly yours,
> s/ Evan Hultman, Attorney General. s/ Oscar Strauss, First Assistant Attorney General.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 20.

Fred E. Wier, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.
Report adopted.

## BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate File 20.

## REPORTS OF COMMITTEES

Kluever of Cass, from the committee on judiciary 2, submitted the following report:
Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 66, a bill for an act relating to the method of payment of municipal court judges and other municipal court 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.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 109, a bill for an act relating to listing of tax exempt 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.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 113, a bill for an act to legalize the organization and establishment of the Benton-Linn Benefited Fire 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.

Lester L. Kluever, Chairman.
Winkelman of Calhoun, 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 20, a bill for an act relating to fees of fishing 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 indefinitely postponed.

William Winkelman, Ranking Member.

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House File 57, a bill for an act relating to foster care services for children, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> A. L. Mensing, Chairman.

Den Herder of Sioux, from the committee on agriculture 1, submitted the following report:

Mr. Spfaker: Your committee on agriculture 1 to whom was referred Senate File 94, a bill for an act relating to the eradication of bovine brucellosis, begs leave to report it has 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 94 as follows:

1. Section one (1), line thirty-one (31), by striking the word "veterinarian's" and inserting in lieu thereof the word "veterinarian".
2. Section six (6), line nine (9), by striking the word and numbers "hundred (100)".
3. By striking all of section seven (7) and renumbering the remaining sections.
4. Section ten (10), line seven (7), by inserting after the word "ear" the following: "either with a vaccination tattoo or the purebred identification tattoo".
5. Section twelve (12), line twenty-four (24), by striking the word and numbers "eighteen (18)" and inserting in lieu thereof the word and numbers "twenty-four (24)".
6. Section thirteen (13), line three (3), by striking the word and numbers "eighteen (18)" and inserting in lieu thereof the word and numbers "twenty-four (24)".
7. Section thirteen (13), line thirteen (13), by striking the word and numbers "eighteen (18)" and inserting in lieu thereof the word and numbers "twenty-four (24)".
8. Section fourteen (14), line two (2), by striking the word "untested". Elmer Den Herder, Chairman.

## AMENDMENTS FILED

> Amend section seven (7) of House File 10 by striking all of lines fifteen (15), sixteen (16) and seventeen (17) and that part of line eighteen (18) to and including the period after the word "reached" and inserting in lieu thereof the following:
> "the commissioner made his determination. The court thereafter shall hear the matter de novo and shall affirm or vacate the decision of the commissioner or his authorized agent."

> McElroy of Fremont. Mowry of Marshall.

House File 33 is hereby amended by inserting in line 4, immediately following the word "councils", the words "in cities or counties of one hundred eighty thousand or more population".

Reppert of Polk.

Amend House File 54, as follows:

1. Strike therefrom all of section 1 , and by renumbering all subsequent sections.
2. Amend section five (5), by striking from lines twelve (12), thirteen (13) and fourteen (14) thereof, the following:
"Nothing herein shall prevent an employer from discharging an employee having such a physical defect, in lieu of securing a waiver.".

Mowry of Marshall.
Amend House File 117 as follows:

1. By adding at the end of section one the following:
"Further amend said section by striking all of lines five (5) and six (6)".
2. By adding at the end of section two the following:
"For each adult wolf, ten dollars
For each cub wolf, four dollars"
McElroy of Fremont.
Amend Senate File 94, Section eighteen (18), by
striking from line four (4) all after the word
"disclosed", also all of line five (5), and that part
of line six (6) preceding the word "shall".
Briles of Adams.
Amend Senate Joint Resolution 1 by striking all after the resolving clause and inserting in lieu thereof the following:

Section 1. The following amendment to the constitution of the State of Iowa is hereby proposed:

Section six (6) of article three (III), sections thirtyfour (34), thirty-five (35) and thirty-six (36) of article three (III) as adopted by amendment in nineteen hundred four (1904), the amendment to section thirty-four (34) of article three (III) as adopted in nineteen hundred twenty-eight (1928), and section thirty-seven (37) of article three (III) of the constitution of the State of Iowa are hereby repealed and the following is hereby adopted in lieu thereof:
"Section 34. The senate shall consist of twenty-five (25) senators. It is the intent of this section that representation in the senate shall be based entirely upon area, as provided in this section. The state shall be divided into twenty-five (25) senatorial districts in accordance with county boundaries as they existed on the first day of January, nineteen hundred sixty-three (1963), as follows:

1st District-Lyon, Osceola, Sioux and O'Brien Counties
2nd District-Dickinson, Emmet, Clay and Palo Alto Counties
3rd District-Kossuth, Winnebago and Hancock Counties
4th District-Worth, Mitchell, Cerro Gordo and Floyd Counties
5th District-Howard, Winneshiek, Allamakee and Chickasaw

## Counties

6th District-Plymouth, Cherokee, Woodbury and Ida Counties
7th District-Buena Vista, Pocahontas, Sac and Calhoun

## Counties

8th District-Humboldt, Wright, Webster and Hamilton Counties
9th District-Franklin, Butler, Hardin and Grundy Counties
10th District-Bremer, Fayette, Black Hawk and Buchanan Counties

11th District-Clayton, Delaware, Dubuque and Jackson Counties
12th District-Monona, Crawford, Harrison and Shelby Counties
13th District-Carroll, Greene, Audubon and Guthrie Counties
14th District-Boone, Story, Dallas and Polk Counties
15th District-Marshall, Tama, Jasper and Poweshiek Counties
16th District-Benton, Linn, Iowa and Johnson Counties
17th District-Jones, Cedar, Clinton and Scott Counties
18th District-Pottawattamie, Mills, Montgomery and Fremont
Counties
19th District-Cass, Adams, Page and Taylor Counties
20th District-Adair, Madison, Union and Ringgold Counties
21st District-Warren, Clarke, Lucas and Decatur Counties
22nd District-Marion, Monroe, Wayne and Appanoose Counties
23rd District-Mahaska, Keokuk, Wapello and Davis Counties
24th District-Washington, Jefferson, Henry and Van Buren
Counties
25th District-Muscatine, Louisa, Des Moines and Lee Counties
"Each senatorial district shall be entitled to one (1) senator. Senators shall be chosen by the qualified electors of their respective districts.
"In the general election for members of the general assembly in nineteen hundred sixty-six (1966), the senators representing the odd-numbered districts shall be elected for terms of two (2) years and the senators representing the even-numbered districts shall be elected for terms of four (4) years. The terms of all senators elected prior to such general election shall terminate on the thirty-first (31st) day of December, nineteen hundred sixty-six (1966).
"Thereafter all senators shall be elected for terms of four (4) years.
"The provisions of this section shall apply notwithstanding any other provisions of the constitution.
"Section 35. The house of representatives shall consist of fifty (50) representatives. In each redistricting done under the provisions of section thirty-six (36) of this article, fifty (50) representative districts shall be established, each of which shall be entitled to one (1) representative.
"The population unit for representation in the house of representatives shall be determined by dividing the whole number of the population of the state, as shown by the most recent United States decennial census, by fifty (50).
"The boundaries of representative districts shall be so drawn that each district shall have a population, as shown by the most recent United States decennial census, equal to that of every other representative district, a deviation of not more than two (2) per cent from the population unit being allowed; shall consist of compact and contiguous territory ; shall lie wholly within a single county, if it is reasonably practicable to comply with this requirement without violating any of the other requirements of this section; and shall conform to the boundaries of counties, townships, and voting precincts, if it is reasonably practical to comply with this requirement without violating any of the other requirements of this section. Areas joined only at the point of a corner thereof shall not be regarded as contiguous.
"Section 36. Within ninety (90) days after the adoption of
this amendment, and within ninety (90) days after each United States decennial census thereafter, the state shall be redistricted into representative districts as hereinafter provided, in accordance with the provisions of section thirtyfive (35) of this article.
"Such redistricting shall be done by the secretary of state and filed by him in his office within ninety (90) days after the adoption of this amendment.
"If the secretary of state fails to redistrict within the time prescribed, it shall be done by the supreme court of the state. In such event, an appropriate order of the court setting forth its redistricting action and the boundaries of all representative districts shall be entered and certified to the secretary of state within ninety (90) days after the final date by which the secretary of state should have acted. Such order shall be final.
"Redistricting under the provisions of this section shall become effective on the first (1st) day of January following the first general election for members of the general assembly held more than one (1) year after the adoption of this amendment, and thereafter, on the first (1st) day of January following the first general election for members of the general assembly held more than one (1) year after such official results of the most recent United States decennial census shall have been received by the secretary of state. However, the representative districts established by such redistricting shall be the representative districts for the purposes of such general election and any primary election at which candidates for the office of representative at such general election shall be chosen.
"Redistricting done under the provisions of this section shall be final and binding upon all concerned until the next redistricting under the provisions of this section becomes effective, notwithstanding any other provisions of the constitution."
"Section 37. When a congressional or senatorial district shall be composed of two or more counties, it shall not be entirely separated by any county belonging to another district; and no county shall be divided in forming a congressional or senatorial district."

Sec. 2. The foregoing proposed amendment to the constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and shall be published as provided by law for three (3) months previous to the date of said general election; and if approved by said general assembly, shall be submitted to the people at a special election to be held in nineteen hundred sixty-five (1965) as provided by law."

Riley of Linn.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Wednesday, February 6, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, February 6, 1963.

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

Prayer was offered by the Reverend Father C. E. Farrelly, pastor of the St. Thomas Church, Emmetsburg, Iowa.

The Journal of February 5 was approved.

## Leave of absence

Leave of absence was granted as follows:
Petersen of Dallas on request of Hanson of Lyon; Jarvis of Buena Vista on request of Lange of Sac; Graham of Ida on request of Steele of Cherokee.

## PRESENTATION OF VISITORS

Meyer of Madison presented to the House the Honorable Raymond S. Breakenridge, former member of the House from Madison County in the Fifty-sixth through the Fifty-eighth General Assemblies.

Dietz of Scott presented to the House the Honorable Walter Dietz, former member of the House from Scott County in the Forty-seventh through the Forty-ninth General Assemblies.

Ely of Linn presented to the House seven political science students of Coe College, Cedar Rapids, and their professor, Richard Taylor.

Hakes of Pocahontas presented to the House ten Y-Teens from Laurens High School, Laurens, and their advisors.

Kreager of Jasper presented to the House sixty-six students of Lynnville-Sully Community School and their instructor, John Vandenburg.

Meyer of Madison presented to the House ten Y-Teens from Earlham High School, Earlham, and their advisors.

Miller of Page presented to the House ten Y-Teens from Shenandoah High School, Shenandoah, and their advisors.

Moffitt of Appanoose presented to the House twenty-seven Howar Junior High School librarians from Centerville and their instructors.

Reppert of Polk presented to the House ninety-two students of Warren Harding Junior High School, Des Moines, and their instructors.

Reppert of Polk presented to the House twenty-three secretarial students from North High School, Des Moines, and their instructor, Mrs. Betty Jackson.

Van Alstine of Humboldt presented to the House twenty-five students of the senior government class of Boone Valley School, Renwick, and their instructor, C. M. Gillespie.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach of Dubuque, from thirty-five residents of Dubuque County favoring legislation that would prohibit the sale of specified merchandise on Sunday.

By Duffy and Breitbach of Dubuque, from thirty-four residents of Dubuque County favoring legislation that would prohibit the sale of specified merchandise on Sunday.

By Miller of Jones, from forty residents of Jones County favoring the increase in IPERS.

By Reppert of Polk, from fourteen residents of Polk County favoring an increase in IPERS.

By Reppert of Polk, from thirteen residents of Polk County favoring legislation that would prohibit the sale of specified merchandise on Sunday.

By Smith of Dickinson, from twenty-eight residents of Dickinson County favoring legislation prohibiting the manufacture and sale of meat and meat products that are adulterated or deleterious.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Busch of Bremer, from twenty-seven residents of Bremer County.
Hanson of Mitchell, from fifty-one residents of Mitchell County.
Messerly of Black Hawk, from one hundred eleven residents of Black Hawk County.

Miller of Page, from eighty residents of Page County.
Parker of Buchanan, from thirty-five residents of Buchanan County and twenty-one members of the Ladies Missionary Group of the Cono Center Presbyterian Church.

Prine of Mahaska, from two hundred ninety-five residents of Mahaska County.

Siglin of Lucas, from forty-one residents of Lucas County.
Walter of Hardin, from twenty-three residents of Hardin County.
Wier of Louisa, from seventeen residents of Louisa County.
By the following Representatives, favoring the sale of liquor by the drink:

Camp of Clinton, from one thousand eight residents of Clinton County.
Carstensen of Clinton, from one thousand forty-four residents of Clinton County.

Casey of Wayne, from thirty-two residents of Allerton.
Coffman of Iowa, from one hundred eight residents of Iowa County.
Dietz of Scott, from one thousand residents of Scott County.
Gittins of Pottawattamie, from four hundred sixty-eight residents of Pottawattamie County.
Hagedorn of Clay, from thirty-five residents of Clay County.
Hanson of Lyon, from thirty-four residents of Lyon County.
Johnson of Audubon, from one hundred seventy-eight residents of Audubon County.

Kibbie of Palo Alto, from two hundred ten residents of Palo Alto County.
Lange of Sac, from one hundred twenty-seven residents of Sac County.

Lutz of Clark, from one hundred eighty-seven residents of Clark County.

Mahan and Swisher of Johnson, from one hundred thirteen residents of Johnson County.

Mensing of Cedar, from fifty-eight residents of Cedar County.
Messerly of Black Hawk, from four hundred two residents of Black Hawk County.

Miller of Page, from six hundred sixty-seven residents of Page County.

Moffitt of Appanoose, from eight hundred seventy-seven residents of Appanoose County.

Naden of Hamilton, from four hundred eighty-nine residents of Hamilton County.

Nelson of Winnebago, from two hundred ninety-three residents of Winnebago County, from the Democrat chairman.

Nielsen of Shelby, from twenty-three residents of Shelby County.
Ossian of Montgomery, from twenty-five residents of Montgomery County.

Peterson of Woodbury, from eighty-one residents of Woodbury County.

Prine of Mahaska, from one thousand nine hundred residents of Mahaska County.

Smith of Dickinson, from one hundred eight residents of Dickinson County.

Smith of O'Brien, from ninety-two residents of O'Brien County.
Reppert of Polk, from sixty-eight residents of Polk County.
Van Nostrand of Pottawattamie, from sixty residents of Pottawattamie County.

Vermeer of Marion, from two hundred thirty-two residents of Marion County.

Walter of Hardin, from sixty-eight residents of Hardin County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 57, 66, 109, 113 and Senate File 94, under Rule 35.

## SENATE MESSAGE CONSIDERED

Senate File 70, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, relating to the Iowa Public Employees Retirement System.

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

## INTRODUCTION OF BILLS

House File 172, by committee on tax revision, a bill for an act creating the office of state assessor and a state board of review and prescribing their powers and duties.

Read first time and placed on the calendar.
House File 173, by committee on cities and towns, a bill for an act
to amend chapter four hundred eleven (411), Code 1962, relating to retirement systems for policemen and firemen.

Read first time and placed on the calendar.
House File 174, by committee on agriculture, a bill for an act to create a state agricultural products utilization research committee and to provide funds to carry out the act.

Read first time and referred to committee on ways and means.
House File 175, by committee on conservation, a bill for an act relating to the powers of the director of the state conservation commission.

Read first time and placed on the calendar.
House File 176, by Shaw, Fischer of Grundy, Nielsen of Emmet, Vermeer, Scherle and Wright, a bill for an act relating to the regulation of trading stamps, and repealing certain statutes relating to gift enterprises.

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

House File 177, by Reppert, Camp, Coffman, Denman, Dietz, Duffy, Kibbie, Knowles, Mensing, Meyer, Miller of Des Moines, Murphy and Murray, a bill for an act providing for the licensing and strict control of the retail sale of products sold by Iowa state liquor stores and designed to eliminate bootlegging from the state of Iowa, and to provide revenue from the sale thereof.

Read first time and referred to committee on safety and law enforcement.

House File 178, by Nielsen of Shelby, Halling, Briles, Hanson of Mitchell and Busch, a bill for an act relating to bids on secondary road construction work and materials therefor.

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

House File 179, by Carstensen, Camp, Denman and Murphy, a bill for an act to amend section ninety-six point three (96.3), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits.

Read first time and referred to committee on social security.
House File 180, by Reppert and Denman, a bill for an act relating to personal property tax deduction.

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

House File 181, by Wier (Phelps), a bill for an act relating to the standard official time to be used in the State of Iowa.

Read first time and referred to committee on judiciary 2.
House File 182, by Reppert and Denman, a bill for an act relating to the possession of beer, malt liquor, or alcoholic liquor by persons under twenty-one (21) years of age.

Read first time and referred to committee on safety and law enforcement.

House File 183, by Balloun and Maule, a bill for an act relating to bonds of livestock dealers and packer buyers.

Read first time and referred to committee on agriculture 1.
House File 184, by Knock, Edgington, Prine, Nelson and Briles, a bill for an act relating to the exemption of certain livestock from taxation.

Read first time and referred to committee on agriculture 1.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 58, a bill for an act relating to paroles by courts, and to amend various sections of the Code relating thereto.

Also: 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 to prevent subsidizing retail beer permittees by the extension of credit on beer from Class "A" permit holders. Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS

HOUSE FILE 41 DEFERRED
Riley of Linn asked and received unanimous consent that House File 41 be deferred and that the bill retain its place on the calendar.

House File 54, a bill for an act to amend chapter eighty-five (85), Code 1962, relating to workmen's compensation so as to liberalize certain benefits, to provide for certain credits and waivers, and the administration thereof, with report of committee recommending passage, was taken up for consideration.

Mowry of Marshall offered the following amendment, filed by Hagie, Mowry, Mensing and Riley, and moved its adoption:

Amend House File 54 by adding thereto a new section seven (7) as follows:
"Sec. 7. Section eighty-five point thirty-seven (85.37), Code 1962, is amended by striking therefrom all of lines nine (9) to seventeen (17), and all line eighteen (18) to the semi-colon (;) therein and substituting in lieu thereof the following:
"Fifty dollars per week for an employee who has four or more children;
Forty-six dollars per week for an employee who has three children;
Forty-two dollars per week for an employee who has two children;
Thirty-eight dollars per week for an employee who has one child;
Thirty-four dollars per week for an employee who has no children;".
Amendment adopted.
Mowry of Marshall offered the following amendment filed by him and moved its adoption :

Amend House File 54, as follows:

1. Strike therefrom all of section 1 , and by renumbering all subsequent sections.
2. Amend section five (5), by striking from lines twelve (12), thirteen (13) and fourteen (14) thereof, the following:
"Nothing herein shall prevent an employer from discharging an employee having such a physical defect, in lieu of securing a waiver.".

Amendment adopted.
Murray of Webster offered the following amendment filed by him:

1. Amend House File 54 by striking therefrom all of section five (5).
2. Further amend House File 54 by renumbering all subsequent sections.

House File 54 and the Murray amendment, pending at time of Special Order, and House File 54 is retained on the calendar under unfinished business.

## SPECIAL ORDER SENATE JOINT RESOLUTION 1

The hour of 10:30 o'clock having arrived, the Speaker announced the Special Order of Business for the consideration of Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment to the Constitution of the State of Iowa relating to the composition of the general assembly, the basis of representation of the members thereof, and to amend such Constitution by repeal of Section six (6), Article three (III) thereof, Section thirty-four (34) of such Article three (III) thereof and the 1904 and 1928 amendments thereto, Sections thirty-five (35) and thirty-six (36) of such Article three (III), and the 1904 amendment to each such section, and Section thirty-seven (37) of said Article three (III), and proposing substitutes in lieu thereof, with report of committee recommending passage, was taken up for consideration.

Riley of Linn offered the following amendment filed by him:
Amend Senate Joint Resolution 1 by striking all after the resolving clause and inserting in lieu thereof the following:

Section 1. The following amendment to the constitution of the State of Iowa is hereby proposed:

Section six (6) of article three (III), sections thirty-four (34), thirtyfive (35) and thirty-six (36) of article three (III) as adopted by amendment in nineteen hundred four (1904), the amendment to section thirty-four (34) of article three (III) as adopted in nineteen hundred twenty-eight (1928), and section thirty-seven (37) of article three (III) of the constitution of the State of Iowa are hereby repealed and the following is hereby adopted in lieu thereof:
"Section 34. The senate shall consist of twenty-five (25) senators. It is the intent of this section that representation in the senate shall be based entirely upon area, as provided in this section. The state shall be divided into twenty-five (25) senatorial districts in accordance with county boundaries as they existed on the first day of January, nineteen hundred sixtythree (1963), as follows:

1st District-Lyon, Osceola, Sioux and O'Brien Counties
2nd District-Dickinson, Emmet, Clay and Palo Alto Counties
3rd District-Kossuth, Winnebago and Hancock Counties
4th District-Worth, Mitchell, Cerro Gordo and Floyd Counties
5th District-Howard, Winneshiek, Allamakee and Chickasaw Counties
6th District-Plymouth, Cherokee, Woodbury and Ida Counties
7th District-Buena Vista, Pocahontas, Sac and Calhoun Counties
8th District-Humboldt, Wright, Webster and Hamilton Counties
9th District-Franklin, Butler, Hardin and Grundy Counties
10th District-Bremer, Fayette, Black Hawk and Buchanan Counties
11th District-Clayton, Delaware, Dubuque and Jackson Counties
12th District-Monona, Crawford, Harrison and Shelby Counties
13th District-Carroll, Greene, Audubon and Guthrie Counties
14th District-Boone, Story, Dallas and Polk Counties
15th District-Marshall, Tama, Jasper and Poweshiek Counties
16th District-Benton, Linn, Iowa and Johnson Counties
17th District-Jones, Cedar, Clinton and Scott Counties
18th District-Pottawattamie, Mills, Montgomery and Fremont Counties
19th District-Cass, Adams, Page and Taylor Counties
20th District-Adair, Madison, Union and Ringgold Counties
21st District—Warren, Clarke, Lucas and Decatur Counties
22nd District-Marion, Monroe, Wayne and Appanoose Counties
23rd District-Mahaska, Keokuk, Wapello and Davis Counties
24th District-Washington, Jefferson, Henry and Van Buren Counties
25th District-Muscatine, Louisa, Des Moines and Lee Counties
"Each senatorial district shall be entitled to one (1) senator. Senators shall be chosen by the qualified electors of their respective districts.
"In the general election for members of the general assembly in nineteen hundred sixty-six (1966), the senators representing the odd-numbered districts shall be elected for terms of two (2) years and the senators representing the even-numbered districts shall be elected for terms of four (4) years. The terms of all senators elected prior to such general election shall terminate on the thirty-first (31st) day of December, nineteen hundred sixty-six (1966).
"Thereafter all senators shall be elected for terms of four (4) years.
"The provisions of this section shall apply notwithstanding any other provisions of the constitution.
"Section 35. The house of representatives shall consist of fifty (50) representatives. In each redistricting done under the provisions of section thirty-six (36) of this article, fifty (50) representative districts shall be established, each of which shall be entitled to one (1) representative.
"The population unit for representation in the house of representatives shall be determined by dividing the whole number of the population of the
state, as shown by the most recent United States decennial census, by fifty (50).
"The boundaries of representative districts shall be so drawn that each district shall have a population, as shown by the most recent United States decennial census, equal to that of every other representative district, a deviation of not more than two (2) per cent from the population unit being allowed; shall consist of compact and contiguous territory; shall lie wholly within a single county, if it is reasonably practicable to comply with this requirement without violating any of the other requirements of this section; and shall conform to the boundaries of counties, townships, and voting precincts, if it is reasonably practical to comply with this requirement without violating any of the other requirements of this section. Areas joined only at the point of a corner thereof shall not be regarded as contiguous.
"Section 36. Within ninety (90) days after the adoption of this amendment, and within ninety (90) days after each United States decennial census thereafter, the state shall be redistricted into representative districts as hereinafter provided, in accordance with the provisions of section thirty-five (35) of this article.
"Such redistricting shall be done by the secretary of state and filed by him in his office within ninety (90) days after the adoption of this amendment.
"If the secretary of state fails to redistrict within the time prescribed, it shall be done by the supreme court of the state. In such event, an appropriate order of the court setting forth its redistricting action and the boundaries of all representative districts shall be entered and certified to the secretary of state within ninety (90) days after the final date by which the secretary of state should have acted. Such order shall be final.
"Redistricting under the provisions of this section shall become effective on the first (1st) day of January following the first general election for members of the general assembly held more than one (1) year after the adoption of this amendment, and thereafter, on the first (1st) day of January following the first general election for members of the general assembly held more than one (1) year after such official results of the most recent United States decennial census shall have been received by the secretary of state. However, the representative districts established by such redistricting shall be the representative districts for the purposes of such general election and any primary election at which candidates for the office of representative at such general election shall be chosen.
"Redistricting done under the provisions of this section shall be final and binding upon all concerned until the next redistricting under the provisions of this section becomes effective, notwithstanding any other provisions of the constitution."
"Section 37. When a congressional or senatorial district shall be composed of two or more counties, it shall not be entirely separated by any county belonging to another district; and no county shall be divided in forming a congressional or senatorial district."

Sec. 2. The foregoing proposed amendment to the constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and shall be published as provided by law for three (3) months previous to the date of said general election; and if approved by said general assembly, shall be submitted to the people at a special election to be held in nineteen hundred sixty-five (1965) as provided by law."

Roll call was requested by Riley of Linn and Carnahan of Wapello.
The ayes were, 28:

| Andersen of <br> Woodbury | Ely <br> Eveland <br> Breitbach |
| :--- | :--- |
| Gittins <br> Carnahan | Hagedorn |
| Casey | Hougen |
| Denman | Kluever |
| Dietz | Knowles |
| Duffy | Mahan |

Maule
Messerly
Miller of
Des Moines
Murphy
Murray
Palas

Peterson of Woodbury
Reppert
Riley Steffen Stevenson Swisher Van Nostrand
The nays were, 73:

| Anderson of <br> Ringggold | Goode <br> Grassley |
| :--- | :--- |
| Balloun | Hagen |
| Baringer | Hagie |
| Bock | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Carstensen | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Dunton | Knock |
| Edgington | Kreager |
| Falvey | Lange |
| Fischer of | Loss |
| $\quad$ Grundy | Lutz |
| Fisher of | McElroy |
| Greene | Mensing |
| Frazier | Meyer |

Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Parker
Patton
Paul
Prine
Robinson
Sersland

Absent or not voting, 7:

| Camp | Graham |
| :--- | :--- |
| Den Herder | Jarvis |

Petersen of Dallas

Shaw<br>Siglin Smith of Dickinson Smith of O'Brien Sokol Stanley Steele<br>Stokes Strothman<br>Tabor<br>Van Alstine<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Wright<br>Scherle<br>Mr. Speaker

Amendment lost.
Senate Joint Resolution 1 pending at recess.
On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
The House resumed consideration of Senate Joint Resolution 1.
Edgington of Franklin moved that the resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment to the Constitution of the State of Iowa relating to the composition of the general assembly, the basis of representation of the members thereof, and to amend such Constitution by repeal of
section six (6), Article three (III) thereof, section thirty-four (34) of such Article three (III) thereof and the 1904 and 1928 amendments thereto, Sections thirty-five (35) and thirty-six (36) of such Article three (III), and the 1904 amendment to each such section, and section thirty-seven (37) of said Article three (III), and proposing substitutes in lieu thereof.

Be It Resolved by the General Assembly of the State of Iowa:
Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed.
"Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following proposed in lieu thereof:
"Section 6. The senate shall consist of fifty-eight (58) senators, one (1) senator elected from each senatorial district. For each redistricting, changed senatorial districts shall be so classified by lot by the redistricting authority so that as nearly as possible one-half of the senators shall be elected every two (2) years.
"If a senatorial district is unchanged or is reduced in size and no new territory is added to it, and the incumbent senator resides in the district of reduced size or the unchanged district, he shall be permitted to complete the term for which he was elected, and the senatorial district shall remain in the same class of districts.
"The redistricting authority shall provide in its redistricting statement, law, or court order for the cutting short of terms of senators, where necessary. Any senator whose term is cut short by a redistricting shall not be compensated for the uncompleted part of his term.
"Section 34. The house of representatives shall consist of ninetynine (99) members, one (1) elected from each county as county lines existed on January 1, 1961.
"Section 35. Senatorial districts shall meet the following requirements:
"1. Each shall have a population, as shown by the most recent decennial United States census, equal to that of every other district, a deviation of no more than ten (10) percent from the population unit (the state population divided by fifty-eight (58)) being allowed.
" 2 . Each shall consist of compact and contiguous territory; areas joined only at the point of a corner shall not be regarded as contiguous.
"3. So far as practicable, a county shall not be divided unless it is entitled to more than one (1) district, and senatorial district lines shall conform to township and voting district boundaries.
"Section 36. In 1965 and in the year ending in three (3) of each decade thereafter, the senatorial districts shall be redistricted.
"By November fifteen (15) in 1964 and in the year ending in two (2) of each decade thereafter, a ten (10) member redistricting commission shall be appointed to redistrict senatorial districts. The state central committee of the two (2) political parties casting the largest number of votes for governor in the last preceding election shall each appoint five (5) qualified voters. If a party fails to submit such names to the secretary of state by November fifteen (15), the supreme court shall promptly appoint the members from such party. Compensation for members of the commission shall be established by law.
"By February one (1) of the year following its appointment, the redistricting commission shall file with the secretary of state a statement of its action, including the boundaries and classification of senatorial districts. To be valid, this statement must be signed by seven (7) members. The general assembly may amend this statement or enact a substitute, but such action must be taken by May one (1) of such year.
"If the redistricting commission does not file its redistricting statement by February one (1) of the year following its appointment, the general assembly shall redistrict the senatorial districts in a single legislative enactment by May one (1) of such year.
"If the commission and the general assembly fail to redistrict within the time allotted, the supreme court shall redistrict by October one (1) of such year. The action of the court shall be entered and certified to the secretary of state by court order, which shall be final.
"Before June one (1) of such year, any ten (10) members of the general assembly may petition the supreme court to determine whether the redistricting of the commission or the general assembly substantially complies with the redistricting provisions of the constitution. If the redistricting substantially complies, the court shall so notify the secretary of state, and the decision shall be final. If the court determines that the redistricting does not substantially comply, it shall redistrict as provided in the preceding paragraph of this section.
"Section 37. Redistricting shall take effect beginning for the nomination and election of senators for the next regular session of the general assembly following the adoption of the redistricting statement, law, or court order. When a congressional or senatorial district shall be composed of two (2) or more counties, it shall not be entirely
separated by any county belonging to another district, and no county shall be divided in forming a congressional district."

Sec. 2. The foregoing amendment to the Constitution of the State of Iowa has been adopted and agreed to by the Fifty-ninth (59th) General Assembly, and having been referred by such Assembly to the Legislature to be chosen in the next general election, being the Sixtieth (60th) General Assembly, and having been duly published in accordance with and in compliance with the direction of the Fiftyninth (59th) General Assembly, it is now adopted and agreed to by the Sixtieth (60th) General Assembly in this Joint Resolution, and shall be submitted to the people at a special election to be held for that purpose on the first Tuesday in December in the year nineteen hundred sixty-three (1963) in accordance with the directions of Article X of the Constitution of Iowa. The submission at said special election shall in all respects be governed and conducted as prescribed by law and the Constitution of Iowa for the submission of a constitutional amendment at a general election.

On the question "Shall the resolution pass?"
The yeas were, 79:

| Anderson of | Frazier | Miller of | Shaw |
| :--- | :--- | :--- | :--- |
| Ringgold | Goode | Jones | Siglin |
| Balloun | Grassley | Miller of | Smith of |
| Baringer | Hagen | Page | Dickinson |
| Bock | Hagie | Moffitt | Smith of |
| Briles | Hakes | Mowry | O'Brien |
| Busch | Halling | Mueller | Sokol |
| Camp | Hanson of | Nelson | Stanley |
| Carstensen | Lyon | Nielsen of | Steele |
| Casey | Hanson of | Emmet | Steffen |
| Chalupa | Mitchell | Nielsen of | Stokes |
| Coffman | Hirsch | Shelby | Strothman |
| Crane | Jarvis | Ossian | Tabor |
| Cunningham | Johnson | Palas | Van Alstine |
| Darrington | Kluever | Parker | Vermeer |
| Den Herder | Knock | Patton | Vetter |
| Dunton | Kreager | Paul | Walter |
| Edgington | Lange | Petersen of | Wells |
| Falvey | Latz | Dallas | Wier |
| Fischer of | McElroy | Prine | Winkelman |
| Grundy | Mensing | Robinson | Wright |
| Fisher of | Meyer | Scherle | Mr. Speaker |
| Greene | Millen | Sersland |  |
| The nays were, | 28: |  |  |
| Andersen of | Eveland | Maule | Peterson of |
| Woodbury | Gittins | Messerly | Woodbury |
| Breitbach | Hagedorn | Miller of | Reppert |
| Carnahan | Hougen | Des Moines | Riley |
| Denman | Kibbie | Murphy | Stevenson |
| Dietz | Knowles | Murray | Swisher |
| Duffy | Loss | Olson | Van Nostrand |
| Ely | Mahan |  | Worthington |

Absent or not voting, 1:
Graham
The resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

## EXPLANATION OF VOTE

The negative vote I registered on S. J. R. 1 was not a negative vote on reapportionment, but instead it was an affirmative vote for fair reapportionment. In my opinion the provision of S. J. R. 1 is regressive reapportionment, as people would actually receive less consideration. True, the Senate is supposed to give more consideration to the people, but it is taken away by staggered terms and by the fact the new House-controlled by only 24 percent of the population-has control over setting the alleged population House's districts, as it must concur along with the Senate and could block or compromise any plan. Not only is a staggered term House less responsive to public opinion, but the thing is wide open to gerrymandering.

Reppert of Polk.

## ADDITIONAL COPIES

Hougen of Black Hawk asked and received unanimous consent to have 400 additional copies printed of House File 40.

## HOUSE FILE 141 WITHDRAWN

Riley of Linn asked and received unanimous consent to withdraw House File 141 from further consideration by the House.

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 5, 1963, he approved the following bill: Senate File 20.

## REPORTS OF COMMITTEES

Smith of Dickinson, from the committee on constitutional amendments, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution 3, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Roy J. Smith, Chairman.
Also:
Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution 7, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the sessions
of the General Assembly, and to repeal section two (2), article three (III), of the constitution of the State of Iowa and proposing 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.

Roy J. Smith, Chairman.
Dietz of Scott, from the committee on public health and pharmacy, submitted the following report:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 26, a bill for an act to amend sections one hundred fifty-five point two (155.2) and one hundred fifty-five point six (155.6), Code 1962, regarding the right of unlicensed persons to fill prescriptions, begs leave to report it has 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 section two (2), lines five (5), and six (6), by striking therefrom the following: "sell or dispense any drugs, or medicines, or".
2. Amend section two (2), line thirteen (13) by inserting, following the word "medicines" the following: "requiring a prescription which are".
3. Amend section two (2), line seventeen (17) by inserting, following the word "medicines" the following: "requiring a prescription".

Riley Dietz, Chairman.

## AMENDMENT FILED

1 Amend House File 151, section 1, by inserting following
2 the word "trucks" in line six (6) thereof the
3 following: "and auxiliary unloading devices mounted
4 on or about vehicles".
Nelson of Winnebago.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Thursday, February 7, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives,
Des Moines, Iowa, Thursday, February 7, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Glen Lamb, pastor of the Methodist Church and Center Chapel Church, Indianola, Iowa.

The Journal of February 6 was approved.

## PRESENTATION OF VISITORS

Parker of Buchanan presented to the House the Honorable R. P. Harrington, former member of the House from Buchanan County in the Fifty-eighth General Assembly.

Reppert of Polk presented to the House sixty second and fourth grade students from Wright School, Des Moines, and their teachers, Mrs. Foster, Mrs. Benshoff and Mr. Lange.

## PETITIONS

The following petitions were presented and placed on file:
By Reppert of Polk, from seventy-three residents of Polk County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By the following Representatives, favoring an increase in IPERS:
Denman of Polk, from sixteen residents of Polk County.
Messerly of Black Hawk, from one hundred sixty-six residents of Black Hawk County.

Miller of Jones, from thirty-six residents of Jones County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa :

Balloun of Tama, from fourteen residents of Tama County.
Duffy and Breitbach of Dubuque, from sixteen residents of Dubuque County.

Hirsch of Warren, from thirty residents of Warren County.
Knowles of Scott, from ninety-nine members of the Grandview Baptist Church of Davenport.

Olson of Cerro Gordo, from seventeen residents of Cerro Gordo County.

Prine of Mahaska, from forty-nine residents of Mahaska County.
Reppert of Polk, from thirty-four residents of Polk County.
Robinson of Guthrie, from thirty-five members of the Methodist Church of Guthrie Center.
Stokes of Plymouth, from eleven members of the Union Township W. C. T. U.

By the following Representatives, favoring the sale of liquor by the drink in Iowa :

Balloun of Tama, from twenty-seven residents of Tama County.
Bock of Hancock, from eighty residents of Hancock County from Concord Township Democrat Committeeman.
Carnahan of Wapello, from two hundred thirty-nine residents of Wapello County.
Coffman of Iowa, from fifty-four residents of Iowa County.
Crane of Crawford, from ninety-two residents of Crawford County.
Darrington of Harrison, from two hundred ten residents of Harrison County.

Denman of Polk, from three thousand five hundred forty-three residents of Polk County.

Dietz of Scott, from one thousand residents of Scott County.
Duffy and Breitbach of Dubuque, from one hundred two residents of Dubuque County.
Ely of Linn, from seventy-two residents of Linn County.
Hagedorn of Clay, from one hundred twenty-seven residents of Clay County.
Halling of Adair, from fifty residents of Adair County.
Kluever of Cass, from sixty-two residents of Cass County.
Messerly of Black Hawk, from nineteen residents of Black Hawk County.
Miller of Jones, from one hundred fifty-eight residents of Jones County.
Miller of Page, from ninety-one residents of Page County.
Moffitt of Appanoose, from sixteen residents of Appanoose County.

Murphy of Carroll, from thirty-three residents of Carroll County.
Prine of Mahaska, from twenty-six residents of Mahaska County.
Scherle of Mills, from forty-two residents of Mills County.
Smith of O'Brien, from fifty-eight residents of O'Brien County.
Stevenson of Howard, from thirty-three residents of Howard County.
Tabor of Jackson, from five hundred seven residents of Jackson County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 26 and House Joint Resolutions 3 and 7, under Rule 35.

## SENATE MESSAGES CONSIDERED

Senate File 58, a bill for an act relating to paroles by courts, and to amend various sections of the Code relating thereto.

Read first time and referred to committee on judiciary 1.
Senate File 96, a bill for an act to prevent subsidizing retail beer permittees by the extension of credit on beer from Class " $A$ " permit holders.

Read first time and referred to committee on judiciary 2.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 11, by Denman and Reppert, a joint resolution proposing to amend article four (IV) of the constitution of the State of Iowa relating to the executive department of the government of the State of Iowa and to the election of a governor and lieutenant governor.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 185, by Andersen of Woodbury, Dietz and Reppert, a bill for an act providing for the establishment of wage rates for public works projects.
Read first time and referred to committee on industrial and human relations.

House File 186, by Strothman, a bill for an act relating to the abolition of county school systems.

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

House File 187, by Hagedorn, Bock, Grassley, Miller of Page, Miller of Jones and Winkelman, a bill for an act relating to road use tax reporting requirements in cities and towns.

Read first time and referred to committee on cities and towns.
House File 188, by board of control committee, a bill for an act relating to the attendance at approved public high schools of children from institutions under jurisdiction of the board of control.

Read first time and placed on the calendar.
House File 189, by board of control committee, a bill for an act to adopt the Interstate Compact on Mental Health and designate an administrator with other states.

Read first time and placed on the calendar.
House File 190, by board of control committee, a bill for an act to allow prisoners who volunteer to be sent to the state university hospital for medical research.

Read first time and placed on the calendar.
House File 191, by board of control committee, a bill for an act relating to reciprocal agreements for the supervision of mentally ill or mentally retarded persons on convalescent leave.

Read first time and placed on the calendar.
House File 192, by Paul, Moffitt, Murphy and Sersland, a bill for an act relating to notice of loss of livestock to assessment insurance associations.

Read first time and referred to committee on judiciary 1.
House File 193, by Edgington, Stokes, Prine and Smith of O'Brien, a bill for an act relating to speed limits on hard surfaced secondary roads.

Read first time and referred to committee on highway safety.
House File 194, by Messerly, Gittins and Swisher, a bill for an act to amend chapter three hundred thirty-two (332), Code 1962, relating to the power of boards of supervisors to adopt building codes.

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

## ADOPTION OF SENATE CONCURRENT RESOLUTION 8

Worthington of Decatur called up for consideration Senate Concurrent Resolution 8, found on pages 204 and 205 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Siglin of Lucas offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Clark Warren Huntley, of Lucas County, who was a member of the Thirty-fourth and Thirty-fifth sessions of the General Assembly, passed away on March 1, 1948; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Siglin of Lucas, Casey of Wayne and Moffitt of Appanoose.

## PERSONAL PRIVILEGE

Jarvis of Buena Vista and Petersen of Dallas asked and received unanimous consent to be recorded as voting "Aye" on House File 67 and Senate File 20, which passed the House on February 4; House File 28, which passed the House on February 5, and Senate Joint Resolution 1, which passed the House on February 6.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Sprakir: 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 114, a bill for an act relating to voluntary retirement of judges and retirement for cause.

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

Senate Concurrent Resolution 9, a concurrent resolution inviting the Pioneer Lawmakers to a joint session March 28, 1963.

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 9 <br> By Long

Whereas, the Sixtieth General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on

Thursday, March 28, 1963, and of their consent to formally meet with the General Assembly.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: that the General Assembly meet in joint session in the House chamber on Thursday, March 28, 1963, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

Laid over under Rule 25.

## HOUSE FILE 41 DEFERRED

Riley of Linn asked and received unanimous consent that House File 41 be deferred and that the bill retain its place on the calendar indefinitely.

## HOUSE FILE 54 DEFERRED

Mowry of Marshall asked and received unanimous consent that House File 54 be deferred until February 11 and that the bill retain its place on the calendar.

## CONSIDERATION OF BILLS

## SENATE FILE 61 SUBSTITUTED FOR HOUSE FILE 104

Camp of Clinton asked and received unanimous consent to substitute Senate File 61 for House File 104.

Senate File 61, a bill for an act relating to installment payments of subdistrict of soil conservation district assessments, was taken up for consideration.

Camp 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, 103:

| Andersen of | Crane | Graham | Kluever |
| :--- | :--- | :--- | :--- |
| Woodbury | Cunningham | Grassley <br> Anderson of <br> Ringgold | Darrington <br> Den Herder |
| Balloun | Hagedorn | Hagen | Knock |
| Baringer | Denman | Hagies | Kreager |
| Bock | Dietz | Hakes | Lange |
| Breitbach | Dunton | Haken | Loss |
| Briles | Edgington | Hanson of | Lutz |
| Busch | Ely | Eveland | Lyon |
| Camp | Falvey | Hanson of | Maule |
| Carnahan | Fisher of | Mitchell | McElroy |
| Carstensen | Greene | Hirsch | Mensing |
| Casey | Frazier | Harven | Messerly |
| Chalupa | Gittins | Johnson | Millen |
| Coffman | Goode | Kibbie | Des Moines |


| Miller of | Olson |
| :--- | :--- |
| Jones | Ossian |
| Miller of | Palas |
| Page | Parker |
| Moffitt | Patton |
| Mowry | Paul |
| Mueller | Petersen of |
| Murphy | Dallas |
| Murray | Peterson of |
| Nelson | Woodbury |
| Nielsen of | Prine |
| Emmet | Reppert |
| Nielsen of | Riley |
| Shelby | Robinson |

Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson

Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wells
Wier
Winkleman
Worthington
Wright

The nays were, none.
Absent or not voting, 5:
Duffy
Fischer of Grundy

## Meyer Walter

Mr. Speaker

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

## HOUSE FILE 104 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw House File 104 from further consideration by the House.

## SENATE FILE 106 SUBSTITUTED FOR HOUSE FILE 106

Carstensen of Clinton asked and received unanimous consent to substitute Senate File 106 for House File 106.

Senate File 106, a bill for an act relating to license fees and taxation of urban transit systems and companies, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 102:

| Andersen of | Casey | Eveland | Hanson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Chalupa | Falvey | Lyon |
| Anderson of | Coffman | Fisher of | Hanson of |
| Ringgold | Crane | Greene | Mitchell |
| Balloun | Cunningham | Frazier | Hirsch |
| Baringer | Darrington | Gittins | Hougen |
| Bock | Den Herder | Goode | Jarvis |
| Breitbach | Denman | Graham | Johnson |
| Briles | Dietz | Grassley | Kibbie |
| Busch | Duffy | Hagedorn | Kluever |
| Camp | Dunton | Hagen | Knok |
| Carnahan | Edgington | Hakes | Knowles |
| Carstensen | Ely | Halling | Kreager |


| Lange | Moffitt <br> Loss |
| :--- | :--- |
| Lutz | Mowry |
| Mahan | Murphy |
| Maule | Nurray |
| McElroy | Nielsen of |
| Mensing | Emmet |
| Messerly | Nielsen of |
| Meyer | Shelby |
| Millen | Olson |
| Miller of | Ossian |
| Des Moines | Palas |
| Miller of | Parker |
| Jones | Patton |
| Miller of | Paul |
| Page | Petersen of |
|  | Dallas |


| Peterson of | Steele |
| :--- | :--- |
| Woodbury | Steffen |
| Prine | Stevenson |
| Reppert | Stokes |
| Riley | Strothman |
| Robinson | Swisher |
| Scherle | Tabor |
| Sersland | Van Alstine |
| Shaw | Vermeer |
| Siglin | Vetter |
| Smith of | Wells |
| Dickinson | Wier |
| Smith of | Winkelman |
| O'Brien | Worthington |
| Sokol | Wright |
| Stanley |  |

The nays were, none:
Absent or not voting, 6:
Fischer of Grundy

Hagie Mueller

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

## HOUSE FILE 106 WITHDRAWN

Carstensen of Clinton asked and received unanimous consent to withdraw House File 106 from further consideration by the House.

House File 107, a bill for an act to make an additional transfer of fees, taxes, interest and penalties imposed under chapter four hundred twenty-two (422), Code 1962, to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials and for the cost of manufacture of motor vehicle registration plates at the prison industries, was taken up for consideration.

Mowry 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 biill pass ?"
The ayes were, 101:

| Andersen of | Camp | Denman | Frazier |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Dietz | Gittins |
| Anderson of | Carstensen | Duffy | Goode |
| Ringgold | Casey | Dunton | Graham |
| Balloun | Chalupa | Edgington | Grassley |
| Baringer | Coffman | Ely | Hagedorn |
| Bock | Crane | Eveland | Hagen |
| Breitbach | Cunningham | Falvey | Hakes |
| Briles | Darrington | Fisher of | Halling |
| Busch | Den Herder | Greene |  |


| Hanson of | Meyer | Ossian | Smith of |
| :--- | :--- | :--- | :--- |
| Lyon | Millen | Palas | O'Brien |
| Hanson of | Miller of | Parker | Sokol |
| Mitchell | Des Moines | Patton | Stanley |
| Hirsch | Miller of | Paul | Steele |
| Hougen | Jones | Petersen of | Steffen |
| Jarvis | Miller of | Dallas | Stevenson |
| Johnson | Page | Peterson of | Stokes |
| Kibbie | Moffitt | Woodbury | Strothman |
| Kluever | Mowry | Prine | Swisher |
| Knock | Mueller | Reppert | Tabor |
| Knowles | Murphy | Riley | Van Alstine |
| Kreager | Murray | Robinson | Van Nostrand |
| Lange | Nelson | Scherle | Vermeer |
| Loss | Nielsen of | Sersland | Vetter |
| Lutz | Emmet | Shaw | Wier |
| Mahan | Nielsen of | Siglin | Winkelman |
| Maule | Shelby | Smith of | Wright |
| McElroy | Olson | Dickinson |  |
| Messerly |  |  |  |

The nays were, none.
Absent or not voting, 7 :
Fischer of Hagie
Grundy Mensing
Walter
Wells
Worthington
Mr. Speaker

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

SENATE FILE 64 SUBSTITUTED FOR HOUSE FILE 121
Camp of Clinton asked and received unanimous consent to substitute Senate File 64 for House File 121.

Senate File 64, a bill for an act relating to the powers of subdistricts of soil conservation districts, regarding tax methods to be used, was taken up for consideration.

Camp 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, 100:

| Andersen of | Casey |
| :--- | :--- |
| Woodbury | Chalupa |
| Anderson of | Coffman |
| Ringgold | Crane |
| Balloun | Cunningham |
| Baringer | Darrington |
| Bock | Den Herder |
| Breitbach | Denman |
| Briles | Dietz |
| Busch | Duffy |
| Camp | Dunton |
| Carnahan | Edgington |
| Carstensen | Ely |

Eveland
Falvey
Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hakes
Halling

Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager

| Lange | Mowry <br> Loss |
| :--- | :--- |
| Lutz | Mueller |
| Mahan | Murphy |
| Maule | Murray |
| McElroy | Nelson |
| Messerly | Nielsen of |
| Meyer | Emmet |
| Millen | Nielsen of |
| Miller of | Shelby |
| Des Moines | Olson |
| Miller of | Pssian |
| Jones | Palasker |
| Miller of | Patton |
| Page | Paul |
| Moffitt |  |

Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol

Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 8:

Fischer of
Grundy
Hagie

Mensing Shaw

Walter Wells

Wier
Mr. Speaker

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

## HOUSE FILE 121 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw House File 121 from further consideration by the House.

House File 1, a bill for an act relating to creeper lanes on certain roads, with report of committee recommending passage, was taken up for consideration.

Camp 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, 96 :

| Andersen of | Crane | Gittins | Knock |
| :---: | :---: | :---: | :---: |
| Woodbury | Cunningham | Goode | Knowles |
| Anderson of | Darrington | Graham | Kreager |
| Ringgold | Den Herder | Hagen | Lange |
| Balloun | Denman | Hagie | Loss |
| Baringer | Dietz | Hakes | Lutz |
| Bock | Duffy | Halling | Mahan |
| Breitbach | Dunton | Hanson of | Maule |
| Briles | Edgington | Lyon | McElroy |
| Busch | Ely | Hanson of | Mensing |
| Camp | Eveland | Mitchell | Meyer |
| Carnahan | Falvey | Hirsch | Millen |
| Carstensen | Fisher of | Jarvis | Miller of |
| Chalupa | Greene | Johnson | Des Moines |
| Coffman | Frazier | Kibbie |  |


| Miller of <br> Jones <br> Miller of <br> Page |
| :---: |
| Moffitt |
| Mowry |
| Mueller |
| Murphy |
| Murray <br> Nelson <br> Nielsen of <br> Emmet |

Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokal
Stanley
Stele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wier
Winkelman
Wright
Mr. Speaker

The nays were, 6 :

| Grassley | Messerly |
| :--- | :--- |
| Kluever | Patton |

Absent or not voting, 6:

| Casey | Hagedorn <br> Fischer of$\quad$ Shaw | Walter |
| :--- | :--- | :--- |

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

House File 2, a bill for an act relating to place-name signs on primary roads, with report of committee recommending passage, was taken up for consideration.

Camp 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, 99 :

| Andersen of <br> Woodbury | Dunton <br> Edgington |
| :--- | :--- |
| Anderson of | Ely <br> Ringgold |
| Eveland |  |
| Balloun | Falvey <br> Baringer |
| Fischer of |  |
| Bock | Grundy |
| Breitbach | Fisher of |
| Briles | Greene |
| Busch | Frazier |
| Camp | Gittins |
| Carnahan | Goode |
| Carstensen | Graham |
| Casey | Grassley |
| Chalupa | Hagen |
| Coffman | Hagie |
| Crane | Hakes |
| Cunningham | Halling |
| Darrington | Hanson of |
| Den Herder | Lyon |
| Dietz | Hanson of |
| Duffy | Mitchell |


| Hirsch | Miller of |
| :--- | :--- |
| Hougen | Page |
| Jarvis | Moffitt |
| Johnson | Mowry |
| Kibbie | Murphy |
| Knock | Murray |
| Knowles | Nielsen of |
| Kreager | Emmet |
| Lange | Nielsen of |
| Loss | Shelby |
| Lutz | Olson |
| Mahan | Ossian |
| Maule | Palas |
| McElroy | Parker |
| Mensing | Paul |
| Messerly | Petersen of |
| Meyer | Dallas |
| Millen | Peterson of |
| Miller of | Woodbury |
| Des Moines | Prine |
| Miller of | Reppert |
| Jones | Riley |


| Robinson | Smith of | Stokes | Vetter |
| :---: | :---: | :---: | :---: |
| Sersland | O'Brien | Strothman | Walter |
| Shaw | Sokol | Swisher | Wier |
| Siglin | Stanley | Tabor | Winkelman |
| Smith of | Steele | Van Alstine | Worthington |
| Dickinson | Steffen Stevenson | Van Nostrand Vermeer | Wright |
| The nays |  |  |  |
| Hagedorn | Kluever | Mueller | Wells |
| Absent or | ting, 5: |  |  |
| Denman | Patton | Scherle | Mr. Speaker |

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

House File 4, a bill for an act relating to hunting and fishing upon cultivated or inclosed lands and waters, with report of committee recommending passage, was taken up for consideration.

Riley of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 4, section one (1), lines four (4) and five (5) by striking the words "not less than ten dollars and".

Roll call was requested by Duffy of Dubuque and Meyer of Madison.
On the question "Shall the Riley amendment be adopted?"
The ayes were, 34:

| Andersen of | Ely | Lange |
| :--- | :--- | :--- |
| Woodbury | Eveland | Lasse |
| Ballounh | Falvey | Mahan |
| Breitbach | Fisher of | Mahan |
| Busch | Greene | Mowry |
| Carnahan | Frazier | Mueller |
| Casey | Goode | Muray |
| Crane | Hagie | Peterson of |
| Duffy | Kluever | Woodbury |
| Dunton | Knock |  |

The nays were 64:

| Anderson of | Gittins |
| :---: | :---: |
| Baringer | Graham |
| Bock | Hagen |
| Briles | Hakes |
| Camp | Halling |
| Carstensen | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Johnson |
| Denman | Kibbie |
| Edgington | Kreager |
| Fischer of | McElroy |
| Grundy | Mensing |

Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson

Reppert
Riley
Sokol
Steffen
Stevenson
Tabor
Winkelman
Worthington

Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien

| Stanley | Strothman | Vermeer | Wier |
| :--- | :--- | :--- | :--- |
| Steele | Van Alstine | Vetter | Wright |
| Stokes | Van Nostrand | Walter |  |
| Absent or not voting, 10: |  |  |  |
| Dietz Jarvis | Robinson | Wells |  |
| Hagedorn | Knowles | Swisher | Mr. Speaker |
| Hougen | Maule |  |  |

Amendment lost.
Briles of Adams moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

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

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Graham |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hakes |
| Bock | Halling |
| Breitbach | Hanson of |
| Briles | Mitchell |
| Busch | Hirsch |
| Camp | Hougen |
| Carnahan | Jarvis |
| Carstensen | Johnson |
| Casey | Kibbie |
| Chalupa | Kluever |
| Coffman | Knock |
| Crane | Knowles |
| Cunningham | Kreager |
| Darrington | Lange |
| Den Herder | Lutz |
| Dunton | Mahan |
| Edgington | Maule |
| Ely | McElroy |
| Falivey | Mensing |
| Fischer of | Messerly |
| Grundy | Meyer |
| Frazier | Millen |


| Miller of | Riley |
| :--- | :--- |
| Des Moines | Robinson |
| Miller of | Scherle |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | Dickinson |
| Mowry | Smith of |
| Murphy | O'Brien |
| Nelson | Sokol |
| Nielsen of | Stanley |
| Emmet | Steele |
| Nielsen of | Steffen |
| Shelby | Stokes |
| Olson | Strothman |
| Ossian | Swisher |
| Palas | Van Alstine |
| Parker | Van Nostrand |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wells |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Worthington |
| Reppert | Wright |

The nays were, 12 :

| Denman | Hagie | Loss | Sersland |
| :--- | :--- | :--- | :--- |
| Duffy | Hanson of | Mueller | Stevenson |
| Eveland | Lyon | Murray | Tabor |

Fisher of
Greene

Absent or not voting, 3:
Dietz
Goode
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 23, a bill for an act relating to altering, vacating or
closing roads, with report of committee recommending passage, was taken up for consideration.

Patton of Delaware offered the following amendment filed by him: Amend House File 23, section one (1), as follows:

1. By inserting in line four (4) following the word "owners" the words "within a radius of one (1) mile from such highway".
2. By inserting in line seven (7) following the word "owners" the words "within a radius of one (1) mile from such highway".

Sersland of Winneshiek moved that House File 23 be deferred and that the bill retain its place on the calendar.

Motion lost.
Patton of Delaware moved the adoption of his amendment.
Amendment lost.
Fisher 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, 96 :

| Andersen of | Frazier | Mensing | Prine |
| :---: | :---: | :---: | :---: |
| Woodbury | Goode | Messerly | Robinson |
| Anderson of | Graham | Meyer | Scherle |
| Ringgold | Grassley | Millen | Shaw |
| Balloun | Hagedorn | Miller of | Siglin |
| Baringer | Hagen | Des Moines | Smith of |
| Bock | Hagie | Miller of | Dickinson |
| Breitbach | Hakes | Jones | Smith of |
| Briles | Halling | Miller of | O'Brien |
| Busch | Hanson of | Page | Sokol |
| Camp | Lyon | Moffitt | Stanley |
| Carnahan | Hanson of | Mowry | Steele |
| Carstensen | Mitchell | Mueller | Steffen |
| Casey | Hirsch | Murphy | Stevenson |
| Chalupa | Hougen | Murray | Stokes |
| Coffman | Jarvis | Nielsen of | Strothman |
| Crane | Johnson | Emmet | Swisher |
| Cunningham | Kibbie | Nielsen of | Tabor |
| Den Herder | Kluever | Shelby | Van Alstine |
| Denman | Knowles | Olson | Van Nostrand |
| Duffy | Kreager | Ossian | Vermeer |
| Dunton | Lange | Palas | Vetter |
| Edgington | Loss | Parker | Wells |
| Ely | Lutz | Paul | Wier |
| Eveland | Mahan | Petersen of | Winkelman |
| Falvey | Maule | Dallas | Worthington |
| Fisher of Greene | McElroy | Peterson of Woodbury | Wright |
| The nays w |  |  |  |
| Darrington Gittins | Knock Nelson | Patton | Walter |

Absent or not voting, 6:

| Dietz <br> Fischer of <br> Grundy | Reppert <br> Riley | Sersland | Mr. Speaker |
| :--- | :--- | :--- | :--- |

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

House File 45, a bill for an act relating to interest in contracts by public officers in cities or towns of five thousand $(5,000)$ or less population, with report of committee recommending passage, was taken up for consideration.

Winkelman of Calhoun offered the following amendment by the committee on cities and towns and moved its adoption:

Amend House File 45 by adding thereto the following new section:
Sec. 2. Section three hundred sixty-eight A point twenty-two (368A.22), Code 1962, is hereby further amended by adding thereto the following:
"When any such public officer shall become interested, directly or indirectly, in any such contract with any city or town of less than five thousand population, the maximum amount of any such contract or contracts shall not exceed two thousand dollars ( $\$ 2,000$ ) in any one year."

Amendment adopted.
Ely 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, 27 :

| Anderson of | Ely | Mensing | Murphy |
| :---: | :---: | :---: | :---: |
| Ringgold | Falvey | Millen | Murray |
| Bock | Hanson of | Miller of | Palas |
| Breitbach | Lyon | Des Moines | Shaw |
| Briles | Kibbie | Miller of | Van Alstine |
| Carnahan | Kluever | Jones | Winkelman |
| Casey | Knock | Miller of | Worthington |
| Duffy | Lange | Page | Wright |
| The nays were, 72: |  |  |  |
| Andersen of | Edgington | Hanson of | Mueller |
| Woodbury | Eveland | Mitchell | Nelson |
| Balloun | Fischer of | Hirsch Hougen | Nielsen of |
| Busch | Fisher of | Johnson | Nielsen of |
| Camp | Greene | Knowles | Shelby |
| Carstensen | Frazier | Kreager | Olson |
| Chalupa | Gittins | Loss | Ossian |
| Coffman | Goode | Lutz | Parker |
| Crane | Graham | Mahan | Patton |
| Cunningham | Grassley | Maule | Paul |
| Darrington | Hagedorn | McElroy | Petersen of |
| Den Herder | Hagen | Messerly | Dallas |
| Denman | Halling | Moffitt | Peterson of |
| Dunton |  | Mowry | Woodbury |


| Prine | Smith of | Steele | Tabor |
| :--- | :---: | :--- | :--- |
| Reppert | Dickinson | Steffen | Van Nostrand |
| Scherle | Smith of | Stevenson | Vermeer |
| Sersland | O'Brien | Stokes | Vetter |
| Siglin | Sokol | Strothman | Walter |
|  | Stanley | Swisher | Wier |
| Absent or not voting, 9: |  |  |  |
| Dietz | Jarvis | Riley | Wells |
| Hagie | Meyer | Robinson | Mr. Speaker |
| Hakes |  |  |  |

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion by Mowry of Marshall, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## MESSAGE FROM THE SENATE

Mr. Speaker: I am directed to inform your honorable body that the Senate, on the part of the Senate, has adopted the joint rules of the Fiftyninth General Assembly as the permanent joint rules of the Sixtieth General Assembly.

Carroll A. Lane, Secretary of the Senate.

## CONSIDERATION OF BILLS

House File 63, a bill for an act relating to the limitation of expenditures on bridges on secondary roads, with report of committee recommending passage, was taken up for consideration.

McElroy of Fremont offered the following amendment filed by him and moved its adoption :
Amend House File 63 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1: Section three hundred nine point seventy-six (309.76), Code 1962, is hereby repealed.
Sec. 2. Section three hundred nine point seventy-seven (309.77), Code 1962, is hereby repealed.
Sec. 3. Section three hundred nine point seventy-eight (309.78), Code 1962, is hereby repealed.

Amendment adopted.
Den Herder of Sioux asked and received unanimous consent to withdraw his amendment filed on January 30 and found on pages 157 and 158 of the House Journal.

Den Herder 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, 101:

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Rainggold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Halling |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Chalupa | Hougen |
| Coffman | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knowles |
| Denman | Kreager |
| Duffy | Lange |
| Dunton | Loss |
| Edgington | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fischer of | McElroy |
| Grundy | Mensing |
| Fisher of | Messerly |
| Greene | Meyer |

The nays were, none.
Absent or not voting, 7:

| Casey | Ely | Hakes |
| :--- | :--- | :--- |
| Dietz | Hagie | Mnock |

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

House File 21, a bill for an act relating to subsidiary companies of life insurance companies, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy offered the following amendment by the committee on insurance and moved its adoption:

Amend House File 21 as follows:

1. Amend section one (1), line five (5), by inserting after the word "any" the word "other".
2. Amend section one (1), line six (6), by striking the words "the Code" and inserting in lieu thereof the words "this chapter".

Amendment adopted.
Mowry moved that the bill be read a last time now and placed 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 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Halling |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Hougen |
| Chalupa | Jarvis |
| Coffman | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Darrington | Knowles |
| Den Herder | Kreager |
| Denman | Lange |
| Duffy | Loss |
| Dunton | Lutz |
| Edgington | Mahan |
| Eveland | McElroy |
| Falvey | Mensing |
| Fischer of | Meyer |
| Grundy | Millen |
|  |  |

Fisher of
Greene
The nays were, 1:
Knock
Absent or not voting, 7:

| Dietz | Hagie | Maule | Mr. Speaker |
| :--- | :--- | :--- | :--- |
| Ely | Hakes | Messerly |  |

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

House File 25, a bill for an act to permit the writing of multiple peril insurance policies by fire insurance companies, with report of committee recommending passage, was taken up for consideration.

Swisher 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, 104:

| Andersen of | Baringer | Camp | Coffman |
| :--- | :--- | :--- | :--- |
| Woodbury | Bock | Carnahan | Crane |
| Anderson of | Breitbach | Carstensen | Cunningham |
| Ringgold | Briles | Casey | Darrington |
| Balloun | Busch | Chalupa | Den Herder |


| Denman | Hirsch | Mowry | Siglin |
| :---: | :---: | :---: | :---: |
| Dietz | Hougen | Mueller | Smith of |
| Duffy | Jarvis | Murphy | Dickinson |
| Dunton | Johnson | Murray | Smith of |
| Edgington | Kibbie | Nelson | O'Brien |
| Ely | Kluever | Nielsen of | Sokol |
| Eveland | Knock | Emmet | Stanley |
| Falvey | Knowles | Nielsen of | Steele |
| Fischer of | Kreager | Shelby | Steffen |
| Grundy | Lange | Olson | Stevenson |
| Fisher of | Loss | Ossian | Stokes |
| Greene | Lutz | Palas | Strothman |
| Frazier | Mahan | Parker | Swisher |
| Gittins | Maule | Patton | Tabor |
| Goode | Mensing | Paul | Van Alstine |
| Graham | Messerly | Petersen of | Van Nostrand |
| Grassley | Meyer | Dallas | Vermeer |
| Hagedorn | Millen | Peterson of | Vetter |
| Hagen | Miller of | Woodbury | Walter |
| Hakes | Des Moines | Prine | Wells |
| Halling | Miller of | Reppert | Wier |
| Hanson of | Jones | Riley | Winkelman |
| Lyon | Miller of | Robinson | Worthington |
| Hanson of Mitchell | Page | Scherle | Wright |
| Mitchell | Moffitt | Sersland |  |

The nays were, none.
Absent or not voting, 4:
Hagie McElroy
Shaw
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 47, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees, with report of committee recommending passage, was taken up for consideration.

Knowles of Scott offered the following amendment filed by the committee on insurance :

Amend House File 47 as follows:

1. Amend section 1 , line 4, by striking period and inserting "on written request of employee."
2. Amend section 1 , line 4, by inserting after the period following the word "employees" the following: "An employee shall have the right to select the insurance company of his or her choice to furnish the annuity contract covering such employee."

Goode of Davis moved that House File 47 be deferred and that the bill retain its place on the calendar.

Rule 69 was invoked.
On the question "Shall House File 47 be deferred?"

The ayes were, 80:

| Anderson of <br> Ringgold | Grassley <br> Bock | Magen |
| :--- | :--- | :--- |
| Briller of |  |  |
| Breitbach | Halling | Page |
| Briles | Hanson of | Moffitt |
| Camp | Lyon | Mowry |
| Carnahan | Hanson of | Mueller |
| Carstensen | Mitchell | Murphy |
| Casey | Hirsch | Murray |
| Chalupa | Hougen | Nielson of |
| Cofman | Johnson | Emmet |
| Crane | Kreager | Nielsen of |
| Cunningham | Lange | Shes |
| Den Herder | Lutz | Olson |
| Edgington | Mahan | Ossian |
| Eveland | McElroy | Palas |
| Falvey | Mensing | Parker |
| Fischer of | Meyer | Patton |
| Grundy | Millen | Petersen of |
| Fisher of | Miller of | Dallas |
| Greene | Des Moines | Prine |
| Gittins | Miller of | Reppert |
| Goode | Jones | Robinson |

Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien Sokol
Stanley
Steele
Stokes
Strothman
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker
Knock
Knowles
Maule
Messerly
Peterson of
Woodbury

Hagie
Denman
Frazier
Hagedorn
Hakes
Kibbie
Kluever

Abent or not voting, 6:

## Dietz <br> Duffy

Dunton
Ely

Motion prevailed and House File 47 is deferred and retained on the calendar.

House File 52, a bill for an act to amend chapter seven hundred ninety-five (795), Code 1962, relating to criminal indictments, with report of committee recommending passage, was taken up for consideration.

Mowry of Marshall offered the following amendment from the fioor and moved its adoption:
Amend House File 52 as follows:

1. Section one (1), line five (5), by striking the word "or" and inserting in lieu thereof the word "and".
2. Section two (2), line five (5), by striking the word "or" and inserting in lieu thereof the word "and".

Amendment adopted.
Mowry of Marshall offered the following amendment by the committee on judiciary 1 and moved its adoption :

Amend House File 52 as follows:

1. Amend section one (1), line three (3), by inserting after the word "days" the following: ", whichever first occurs,".
2. Amend section two (2), line three (3), by inserting after the word "days" the following: ", whichever first occurs,".

Amendment adopted.
Mowry 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, 99 :

| Andersen of | Frazier | Miller of | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Des Moines | Robinson |
| Anderson of | Goode | Miller of | Scherle |
| Ringgold | Graham | Jones | Sersland |
| Balloun | Grassley | Miller of | Siglin |
| Baringer | Hagedorn | Page | Smith of |
| Bock | Hagen | Moffit | Dickinson |
| Breitbach | Hakes | Mowry | Smith of |
| Busch | Halling | Mueller | O'Brien |
| Camp | Hanson of | Murphy | Sokol |
| Carnahan | Lyon | Murray | Stanley |
| Carstensen | Hanson of | Nelson | Steele |
| Casey | Mitchell | Nielsen of | Steffen |
| Chalupa | Hirsch | Emmet | Stevenson |
| Coffman | Hougen | Nielsen of | Stokes |
| Crane | Jarvis | Shelby | Strothman |
| Cunningham | Johnson | Olson | Swisher |
| Darrington | Kibbie | Ossian | Tabor |
| Den Herder | Knock | Palas | Van Alstine |
| Denman | Kreager | Parker | Van Nostrand |
| Duffy | Lange | Patton | Vermeer |
| Dunton | Lutz | Paul | Vetter |
| Edgington | Mahan | Petersen of | Walter |
| Eveland | Maule | Dallas | Wells |
| Falvey | McElroy | Peterson of | Wier |
| Fischer of | Mensing | Woodbury | Winkelman |
| Grundy | Messerly | Prine | Worthington |
| Fisher of | Meyer | Reppert | Wright |
| Greene | Millen |  |  |

The nays were, 2:
Kluever Loss
Absent or not voting, 7:

| Briles | Ely | Knowles | Mr. Speaker |
| :--- | :--- | :--- | :--- |

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

Hougen of Black Hawk submitted the following report of the contest committee:

## REPORT OF CONTEST COMMITTEE

(Brinck vs. Frazier)
Mr. Speaker: Your committee, to whom was referred the matter of the election of the contest of Adrian Brinck, contestant, and Charles O. Frazier, incumbent, for State Representative from Lee County, Iowa, respectfully submits the following report.

The committee on election contest was organized on Tuesday, January 22, 1963. Mr. Hougen, chairman, read the record and explained the factors involved in the contest. After discussion, it appeared desirable to refer the matter to the Attorney General before proceeding further. The meeting was adjourned at the call of the chairman.

The committee on the contest of Brinck vs. Frazier met in the Speaker's Room February 6, 1963, at 8:30 a.m. All members of the committee were present. The chairman of the committee presented an Attorney General's opinion dated February 5, 1963, covering the matter, and a certification by E. F. McDonough, Auditor of Lee County, regarding the canvassing of the votes by the canvassing board of Lee County, which certification is a statement of fact regarding the correction of errors by the election board of the third ward of Fort Madison, Lee County, Iowa.

The statement of contest was reviewed together with the Attorney General's opinion and the law applicable to the contest, and the following facts were established:

The contest committee finds that the local canvassing board permitted the third ward election board of Fort Madison, Iowa, at their request to reconvene and re-tally the votes for all candidates, and to recertify the returns. There is no evidence that any change was made in votes cast, nor were the ballots handled in any but a proper manner. The canvassing board then canvassed the votes for Lee County, and found the incumbent elected to the office of State Representative by seven votes.

The statement of the contestant admits the correctness of the foregoing findings.

The contestant has failed to present any evidence of fraud, or counting of illegal votes which would effect the results of the election, as required by law to void the election.

The contest committee further finds that no more votes were counted than were cast, and that the contestant therefore was not entitled to request a new election in said ward as provided by Section 50.8 of the Code.

The committee further finds that the contestant made no request for a recount of votes, nor did he present any evidence to justify a recount and that statutory time for so requesting expired prior to the convening of the General Assembly.

In view of the foregoing findings, and pursuant to the Attorney General's opinion which is made a part of this record, the contest committee concluded that it has no jurisdiction to entertain this contest.

After further discussion, the contest committee recessed until 3:00 p.m., February 6, 1963. The contest committee reconvened in Room 28 on February 6 at 3:00 p.m. All members present. After further discussion and further review of the facts and the law, a motion was made by Ossian of Montgomery and seconded by Winkelman of Calhoun that we file our report setting out the findings of our committee and recommend that the House of Representatives dismiss the contest for the seat of State Representative Charles O. Frazier. After discussion, the vote was taken showing three ayes and two nays. The committee then adjourned.

The committee therefore finds that it does not have jurisdiction in view of the foregoing record and Attorney General's opinion filed herewith.

We therefore recommend that the contest of Adrian Brinck be dismissed, and that Charles 0. Frazier be declared to be duly elected as a member of the House of Representatives from Lee County, Iowa, and that the seating which took place on January 14, 1963, be confirmed.

Respectfully submitted,
Chestar O. Hougen, Chairman. Ivan Wells.
Wm. P. Winkmlman.
Conrad Osslan.
Alvin P. Meyer.
February 5, 1963.
Honorable Chester Hougen, State Representative, Local.

## RE: Brinck-Frazier contest before the Sixtieth General Assembly

Dear Mr. Hougen:
This will acknowledge receipt of yours of January 22, 1963, in which you submitted a question concerning the election contest between Adrian Brinck, contestant, and Charles O. Frazier, incumbent. The question involves the sufficiency of the records submitted and jurisdiction of a committee of the House of Representatives to determine the election contest.

The following allegations appeared in Mr. Brinck's statement of contest:
"III
"That the Board of Canvassers were guilty of mistake, and misconduct, in the procedure and conduct of the canvass of said votes and in declaring Charles O. Frazier the winner of said election contest in that:
"a) Said election board permitted the judges and clerks of said election board in the Third Precinct to re-open the election materials of said precinct and in permitting the judges and clerks of said election board to recompute, recheck and re-certify their returns.
"b) In permittting the judge and clerks of the election board in said precinct to have access to the poll books used in said election for the purpose of changing the tallies entered therein and the results shown thereby.
"c) In that the Board of Canvassers were in error in failing to suspend the canvass of said election and set aside election in the Third Precinct in Fort Madison and failing to order a new election therein as required by Section 50.8 of the 1962 Code of Iowa, in that it appeared from the records of the judges and clerk of said election board of said precinct that the ballots cast for all officers exceeded the number of voters in the poll list.
"d) That all of the foregoing affected the results of said election.
"IV
"In addition thereto, illegal votes were received and legal votes were rejected at the polls in various precincts sufficient to change the result of said election in that there were errors made in counting so-called 'straight ballots' and in counting ballots with so-called 'switch-overs'."
The allegations in paragraph IV do not confer jurisdiction on the committee for the reason that the contestant was bound to submit a list showing the reception of illegal votes or the rejection of legal votes to the House as provided for in Sections 59.1 and 62.8, Code of Iowa, 1962. Failure in this regard and the ground stated therein results in the conclusion that no jurisdiction exists in the committee to entertain this contest. 57 House Journal 124, In the Election Contest of Woolridge v. Robinson.

Paragraph III further indicates that the allegations of the contestant even if taken as true do not afford a basis for relief as a matter of law. Parts (a) and (b) alleging that the judge and clerks were allowed to reopen the election material of the precinct and to recompute, recheck and recertify returns, merely states facts which, if true, do not show acts of mistake or misconduct, but to the contrary, are required acts of the Board of Canvassers. It has been held that such procedure is proper in an effort to indicate the true intent of the electorate. Rummel V . Dealy, 112 Iowa 503, 84 N.W. 526 (1900); See also 52 OAG 157.

If it should be found that the claimed error was, in fact, corrected by the Board of Canvassers through the conduct complained about above, and that the results of the election were not changed thereby-the committee should find that there was no error in not suspending the canvass and ordering a new election. Section 50.8, 1962 Code of Iowa.

Very truly yours,
Evan Hultman, Attorney General.
EH:OS:1a

## REPORTS OF COMMITTEES

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2, to whom was referred Senate File 12, a bill for an act to legalize and validate the proceedings of the board of directors of the Chariton Community School District in the County of Lucas, State of lowa, authorizing and providing for the issuance 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.

Lester L. Kluever, Chairman.
Also :
Mr. Speaker: Your committee on judiciary 2, to whom was referred Senate File 24, a bill for an act to legalize and validate the proceedings of the board of directors of the HLV Community School District, in the Counties of Iowa and Poweshiek, State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary 2, to whom was referred House File 72, a bill for an act authorizing and directing the issuance of a patent to certain real estate to Howard J. Greene and Alice E. Greene, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2, to whom was referred House File 84, a bill for an act to enable the executive council acting for the State of Iowa to exchange real estate conveyances with Ellen M. Peterson, widow and heir of Harry A. Peterson, deceased, of Cerro Gordo County thereby placing on record correct descriptions of lands occupied by the
respective parties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Lester L. Kluever, Chairman.

Darrington of Harrison, from the committee on motor vehicles, commerce and trade, submitted the following report:

Mr. Spafker: Your committee on motor vehicles, commerce and trade to whom was referred House File 39, a bill for an act to regulate the practice of architecture and amend chapter one hundred eighteen (118), Code 1962, begs leave to report it has 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 amemded the bill do pass:

Amend House File 39, section one (1), subsection four (4), line twentyfour (24) by striking the word "herein" and inserting in lieu thereof the words "in this chapter".

Further amend House File 39, section one (1), subsection four (4), paragraph a. by striking from line twenty-six (26) the word "two" and inserting in lieu thereof the word "four".

Wilhiam E. Darrington, Chairman.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 13, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18), Code 1962, relating to millage limitation on school bonded indebtedness, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Arthur C. Hanson, Chairman.
Sersland of Winneshiek, 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 101, a bill for an act to amend section three hundred forty-one point one (341.1), Code 1962, relating to the appointment of a night deputy sheriff and providing for his 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.

Hillman H. Sersland, Chairman.

## Also :

Mr. Speaker: Your committee on county and township affairs to whom was referred House File 129, a bill for an act relating to cemetery management and removal of county auditor as cemetery trustee, begs leave to report it has 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.

Hillman H. Sersland, Chairman.

## AMENDMENTS FILED

Amend House File 69 as follows:

1. Amend section two (2) by striking from line one (1) the word "Chapter" and inserting in lieu thereof the word "Section".
2. Amend section four (4) by striking from line four (4) the words "one percent of".

Dietz of Scott.
Amend House File 80 as follows:
By striking from section one (1), line five (5) the words ", redeemed, or conveyed" and by striking all of lines six
(6) through thirteen (13), inclusive, and inserting in lieu thereof the following:
"for taxes under the provisions of chapter four hundred forty-six (446), the purchaser shall, within twenty-four hours of receipt of the certificate of purchase, give notice thereof to the city clerk who shall report the same to the council. The city shall be entitled to an assignment of any certificate of tax sale of said property upon tender, pursuant to resolutions of the council, to the holder or to the county auditor of the amount to which the holder of the tax sale certificate would be entitled in the case of redemption. In the event the city does not make such tender the lien of such special assessment shall remain in force throughout the period in which the right of redemption may be exercised, and, in the event of the exercise thereof the property shall remain subject to lien of all installments whether due, delinquent, or to become due, in the same manner and to the same extent, and with the same interest and penalties as those to which such property would have been subject had such redemption never occurred. In the event of failure by the purchaser at the tax sale to give the notice hereinabove required and, in the further event of the subsequent conveyance of such property to such purchaser by tax deed, the property. shall remain subject to the lien of all installments whether due, delinquent, or to become due in the same manner and to the same extent, and with the same interest and penalties as those to which such property would have been subject had such conveyance never been made."

Reppert of Polk.
Amend House File 157 as follows:

1. Strike from line five (5) of section one (1) the following: "a sufficient sum" and insert in lieu thereof "five hundred thousand dollars".
2. Insert after subsection one (1) of section one (1) the following:
"2. Insert after the period in line seventeen (17) the following: "The cost of any one year's registration plates shall not exceed the appropriation as herein provided."
3. Renumber subsection two (2) of section one (1).

> EDGINGTON of Franklin. SMITH of O'Brien.

Amend House File 172, section 10, lines twenty-nine (29) and thirty (30) by striking the words: "or for any other reason".

Sokol of Osceola.
On motion by Mowry of Marshall, the House adjourned until 9:45
a.m., Friday, February 8, 1963.

## JOURNAL OF THE HOUSE

Hadl of the House of Representativies, Des Moines, Iowa, Friday, February 8, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend George Pennington, pastor of the First Methodist Church, Osceola, Iowa.

The Journal of February 7 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Swisher of Johnson on request of Kibbie of Palo Alto; Breitbach of Dubuque on request of Duffy of Dubuque; Camp of Clinton on request of Carstensen of Clinton; Dietz of Scott on request of Knowles of Scott; Coffman of Iowa on request of Gittins of Pottawattamie; Briles of Adams and Shaw of Floyd on request of Fischer of Grundy; Vermeer of Marion on request of Den Herder of Sioux.

## PRESENTATION OF VISITORS

Denman of Polk presented to the House fifty-six students of the sixth grade from Dunlap School, Des Moines, and their teachers, Miss Leona Fredricksen and Mrs. Eva Anderson.

## PETITIONS

The following petitions were received and placed on file :
By Reppert of Polk, from sixty-five residents of Polk County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By the following Representatives, opposing the sale of liquor by the drink in Iowa :

Andersen of Woodbury, from twenty-eight members of the Pierson Methodist Woman's Society of Christian Service.

Balloun of Tama, from ninety-two residents of Tama County.
Hagie of Wright, from one hundred twenty-eight residents of Wright County.

Kreager of Jasper, from twenty-one residents of Jasper County.

Prine of Mahaska, from two hundred forty-seven residents of Mahaska County.
Robinson of Guthrie, from twenty-nine members of the First Christian Church of Guthrie Center.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from six hundred forty-one residents of Woodbury County.
Balloun of Tama, from ninety-four residents of Tama County.
Carnahan of Wapello, from two hundred twenty-eight residents of Wapello County.
Crane of Crawford, from seventy-three residents of Crawford County.

Dietz of Scott, from one thousand residents of Scott County.
Edgington of Franklin, from one hundred forty-one residents of Franklin County.
Ely of Linn, from sixty-eight residents of Linn County.
Fisher of Greene, from twenty-one residents of Greene County.
Hanson of Lyon, from one hundred thirty-eight residents of Lyon County.

Kreager of Jasper, from one hundred twenty-six residents of Jasper County.
Lange of Sac, from forty-three residents of Sac County.
Naden of Hamilton, with three hundred thirty-four signatures from Gerald Hanson of Stratford.

Ossian of Montgomery, from five hundred five residents of Montgomery County.
Prine of Mahaska, from one hundred ten residents of Mahaska County.
Reppert of Polk from seventy-five residents of Polk County.
Siglin of Lucas, from thirteen residents of Lucas County.
Strothman of Henry, from one hundred seven residents of Henry County.

Walter of Hardin, from sixty-eight residents of Hardin County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 39, 72, 84, 101 and Senate Files 12 and 24, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43 : House File 20.

## INTRODUCTION OF BILLS

House File 195, by Riley and Eveland, a bill for an act relating to the method of arriving at maximum benefits payable on permanent partial disability, permanent total disability, temporary total disability, and healing period.

Read first time and referred to committee on social security.
House File 196, by committee on insurance, a bill for an act relating to regulation of securities agents and dealers under the Iowa Securities Law.

Read first time and placed on the calendar.
House File 197, by committee on board of control, a bill for an act relating to the penalty charges imposed on counties delinquent in the payment of their billings for mental health care.

Read first time and placed on the calendar.
House File 198, by Camp, Carstensen and Carnahan, a bill for an act to amend section ninety-six point five (96.5), Code 1962, relating to disqualification for employment security benefits of individuals who are eligible for old age benefits under title II of the Social Security Act.

Read first time and referred to committee on social security.
House File 199, by Van Nostrand, a bill for an act relating to delinquent uncollectible personal property taxes.

Read first time and referred to committee on tax revision.
House File 200, by Reppert, Camp and Carstensen (Mincks and Fulton), a bill for an act to amend section ninety-six point four (96.4), Code 1962, so as to eliminate the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits.

Read first time and referred to committee on social security.

House File 201, by Scherle, Nelson, Knock, McElroy, Walter and Busch, a bill for an act relating to the duties of the sheriff in the execution of the death penalty.

Read first time and referred to committee on judiciary 1.
House File 202, by Mowry (Lisle), a bill for an act to permit the erection of junior college buildings and provide for equipment and to permit indebtedness and issuance of bonds therefor.

Read first time and referred to committee on tax revision.
House File 203, by Den Herder, Loss, Messerly, Paul, Prine, Van Alstine, Eveland, Cunningham, Murray and Vermeer, a bill for an act relating to the marketing of dairy products and imitations thereof.

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

House File 204, by Kluever, Paul, Mensing, Briles, Darrington, Mowry, Knock, Miller of Page, Hagedorn, Mahan, Swisher, Reppert and Nielsen of Emmet, a bill for an act relating to dues for the Iowa state association of county officers.

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

House File 205, by Riley, a bill for an act to fix speed limits for motor vehicles on bridges or elevated structures where not sign-posted as provided by law, and to repeal section three hundred twenty-one point two hundred ninety-five (321.295), Code 1962, and to enact a substitute therefor.

Read first time and referred to committee on highway safety.
House File 206, by Dietz, a bill for an act relating to the tax exemption to real property owned by any educational institution.

Read first time and referred to committee on tax revision.
House File 207, by Patton, a bill for an act relating to licensing and bonding of milk and cream processors.

Read first time and referred to committee on agriculture 2.
House File 208, by Camp, Carstensen, Knowles, Messerly, Stanley and Vermeer, a bill for an act to amend section four hundred twentytwo point forty-two (422.42), and section four hundred twenty-three point one (423.1), Code 1962, relating to sales and use taxes and expendable chemicals, solvents and reagents used in processing personal property.

Read first time and referred to committee on tax revision.

## SENATE MESSAGE CONSIDERED

Senate File 114, a bill for an act relating to voluntary retirement of judges and retirement for cause.

Read first time and referred to committee on judiciary 1.

## ADOPTION OF JOINT STANDING RULES

Smith of O'Brien moved that the House adopt the Joint Standing Rules of the Fifty-ninth General Assembly as the Joint Standing Rules of the House and Senate for the Sixtieth General Assembly.

Motion prevailed and the Joint Standing Rules are 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 11, a bill for an act to authorize the Iowa state commerce commission to regulate the rates and services of certain public utilities.

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

Senate File 42, a bill for an act to change title of county, municipal and school examiner to auditor.

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 requiring the county registrar to transmit copies of all death certificates to the county auditor.

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 county appropriations and reimbursement to state from fund for aid to blind.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS

House File 85, a bill for an act relating to erecting, rebuilding or repairing of fences, with report of committee recommending passage, was taken up for consideration.

Smith of O'Brien offered the following amendment filed by him and moved its adoption :

Amend House 85 section one (1), subsection one (1) as follows:
By striking all after the word "shall" in line five (5) and inserting in lieu thereof the following:
"cause to be erected, rebuilt or repaired the fence."
2. Further amend House File 85, section one (1) subsection two (2) by adding the word "county" before the word "treasurer" in line 10.

Amendment adopted.
Smith 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, 95 :

| Andersen of <br> Woodbury | Goode <br> Graham <br> Anderson of <br> Ringgold |
| :--- | :--- |
| Grassley |  |
| Balloun | Hagedorn |
| Baringer | Hagen |
| Bock | Hagie |
| Busch | Hakes |
| Carnahan | Hanson of |
| Carstensen | Hyon |
| Chalupa | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hargen |
| Den Herder | Jarvis |
| Denman | Kibsien |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
| Fisher of | Maule |
| Greene | McElroy |
| Frazier | Mensing |
| Gittins | Messerly |

The nays were, 3:
Casey Halling Worthington
Absent or not voting, 10:

| Breitbach | Coffman |
| :--- | :--- |
| Briles | Dietz |
| Camp | Shaw |

Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Mofftt
Mowrry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury

Swisher
Vermeer

Prine Reppert Riley Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Stothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Wright

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

## HOUSE FILE 93 DEFERRED

Messerly of Black Hawk asked and received unanimous consent that House File 93 be deferred and that the bill retain its place on the calendar.

House File 132, a bill for an act relating to suspension or revocation of insurance agents' licenses, was taken up for consideration.

Fischer of Grundy offered the following amendment filed by him and moved its adoption :

Amend House File 132 by adding the following new section following section one (1):

Section 2. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in The Grundy Register, a newspaper published at Grundy Center, Iowa, and The Manchester Press, a newspaper published at Manchester, Iowa.

Amendment adopted.
Reppert 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 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode <br> Anderson of <br> Ringgold |
| Graham <br> Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Busch | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hougen |
| Den Herder | Jargis |
| Denman | Johnson |
| Duffy | Kibbie |
| Dunton | Kluever |
| Edgington | Knock |
| Ely | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Loss |
| Grundy | Lutz |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier | McElroy |

The nays were, none.
Absent or not voting, 11:

| Breitbach | Coffman | Shaw | Wier |
| :--- | :--- | :--- | :--- |
| Briles | Dietz | Swisher | Mr. Speaker |
| Camp | Robinson | Vermeer |  |

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

House File 134, a bill for an act to amend chapter two hundred fifty-five (255), Code 1962, to more specifically provide for collection
of medical fees for private patients at the University Hospital, was taken up for consideration.

Baringer 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, 95 :

| Andersen of | Gittins | Mensing | Peterson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Meyer | Woodbury |
| Anderson of | Graham | Millen | Prine |
| Ringgold | Grassley | Miller of | Reppert |
| Balloun | Hagedorn | Des Moines | Riley |
| Baringer | Hagen | Miller of | Robinson |
| Bock | Hakes | Jones | Scherle |
| Busch | Halling | Miller of | Sersland |
| Carnahan | Hanson of | Page | Siglin |
| Carstensen | Lyon | Moffitt | Smith of |
| Casey | Hanson of | Mowry | Dickinson |
| Chalupa | Mitchell | Mueller | Smith of |
| Crane | Hirsch | Murphy | O'Brien |
| Cunningham | Hougen | Murray | Sokol |
| Darrington | Jarvis | Nelson | Stanley |
| Den Herder | Johnson | Kielsen of | Steele |
| Denman | Kibbie | Emmet | Steffen |
| Duffy | Kluever | Nielsen of | Stevenson |
| Dunton | Knock | Shelby | Stokes |
| Edgington | Knowles | Olson | Strothman |
| Ely | Kreager | Ossian | Van Alstine |
| Eveland | Lange | Palas | Van Nostrand |
| Falvey | Loss | Parker | Vetter |
| Fischer of | Lutz | Mrundy | Mahan |
| Fisher of | Maule | Paul | Walter |
| Greene | McElroy | Petersen of | Wier |
| Frazier | Dallas | Winkelman |  |
|  |  |  | Worthington |
|  |  |  | Wright |

The nays were, none:
Absent or not voting, 13:

| Breitbach | Dietz | Shaw | Vermeer |
| :--- | :--- | :--- | :--- |
| Briles | Hagie | Swisher | Wells |
| Camp | Messerly | Tabor | Mr. Speaker |

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

House File 135, a bill for an act to amend chapter two hundred twenty-five (225), Code 1962, to more specifically provide for collection of medical fees for private patients with the State Psychopathic Hospital at Iowa City, was taken up for consideration.

Baringer 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, 96:

| Andersen of <br> Woodbury | Gittins |
| :--- | :--- |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Busch | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Crane | Mitchell |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
| Fisher of | Maule |
| Greene | McElroy |
| Frazier | Mensing |


| Meyer | Prine |
| :--- | :--- |
| Miilen | Reppert |
| Miller of | Riley |
| Des Moines | Robinson |
| Miller of | Scherle |
| Jones | Sersland |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | Dickinson |
| Mowry | Smith of |
| Mueller | O'Brien |
| Murphy | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Peterson of | Wright |
| Woodbury |  |

The nays were, none.
Absent or not voting, 12:

| Breitbach | Coffman |
| :--- | :--- |
| Briles | Dietz |
| Camp | Hagie |

Hirsch
Shaw
Stevenson

Swisher<br>Vermeer Mr. Speaker

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

House File 152, a bill for an act to change the name of the Iowa child welfare research station at the State University of Iowa, was taken up for consideration.

Hakes 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, 96 :

| Andersen of | Bock | Crane | Edgington |
| :--- | :--- | :--- | :--- |
| Woodbury | Busch | Cunningham | Ely |
| Anderson of | Carnahan | Darrington | Eveland |
| Ringgold | Carstensen | Den Herder | Falvey |
| Balloun | Casey | Denman | Fischer of |
| Baringer | Chalupa | Dunton | Grundy |


| Fisher of | Knowles | Nelson | Smith of |
| :--- | :--- | :--- | :--- |
| Greene | Kreager | Nielsen of | Dickinson |
| Frazier | Lange | Emmet | Smith of |
| Gittins | Loss | Nielsen of | O'Brien |
| Goode | Lutz | Shelby | Sokol |
| Graham | Mahan | Olson | Stanley |
| Grassley | Maule | Ossian | Steele |
| Hagedorn | McElroy | Palas | Steffen |
| Hagie | Mensing | Parker | Stevenson |
| Hakes | Messerly | Patton | Stokes |
| Halling | Meyer | Paul | Strothman |
| Hanson of | Millen | Petersen of | Tabor |
| Lyon | Miller of | Dallas | Van Alstine |
| Hanson of | Des Moines | Peterson of | Van Nostrand |
| Mitchell | Miller of | Woodbury | Vetter |
| Hirsch | Jones | Prine | Walter |
| Hougen | Miller of | Reppert | Wells |
| Jarvis | Page | Riley | Wier |
| Johnson | Moffitt | Robinson | Winkelman |
| Kibbie | Mowry | Scherle | Worthington |
| Kluever | Murphy | Sersland | Wright |
| Knock | Murray | Siglin |  |

The nays were, none.
Absent or not voting, 12:

| Breitbach | Coffman |
| :--- | :--- |
| Briles | Dietz |
| Camp | Duffy |

Hagen
Mueller
Shaw

Swisher<br>Vermeer Mr. Speaker

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

House File 9, a bill for an act relating to the speed limit on trucks, with report of committee recommending passage, was taken up for consideration.

Scherle of Mills asked and received unanimous consent to withdraw the amendment filed by him on January 24 and found on page 107 of the House Journal.

Graham of Ida offered the following amendment filed by him and moved its adoption:

Amend House File 9, section one (1), line five (5), by striking the words and figures "fifty-five (55)" and inserting in lieu thereof the word and figures "sixty (60)".

Roll call was requested by Scherle of Mills and Knock of Union.
On the question "Shall the Graham amendment be adopted?"
The ayes were, 77:

| Andersen of | Busch | Den Herder | Fisher of |
| :--- | :--- | :--- | :--- |
| Woodbury | Carstensen | Denman <br> Anderson of | Casey |
| Ringgold | Chalupa | Dunton | Graham |
| Edgington | Grassley |  |  |
| Balloun | Crane | Ely | Hagedorn |
| Baringer | Cunningham | Eveland | Hagen |
| Bock | Darrington | Falvey | Hagie |


| Hakes | Messerly |
| :--- | :--- |
| Halling | Meyer <br> Hougen |
| Jarvis | Millen |
| Miller of |  |
| Johnson | Jones |
| Kibbie | Miller of |
| Kiluever | Page |
| Knowles | Moffitt |
| Kreager | Mowry |
| Lange | Mueller |
| Loss | Murphy |
| Lutz | Murray |
| Mahan | Nielsen of |
| Maule | Emmet |
| Mensing |  |

The nays were, 21 :

| Carnahan | Hanson of |
| :--- | :--- |
| Duffy | Lyon |
| Fischer of | Hanson of |
| Grundy | Mitchell |
| Frazier | Hirsch |
| Gittins | Knock |
| Goode |  |

Absent or not voting, 10:

| Breitbach | Coffman |
| :--- | :--- |
| Briles | Dietz |
| Camp |  |

Peterson of
Woodbury
Robinson

Smith of O'Brien
Sokol
Steele
Steffen
Stevenson
Stokes
Strothman
Van Alstine
Van Nostrand
Vetter
Wier
Winkelman
Wright
Mr. Speaker
arnahan
Duffy
Fischer of
trier
Gittins
Goode

Coffman
Dietz
Camp

| Nielsen of <br> Shelby | Smith of <br> O'Brien |
| :--- | :--- |
| Olson | Sokol |
| Ossian | Steele |
| Palas | Steffen |
| Parker | Stevenson |
| Paul | Stokes |
| Petersen of | Strothman |
| Dallas | Van Alstine |
| Prine | Van Nostrand |
| Reppert | Vetter |
| Scherle | Wier |
| Siglin | Winkelman |
| Smith of | Wright |
| Dickinson | Mr. Speaker |

Amendment adopted.
Lange of Sac offered the following amendment filed by the committee on highway safety:

Amend House File 9, section one (1), by adding thereto the following: "Said subsection one (1) is hereby further amended by inserting in line one (1) thereof after the word "hour" the words "on paved primary highways".

Scherle of Mills asked and received unanimous consent to defer action on the committee amendment and House File 9.

House File 9 deferred and retained on the calendar under unfinished business.

## HOUSE FILE 14 DEFERRED

Scherle of Mills asked and received unanimous consent that House File 14 be deferred and that the bill retain its place on the calendar.

House File 35, a bill for an act relating to speed limits for motor vehicles in cities, with report of committee recommending passage, was taken up for consideration.

Denman of Polk offered the following amendment filed by Reppert of Polk and moved its adoption :

Amend House File 35 by inserting in line five (5), section 1, immediately following the word "city" the words "of fifty thousand or more population".

Amendment adopted.
Goode of Davis offered the following amendment filed by him:
Amend House File 35, section one (1), by adding to line nine (9) after the word "system," the words "except primary road extensions,".

Amendment adopted.
Denman 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 queston "Shall the bill pass?"
The ayes were, 95:

| Andersen of <br> Woodbury | Gittins <br> Goode | Meyer |
| :--- | :--- | :--- |
| Anderson of | Graham | Millen |
| Ringgold | Grassley | Miller of |
| Balloun | Hagedorn | Des Moines |
| Baringer | Hagen | Miller of |
| Bock | Hagie | Jons |
| Busch | Haller of |  |
| Carnahan | Hakes | Page |
| Carstensen | Hanson of | Moffitt |
| Casey | Lyon | Mowry |
| Chalupa | Hanson of | Mueller |
| Crane | Mitchell | Murphy |
| Cunningham | Hirsch | Nurray |
| Darrington | Johnson | Nielsen of |
| Den Herder | Kibbie | Emmet |
| Denman | Kluever | Nielsen of |
| Duffy | Knock | Shelby |
| Dunton | Knowles | Olson |
| Edgington | Kreager | Ossian |
| Ely | Lange | Palas |
| Eveland | Loss | Parker |
| Falvey | Lutz | Patton |
| Fischer of | Mahan | Paul |
| Grundy | Maule | Petersen of |
| Fisher of | McElroy | Dallas |
| Greene | Mensing | Peterson of |
| Frazier | Messerly | Woodbury |

Prine Reppert
Riley
Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Winkelman
Worthington
Wright

The nays were, 1 :
Hougen
Absent or not voting, 12:

| Breitbach | Coffman |
| :--- | :--- |
| Briles | Dietz |
| Camp | Jarvis |

Shaw
Swisher
Vermeer

Wells
Wier
Mr. Speaker

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

House File 43, a bill for an act relating to reimbursement for use by county conservation boards of county-owned real estate, materials, equipment or operators, with report of committee recommending passage, was taken up for consideration.

McElroy of Fremont offered the following amendment filed by him and moved its adoption:

Amend House File 43 as follows:

1. By inserting the following as a new section:
"Section one hundred eleven A point five (111A.5), Code 1962, is hereby amended by inserting in line sixteen (16) after the word 'apply.' the following: 'Any person violating the published and posted rules and regulations of a county conservation board shall upon conviction be punished by imprisonment in the county jail not more than thirty (30) days, or by fine not exceeding one hundred (100) dollars.' "
2. By inserting the following as a new section:
"Section one hundred eleven A point six (111A.6), Code 1962, is hereby amended by striking from lines forty-eight (48) and forty-nine (49) the words 'having a population in excess of ninety thousand'."

Amendment adopted.
McElroy of Fremont offered the following amendment filed by him and moved its adoption:

Amend the title to House File 43 by striking the period at the end thereof and inserting the following:
"; and relating to the power of such boards to issue bonds in anticipation of tax receipts; and relating to violation of rules and regulations of such boards."

Amendment adopted.
McElroy of Fremont moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 92 :

| Andersen of | Fischer of | Loss | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Lutz | Shelby |
| Anderson of | Frazier | Mahan | Olson |
| Ringgold | Goode | Maule | Ossian |
| Balloun | Graham | McElroy | Palas |
| Baringer | Grassley | Mensing | Parker |
| Bock | Hagedorn | Meyer | Patton |
| Busch | Hagen | Millen | Paul |
| Carnahan | Hakes | Miller of | Petersen of |
| Carstensen | Halling | Des Moines | Dallas |
| Casey | Hanson of | Miller of | Peterson of |
| Chalupa | Lyyon | Jones | Woodbury |
| Crane | Hanson of | Miller of | Prine |
| Cunningham | Mittchell | Page | Reppert |
| Darrington | Hirsch | Moffitt | Robinson |
| Den Herder | Hougen | Mowry | Scherle |
| Denman | Jarvis | Mueller | Sersland |
| Duffy | Johnson | Murphy | Siglin |
| Dunton | Kibbie | Murray | Smith of |
| Edgington | Kluever | Nelson | Dickinson |
| Ely | Knock | Nielsen of | Smith of |
| Eveland | Kreager | Emmet | O'Brien |
| Falvey | Lange |  | Sokol |


| Stanley | Stokes | Van Nostrand | Winkelman |
| :---: | :---: | :---: | :---: |
| Steele | Strothman | Vetter | Worthington |
| Steffen | Tabor | Walter | Wright |
| Stevenson | Van Alstine | Wells |  |
| The nays were, 3: |  |  |  |
| Fisher of Greene | Knowles | Messerly |  |
| Absent or not voting, 13: |  |  |  |
| Breitbach | Dietz | Riley | Vermeer |
| Briles | Gittins | Shaw | Wier |
| Camp | Hagie | Swisher | Mr. Speaker |

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

## BILLS SIGNED BY 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 Joint Resolution 1 and Senate Files 61, 64 and 106.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 1 and Senate Files 61, 64 and 106.

Fred E. Wier, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.
Report adopted.

## MOTION TO RECONSIDER

I move to reconsider the vote by which the Graham amendment to House File 9 was adopted.

Chalupa of Jefferson.

## REPORTS OF COMMITTEES

Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 76, a bill for an act relating to the improvement of primary roads by amending section three hundred thirteen point eight (313.8), Code 1962, referring to diagonal 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.

Dewey E. Goode, Chairman.

Sersland of Winneshiek, 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 56, a bill for an act relating to the establishment of community mental health centers, begs leave to report it has 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 56 as follows:
Amend section one (1), line three (3), by striking everything after the colon and inserting in lieu thereof the following:
"A county, or affiliated counties, desiring to establish an incorporated mental health center and having a total or combined population in excess of forty thousand $(40,000)$, according to the last federal census, may establish such new mental health center in conjunction with the Iowa mental health authority, and the board of supervisors of each such county is authorized to expend therefor an amount equal to, but not to exceed, two hundred fifty dollars ( $\$ 250$ ) per thousand population or major fraction thereof. Such appropriation shall not be recurring and shall not be applicable to any mental health center established prior to January 1, 1963."

Hillman Sersland, Chairman.

## AMENDMENTS FILED

Amend House File 9 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-six (321.286), Code 1962, is hereby amended by striking all of subsection one (1) and inserting in lieu thereof the following:
"1. For any freight-carrying vehicle which is equipped with pneumatic tires:
a. On paved primary highways, sixty (60) miles per hour.
b. On all other highways, fifty (50) miles per hour."

Reppert of Polk.

Amend House File 9, section one (1), line five (5), by striking the word and figures "Fifty-five (55)" and inserting in lieu thereof the words and figures "Forty-five (45)".

Knock of Union.

[^10]15 equivalent provision of any subsequent federal income tax law.
16 The employee's rights under any such annuity contract shall be 17 nonforfeitable, except for failure to pay premiums."

Knowles of Scott.
1 Amend House File 157, section one (1), by
2 inserting in line five (5) after the word "sum"
3 the following: "as determined by the state comptroller
4 and the budget and financial control committee".
Edgington of Franklin.
Smith of O'Brien.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Monday, February 11, 1963.

## JOURNAL OF THE HOUSE

Hall of the house of Representatives, Des Moines, Iowa, Monday, February 11, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Alvin Volle, pastor of the United Church of Christ, Elkader, Iowa.

The Journal of February 8 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as followis:
Gittins of Pottawattamie on request of Scherle of Mills.

## PRESENTATION OF VISITORS

Bock of Hancock presented to the House the Honorable Penn Eckels, former member of the House from Hancock County in the Fifty-second through the Fifty-fifth General Assemblies.

Reppert of Polk presented to the House forty seventh and eighth grade students from St. Joseph Academy, Des Moines.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach and Duffy of Dubuque, from fifty-five residents of Dubuque County favoring legislation prohibiting the sale of specified merchandise on Sunday.

By Denman of Polk, from forty-five residents of Polk County favoring the Liberty Amendment.

By Ely of Linn, from sixty-one residents of Linn County opposing a withholding provision for collection of personal income taxes.

By Hagedorn of Clay, with fifty-five signatures of Spencer Public School faculty and members of the Clay County School Administrators Association favoring the increase in IPERS.

By Mensing of Cedar, from eight junior high school teachers favoring the increase in IPERS.
By Murphy of Carroll, from thirty residents of Carroll County
favoring legislation for bus transportation for private and public school students.

By Reppert of Polk, from the Federal Safety Council of Des Moines favoring legislation for statewide motor vehicle inspection and/or seat belt statutes.

By the following Representatives, favoring legislation to increase pensions under the retirement system for policemen and firemen:

Denman of Polk, from sixty-eight residents of Polk County.
Ely of Linn, from sixty-five residents of Linn County.
Reppert of Polk, from three hundred twenty-one residents of Polk County.
By the following Representatives, favoring legislation for shorter hours for firemen :

Dietz of Scott, from eighteen residents of Scott County.
Miller of Des Moines, from seventy-four residents of Des Moines County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Chalupa of Jefferson, from eight residents of Fairfield.
Denman of Polk, from seventy-four residents of Polk County.
Dunton of Keokuk, from twenty residents of Keokuk County and also for implied consent.
Falvey of Monroe, from one hundred thirteen residents of Monroe County.
Hakes of Pocahontas, from nineteen members of the Evangelical Covenant Church, Albert City, and from forty-nine members of the Methodist Church of Laurens.

Kreager of Jasper, from twenty-one residents of Jasper County.
Prine of Mahaska, from eighty-eight residents of Mahaska County.
Vetter of Washington, from thirty-four residents of Washington County.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Balloun of Tama, from seventy-one residents of Tama County.

Bock of Hancock, from eighty-one residents of Hancock County, from Hancock County Democrat Chairman, Paul Steiff.

Breitbach and Duffy of Dubuque, from three hundred ninety-six residents of Dubuque County.
Camp of Clinton, from sixty-four residents of Clinton County.
Carstensen of Clinton, from thirty-seven residents of Clinton County.
Denman of Polk, from three hundred ninety-seven residents of Polk County.
Edgington of Franklin, from ninety-one residents of Franklin County.
Falvey of Monroe, from twenty residents of Monroe County.
Frazier of Lee, from nine hundred eighty residents of Lee County.
Hanson of Lyon, from sixty-two residents of Lyon County.
Kibbie of Palo Alto, from one hundred twenty residents of Palo Alto County.
Kluever of Cass, from one hundred eighteen residents of Cass County.

Knowles of Scott, from one thousand residents of Scott County.
Kreager of Jasper, from one hundred seventy-eight residents of Jasper County.
Mahan and Swisher of Johnson, from eight hundred forty-four residents of Johnson County.
Miller of Jones, from one hundred fourteen residents of Jones County.
Murphy of Carroll, from one hundred seventy-one residents of Carroll County.
Nelson of Winnebago, from sixty-three residents of Winnebago County.

Olson of Cerro Gordo, from one thousand three hundred forty-three residents of Cerro Gordo County.

Palas of Clayton, from two hundred sixty-one residents of Clayton County.

Prine of Mahaska, from fifty-four residents of Mahaska County.
Riley of Linn, from two hundred seven residents of Linn County.

Sersland of Winneshiek, from five hundred twenty-two residents of Winneshiek County.
Smith of Dickinson, from forty-five residents of Dickinson County.
Smith of O'Brien, from one hundred eight residents of O'Brien County.

Sokol of Osceola, from nine hundred sixty residents of Osceola County.
Stanley of Muscatine, from two hundred seventy residents of Muscatine County.
Steele of Cherokee, from two hundred three residents of Cherokee County.

Tabor of Jackson, from eighty-nine residents of Jackson County.
Van Nostrand of Pottawattamie, from ninety-eight residents of Pottawattamie County.

Vetter of Washington, from one hundred sixty residents of Washington County.

Walter of Hardin, from one hundred seventy-nine residents of Hardin County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 56 and Senate File 76, under Rule 35.

## SENATE MESSAGES CONSIDERED

Senate File 11, a bill for an act to authorize the Iowa state commerce commission to regulate the rates and services of public utilities, to define public utilities to include those engaged in the furnishing of electricity, gas, water or communications services to the public for compensation, and to provide for appeals from orders and decisions of the Iowa state commerce commission.

Read first time and referred to committee on public utilities.
Senate File 42, a bill for an act to change the title of county, municipal and school examiner to auditor and to amend certain sections of the Code to conform to the change.

Read first time and referred to committee on judiciary 2.
Senate File 55, a bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor.

Read first time and referred to committee on judiciary 2.
Senate File 113, a bill for an act relating to county appropriations and reimbursement to the state from fund for aid to the blind.

Read first time and referred to committee on social security.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 12, by Patton, a joint resolution to appropriate funds for the purchase of land for a state park and the improvements thereon.

Read first time and referred to committee on conservation.

## INTRODUCTION OF BILLS

House File 209, by Andersen of Woodbury, Carnahan, Frazier, Miller of Des Moines, Reppert, Stanley and Vetter, a bill for an act relating to maximum millage rates for taxes caused to be levied by cities and towns and to clarify chapter four hundred four (404), Code 1962, relating thereto.

Read first time and referred to committee on cities and towns.
House File 210, by Van Nostrand, a bill for an act to permit the destruction of tax lists more than ten years old.

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

House File 211, by Van Nostrand, a bill for an act to provide that the whole of the real and personal property tax of ten dollars or less may not be paid in installments.

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

House File 212, by Meyer, a bill for an act to levy and provide for the collection of a severance tax on certain natural mineral products and to allocate the tax so collected.

Read first time and referred to committee on ways and means.
House File 213, by committee on aeronautics, a bill for an act to amend chapter three hundred twenty-eight (328), Code 1962, relating to compensation of the members of the aeronautics commission.

Read first time and placed on the calendar.
House File 214, by Den Herder, Dietz, Eveland, Stanley, Wells and Strothman, a bill for an act relating to public contracts and
bonds and to amend chapter twenty-three (23), Code 1962, relating thereto.

Read first time and referred to committee on cities and towns.
House File 215, by Andersen of Woodbury and Denman, a bill for an act relating to the imposition of special parking restrictions in cities and towns in aid of snow removal operations and to provide the manner for posting notice thereof.

Read first time and referred to committee on cities and towns.
House File 216, by Ely and Riley (Wiley), a bill for an act relating to the printing of city council proceedings.

Read first time and referred to committee on cities and towns.
House File 217, by Denman and Busch, a bill for an act relating to forfeiture of class " $B$ " club beer permit bonds and class " $C$ " beer permit bonds under chapter one hundred twenty-four (124) of the Code.

Read first time and referred to committee on cities and towns.
House File 218, by committee on aeronautics, a bill for an act to amend chapter three hundred thirty (330), Code 1962, relating to airports and the period of leases with respect thereto.

Read first time and placed on the calendar.
House File 219, by committee on banks, building and loan, a bill for an act relating to loans by savings and state banks secured by direct obligations of the United States.

Read first time and placed on the calendar.
House File 220, by committee on banks, building and loan, a bill for an act relating to investments by savings banks and state banks and trust companies.

Read first time and placed on the calendar.
House File 221, by Mowry and Swisher, a bill for an act relating to the ownership of individual apartment units.

Read first time and referred to committee on judiciary 1.
House File 222, by committee on insurance, a bill for an act to amend chapter five hundred fifteen (515), Code 1962, relating to insurance other than life.

Read first time and placed on the calendar.

## CONTEST COMMITTEE REPORT ADOPTED

Hougen of Black Hawk called up for consideration the contest committee report on Brick vs. Frazier, filed on February 7 and found on pages 251, 252 and 253 of the House Journal.

Eveland of Boone moved that the report be re-referred to the contest committee.

Roll call was requested by Denman of Polk and Darrington of Harrison.

Rule 69 was invoked.
On the question "Shall the report be re-referred 9 "
The ayes were, 28 :

| Anderson of <br> Ringgold | Eveland <br> Falvey |
| :--- | :--- |
| Carnahan | Hagedorn |
| Casey | Kibbie |
| Denman | Loss |
| Duffy | Mahan |
| Dunton | Maule |
| Ely | Meyer |

The nays were, 75:
Andersen of

Woodbury $\quad$| Hagen |  |
| :--- | :--- |
| Haglloun |  |
| Baringer | Hakes |
| Bock | Halling |
| Busch | Hanson of |
| Camp | Lyon |
| Carstensen | Hanson of |
| Chalupa | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Dinetz | Knock |
| Edgington | Knowles |
| Fischer of | Kreager |
| Grundy | Lange |
| Fisher of | Lutz |
| Greene | McElroy |
| Goode | Mensing |
| Graham | Messerly |
| Grassley | Millen |

Absent or not voting, 5:
Breitbach Coffman
Briles

| Miller of | Reppert |
| :--- | :--- |
| Des Moines | Steffen |
| Mueller | Stevenson |
| Murphy | Swisher |
| Murray | Tabor |
| Nielsen of | Wells |
| Emmet | Worthington |
| Palas |  |


| Miller of | Sersland |
| :--- | :--- |
| Jones |  |
| Miller of | Shaw |
| Page | Siglin |
| Moffitt | Smith of |
| Mowry | Dickinson |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Shelby | Stakol |
| Olson | Stanley |
| Ossian | Steele |
| Parker | Strkes |
| Patton | San Alstine |
| Paul | Van Nostrand |
| Petersen of | Vermeer |
| Dallas | Vetter |
| Peterson of | Walter |
| Woodbury | Wier |
| Prine | Winkelman |
| Riley | Wright |
| Robinson | Mr. Speaker |
| Scherle |  |

Scherle

Frazier

Gittins

Motion to re-refer lost.
Hougen of Black Hawk moved the adoption of the contest committee report.

Motion prevailed and the report was adopted.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced that the Honorable Charles O. Frazier is the duly elected Representative from Lee County and is entitled to a seat in the House of Representatives of the Sixtieth General Assembly.

## CONSIDERATION OF BILLS

Olson of Cerro Gordo asked and received unanimous consent to take up for immediate consideration House File 84, a bill for an act to enable the executive council, acting for the State of Iowa, to exchange real estate conveyances with Ellen M. Peterson, widow and heir of Harry A. Peterson, deceased, of Cerro Gordo County, thereby placing on record correct descriptions of lands occupied by the respective parties, with report of committee recommending passage.

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

On the question "Shall the bill pass?"
The ayes were, 97 :

| Andersen of | Goode | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Des Moines | Sersland |
| Anderson of | Grassley | Miller of | Shaw |
| Ringgold | Hagedorn | Jones | Siglin |
| Balloun | Hagen | Miller of | Smith of |
| Baringer | Hagie | Page | Dickinson |
| Bock | Hakes | Moffitt | Smith of |
| Busch | Halling | Mowry | O'Brien |
| Camp | Hanson of | Mueller | Sokol |
| Carnahan | Mitchell | Murphy | Stanley |
| Carstensen | Hirsch | Murray | Steele |
| Casey | Hougen | Nelson | Steffen |
| Chalupa | Jarvis | Nielsen of | Stevenson |
| Crane | Johnson | Emmet | Stokes |
| Cunningham | Kibbie | Nielsen of | Strothman |
| Darrington | Kluever | Shelby | Swisher |
| Den Herder | Knock | Olson | Tabor |
| Dietz | Knowles | Ossian | Van Alstine |
| Dunton | Kreager | Palas | Van Nostrand |
| Edgington | Lange | Parker | Vermeer |
| Ely | Loss | Patton | Vetter |
| Eveland | Lutz | Paul | Walter |
| Falvey | Mahan | Petersen of | Wells |
| Fischer of | Grundy | Mensing | Dallas |
| Fisher of | Messerly | Peterson of | Wier |
| Greene | Meyer | Woodbury | Workelman |
| Frazier | Millen | Prine | Reppert |

The nays were, none.

Absent or not voting, 11:

| Breitbach | Denman | Hanson of | Riley |
| :--- | :--- | :--- | :--- |
| Briles | Duffy | Lyon | Scherle |
| Coffman | Gittins | Maule | Mr. Speaker |

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

## PRESENTATION OF SPECIAL GUESTS

Scherle of Mills rose on a point of personal privilege and announced that the Honorable Jack Miller, United States Senator from Iowa, was present in the House chamber.

The Speaker invited Senator Miller to come to the Speaker's station and requested Scherle of Mills, Nelson of Winnebago, Smith of O'Brien and McElroy of Fremont to escort him.

Scherle of Mills presented to Senator Miller, in behalf of the Iowa Shorthorn Breeders Association, a bronze replica of a Shorthorn bull.

Senator Miller expressed his appreciation to the association for the bronze replica and addressed the House briefly.

Scherle of Mills also presented to the House Mr. and Mrs. Glen Struve of Manning, Iowa. Mr. Struve is president of the Iowa Shorthorn Breeders Association.

## MOTION TO RE-REFER HOUSE FILE 13 LOST

Knowles of Scott moved that House File 13, recommended for indefinite postponement on February 7, be re-referred to the committee on tax revision.

Roll call was requested by Knowles of Scott and Eveland of Boone.
On the question "Shall House File 13 be re-referred 9 "
The ayes were, 47:

| Andersen of | Falvey | Miller of |
| :--- | :--- | :--- |
| Woodbury | Frazier | Des Moines |
| Baringer | Hagie |  |
| Breitbach | Hakes | Miller of |
| Carnahan | Hanson of | Jones |
| Carstensen | Mitchell | Mueller |
| Casey | Hirsch |  |
| Grane | Kluever | Murphy |
| Cunningham | Knock | Nielsen of |
| Denman | Knowles | Emmet |
| Duffy | Loss | Olson |
| Dunton | Lutz |  |
| Ely | Mahan |  |
| Eveland | Maule |  |
|  |  |  |

Riley Smith of O'Brien<br>Sokol<br>Stanley<br>Stevenson<br>Stokes<br>Swisher<br>Tabor<br>Van Alstine<br>Van Nostrand<br>Walter<br>Wright

The nays were, 50:

| Anderson of | Hagedorn <br> Ringgold |
| :--- | :--- |
| Halloun | Halling <br> Bock |
| Hougen |  |
| Busch | Jarvis |
| Chalupa | Johnson |
| Den Herder | Kibbie |
| Edgington | Kreager |
| Eange |  |
| Fischer of | Lange |
| Grundy | Mcesroy |
| Fisher of | Meyerly |
| Greene | Millen |
| Goode | Miller of |
| Graham | Page |
| Grassley |  |

Absent or not voting, 11:

Briles
Camp Coffiman

Darrington
Dietz
Gittins
Moffitt
Mowry
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Robinson
Scherle

Hagen<br>Hanson of Lyon

Sersland
Shaw
Siglin
Smith of Dickinson
Steele
Steffen
Strothman
Vermeer Vetter Wells Wier Winkelman Worthington

Mensing
Nelson
Mr. Speaker

Motion lost.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 54, a bill for an act to amend chapter eighty-five (85), Code 1962, relating to workmen's compensation so as to liberalize certain benefits, to provide for certain credits and waivers, and the administration thereof, and the following amendment by Murray of Webster:

Amend House File 54 by striking therefrom all of section five (5). Further amend House File 54 by renumbering all subsequent sections.
Murray of Webster moved the adoption of his amendment.
Roll call was requested by Dunton of Keokuk and Denman of Polk.
On the question "Shall the Murray amendment be adopted?"
The ayes were, 68:

| Andersen of <br> Woodbury <br> Anderson of | Eveland <br> Ringgold | Falvey |
| :--- | :--- | :--- |
| Frazier | Magedorn | Messerly <br> Meyer <br> Malloun |
| Miller of |  |  |
| Baringer | Hagen | Des Moines |
| Breitbach | Hagie | Miller of |
| Busch | Hakes | Jones |
| Camp | Hanson of | Millex of |
| Carnahan | Lyon | Page |
| Carstensen | Hanson of | Mofitt |
| Casey | Mitchell | Mueller |
| Chalupa | Hirsch | Murphy |
| Coffman | Kibbie | Murray |
| Cunningham | Knocker | Nelson |
| Denman | Lange | Nielsen of |
| Dietz | Loss | Elson |
| Duffy | Lutz | Palas |
| Dunton | Mahan | Parker |
| Ely | Maule | Petersen of |
|  | Dallas |  |

Peterson of<br>Woodbury<br>Reppert<br>Riley<br>Robinson<br>Scherle<br>Stanley<br>Steffen<br>Stevenson<br>Swisher<br>Tabor<br>Van Alstine<br>Van Nostrand<br>Vermeer<br>Walter<br>Wier<br>Worthington<br>Wright

The nays were, 35:

Bock
Briles
Crane
Darrington
Den Herder
Edgington
Fischer of
Grundy
Fisher of
Greene

Goode
Graham Halling Hougen Jarvis Johnson Kreager McElroy Mensing Millen

Absent or not voting, 5:
Gittins
Grassley
Mowry
Nielsen of
Shelby
Ossian
Patton
Paul
Prine
Sersland
Shaw
Siglin

Wells

Smith of
Dickinson
Smith of O'Brien
Sokol
Steele
Stokes
Strothman
Vetter
Winkelman

Mr. Speaker

Amendment adopted.
Knock of Union offered the following amendment filed by him and moved its adoption :

Amend House File 54, section four (4), line four (4), by striking the word "compensation" and inserting in lieu thereof the word "benefits".

Amendment adopted.
Mowry of Marshall offered the following amendment filed by him and moved its adoption :

Amend the title to House File 54, line three (3), by striking therefrom the following: ", and waivers".

Amendment adopted.
Mowry 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, 106 :

| Andersen of | Denman | Halling | Mensing |
| :--- | :--- | :--- | :--- |
| Woodbury | Dietz | Hanson of | Messerly |
| Anderson of | Duffy | Lyon | Millen |
| Ringgold | Dunton | Hanson of | Miller of |
| Balloun | Edgington | Mitchell | Des Moines |
| Baringer | Ely | Hirsch | Miller of |
| Bock | Eveland | Hougen | Jones |
| Breitbach | Falvey | Jarvis | Miller of |
| Briles | Fischer of | Johnson | Page |
| Busch | Grundy | Kibbie | Moffitt |
| Camp | Fisher of | Kluever | Mowry |
| Carnahan | Greene | Knock | Mueller |
| Carstensen | Frazier | Knowles | Murphy |
| Casey | Goode | Kreager | Murray |
| Chalupa | Graham | Lange | Nelson |
| Cofman | Grassley | Loss | Nielsen of |
| Crane | Hagedorn | Lutz | Emmet |
| Cunningham | Hagen | Mahan | Nielsen of |
| Darrington | Hagie | Maule | Shelby |
| Den Herder | Hakes | McElroy | Olson |

Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas
Peterson of Woodbury Prine
Reppert

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien

The nays were, none.
Absent or not voting, 2:
Gittins Meyer
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 11, 1963, he approved the following bills: Senate Files 61, 64 and 106.

## REPORTS OF COMMITTEES

Kreager of Jasper, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation to whom was referred House File 55, a bill for an act to provide for establishment of water recreational areas and facilities normally associated therewith, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Max W. Kreager, Chairman.

Nelson of Winnebago, 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 139, a bill for an act relating to public 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.

## Henry C. Nelson, Chairman.

Chalupa of Jefferson, 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 97, a bill for an act to permit all school districts to hold biennial 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 indefinitely postponed.
leroy Chalupa, Chairman.

Grassley of Butler, from the committee on agriculture 2 and horticulture, submitted the following report:

Mr. Speakgr: Your committee on agriculture 2 and horticulture to whom was referred House File 78, a bill for an act relating to the distribution of earnings of cooperative associations organized under chapter four hundred ninety-nine (499), Code 1962, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles E. Grassley, Chairman.
Lange of Sac, from the committee on highway safety, submitted the following report:

Mr. Speaker: Your committee on highway safety to whom was referred House File 95, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to school buses, begs leave to report it has 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 95 as follows:

1. Amend section 1 by striking all of subsection 1 , and by renumbering the subsequent subsections.
2. Amend by striking all of section 2.

Elmer F. Lange, Chairman.

## AMENDMENTS FILED

Amend House File 6 by adding the following new section:

Sec. 2. Section three hundred sixty-two point thirty-one (362.31), Code 1962, is amended by inserting in line two (2), immediately following the word "territory", the words, ", located in any county, or in two or more counties lying contiguous to each other,".

Hagen of Allamakee.
Amend House 9 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-six (321.286), Code 1962, is amended by adding in line three (3) of subsection one (1) after the word "tires" the following:
"except that, on primary highways, paved with concrete, asphaltic concrete or a combination of both, the speed limit for such vehicles shall be sixty miles per hour in the daytime and fifty miles per hour in the nighttime."

Chalupa of Jefferson. Graham of Ida. Lange of Sac. Reppert of Polk.
Amend House File 10, section 1, by striking from lines 3

Amend House File 10, section 1, line twelve (12) by striking the period and adding the following: "charged with operating a motor vehicle while intoxicated. Failure or the inability of the peace officer to provide such test as chosen by such person within one hour shall constitute compliance and no test shall be required."

Reppert of Polk.
Amend House File 10 by striking all of section three (3) and by renumbering the remaining sections.

Reppert of Polk.
Amend House File 10, section 4, as follows:

1. By striking the semicolon in line four (4) and inserting in lieu thereof a period.
2. By striking the remainder of section 4.

Reppert of Polk.
Amend House File 10, section 5, by striking the words "one year" in line nine (9) and inserting in lieu thereof the following: "not less than sixty (60) days nor more than one (1) year;".

Reppert of Polk.
Amend House File 10, section 8, as follows:

1. Subsection one (1), line one (1), by striking the word "five-hundredths" and inserting in lieu thereof the words "fifteen hundredths".
2. By striking all of subsection two (2) and by renumbering the remaining subsections.

Reppert of Polk.
Amend House File 10, section 9, as follows:

1. By striking the last word in line one (1) and inserting in lieu thereof the word " $a$ ".
2. By striking from line two (2) the words "or tests" and inserting in lieu thereof the words "of his choice".

Reppert of Polk.
Amend House File 39 by striking all of section five
(5) and renumbering the remaining sections.

Reppert of Polk. Loss of Kossuth.

Amend House File 46 by adding thereto the following:
Further amend section three hundred twenty-one point
one hundred eighty (321.180), Code 1962, by adding after the word "until" in line 20, the words "two weeks after".

MuELLER of Worth.
Amend House File 46 as follows:

1. By adding the following new section:

Sec. 2. Section three hundred twenty-one point one hundred eighty-four (321.184), Code 1962, is hereby amended by striking from line six (6) the word "both".
Section three hundred twenty-one point one hundred eighty-four (321.184), Code 1962, is further amended by striking in line seven (7) the word "and" and inserting in lieu thereof the word "or".

Amend House File 53 as follows:

1. By striking the word "American" in line six (6).
2. By inserting after the word "university" in line six
(6) the words "in the United States".

Riley of Linn.
Amend House File 57, section three (3) by adding thereto a new subsection as follows:

By striking the comma after the word "who" in line eleven (11) and by striking from line twelve (12) the words "without compensation,".

Goode of Davis. Paul of Poweshiek.

House File 93 is amended by adding thereto the following section:

Sec. 10. No prisoner while on leave from jail under the provisions of this Act shall be considered a ward of the state. The court order providing for the release of such prisoner shall be considered as a release of all obligations or liabilities extending to the prisoner from the county or its officers or agents from the moment of the prisoner's leaving the county jail, and no claim shall be filed by any prisoner as a result of his being given leave under this Act.

Messerly of Black Hawk.
Amend House File 105, section one (1), by adding thereto the following:

Said subsection is further amended by adding at the end thereof the following:
"Provided, however, that no refund shall be paid on motor vehicle fuel purchased for aircraft or boats more than three calendar months prior to the date of filing of claim therefor."

KibBie of Palo Alto.
Amend House File 170, section 4, by adding thereto the following:
10. The care of the sick rendered in connection with the practice of the religious tenets of any church or order by the adherents thereof which is not performed for hire, or if performed for hire by those who depend upon prayer or spiritual means for healing in the practice of the religion of their church or denomination, so long as they do not otherwise engage in the practice of nursing as practical nurses.

Hagen of Allamakee.
1 Amend House File 172 as follows:
2 By striking from section ten (10), line seven (7), 3 the words "over boards of supervisors,".

Mueler of Worth.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Tuesday, February 12, 1963.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Mornes, Iowa, Tuesday, February 12, 1963.

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

Prayer was offered by the Reverend John Alexander, pastor of the First Congregational Church, Marshalltown, Iowa.

The Journal of February 11 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Strothman of Henry on request of Halling of Adair; Prine of Mahaska on request of Vermeer of Marion; Paul of Poweshiek on request of Hanson of Lyon.

## PRESENTATION OF VISITORS

Frazier of Lee presented to the House the Honorable Adrian Brinck, former member of the House from Lee County in the Fifty-eighth General Assembly.

Vermeer of Marion presented to the House the Honorable Paul W. Eggers, former member of the House from Marion County in the Fifty-eighth General Assembly.

Denman of Polk presented to the House thirty-seven students from Park Avenue School, Des Moines, and their teacher, Mrs. Walker.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach of Dubuque, from ninety-five residents of Dubuque County favoring legislation prohibiting the sale of specified merchandise on Sunday.

Carstensen and Camp of Clinton filed an opinion poll by radio station KROS, Clinton, showing two thousand thirty-nine citizens of eastern Iowa favoring liquor by the drink and eighty-four citizens of eastern Iowa opposing liquor by the drink.

By Hagie of Wright, from thirty-three residents of Wright County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By Kreager of Jasper, from twenty-four residents of Jasper County favoring an increase in IPERS.

By Nelson of Winnebago, from eight residents of Winnebago County favoring legislation for shorter hours for firemen.

By Reppert of Polk, from ninety residents of Polk County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By Van Nostrand of Pottawattamie, from ninety-two residents, nurses and doctors of Pottawattamie County favoring the proposed nurse practice act.

By the following Representatives, opposing the sale of liquor by the drink in Iowa :

Andersen of Woodbury, from twenty-two members of the Highland Park Church of the Nazarene of Sioux City.

Carstensen of Clinton, from sixteen residents of Clinton County.
Coffman of Iowa, from thirty-six residents of Iowa County.
Falvey of Monroe, from eighty-seven residents of Monroe County.
Fischer of Grundy, from ninety-three residents of Grundy County.
Fisher of Greene, from fifty-one residents of Greene County.
Goode of Davis, from thirty residents of Davis County.
Grassley of Butler, from twenty-seven residents of Butler County.
Kreager of Jasper, from forty-seven residents of Jasper County.
Miller of Des Moines, from sixty-two residents of Des Moines County.

Miller of Jones, from twenty residents of Jones County.
Mueller of Worth, from sixty-three members of the Sunday school class of the Bethel Evangelical United Brethren Church of Manly.

Olson of Cerro Gordo, from sixteen members of the Church of Christ of Mason City.

Prine of Mahaska, from thirteen members of the Friendship M. E.
Sunday School Class of Cedar.
Smith of Dickinson, from thirty-four members of the Superior and Terril Methodist Churches.

Tabor of Jackson, from seven members of the Monmouth Woman's Society of Christian Service.

Vetter of Washington, from forty-one residents of Washington County.

Walter of Hardin, from seventy-nine residents of Hardin County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa :

Balloun of Tama, from seventeen residents of Tama County.
Breitbach of Dubuque, from one hundred two residents of Dubuque County.

Carnahan of Wapello, from twenty residents of Wapello County.
Carstensen of Clinton, from seventy-seven residents of Clinton County.

Coffman of Iowa, from one hundred fifty-seven residents of Iowa County.
Fischer of Grundy, from forty-two residents of Dike.
Fisher of Greene, from sixty-seven residents of Greene County.
Gittins of Pottawattamie, from one hundred thirty-one residents of Pottawattamie County.

Hakes of Pocahontas, from fifty-four residents of Pocahontas County.

Hanson of Mitchell, from fifty-nine residents of Mitchell County.
Knock of Union, from two hundred forty-seven residents of Union County.

Knowles of Scott, from one thousand residents of Scott County.
Lange of Sac, from ninety-six residents of Sac County.
McElroy of Fremont, from thirty-eight residents of Fremont County.

Miller of Des Moines, from one hundred twenty-nine residents of Des Moines County.

Murphy of Carroll, from twenty-six residents of Carroll County.
Murray of Webster, from forty-seven residents of Webster County.
Olson of Cerro Gordo, from one hundred fifty-nine residents of Cerro Gordo County.
Patton of Delaware, from one hundred forty-six residents of Delaware County.

Reppert of Polk, from seventy-nine residents of Polk County.
Stanley of Muscatine, from three hundred eighty-one residents of Muscatine County.

Steffen of Chickasaw, from one thousand one hundred residents of Chickasaw County.

Stevenson of Howard, from fifty-six residents of Howard County.
Tabor of Jackson, from eleven residents of Jackson County.
Van Nostrand of Pottawattamie, from thirty-five residents of Pottawattamie County.
Vetter of Washington, from one hundred seventy-nine residents of Washington County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 55, 78, 95 and 139, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 13 and 129.

## INTRODUCTION OF BILLS

House File 223, by Stanley, Walter, Grassley, Shaw, Briles and Hanson of Mitchell, a bill for an act to require flags on certain vehicles traveling at less than thirty (30) miles per hour.

Read first time and referred to committee on highway safety.
House File 224, by Andersen of Woodbury, a bill for an act relating to moneys and credits.

Read first time and referred to committee on ways and means.
House File 225, by Smith of O'Brien, Lange, Olson and Walter, a bill for an act to permit counties to make levies in certain cities and towns for bridge purposes and to give counties the authority to construct and maintain bridges in such cities and towns.

Read first time and referred to committee on tax revision.
House File 226, by Carstensen, a bill for an act relating to the salaries of county attorneys.

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

House File 227, by Ely, Cunningham, Gittins and Nielsen of Emmet (Cowden and Phelps), a bill for an act to revise and reorganize the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in state hospitalschools.

Read first time and referred to committee on board of control.
House File 228, by Carnahan and Riley, a bill for an act relating to applications for marriage licenses.

Read first time and referred to committee on judiciary 2.
House File 229, by Mowry and Kreager, a bill for an act to amend section three hundred thirty-one point twenty-two (331.22), Code 1962, relating to compensation of county supervisors.

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

House File 230, by Knowles, a bill for an act to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the superintendent of banking; to prescribe conditions for debt management contracts; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this act.

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

## ADOPTION OF SENATE CONCURRENT RESOLUTION 9

Darrington of Harrison called up for consideration Senate Concurrent Resolution 9, found on pages 234 and 235 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 7, a concurrent resolution directing space be reserved in the next issue of the Iowa Official Register for appropriate commemoration of the Civil War Centennial.

Also: That the Senate has adopted the Supplemental Report of the Joint Committee on Joint Legislative Employees.

Carrole A. Lane, Seoretary of the Senate.

## SENATE CONCURRENT RESOLUTION 7 <br> By Flatt and Hill

Whereas, the Fifty-eighth General Assembly established the Iowa Civil War Centennial Commission to plan for and conduct programs in connection with the centennial and events of the Civil War, and

Whereas, the Civil War was the greatest test our country has ever faced, built of the heroism and endurance that were drawn from men and women of both sections by devotion to principles valued more than life itself, and the loss, the gain, and the experience itself is a common national possession, and

Whereas, the Fifty-ninth General Assembly made an appropriation to conduct appropriate programs and prepare permanent printed publications in connection with the centennial; now therefore,

Be It Resolved by the Senate, the House Concurring, that the Superintendent of Printing be instructed to reserve space in the next issue of the Iowa Official Register for an appropriate commemoration of the Civil War Centennial.

Laid over under Rule 25.

## SUPPLEMENTAL REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

We, your joint committee appointed to nominate employees for the extra help of the Sixtieth General Assembly, hereby submit the following:

## CUSTODIAN

Policeman:
Daniel W. Crees, Polk County

George L. Scott, On the Part of the Senate. Samuel E. Robinson, On the Part of the House.

Laid over under Rule 25.

## CONSIDERATION OF BILL

The House resumed consideration of House File 9, a bill for an act relating to the speed limit on trucks.

Chalupa of Jefferson called up for consideration the motion to reconsider the vote filed February 8 and found on page 269 of the House Journal.

Chalupa of Jefferson moved to reconsider the vote by which the Graham amendment to House File 9 was adopted on February 8 and found on pages 265 and 266 of the House Journal.

Motion prevailed.
Graham of Ida asked and received unanimous consent to withdraw his amendment filed January 22 and found on page 92 of the House Journal.

Lange of Sac asked and received unanimous consent to withdraw the amendment by the committee on highway safety filed February 4 and found on page 197 of the House Journal.

Knock of Union asked and received unanimous consent to withdraw the amendment filed by him on February 8 and found on page 270 of the House Journal.

Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on February 8 and found on page 270 of the House Journal.

Chalupa of Jefferson offered the following amendment filed by Chalupa, Graham, Lange and Reppert:

Amend House File 9 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred eightysix (321.286), Code 1962, is amended by adding in line three (3) of subsection one (1) after the word "tires" the following:
"except that, on primary highways, paved with concrete, asphaltic concrete or a combination of both, the speed limit for such vehicles shall be sixty miles per hour in the daytime and fifty miles per hour in the nighttime."

Scherle of Mills offered the following amendment to the amendment and moved its adoption :

Amend the amendment to House File 9, filed February 11 by Chalupa, Graham, Lange and Reppert, by striking all after the word "hour" in line nine (9) and inserting a period.

Roll call was requested by Scherle of Mills and Lange of Sac.
On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 75:

| Andersen of | Falvey | Loss | Palas |
| :--- | :--- | :--- | :--- |
| Woodbury | Fischer of | Lutz | Parker |
| Anderson of | Grundy | Maule | Reppert |
| Ringgold | Fisher of | McElroy | Robinson |
| Balloun | Greene | Mensing | Scherle |
| Baringer | Gittins | Meyer | Sersland |
| Breitbach | Grassley | Millen | Shaw |
| Briles | Hagedorn | Miller of | Siglin |
| Busch | Hagen | Jones | Smith of |
| Camp | Hagie | Miller of | Dickinson |
| Carstensen | Hakes | Page | Smith of |
| Coffman | Hanson of | Moffitt | O'Brien |
| Crane | Lyon | Mueller | Sokol |
| Cunningham | Jarvis | Murphy | Stanley |
| Darrington | Johnson | Murray | Steffen |
| Den Herder | Kibbie | Nelson | Stevenson |
| Dunton | Kluever | Nielsen of | Stokes |
| Edgington | Knock | Emmet | Van Alstine |
| Ely | Kreager | Nielsen of | Van Nostrand |
| Eveland | Lange | Shelby | Vermeer |


| Vetter | Wells | Wright | Mr. Speaker |
| :--- | :--- | :--- | :--- |
| Walter | Winkelman |  |  |
| The nays were, 26: |  |  |  |
| Bock | Graham |  | Mowry |
| Carnahan | Hanson of | Olson | Riley |
| Casey | Mitchell | Ossian | Steele |
| Chalupa | Hirsch | Patton | Swisher |
| Denman | Mahan | Petersen of | Wier |
| Duffy | Messerly | Dallas | Wier |
| Frazier | Miller of | Peterson of |  |
| Goode | Des Moines | Woodbury |  |
| Absent or not voting, 7: |  |  |  |
| Dietz | Hougen | Paul |  |
| Halling | Knowles | Prine | Strothman |

Amendment to amendment adopted.
Steele of Cherokee offered, from the floor, the following amendment:
Amend House File 9 by adding thereto the following section:
Section three hundred twenty-one point two hundred eighty-five (321.285), Code 1962, is amended as follows:

1. By striking from line one (1) of subsection five (5) the word "Sixty" and inserting in lieu thereof the word "Seventy".
2. By striking from lines two (2) and three (3) of said subsection the words "seventy miles per hour from sunrise to sunset" and inserting in lieu thereof the following: "a speed reasonable and proper from sunrise to sunset".
3. By striking from line one (1) of subsection six (6) the word "Fiftyfive" and inserting in lieu thereof the word "Sixty-five".

Cunningham of Story moved that House File 9 be deferred.
Motion lost.
Steele of Cherokee asked and received unanimous consent to withdraw his amendment.

Chalupa of Jefferson moved that the amendment by Chalupa and others, as amended, be adopted.

Amendment as amended adopted.
Scherle 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, 72:

| Andersen of <br> Woodbury | Camp <br> Carstensen | Den Herder <br> Dunder | Fischer of |
| :--- | :--- | :--- | :--- |
| Ringon of | Casey | Edgington | Frundy |
| Balloun | Coffman | Ely | Green of |
| Baringer | Crane | Eveland | Gittins |
| Busch | Cunningham | Falvey | Graham |
|  | Darrington |  | Grassley |


| Hagedorn | Maule |
| :--- | :--- |
| Hagen | Mensing |
| Hagie | Meyer |
| Hakes | Millen |
| Hanson of | Miller of |
| Lyon | Jones |
| Johnson | Miller of |
| Kibbie | Page |
| Kluever | Mooffitt |
| Knock | Mueller |
| Kreager | Murphy |
| Lange | Murray |
| Loss | Nelson |
| Lutz | Nielsen of |
|  | Emmet |

Nielsen of Shelby
Olson
Palas
Parker
Patton
Reppert
Scherle
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Mowry
Ossian
Petersen of
Dallas
Peterson of
Woodbury
Riley

Paul
Prine

Sokol
Stanley
Steffen
Stevenson
Stokes
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Winkelman
Wright
Mr. Speaker

Sersland
Steele
Swisher
Vermeer
Wells
Wier
Worthington

Robinson Strothman

| Briles | Hougen |
| :--- | :--- |
| Dietz | Jarvis |
| Halling | Knowles |

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

## REQUEST TO REFER HOUSE FILE 97

Carnahan of Wapello asked for unanimous consent that House File 97 be referred to the committee on schools, libraries, state educational institutions.

Objection was raised.
Hirsch of Warren 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 Hirsch of Warren, Knock of Union and Tabor of Jackson.

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
of the Senate to the Chief Clerk's desk, and the members of the Senate were seated in the House chamber.

## JOINT CONVENTION

In accordance with law and House Concurrent Resolution 6 duly adopted, the joint convention was called to order, President Mooty presiding.

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

Rigler of Chickasaw moved that a committee of three, consisting of one member from the Senate and two members from the House, be appointed to notify the Honorable Fred Schwengel, Congressman from the First Congressional District, that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senator Elijah of Cedar, on the part of the Senate, and Representatives Dietz of Scott and Knowles of Scott, on the part of the House.

The committee waited upon the Honorable Fred Schwengel and escorted him to the Speaker's station.

President Mooty presented the Honorable Jack Schroeder, Senator from Scott, who presented the Honorable Fred Schwengel, who addressed the joint convention on "Lincoln Today."

President Mooty presented the Honorable Eugene Halling, who presented to the joint convention the Orient-Macksburg Community School Chorus and their director, Mr. Robert Martin, and pianist, Dorothy Krabeil. The chorus sang two selections, "The Battle Hymn of the Republic" and "God Bless America."

President Mooty expressed the appreciation of the legislature to the Honorable Fred Schwengel and members of the Orient-Macksburg School Chorus for participating in the Lincoln Memorial Service.
Mowry of Marshall moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Naden in the chair.

## HOUSE FILE 9 REPRINTED

Hagedorn of Clay asked and received unanimous consent that House File 9 be reprinted as passed by the House.

On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Walter of Hardin on request of Nelson of Winnebago for the afternoon.
ADDITIONAL COPIES
Hougen of Black Hawk asked and received unanimous consent to have 400 additional copies printed of House Files 108 and 170.

## OFFICIAL PHOTOGRAPHER DESIGNATED

Hougen of Black Hawk announced:
Townsend Studio, 317 Eighth Street, has been designated as the photographer for the Sixtieth General Assembly and those members wishing to have their photographs taken may do so between the hours of 9:00 a.m. to 5:00 p.m. on Mondays through Fridays, and from 9:00 a.m. to 2:00 p.m. on Saturdays.

## HOUSE FILE 97 RE-REFERRED

Carnahan of Wapello moved that House File 97, recommended for indefinite postponement on February 11, be re-referred to the committee on elections, political and judicial districts.
Roll call was requested by Knowles of Scott and Olson of Cerro Gordo.

On the question "Shall House File 97 be re-referred?"
The ayes were, 58:

| Andersen of | Falvey | Maule | Petersen of |
| :---: | :---: | :---: | :---: |
| Woodbury | Fischer of | Messerly | Dallas |
| Anderson of | Grundy | Meyer | Peterson of |
| Ringgold | Frazier | Miller of | Woodbury |
| Balloun | Gittins | Des Moines | Riley |
| Baringer | Goode | Miller of | Robinson |
| Breitbach | Graham | Jones | Siglin |
| Carnahan | Hagedorn | Moffit | Smith of |
| Carstensen | Hakes | Mowry | Dickinson |
| Casey | Halling | Mueller | Stanley |
| Coffman | Kibbie | Murphy | Steffen |
| Crane | Kluever | Nielsen of | Stevenson |
| Cunningham | Knock | Emmet | Van Alstine |
| Darrington | Knowles | Nielsen of | Van Nostrand |
| Duffy | Loss | Shelby | Winkelman |
| Dunton | Lutz | Olson | Worthington |
| Ely | Mahan | Palas | Wright |

The nays were, 31:

| Bock | Hagen <br> Busch |
| :--- | :--- |
| Camp | Hagie <br> Hanson of |
| Chalupa | Lyon |
| Den Herder | Hirsch |
| Edgington | Hougen |
| Fisher of | Jarvis |
| Greene | Johnson |
| Grassley | Kreager |

Absent or not voting, 19:

| Briles | McElroy |
| :--- | :--- |
| Denman | Mensing <br> Miller of |
| Dietz | Eveland |
| Hanson of | Murray |

Mitchell
Motion prevailed and House File 97 is re-referred to committee on elections, political and judicial districts.

## CONSIDERATION OF BILLS

House File 93, a bill for an act relating to employment and other privileges for certain prisoners, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment by the committee on county and township affairs and moved its adoption :

Amend House File 93 as follows:

1. Section three (3), line two (2), by striking the word "shall" and inserting in lieu thereof the word "may".
2. Section three (3), line three (3), after the word "Act" by substituting a comma for the period and adding the following: "providing the prisoner is mentally and physically capable of employment.".

Amendment adopted.
Messerly of Black Hawk offered the following amendment filed by him and moved its adoption :

House File 93 is amended by adding thereto the following section:
Sec. 10. No prisoner while on leave from jail under the provisions of this Act shall be considered a ward of the state. The court order providing for the release of such prisoner shall be considered as a release of all obligations or liabilities extending to the prisoner from the county or its officers or agents from the moment of the prisoner's leaving the county jail, and no claim shall be filed by any prisoner as a result of his being given leave under this Act.

Amendment adopted.
Messerly 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 83 :

| Andersen of <br> Woodbury | Goode <br> Graham |
| :--- | :--- |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Busch | Hagen |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Coffman | Hanson of |
| Crane | Lyon |
| Cunningham | Hanson of |
| Den Herder | Mitchell |
| Denman | Hirsch |
| Dietz | Hougen |
| Dunton | Jarvis |
| Edgington | Johnson |
| Ely | Kibbie |
| Eveland | Knock |
| Falvey | Knowles |
| Fischer of | Kreager |
| Grundy | Lange |
| Fisher of | Lutz |
| Greene | Mahan |
| Frazier | Maule |
| Gittins |  |


| McElroy | Riley |
| :--- | :--- |
| Mensing | Robinson |
| Messerly | Sersland |
| Millen | Siglin |
| Miller of | Smith of |

Des Moines Dickinson
Miller of Smith of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murray
Nielsen of
Emmet
Olson
Ossian
Palas
Parker
Petersen of
Dallas
Peterson of
Woodbury O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Wells
Wier
Worthington
Mr. Speaker

The nays were, 20:

| Anderson of | Chalupa | Murphy | Scherle |
| :--- | :--- | :--- | :--- |
| Ringgold | Darrington | Nelson | Shaw |
| Bock | Duffy | Nielsen of | Van Nostrand |
| Breitbach | Kluever | Shelby | Winkelman |
| Briles | Loss | Patton | Wright |
| Casey | Meyer |  |  |
| Absent or not voting, 5: |  |  |  |
| Paul Reppert <br> Prine  <br>   | Strothman | Walter |  |

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

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the following procedure for the preparation of a non-controversial calendar.

A special committee of five members of the House will select from the regular calendar those bills which in their opinion are classified as non-controversial.

The special committee will submit a tentative non-controversial calendar to the members of the House on the following Thursday morning.

House members should file in writing with the special committee chairman, Camp of Clinton, or with the Chief Clerk the bills on the calendar which they object to, not later than 3:00 p.m. on Thursday afternoon.

A non-controversial calendar will then be prepared for Friday, February 15. This procedure for a non-controversial calendar will be in effect this coming Friday, February 15, 1963, and will be the policy of the House until terminated by action of the members of the House of Representatives.

## REPORT OF NON-CONTROVERSIAL CALENDAR COMMITTEE

Mr. Speaker: Your non-controversial calendar committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the non-controversial calendar:
H. F. 113 To legalize the organization and establishment of the BentonLinn Benefited Fire District. By Riley, Ely and Wright.
H. F. 72 Authorizing and directing the issuance of a land patent. By Wier.
S. F. 12 To legalize the proceedings of the board of directors of the Chariton Community School District in the County of Lucas. By Vincent.
S. F. 24 To legalize the proceedings of the board of directors of the HLV Community School District in the Counties of Iowa and Poweshiek. By Benda.
H. F. 218 Relating to airports and the period of leases with respect thereto. By committee on aeronautics.
H. F. 56 Relating to the establishment of community mental health centers. By Sersland, Messerly, Prine.
H. F. 190 To allow prisoners who volunteer to be sent to the state university hospital for medical research. By committee on board of control.
H.J.R. 3 Proposing an amendment to the constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session. By Mensing.
H. F. 219 Relating to loans by savings and state banks secured by direct obligations of the United States. By committee on banks, building and loan.

Non-controversial Calendar Committer, JoHn CaMp, Chairman.

## REPORTS OF COMMITTEES

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House File 30, a bill for an act to make appropriations to the state department of social welfare to be used for medical assistance to the aged, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.
A. L. Mensing, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Spaaker: Your committee on judiciary 1 to whom was referred House File 155, a bill for an act relating to mechanics' liens, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> John L. Mowry, Chairman.

Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 162, a bill for an act relating to corporation stock 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.

John L. Mowry, Chairman.

## Also:

Mr. Spaaker: Your committee on judiciary 1 to whom was referred House File 201, a bill for an act relating to the duties of the sheriff in the execution of the death penalty, begs leave to report it has had 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 L. Mowry, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 58, a bill for an act relating to paroles by courts, 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 Senate File 58 as follows:

1. Amend section one (1) by striking in lines five (5) and six (6) the words "or narcotic drug violations" and inserting in lieu thereof the words "or manufacturing, selling, administering to another person, or dispensing a narcotic drug".
2. Amend section one (1) by inserting after the period in line eight (8) the following: "This section shall prevail over any inconsistent provision of section two hundred four point twenty-two (204.22) of the Code."
3. Amend section one (1) by inserting in line twenty-one (21) after the word "for" the words "or against".

## John L. Mowry, Chairman.

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate Joint Resolution 4, a joint resolution to appropriate to the board of control over and above its usual appropriation, sufficient funds from the general fund of the State of Iowa to be used for the purchase of real estate located in Jasper County which is to be used as a prison honor farm, and to retain sufficient proceeds from the sale of the Clive prison honor farm located in Polk County, Iowa, to reimburse the general fund for such appropriation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred House File 136, a bill for an act to authorize the board of regents to establish and administer a sabbatical leave program for college professors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Camp of Clinton, from the committee on drainage and flood control, submitted the following report:

Mr. Speaker: Your committee on drainage and flood control to whom was referred Senate file 63, a bill for an act relating to the powers of subdistricts of 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.

John Camp, Chairman.
Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 96, a bill for an act to prevent subsidizing retail beer permittees by the extenison of credit on beer from Class "A" permit holders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Lester L. Kluever, Chairman.

Robinson of Guthrie, from the committee on safety and law enforcement, submitted the following report:

Mr. Speaker: Your committee on safety and law enforcement to whom was referred House file 10, a bill for an act relating to the operation of a motor vehicle while intoxicated; providing for the testing of body substances; providing for the administration of tests, revocation of operator's license, administrative hearings, judicial review, interpretation of tests, and proof in civil or criminal actions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By inserting as section one (1) the following:
"Section 1. As used in this Act the words "peace officer" mean:

1. Members of the highway patrol.
2. Police officers under civil service as provided in chapter three hundred sixty-five (365) of the Code.
3. Sheriffs.
4. Regular deputy sheriffs who have had formal police training."

Further amend House File 10 by renumbering the sections and cross references in conformity with this amendment.

Samuel E. Robinson, Chairman.
Carstensen of Clinton, from the committee on cities and towns, submitted the following report:

Mr. Spankm: Your committee on cities and towns to whom was referred House File 76, a bill for an act relating to hours of duty of members of fire
departments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 80, a bill for an act to preserve and protect the lien for special assessments in certain cities where the property subject to the assessment is sold at tax sale, redeemed, or conveyed by tax deed, begs leave to report it has 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 80 as follows:
By striking from section one (1), line five (5) the words ", redeemed, or conveyed" and by striking all of lines six (6) through thirteen (13), inclusive, and inserting in lieu thereof the following:
"for taxes under the provisions of chapter four hundred forty-six (446), the purchaser shall, within twenty-four hours of receipt of the certificate of purchase, give notice thereof to the city clerk who shall report the same to the council. The city shall be entitled to an assignment of any certificate of tax sale of said property upon tender, pursuant to resolutions of the council, to the holder or to the county auditor of the amount to which the holder of the tax sale certificate would be entitled in the case of redemption. In the event the city does not make such tender the lien of such special assessment shall remain in force throughout the period in which the right of redemption may be exercised, and, in the event of the exercise thereof the property shall remain subject to lien of all installments whether due, delinquent, or to become due, in the same manner and to the same extent, and with the same interest and penalties as those to which such property would have been subject had such redemption never occurred. In the event of failure by the purchaser at the tax sale to give notice hereinabove required and, in the further event of the subsequent conveyance of such property to such purchaser by tax deed, the property shall remain subject to the lien of all installments whether due, delinquent, or to become due in the same manner and to the same extent, and with the same interest and penalties as those to which such property would have been subject had such conveyance never been made."

Lawrence D. Carstensen, Chairman.

## Also:

Mr. Spraker: Your committee on cities and towns to whom was referred House File 89, a bill for an act relating to the use of parking meter revenue, begs leave to report it has 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 posłponed.

Lawrence D. Carstensen, Chairman.

## Also:

Mr. Speaker: Your committee on cities and towns to whom was referred House File 131, a bill for an act authorizing cities to establish zoos, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 216, a bill for an act relating to the printing of city council proceedings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

## AMENDMENTS FILED

1 Amend House File 44 as follows:
2 1. Amend section six (6), line twenty (20) by inserting,
3 following the word "insurance" the following: ", or in
4 lieu thereof, a surety bond or certificate of cash or
5 collateral,".
2. Amend section ten (10), line thirty-nine (39) by striking the period after the word "licensee" and by inserting thereafter the words "or, in lieu thereof, by a surety bond or certificate of deposit of cash or collateral in form satisfactory to the commissioner and in amount not less than the amounts specified in this subsection."

Shaw of Floyd.
1 Amend House File 14 by adding a new section as follows:
2 Section four hundred fifty-five point one hundred
3 fifty-seven (455.157), Code 1962, is hereby amended by adding
4 to said section the following:
5 Provided, however, that no drainage district or districts
6 shall be charged any of the cost for land or work done outside
this state unless previously agreed to by the board of
supervisors or trustees of all of the drainage districts
which will be assessed.
Goode of Davis.
On motion by Mowry of Marshall, the House adjourned until 9:45 a. m., Wednesday, February 13, 1963.

# JOURNAL OF THE HOUSE 

## hall of the House of Representatives, Des Moines, Iowa, Wednesday, Ferruary 13, 1963.

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

Prayer was offered by the Reverend Harry L. Brower, pastor of the First Reformed Church, Sioux Center, Iowa.

The Journal of February 12 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Murphy of Carroll on request of Meyer of Madison.

## PRESENTATION OF VISITORS

Jarvis of Buena Vista presented to the House the Honorable George P. Rapson, former member of the House from Cherokee County in the Fifty-eighth and Fifty-ninth General Assemblies.

Balloun of Tama presented to the House Joanne Steirt and Bill Beck, who were selected by Garwin High School as outstanding students of government.

Briles of Adams presented to the House twelve students from Corning High School and their teacher, Mrs. Helen Reese.

Camp of Clinton presented to the House twenty-two members of 4 -H group from Clinton accompanied by Noel Olson, Jim Miller, Mrs. Wittington and Mrs. Paysen.

Casey of Wayne presented to the House six students from Allerton High School and their teacher, Mrs. L. C. Johnson.
Denman of Polk presented to the House seventy students from Hubbell School, Des Moines, and their teacher, Mr. Chism.

Kluever of Cass presented to the House five students from Atlantic High School and their teacher, Miss Mary Anderson.

Knock of Union presented to the House eleven students from Creston High School and their teacher, Miss Ruth Van Tress.

Reppert of Polk presented to the House a business law class from Valley High School, West Des Moines, teachers, Miss Dixon and Mr. Way, and school librarian, Mrs. Stephens.

Smith of Dickinson presented to the House twelve students of Milford High School and their teacher, Mrs. Donald Bealer.

## PETITIONS

The following petitions were presented and placed on file:
By Denman of Polk, from four hundred seventy-four residents of Polk County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By Grassley of Butler, from twenty-three residents of Butler County favoring an increase in IPERS.
By Murphy of Carroll, from forty-nine residents of Carroll County favoring school bus transportation for pupils attending private schools.

By the following Representatives, favoring legislation for shorter hours for firemen:

Messerly of Black Hawk, from the Marshalltown Fire Department.
Reppert of Polk, from forty residents of Polk County.
By the following Representatives, favoring liquor by the drink in Iowa:

Andersen of Woodbury, from ninety-three residents of Woodbury County.

Anderson of Ringgold, from two hundred ninety-six residents of Ringgold County.
Balloun of Tama, from thirty-eight residents of Tama County.
Briles of Adams, from thirty-one residents of Adams County.
Busch of Bremer, from fifty-two residents of Bremer County.
Carnahan of Wapello, from six hundred nine residents of Wapello County.
Chalupa of Jefferson, from eighty-four residents of Jefferson County.

Coffman of Iowa, from one hundred ten residents of Iowa County.
Crane of Crawford, from thirty-one residents of Crawford County.
Denman of Polk, from four hundred forty residents of Polk County.
Hagedorn of Clay, from one hundred twenty-five residents of Clay County.

Hagen of Allamakee, from six hundred seventy-five residents of Allamakee County.

Hakes of Pocahontas, from fifty-two residents of Pocahontas County.
Hanson of Mitchell, from seventy-one residents of Mitchell County.
Jarvis of Buena Vista, from six hundred seven residents of Buena Vista County.

Knowles of Scott, from one thousand four residents of Scott County.
Miller of Page, from seventy-four residents of Page County.
Nelson of Winnebago, from eighteen residents of Winnebago County.
Nielsen of Emmet, from eight residents of Emmet County.
Olson of Cerro Gordo, from seventy-five residents of Cerro Gordo County.

Parker of Buchanan, from thirty-two residents of Buchanan County.
Patton of Delaware, from eight residents of Delaware County.
Peterson of Woodbury, from one thousand five hundred eighty-four residents of Woodbury County.

Prine of Mahaska, from fifty residents of Mahaska County.
Reppert of Polk, from four hundred sixty-eight residents of Polk County.
Sersland of Winneshiek, from two hundred sixty residents of Winneshiek County.

Smith of O'Brien, from twenty-six residents of O'Brien County.
Stanley of Muscatine, from one hundred nineteen residents of Muscatine County.

Steffen of Chickasaw, from forty-eight residents of Chickasaw County.
Strothman of Henry, from fourteen residents of Henry County.
Walter of Hardin, from sixty-seven residents of Hardin County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Anderson of Ringgold, from one hundred four residents of Ringgold County.
Crane of Crawford, from eighteen residents of Crawford County.

Den Herder of Sioux, from sixty-four members of the Hospers Reformed Church.

Dunton of Keokuk, from fifty-seven residents of Keokuk County.
Fischer of Grundy, from seventy-two residents of Grundy County.
Hagedorn of Clay, from six members of the Terril Methodist Church.
Hanson of Lyon, from sixteen residents of Lyon County.
Messerly of Black Hawk, from ninety-three members of the Hagerman Baptist Church of Waterloo; from forty members of the Graves Evangelical United Brethren Church of Waterloo; and from thirty residents of Black Hawk County.
Moffitt of Appanoose, from fifty-four residents of Appanoose County.
Nielsen of Emmet, from sixty-one residents of Emmet County.
Peterson of Woodbury, from twenty-eight residents of Woodbury County.

Prine of Mahaska, from seventy-four residents of Mahaska County.
Reppert of Polk, from twenty-five residents of Polk County.
Robinson of Guthrie, from thirty-three members of the Davis Street Christian Church of Ottumwa.

Winkelman of Calhoun, from nineteen residents of Calhoun County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 10, 30, 76, 80, 131, 136, 162, 201, 216 ; Senate Files 58, 63, 96, and Senate Joint Resolution 4, under Rule 35.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 13, by Reppert and Murray, a joint resolution creating a special committee to review and recommend changes in the laws of Iowa relating to the procedure for financing public improvements and the issuance of bonds and other written evidence of indebtedness by municipal corporations, boards and commissions thereof, and other political subdivisions of the state, and making an appropriation therefor.

Read first time and referred to committee on appropriations.

## INTRODUCTION OF BILLS

House File 231, by committee on judiciary 2, a bill for an act relating to annual license fees of domestic and foreign corporations.

Read first time and placed on the calendar.
House File 232, by committee on schools, libraries, state educational institutions, a bill for an act relating to election of state board of public instruction members.

Read first time and placed on the calendar.
House File 233, by Fisher of Greene, Edgington, Smith of Dickinson, Stanley, Eveland, Knock, Shaw, Bock, Fischer of Grundy, Reppert, Chalupa, Cunningham, Prine, Robinson, Crane, Hanson of Mitchell, Meyer, Strothman, Nielsen of Shelby, Denman, Lutz, Dunton, Patton, Millen, Falvey, Vetter, Worthington, Casey, Jarvis, Johnson, Anderson of Ringgold and Petersen of Dallas, a bill for an act to authorize examinations of the financial condition and transactions of county and memorial hospitals by certified or registered public accountants in lieu of examinations by the auditor of state.

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

House File 234, by Hagie, a bill for an act to legalize the proceedings of the board of supervisors of Wright County in connection with a contract made with the D. C. Taylor Company of Cedar Rapids, Iowa, for the repair of the west and north elevations of the Wright County courthouse located in Clarion, Iowa.

Read first time and referred to committee on judiciary 2.
House File 235, by Ely, Carstensen and Camp (Mincks), a bill for an act to amend chapter ninety-six (96), Code 1962, to provide for temporary extended duration benefits during periods of substantial unemployment.

Read first time and referred to committee on social security.
House File 236, by Riley, Duffy, Denman, Frazier and Paul, a bill for an act to amend chapters three hundred ninety-one (391), three hundred ninety-one A (391A) and four hundred seventeen (417), Code 1962, relating to resolutions of necessity and award of contracts for public improvements in cities and towns.

Read first time and referred to committee on cities and towns.
House File 237, by Briles and Riley, a bill for an act relating to the terms of office for members of the Iowa civil defense administration.

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

House File 238, by Riley, Camp, Carstensen, Andersen of Wood-
bury, Stanley, Ely and Mahan, a bill for an act to establish a merit system of personnel administration for the civil service of the state, and to repeal acts and parts of acts in conflict therewith.

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

House File 239, by Goode, a bill for an act to repeal sections two hundred ninety-four point six (294.6) and two hundred ninety-four point seven (294.7), Code 1962, relating to minimum teachers' wages.

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

House File 240, by Wier (Lodwick and Stephens), a bill for an act to amend chapter four hundred fifty-five (455), Code 1962, relating to levee and drainage districts.

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

House File 241, by Mensing, Denman, Duffy and Stanley, a bill for an act to amend section four hundred eleven point six (411.6), Code 1962, relating to benefits under the retirement systems for policemen and firemen.

Read first time and referred to committee on social security.
House File 242, by Ely and Riley (Wiley), a bill for an act relating to facsimile signatures of mayors.

Read first time and referred to committee on judiciary 1.
House File 243, by Knowles, Stanley, Kreager, Gittins, Scherle, Hagedorn and Prine, a bill for an act relating to income tax deduction for aged persons and blind persons.

Read first time and referred to committee on tax revision.
House File 244, by Wright (Griffin), a bill for an act relating to the use of the term "drug" and related terms.

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

House File 245, by Ely, Cunningham, Gittins and Nielsen of Emmett (Cowden and Phelps), a bill for an act relating to care, treatment, and habilitation of mentally retarded persons.

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

House File 246, by Reppert, Andersen of Woodbury, Denman, Ely,

Miller of Des Moines, Murray, Peterson of Woodbury and Riley, a bill for an act relating to the acquistion of emergency vehicles and equipment by cities and towns.

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

## PROOFS OF PUBLICATION

Published copy of House File 168 and verified proof of publication of said bill in the Denison Bulletin, Denison, Iowa, on January 31, 1963, 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 234 and verified proof of publication of said bill in The Wright County Monitor, Clarion, Iowa, on February 7, 1963, 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 176 and verified proof of publication of said bill in the Cedar Falls Daily Record, Cedar Falls, Iowa, on February 5, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kendrick, Chief Clerk, House of Representatives.

## ADOPTION OF SUPPLEMENTAL REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

Robinson of Guthrie asked and received unanimous consent to take up for immediate consideration the supplemental report of joint committee on joint legislative employees, filed on February 12 and found on page 292 of the House Journal, and moved its adoption.

Motion prevailed and the report was adopted.

## BIRTHDAY CONGRATULATIONS

Smith of Dickinson rose on a point of personal privilege and announced that this was the birthday of the Honorable Frances $G$. Hakes, and extended to her a "Happy Birthday" from all the members of the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 15, a bill for an act to legalize organizational proceedings of the Area Six Community School District, Muscatine County.

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

House File 16, a bill for an act to legalize issuance of school building bonds, Muscatine County.

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

Senate File 80, a bill for an act to legalize special election of Guthrie County, Iowa.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS

Paul of Poweshiek asked and received unanimous consent to take up for immediate consideration Senate File 24, a bill for an act to legalize and validate the proceedings of the board of directors of the HLV Community School District, in the Counties of Iowa and Poweshiek, State of Iowa, authorizing and providing for the issuance 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.

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, 100:

| Andersen of | Fisher of | Messerly | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Meyer | Scherle |
| Anderson of | Frazier | Millen | Sersland |
| Ringgold | Goode | Miller of | Shaw |
| Balloun | Graham | Des Moines | Siglin |
| Baringer | Grassley | Miller of | Smith of |
| Bock | Hagedorn | Jones | Dickinson |
| Breitbach | Hagen | Miller of | Smith of |
| Briles | Hagie | Page | O'Brien |
| Busch | Hakes | Moffitt | Sokol |
| Camp | Halling | Mowry | Stanley |
| Carnahan | Hanson of | Mueller | Steele |
| Carstensen | Lyon | Nelson | Steffen |
| Casey | Hanson of | Nielsen of | Stevenson |
| Chalupa | Mitchell | Emmet | Stokes |
| Coffman | Hirsch | Nielsen of | Strothman |
| Crane | Hougen | Shelby | Swisher |
| Cunningham | Johnson | Olson | Tabor |
| Darrington | Kluever | Ossian | Van Alstine |
| Den Herder | Knock | Palas | Van Nostrand |
| Denman | Knowles | Parker | Vermeer |
| Dietz | Kreager | Patton | Vetter |
| Dunton | Lange | Paul | Walter |
| Edgington | Loss | Peterson of | Wells |
| Ely | Lutz | Woodbury | Wier |
| Eveland | Mahan | Prine | Winkelman |
| Falvey | Maule | Reppert | Worthington |
| Fischer of | McElroy | Riley | Wright |
| Grundy | Mensing |  |  |

The nays were, none.

Absent or not voting, 8:

| Duffy | Jarvis | Murphy | Petersen of <br> Gittins |
| :--- | :--- | :--- | :--- |
| Kibbie | Murray |  |  |
| Mr. Speaker |  |  |  |

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

Cunningham of Story asked and received unanimous consent to take up for immediate consideration Senate Joint Resolution 4, a joint resolution to appropriate to the board of control, over and above its usual appropriation, sufficient funds from the general fund of the State of Iowa to be used for the purchase of real estate located in Jasper County, which is to be used as a prison honor farm, and to retain sufficient proceeds from the sale of the Clive prison honor farm located in Polk County, Iowa, to reimburse the general fund for such appropriation.

Loss of Kossuth 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:

| Andersen of | Fisher of | Meyer | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Millen | Scherle |
| Anderson of | Gittins | Miller of | Sersland |
| Ringgold | Goode | Jones | Shaw |
| Balloun | Graham | Miller of | Siglin |
| Baringer | Grassley | Page | Smith of |
| Bock | Hagedorn | Moffitt | Dickinson |
| Breitbach | Hagen | Mowry | Smith of |
| Briles | Hakes | Mueller | OBrien |
| Busch | Hanson of | Murray | Sokol |
| Camp | Lyon | Nelson | Stanley |
| Carnahan | Hanson of | Nielsen of | Steele |
| Carstensen | Mitchell | Emmet | Steffen |
| Casey | Hirsch | Nielsen of | Stevenson |
| Chalupa | Hougen | Shelby | Stokes |
| Coffman | Johnson | Olson | Strothman |
| Crane | Kibbie | Ossian | Swisher |
| Cunningham | Kluever | Palas | Tabor |
| Darrington | Knowles | Parker | Van Alstine |
| Den Herder | Kreager | Patton | Van Nostrand |
| Dietz | Lange | Paul | Vermeer |
| Duffy | Loss | Petersen of | Vetter |
| Dunton | Lutz | Dallas | Walter |
| Edgington | Mahan | Peterson of | Wier |
| Eveland | Maule | Woodbury | Winkelman |
| Falvey | McElroy | Prine | Worthington |
| Fischer of | Mensing | Reppert | Wright |
| Grundy | Messerly | Riley | Mr. Speaker |
| The nays were, | 5: |  |  |
| Denman | Jarvis |  | Knock |
| Halling |  |  | Miller of |
|  |  |  | Des Moines |
|  |  |  |  |

Absent or not voting, 5:
Ely Hagie Murphy Wells
Frazier $\quad$ Hen

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

## MOTION TO RE-REFER HOUSE FILE 89 WITHDRAWN

Reppert of Polk moved that House File 89, reported out for indefinite postponement by the committee on cities and towns on February 12, be re-referred to the committee.

Reppert of Polk asked and received unanimous consent to withdraw his motion.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 157, a bill for an act to amend section four hundred twenty-two point sixty-two (422.62), Code 1962, relating to funds for the manufacture of motor vehicle registration plates, was taken up for consideration.

Edgington of Franklin asked and received unanimous consent to withdraw the amendment filed by him on February 7 and found on page 255 of the House Journal.

Edgington of Franklin offered the following amendment, filed by Edgington and Smith of O'Brien, and moved its adoption:

Amend House File 157, section one (1), by inserting in line five (5) after the word "sum" the following: "as determined by the state comptroller and the budget and financial control committee".

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, 97 :

| Andersen of | Camp | Denman | Graham |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Duffy <br> Anderson of | Carstensen |
| Rainggold | Canton | Grassley |  |
| Balloun | Chalupa | Edgington | Hagen |
| Baringer | Coffman | Ely | Hagie |
| Bock | Crane | Eveland | Halling |
| Breitbach | Cunningham | Falvey | Fisher of |
| Briles | Darrington | Hyon |  |
| Busch | Den Herder | Greene | Goode |
|  |  |  | Mitchen of |
|  |  |  |  |


| Hougen | Miller of | Patton | Stanley |
| :--- | :--- | :--- | :--- |
| Jarvis | Des Moines | Paul | Steele |
| Johnson | Miller of | Petersen of | Steffen |
| Kibbie | Jones | Dallas | Stevenson |
| Kluever | Miller of | Peterson of | Stokes |
| Knock | Page | Woodbury | Strothman |
| Knowles | Moffitt | Prine | Swisher |
| Kreager | Mueller | Reppert | Tabor |
| Lange | Murray | Riley | Van Alstine |
| Loss | Nelson | Scherle | Van Nostrand |
| Lutz | Nielsen of | Sersland | Vermeer |
| Mahan | Emmet | Shaw | Vetter |
| McElroy | Nielsen of | Siglin | Walter |
| Mensing | Shelby | Smith of | Wier |
| Messerly | Olson | Dickinson | Winkelman |
| Meyer | Ossian | Smith of | Worthington |
| Millen | Palas | O'Brien | Wright |
|  | Parker | Sokol | Mr. Speaker |

The nays were, 1:
Hagedorn
Absent or not voting, 10:

| Dietz | Frazier | Maule | Robinson |
| :--- | :--- | :--- | :--- |
| Fischer of | Gittins | Mowry | Wells |
| Grundy | Hakes | Murphy |  |

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

## REGULAR CALENDAR

House File 14, a bill for an act relating to county conservation boards, with report of committee recommending passage, was taken up for consideration.

Scherle of Mills offered the following amendment filed by him and moved its adoption:

Amend House File 14 as follows:

1. Section one (1), line four (4), by inserting after the word "watershed" the following: ", drainage".
2. Section two (2), line five (5), by inserting after the word "government" the following: "and in projects of drainage districts organized under the provisions of chapters four hundred fifty-five (455), four hundred fifty-seven (457), four hundred sixty-one (461), four hundred sixty-six (466) and four hundred sixty-seven C (467C) of the Code".

Amendment adopted.
Goode of Davis offered the following amendment filed by him and moved its adoption :

Amend House File 14 by adding a new section as follows:
Section four hundred fifty-five point one hundred fifty-seven (455.157), Code 1962, is hereby amended by adding to said section the following:

Provided, however, that no drainage district or districts shall be charged any of the cost for land or work done outside this state unless previously
agreed to by the board of supervisors or trustees of all of the drainage districts which will be assessed.

Amendment adopted.
Scherle of Mills offered the following amendment filed by him and moved its adoption :

Amend the title to House File 14 by adding after the word "boards" the following: "and the powers of boards of supervisors and trustees of certain drainage districts".

Amendment adopted.
Scherle 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, 98 :

| Andersen of | Fisher of | Millen | Robinson |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene | Miller of | Scherle |
| Anderson of | Gittins | Des Moines | Sersland |
| Ringgold | Goode | Miller of | Shaw |
| Balloun | Grassley | Jones | Siglin |
| Baringer | Hagedorn | Miller of | Smith of |
| Bock | Hagen | Page | Dickinson |
| Breitbach | Hagie | Moffitt | Smith of |
| Briles | Hakes | Mueller | O'Brien |
| Busch | Halling | Murray | Sokol |
| Camp | Hanson of | Nelson | Stanley |
| Carnahan | Lyon | Nielsen of | Steele |
| Carstensen | Hanson of | Emmet | Steffen |
| Casey | Mitchell | Nielsen of | Stevenson |
| Chalupa | Hirsch | Shelby | Stokes |
| Coffman | Johnson | Olson | Strothman |
| Crane | Kibbie | Ossian | Swisher |
| Cunningham | Kluever | Palas | Tabor |
| Darrington | Knock | Parker | Van Alstine |
| Den Herder | Knowles | Patton | Van Nostrand |
| Duffy | Kreager | Paul | Vetter |
| Dunton | Lange | Petersen of | Walter |
| Edgington | Loss | Dallas | Wells |
| Ely | Lutz | Peterson of | Wier |
| Eveland | Mahan | Woodbury | Winkelman |
| Falvey | McElroy | Prine | Worthington |
| Fischer of | Mensing | Reppert | Wright |
| Grundy | Messerly | Riley | Mr. Speaker |

The nays were, none.
Absent or not voting, 10:

| Denman | Graham Maule Murphy <br> Dietz Hougen Mowry | Vermeer |  |
| :--- | :--- | :--- | :--- |
| Frazier | Jarvis |  |  |

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

House File 44, a bill for an act relating to commercial driving schools and instructors and providing penalties for violation of the provisions thereof, with report of committee recommending passage, was taken up for consideration.

Shaw of Floyd offered the following amendment filed by him and moved its adoption:

Amend House File 44 as follows:

1. Amend section six (6), line twenty (20) by inserting, following the word "insurance" the following: ", or in lieu thereof, a surety bond or certificate of cash or collateral,".
2. Amend section ten (10), line thirty-nine (39) by striking the period after the word "licensee" and by inserting thereafter the words "or, in lieu thereof, by a surety bond or certificate of deposit of cash or collateral in form satisfactory to the commissioner and in amount not less than the amounts specified in this subsection."

Amendment adopted.
Grassley of Butler offered the following amendment filed by him:
Amend House File 44 by adding at the end of section two (2) the following:
"Any person regularly employed by a school district as a driver education instructor shall not be subject to the provisions of this section."

Sersland of Winneshiek asked and received unanimous consent that House File 44 be deferred and retained on the calendar under unfinished business.

House File 46, a bill for an act relating to temporary motor vehicle instruction permits, with report of committee recommending passage, was taken up for consideration.

Mueller of Worth offered the following amendment filed by him and moved its adoption:

Amend House File 46 by adding thereto the following:
Further amend section three hundred twenty-one point one hundred eighty (321.180), Code 1962, by adding after the word "until" in line 20, the words "two weeks after".

Amendment adopted.
Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 46 as follows:

1. By adding the following new section:

Sec. 2. Section three hundred twenty-one point one hundred eightyfour (321.184), Code 1962, is hereby amended by striking from line six (6) the word "both".

Section three hundred twenty-one point one hundred eighty-four (321.184), Code 1962, is further amended by striking in line seven (7) the word "and" and inserting in lieu thereof the word "or".

Amendment lost.

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

On the question "Shall the bill pass?"
The ayes were, 101:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffiman
Crane
Cunningham
Darrington
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McEIroy
The nays were, none.
Absent or not voting, 7:
Den Herder
Hagen

Jarvis
Murphy

| Mensing | Reppert |
| :--- | :--- |
| Messerly | Riley |
| Meyer | Robinson |
| Millen | Scherle |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Miller of | Smith of |
| Page | O'Rrien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steele |
| Murray | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Walter |
| Paul | Wells |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |
| Prine | Mr. Speaker |
|  |  |

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

House File 57, a bill for an act relating to foster care services for children, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment by Goode and Paul and moved its adoption:

Amend House File 57, section three (3) by adding thereto a new subsection as follows:

By striking the comma after the word "who" in line eleven (11) and by striking from line twelve (12) the words "without compensation,".

Amendment adopted.

Balloun of Tama offered the following amendment, from the floor, and moved its adoption:
Amend House File 57 by striking division one (1) of section three (3).
Amendment lost.
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, 101:

| Andersen of | Fisher of | McElroy | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Mensing | Reppert |
| Anderson of | Frazier | Messerly | Riley |
| Ringgold | Gittihs | Meyer | Robinson |
| Balloun | Goode | Millen | Scherle |
| Baringer | Graham | Miller of | Shaw |
| Bock | Grassley | Des Moines | Siglin |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagie | Jones | Dickinson |
| Busch | Hakes | Miller of | Smith of |
| Carnhan | Halling | Page | O'Brien |
| Carstensen | Hanson of | Moffitt | Sokol |
| Casey | Lyon | Mowry | Stanley |
| Chalupa | Hanson of | Mueller | Steele |
| Coffman | Mitchell | Murray | Steffen |
| Crane | Hirsch | Nielsen of | Stevenson |
| Cunningham | Hougen | Emmet | Stokes |
| Darrington | Jarvis | Nielsen of | Strothman |
| Den Herder | Johnson | Kibbie | Shelby |
| Denman | Klson | Swisher |  |
| Dietz | Kluever | Ossian | Tabor |
| Duffy | Knock | Palas | Van Alstine |
| Dunton | Knowles | Parker | Van Nostrand |
| Edgington | Kreager | Patton | Vermeer |
| Ely | Lange | Paul | Walter |
| Ereland | Loss | Petersen of | Wier |
| Falvey | Lutz | Dallas | Worthinan |
| Fischer of | Mahan | Peterson of | Wright |
| Grundy | Maule | Woodbury | Mr. Speaker |

The nays were, none.
Absent or not voting, 7:
Camp
Murphy
Nelson
Sersland
Vetter $\quad$ Wells

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

House File 66, a bill for an act relating to the method of payment of municipal court judges and other municipal court officers, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 98 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagie |
| Busch | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Duffy | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | McElroy |

The nays were, none.
Absent or not voting, 10:

| Camp | Murphy | Shaw | Wright |
| :--- | :--- | :--- | :--- |
| Hagen | Nelson | Vetter | Mr. Speaker |
| Maule | Sersland |  |  |

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

## HOUSE FILE 109 DEFERRED

Dietz of Scott asked and received unanimous consent that House File 109 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 172 DEFERRED

Hanson of Lyon asked and received unanimous consent that House File 172 be deferred indefinitely and that the bill retain its place on the calendar.

## HOUSE FILE 173 DEFERRED

Carstensen of Clinton asked and received unanimous consent that House File 173 be deferred and that the bill retain its place on the calendar.

House File 175, a bill for an act relating to the powers of the director of the state conservation commission, was taken up for consideration.

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

On the question "Shall the bill pass ?"
The ayes were, 98:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringggold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hakes |
| Busch | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Kluever |
| Duffy | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
|  | McElroy |

The nays were, none.
Absent or not voting, 10:

| Camp | Hagie |
| :--- | :--- |
| Dietz | Murphy |
| Hagen | Nelson |

Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury

Prine Reppert
Robinson
Scherle
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

Riley
Sersland

Vetter Wright

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

## EXPLANATION OF VOTE

I voted against House File 157 because of the increased cost of issuance of new license plates every year. This costs the state upwards of over a
half million dollars per year. I favor the elimination of yearly license plates and the issuance of a permanent license number to be the individual's permanent license number on each car. This would also eliminate added expense incurred at the office of the County Treasurer in issuing new plates during December and January and spread the registration throughout the year. I urge this matter be given serious consideration in the future.

Hagedorn of Clay.

## REPORTS OF COMMITTEES

Johnson of Audubon, 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 65, a bill for an act relating to the rate of compensation of public employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 65 by striking from line four (4) the words and numbers "nine thousand five (9,500)" and inserting in lieu thereof the words and numbers "seven thousand five (7,500)".

Harvey Johnson, Chairman.

## Also :

Mr. Speaker: Your committee on compensation of public officers and employees to whom was referred House File 90, a bill for an act relating to the rate of compensation of public employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Haryey Johnson, Chairman.

## Also:

Mr. Speaker: Your committee on compensation of public officers and employees to whom was referred House File 75, a bill for an act relating to compensation of cemetery trustees in cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harvey Johnson, Chairman.
Also:
Mr. Speaker: Your committee on compensation of public officers and employees to whom was referred House File 163, a bill for an act relating to compensation of the commissioners of hospitalization, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Harvey Johnson, Chairman.

Dietz of Scott, from the committee on public health and pharmacy, submitted the following report:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 27, a bill for an act to amend section one hundred forty-seven point eighty (147.80), Code 1962, relating to pharmacy license
fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Riley Dietz, Chairman.

## Also:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 83, a bill for an act relating to public health nurses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Riley Dietz, Chairman.

Smith of Dickinson, from the committee on constitutional amendments, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution 2, a joint resolution proposing a constitutional amendment lowering the voting age to eighteen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinifely postponed.

## Roy J. Smith, Chairman.

Jarvis of Buena Vista, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 29, a bill for an act to amend chapter eightynine (89), Code 1962, relating to boiler inspections, to permit biennial inspections of certain boilers, begs leave to report it has had 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 Jarvis, Chairman.
Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 104, a bill for an act to define the interstate system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Dewey E. Goode, Chairman.

Hougen of Black Hawk, from the committee on printing, submitted the following report:

Mr. Speaker: Your committee on printing to whom was referred House File 125, a bill for an act relating to publication of real property assessment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Chester Hougen, Chairman.
Also :
Mr. Speaker: Your committee on printing to whom was referred House File 128, a bill for an act to permit free distribution of copies of the Code of Iowa to Iowa congressmen, begs leave to report it has had the same under
consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Chester Hougen, Chairman.
Vermeer of Marion, 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 180, a bill for an act relating to personal property tax deduction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Elmer Vermeer, Chairman.

## Also:

Mr. Speaker: Your committee on ways and means to whom was referred Senate File 70, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, relating to the Iowa Public Employees Retirement System, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

1. Amend Senate File 70 by adding a new section as follows:

Sec. 10. Section ninety-seven B point nine (97B.9), Code 1962, is hereby amended by adding to subsection two (2) thereof the following: "; provided however, the tax shall be paid from the same fund as the employee salary."

Further amend said section by striking the period in line four (4) of subsection three (3) thereof and adding the following: "if any tax is needed."
2. Further amend Senate File 70 by adding as section 11 the following:

Sec. 11. There is hereby appropriated out of the Iowa Public Employees Retirement System Fund, the sum of one million dollars to the general fund of the State of Iowa to replace a like amount which was advanced to Iowa Public Employees Retirement System Fund under Section 54, Chapter 72, Acts of the Fifty-fifth General Assembly.
3. Further amend Senate File 70 by adding as section 12 the following:

Sec. 12. Chapter ninety-seven B (97B), Code 1962, is amended by adding a new section as follows: A claim may be filed by any employee for repayment of any taxes withheld over the first forty-eight hundred dollars in earnings in any one year, by one or more employers. The commission shall, if a claim is allowed to the employee, also mail a refund check for the taxes paid by the employer for the employee on which the employee is allowed a refund. The commission shall have power and authority to require the filing of a proper application by the employee before the claim shall be allowed. Any claim for such refund shall be made within three years of date of payment and not thereafter. For lack of time and cause, adjustments, compromises or refunds may be made by the commission on its own initiative.

## Elmer Vermeer, Chairman.

Peterson of Woodbury, from the committee on state planning and development, submitted the following report:

Mr. Speaker: Your committee on state planning and development to whom was referred House File 77, a bill for an act to authorize the governing bodies of the cities and counties of Iowa and adjoining states to create regional or metropolitan planning commissions, and for school districts and other such bodies to participate in such commissions, begs leave to report it has 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 77, section two (2), line two (2), by striking the words "nor more than twelve".

Louts A. Peterson, Chairman.

## AMENDMENTS FILED

Amend House File 69 by striking all of section 2, and by renumbering the subsequent sections.

Mensing of Cedar.
Amend House File 207, section one (1), subsection D, by striking the words and figures "fifty per cent ( $50 \%$ )" in line 23 and inserting in lieu thereof the words and figures "ten percent (10\%)".

## Patton of Delaware.

Amend Senate File 94 as follows:

1. Amend section 12 by adding to subsection six (6), the following: Native cattle of recognized beef type between eighteen (18) and twenty-one (21) months of age may move under quarantine for feeding purposes for a period not to exceed ninety (90) days at which time they must be sold for slaughter purposes only.
2. Amend section 13 by adding to subsection one (1) the following: Female cattle of recognized beef type between eighteen (18) and twenty-one (21) months of age may enter the state for feeding purposes under quarantine for a period not to exceed ninety (90) days at which time they must be sold for slaughter purposes only.
3. Further amend section 13 by striking the period at the end of subsection three (3) and inserting the following: ", except as provided in subsection one (1) of this section."

Vermeer of Marion.
On motion by Mowry of Marshall, the House adjourned until 9 :45 a.m., Thursday, February 14, 1963.

## JOURNAL OF THE HOUSE

hail of the house of Representatives,
Des Moines, Iowa, THursday, February 14, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend John A. Lewis, pastor of the First United Presbyterian Church, Lake City, Iowa.

The Journal of February 13 was approved.

## PRESENTATION OF VISITORS

Falvey of Monroe presented to the House the Honorable Sterling B. Martin, former member of the House from Monroe County in the Fifty-fourth General Assembly.

Meyer of Madison presented to the House the Honorable J. C. Moore, former member of the House from Wayne County in the Forty-sixth and Forty-seventh General Assemblies.

Winkelman of Calhoun presented to the House sixty-three students, members of the Calhoun County Junior Statesmen Club, accompanied by Florence Zaiger, Kathryn McDonald, Doris Kerns and Arlene Tapps.

Hakes of Pocahontas presented to the House thirty-five seventh and eighth grade students from the Palmer Junior High School, Palmer, and their teachers, Mrs. Stoltzfus and Mr. Feckel.

Reppert of Polk presented to the House fifty ninth grade students from Franklin Junior High School, Des Moines, and their teacher, Mrs. Askgaard.

Riley of Linn presented to the House fifty students of the senior class of Marion High School and their teacher, Charles Boquist.

## PETITIONS

The following petitions were presented and placed on file:
By Knowles of Scott, from one hundred residents of Davenport favoring legislation to increase tax deductions for the aged and blind.

By Knowles of Scott, from nine residents of Scott County favoring school bus transportation for pupils attending private schools.

By Murphy of Carroll, from thirty-one residents of Carroll opposing legislation to publish real property valuations.

By Nielsen of Shelby, from twenty-six members of the First Baptist Church of Harlan opposing school bus transportation for pupils attending private schools.

By the following Representatives, favoring legislation to increase pensions under the retirement system for policemen and firemen:

Camp of Clinton, from twenty residents of Marshalltown.
Reppert of Polk, from forty-eight residents of Polk County.
By the following Representatives, favoring an increase in IPERS:
Grassley of Butler, from seventeen residents of Butler County.
McElroy of Fremont, from seven members of the Sidney Community School.

Olson of Cerro Gordo, from twenty-eight residents of Cerro Gordo County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa :

Camp of Clinton, from sixteen residents of Clinton County.
Carstensen of Clinton, from sixteen members of the Adult Training Union of the Calvary Baptist Church of Clinton.
Nielsen of Shelby, from six members of the First Baptist Church of Elk Horn and twenty-six members of the First Baptist Church of Harlan.

Olson of Cerro Gordo, from sixteen residents of Cerro Gordo County.
Paul of Poweshiek, from eighty-five residents of Poweshiek County.
Petersen of Dallas, from five residents of Dallas County.
Prine of Mahaska, from eighteen residents of Mahaska County.
Vermeer of Marion, from thirty-two residents of Marion County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa :

Balloun of Tama, from nine hundred twenty-five residents of Tama County.

Busch of Bremer, from ten residents of Bremer County.
Carnahan of Wapello, from thirty residents of Wapello County.
Ely of Linn, from fifty-five residents of Linn County.

Hagedorn of Clay, from one hundred twenty-one residents of Clay County.

Hagen of Allamakee, from eighty residents of Allamakee County.
Hagie of Wright, from seventy-six residents of Wright County.
Johnson of Audubon, from seventy-one residents of Audubon County.

Knowles of Scott, from five hundred five residents of Scott County.
Kreager of Jasper, from fifty residents of Jasper County.
Nelson of Winnebago, from twenty-one residents of Winnebago County.

Nielsen of Shelby, from fifty-six residents of Shelby County.
Paul of Poweshiek, from two hundred forty-one residents of Poweshiek County.

Petersen of Dallas, from two hundred thirty-one residents of Dallas County.

Prine of Mahaska, from thirty-eight residents of Mahaska County.
Reppert of Polk, from twenty-nine residents of Polk County.
Stanley of Muscatine, from two hundred forty-five residents of Muscatine County.
Steffen of Chickasaw, from four hundred eighty-one residents of Chickasaw County.

Stevenson of Howard, from forty-seven residents of Howard County.
Stokes of Plymouth, from four hundred sixty residents of Plymouth County.

Vermeer of Marion, from twenty-six residents of Marion County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 27, 29, 65, 75, 77, 83, 125, 128, 163, and Senate Files 70 and 104, under Rule 35.

## SENATE MESSAGE CONSIDERED

Senate File 80, a bill for an act to legalize and validate the special election of Guthrie County, Iowa, held on June 4, 1962, for the conconstruction of a court house and the issuance of $\$ 417,000.00$ bonds
for such purpose and the levy of an annual tax of not to exceed one and one-half mills to pay the principal and interest on such bonds.

Read first time and referred to committee on judiciary 2.

## INTRODUCTION OF BILLS

House File 247, by Millen, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, to provide for the issuance of special mobile equipment certificate and plates.

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

House File 248, by Paul and Dunton, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor.

Read first time and referred to committee on institutions of higher learning.

House File 249, by committee on insurance, a bill for an act relating to county mutual insurance associations, to place such associations on the same basis as other similar insurance carriers.

Read first time and placed on the calendar.
House File 250, by Knock, a bill for an act to amend chapter sev-enty-five (75), Code 1962, relating to the denominations of public bonds issued by counties, cities, towns and school districts.

Read first time and referred to committee on judiciary 1.
House File 251, by Stokes, a bill for an act relating to the power of academic corporations to confer degrees.

Read first time and referred to committee on institutions of higher learning.

House File 252, by Goode, a bill for an act to amend chapter eightyfive (85), Code 1962, in reference to workmen's compensation.

Read first time and referred to committee on social security.
House File 253, by Miller of Des Moines, Camp, Carstensen and Duffy, a bill for an act to amend section ninety-six point five (96.5), Code 1962 so as to eliminate the provision that vacation pay shall be deducted from employment security benefits.

Read first time and referred to committee on social security.
House File 254, by Carstensen, a bill for an act relating to the admissibility into evidence of certain testimony.

Read first time and referred to committee on judiciary 1.
House File 255, by Denman, Camp, Reppert and Carstensen, a bill for an act relating to the benefits payable to surviving beneficiaries entitled to receive benefits under the pension and annuity retirement system established under section two hundred ninety-four point eight (294.8) of the Code, which system has been previously terminated, and relating to the levy of an annual tax to supplement the retirement reserve fund.

Read first time and referred to committee on social security.
House File 256, by committee on private corporations, a bill for an act to amend sections five hundred thirty-five point two (535.2) and five hundred thirty-five point three (535.3), Code 1962, relating to the rate of interest which domestic or foreign corporations may contract in writing to pay and interest on judgments and decrees.

Read first time and placed on the calendar.
House File 257, by committee on judiciary 1, a bill for an act making it a misdemeanor to obtain or attempt to obtain goods, property or service by false or fraudulent use of credit cards or other false or fraudulent means, and providing penalties therefor.

Read first time and placed on the calendar.
House File 258, by committee on public health and pharmacy, a bill for an act relating to the licensing of itinerant practitioners.

Read first time and placed on the calendar.
House File 259, by committee on board of control, a bill for an act relating to the legal settlement of a mentally ill person at the time of admission to a state institution.

Read first time and placed on the calendar.
House File 260, by Edgington, Crane and Kreager, a bill for an act relating to the cost of tiling across public highways.

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

House File 261, by Dietz, a bill for an act relating to payment and remittance of sales tax.

Read first time and referred to committee on tax revision.
House File 262, by Reppert and Denman, a bill for an act relating to the taxation of telephone and telegraph companies and to clarify the terminology of statutes relating thereto in the light of technical developments since their original enactment.

Read first time and referred to committee on public utslities.
House File 263, by Maule, Andersen of Woodbury, Hakes, Ely, Mensing, Cunningham, Bock, Stevenson, Murray, Casey, Stokes and Smith of Dickinson, a bill for an act to establish the boundary line between Iowa and Nebraska by agreement; to cede to Nebraska and to relinquish jurisdiction over lands now in Iowa but lying westerly of said boundary line and contiguous to lands in Nebraska; to provide that the provisions of this Act become effective upon the enactment of a similar and reciprocal law by Nebraska and the approval of and consent to the compact thereby effected by the Congress of the United States of America and to declare an emergency.

Read first time and referred to committee on judiciary 1.

## ADDITIONAL COPIES

Dietz of Scott asked and received unanimous consent to have 900 additional copies printed of House File 170.

## HOUSE FILE 19 WITHDRAWN

Carstensen of Clinton asked and received unanimous consent to withdraw House File 19 from further consideration by the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 67, a bill for an act to authorize patent conveying property in Mahaska County.

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

House File 107, a bill for an act to appropriate funds for license plates.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 57, a bill for an act relating to compensation of election boards and counting judges and clerks.

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

Senate File 97, a bill for an act relating to children requiring special education.

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 investments by savings banks and state banks and trust companies.

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

Senate File 141, a bill for an act regarding claims from the primary road fund.

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

Senate File 145, a bill for an act to authorize cities and towns to incur indebtedness for purchase of sites for certain public utilities.

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

Senate File 150, a bill for an act to eliminate necessity of fire extinguishers for certain boats.

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

Senate Concurrent Resolution 10, a concurrent resolution authorizing payment of legislative expenses.

Carroly A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 10 <br> By Appropriations Committee

Be It Resolved by the Senate, the House Concurring: That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by section two point twenty (2.20), Code 1962:

Des Moines Rubber Stamp Co., dater and badges (Senate) ........\$ 73.65
Ditto, Inc., paper and supplies (Senate) .......................................... 24.06
Koch Bros., office equipment (Senate) ............................................ 81.19
Carroll A. Lane, postage, telephone, supplies (Senate) ................ 67.58
Office Machine Supply Co., 4 new typewriters (Senate) ................ 640.00
Office Machine Supply Co., clean and repair typewriters (Senate)
379.15

Royal McBee Corporation, 4 new typewriters (Senate) ................... 774.00
Storey Kenworthy Company, supplies (Senate) ............................. 42.50
Utica, jackets for pages (Senate) .................................................... 172.70
Executive Council, supplies and postage (Senate) ........................ 414.29
William R. Kendrick, postage, keys, supplies (House) ................ 100.00
Frankel Clothing Store, jackets for pages (House) ...................... 275.00
Des Moines Rubber Stamp Co., stamps and badges (House) ...... 216.75
Executive Council, supplies and postage (House) .......................... 820.09
Electrolux Corporation, vacuum cleaner (Senate) ........................ 139.50
Storey Kenworthy Co., chairs for legislators (Joint) .................... 1,248,00
Northwestern Bell Telephone Company, installation and service (Senate)
102.25
\$5,570.71
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 25.

## CONSIDERATION OF BILLS <br> UNFINISHED BUSINESS

The House resumed consideration of House File 44, a bill for an act relating to commercial driving schools and instructors and pro-
viding penalties for violation of the provisions thereof, and the Grassley amendment as follows:

Amend House File 44 by adding at the end of section two (2) the following:
"Any person regularly employed by a school district as a driver education instructor shall not be subject to the provisions of this section."

Grassley of Butler moved the adoption of his amendment.
Amendment lost.
Dietz of Scott asked and received unanimous consent that House File 44 be deferred and retained on the calendar under unfinished business.

## REGULAR CALENDAR

House File 173, a bill for an act to amend chapter four hundred eleven (411), Code 1962, relating to retirement systems for policemen and firemen, was taken up for consideration.

Carstensen 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, 105:

| Andersen of | Frazier | Meyer |
| :--- | :--- | :--- |
| Woodbury | Gittins | Millen |
| Anderson of | Graham | Miller of |
| Ringgold | Grassley | Des Moines |
| Balloun | Hagedorn | Miller of |
| Baringer | Hagen | Jones |
| Bock | Hagie | Miller of |
| Breitbach | Hakes | Page |
| Briles | Halling | Moffitt |
| Busch | Hanson of | Mowry |
| Camp | Lyon | Mueller |
| Carnahan | Hanson of | Murphy |
| Carstensen | Mitchell | Murray |
| Casey | Hirsch | Nelson |
| Chalupa | Hougen | Nielsen of |
| Coffman | Jarvis | Emmet |
| Crane | Johnson | Nielsen of |
| Cunningham | Kibbie | Shelby |
| Darrington | Kluever | Olson |
| Den Herder | Knock | Ossian |
| Denman | Knowles | Palas |
| Dietz | Kreager | Parker |
| Duffy | Lange | Patton |
| Dunton | Loss | Paul |
| Edgington | Lutz | Petersen of |
| Ely | Mahan | Dallas |
| Eveland | Maule | Peterson of |
| Falvey | McElroy | Woodbury |
| Fisher of | Mensing | Prine |
| Greene | Messerly | Reppert |

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.

| Absent or not voting, 3: |  |
| :--- | :--- |
| Fischer of |  |
| Grundy | Goode |

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

Senate File 94, a bill for an act relating to the eradication of bovine brucellosis, with report of committee recommending passage, was taken up for consideration.

Vermeer of Marion offered the following amendment filed by him and moved its adoption:

Amend Senate File 94 as follows:

1. Amend section 12 by adding to subsection six (6), the following: Native cattle of recognized beef type between eighteen (18) and twenty-one (21) months of age may move under quarantine for feeding purposes for a period not to exceed ninety (90) days at which time they must be sold for slaughter purposes only.
2. Amend section 13 by adding to subsection one (1) the following: Female cattle of recognized beef type between eighteen (18) and twenty-one (21) months of age may enter the state for feeding purposes under quarantine for a period not to exceed ninety (90) days at which time they must be sold for slaughter purposes only.
3. Further amend section 13 by striking the period at the end of subsection three (3) and inserting the following: ", except as provided in subsection one (1) of this section."

Amendment lost.
Den Herder of Sioux offered the following amendment by the committee on agriculture 1:

Amend Senate File 94 as follows:

1. Section one (1), line thirty-one (31), by striking the word "veterinarian's" and inserting in lieu thereof the word "veterinarian".
2. Section six (6), line nine (9), by striking the word and numbers "hundred (100)".
3. By striking all of section seven (7) and renumbering the remaining sections.
4. Section ten (10), line seven (7), by inserting after the word "ear" the following: "either with a vaccination tattoo or the purebred identification tattoo".
5. Section twelve (12), line twenty-four (24), by striking the word and numbers "eighteen (18)" and inserting in lieu thereof the word and numbers "twenty-four (24)".
6. Section thirteen (13), line three (3), by striking the word and numbers "eighteen (18)" and inserting in lieu thereof the word and numbers "twenty-four (24)".
7. Section thirteen (13), line thirteen (13), by striking the word and numbers "eighteen (18)" and inserting in lieu thereof the word and numbers "twenty-four (24)".
8. Section fourteen (14), line two (2), by striking the word "untested".

Den Herder of Sioux moved the adoption of division 1 of the amendment.

Division 1 adopted.
Den Herder of Sioux moved the adoption of division 2 of the amendment.

Division 2 adopted.
Den Herder of Sioux moved the adoption of division 3 of the amendment.

Roll call was requested by Den Herder of Sioux and Moffitt of Appanoose.

On the question "Shall division 3 be adopted ?"
The ayes were, 3 :
Anderson of Halling Messerly
Ringgold

The nays were, 96 :

Andersen of
Woodbury
Balloun
Baringer
Bock
Breitbach
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Dietz
Duffy
Dunton
Edgington
Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Gittins

Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Hanson of Lyon Hanson of Mitchell
Hirsch
Hougen
Jarvis Johnson Kibbie Kluever Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McEIroy
Mensing

| Meyer | Reppert |
| :--- | :--- |
| Millen | Riley |
| Miller of | Scherle |
| Jones | Sersland |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | Dickinson |
| Mowry | Smith of |
| Mueller | O'Brien |
| Murphy | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Swisher |
| Ossian | Tabor |
| Palas | Van Alstine |
| Parker | Van Nostrand |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Prine | Wright |

Absent or not voting, 9 :
Briles
Denman
Ely

Robinson
Shaw

Reppert
Riley Scherle
Sersland Siglin Smith of Dickinson mith of Brien Stanley
Steele
Steffen Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Walt
Walter
ier
Worthington
Wright

Division 3 of amendment lost.
Den Herder of Sioux moved the adoption of division 4 of the amendment.

Division 4 adopted.

Den Herder of Sioux moved the adoption of divisions 5, 6 and 7 of the amendment.

Divisions 5, 6 and 7 lost.
Den Herder of Sioux moved the adoption of division 8 of the amendment.
Division 8 adopted.
Briles of Adams offered the following amendment filed by him and moved its adoption:
Amend Senate File 94, section eighteen (18), by striking from line four (4) all after the word "disclosed", also all of line five (5), and that part of line six (6) preceding the word "shall".

Amendment adopted.
Smith of O'Brien moved to reconsider the vote by which divisions 5,6 and 7 of the committee amendment failed to be adopted.

Roll call was requested by Andersen of Woodbury and Knowles of Scott:

On the question "Shall the motion to reconsider the vote prevail?"
The ayes were, 46:

| Andersen of | Goode | Miller of | Shaw |
| :--- | :--- | :--- | :--- |
| Woodbury | Grassley | Page | Siglin |
| Anderson of | Hagie | Nelson | Smith of |
| Ringgold | Hakes | Nielsen of | Dickinson |
| Balloun | Hanson of | Emmet | Smith of |
| Briles | Mitchell | Nielsen of | O'Brien |
| Coffman | Johnson | Shelby | Sokol |
| Crane | Kreager | Ossian | Steele |
| Cunningham | Lange | Parker | Stevenson |
| Darrington | Loss | Patton | Stokes |
| Den Herder | Lutz | Paul | Strothman |
| Edgington | Maule | Peterson of | Tabor |
| Fischer of | Miller of | Woodbury | Wells |
| Grundy | Jones | Robinson | Winkelman |

Greene
The nays were, 56:

Baringer
Bock
Breitbach
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Dunton
Ely
Eveland
Falvey
Frazier
Gittins
Graham
Hagedorn
Hagen
Halling
Hanson of
Lyon
Hirsch
Hougen
Jarvis
Kibbie
Kluever
Knock
Knowles
Mahan
McElroy
Mensing
Messerly
Meyer
Millen
Moffitt
Mowry
Mueller
Murphy
Murray
Olson
Palas
Petersen of
Dallas
Prine

Riley
Scherle
Sersland
Stanley
Steffen
Swisher
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Worthington
Wright

Shaw
Smith of Dickinson
Smith of O'Brien
Sokol
Steele
Stevenson
Stokes
Tabornan
Tabor
Winkelman

Absent or not voting, 6:
Denman
Duffy
Dietz
Miller of
Des Moines
Reppert
Mr. Speaker

Motion lost.
Anderson of Ringgold offered the following amendment filed by him and moved its adoption :

Amend Senate File 94, section 7, line four (4), by inserting after the word "request." the following:

This test must be made within twenty-four (24) hours from the time of sale.

Amendment adopted.
Den Herder 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, 106:

| Andersen of | Frazier | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Meyer | Riley |
| Anderson of | Goode | Millen | Robinson |
| Ringgold | Graham | Miller of | Scherle |
| Balloun | Grassley | Des Moines | Sersland |
| Baringer | Hagedorn | Miller of | Shaw |
| Bock | Hagen | Jones | Siglin |
| Breitbach | Hagie | Miller of | Smith of |
| Briles | Hakes | Page | Dickinson |
| Busch | Halling | Moffitt | Smith of |
| Camp | Hanson of | Mowry | O'Brien |
| Carnahan | Lyon | Mueller | Sokol |
| Carstensen | Hanson of | Murphy | Stanley |
| Casey | Mitchell | Murray | Steele |
| Chalupa | Hirsch | Nelson | Steffen |
| Coffman | Hougen | Nielsen of | Stevenson |
| Crane | Jarvis | Emmet | Stokes |
| Cunningham | Johnson | Nielsen of | Strothman |
| Darrington | Kibbie | Shelby | Swisher |
| Den Herder | Kluever | Olson | Tabor |
| Denman | Knock | Ossian | Van Alstine |
| Duffy | Knowles | Palas | Van Nostrand |
| Dunton | Kreager | Parker | Vermeer |
| Edgington | Lange | Patton | Vetter |
| Ely | Loss | Paul | Walter |
| Eveland | Lutz | Petersen of | Wier |
| Falvey | Mahan | Dallas | Winkelman |
| Fischer of | Maule | Peterson of | Worthington |
| Grundy | McElroy | Woodbury | Wright |
| Fisher of | Mensing | Prine | Mr. Speaker |
| Greene |  |  |  |

The nays were, none:
Absent or not voting, 2:
Dietz Wells

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 14, a bill for an act relating to county conservation boards and the powers of boards of supervisors and trustees of certain drainage districts.

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

House File 84, a bill for an act enabling executive council to exchange real estate conveyances on property in Cerro Gordo County thereby correcting records.

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 establish requirements for installation of bulk tanks on farms for milk produced for manufacturing purposes.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 14

Amend House File 14 as follows:

1. By adding the following paragraph at the end of section 2:
"Any agreement for such participation by or with a board of supervisors or trustees concerning drainage districts shall be in writing, shall be duly adopted by a resolution of the board of supervisors or trustees and shall be spread in its entirety upon the permanent records of the drainage district or districts affected.".
2. Amend section 3, line 5 , by inserting after the word "charged" the words "or assessed".
3. Further amend section 3, lines 5 and 6 , by striking "outside this state".

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 94 passed the House. Loss of Kossuth.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 15 and 16, Senate File 24 and Senate Joint Resolution 4.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, Chairman Senate Committee.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 15 and 16, Senate File 24 and Senate Joint Resolution 4.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 14th day of February, 1963, sent to the governor for his approval: House Files 15 and 16.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on February 14, 1963, he approved the following bills:
Senate Joint Resolution 4, Senate File 24, and House Files 15 and 16.

## REPORTS OF COMMITTEES

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 115, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Lester L. Kluever, Chairman.

Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 53, a bill for an act to allow a deduction to taxpayers for room, board and tuition paid on behalf of the taxpayer or for his spouse or a dependent while attending college, begs leave to report it has 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 53 by inserting after the comma in line 8:
"but the total of such educational deductions with respect to any one student shall not exceed $\$ 1,000.00$ for any year,".

Arthur Hanson, Chairman.
Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 68, a bill for an act to increase the maximum millage levy which may be levied for county public hospital in counties having a population of more than one hundred thirty-five thousand $(135,000)$ inhabitants, begs
leave to report it has had 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 Hanson, Chairman.
Also :
Mr. Speaker: Your committee on tax revision to whom was referred House File 105, a bill for an act relating to motor vehicle fuel tax refunds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Arthur Hanson, Chairman.
Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 151, a bill for an act relating to refund of tax on special fuel consumed in the operation of corn shellers, roller mills and feed grinders mounted on trucks, begs leave to report it has had 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 Hanson, Chairman.
Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 171, a bill for an act relating to maximum rates which may be charged where bonds are sold by cities to construct utility plants, begs leave to report it has had 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 Hanson, Chairman.

## Also :

Mr. Speaker: Your committee on tax revision to whom was referred Senafe File 9, a bill for an act to exempt casual sales by persons not regularly engaged in the business of selling from sales 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 9 as follows:
Amend section one (1) by adding the following new subsection:
"2. Sales of tangible personal property by the owner of a non-recurring nature, if the seller, at the time of sale, is not engaged for profit in the business of selling the same or similar kinds of tangible personal property and if the seller did not acquire such property primarily for the purpose of selling it."

## Arthur Hanson, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. President: Your committee on judiciary 1 to whom was referred House File 59, a bill for an act relating to real estate brokers' 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 amended as follows, and when so amended the blll do pass:

1. Amend House File 59 by inserting after the word "application" in line seven (7) the following:
"; or he shall have had experience substantially equal to that which a licensed real estate salesman would ordinarily receive during a period of
twelve (12) months, whether as a former broker or salesman, a manager of real estate, or otherwise;"
2. Amend section one (1), line six (6), by striking the word "twentyfour" and inserting in lieu thereof the word "twelve".

JoHN L. Mowry, Chairman.

Darrington of Harrison, 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 71, a bill for an act relating to holders for registration certificates of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

William Darrington, Chairman.
Patton of Delaware, 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 237, a bill for an act relating to the terms of office for members of the Iowa civil defense administration, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## James E. Patton, Chairman.

Sersland of Winneshiek, 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 100, a bill for an act to provide uniforms for sheriffs and their deputies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 100 as follows:
By striking the word "shall" in line one and inserting in lieu thereof the word "may".

Hillman H. Skrsland, Chairman.
Also :
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 117, a bill for an act 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 117 as follows:

1. By adding at the end of section one the following:
"Further amend said section by striking all of lines five (5) and six (6)".
2. By adding at the end of section two the following:
"For each adult wolf, ten dollars
For each cub wolf, four dollars".
Hillman H. Sersland, Chairman.
Also :
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 211, a bill for an act to provide that the whole of
the real and personal property tax of ten dollars or less may not be paid in installments, begs leave to report it has 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 211 as follows:
Amend section one (1), line four (4), by striking the words "ten dollars" and inserting in lieu thereof the words "fifteen dollars".

Hillman H. Sersland, Chairman.
Also :
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 178, a bill for an act relating to bids on secondary road construction work and materials 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.

Hillman H. Sersland, Chairman.
Also :
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 194, a bill for an act to amend chapter three hundred thirty-two (332), Code 1962, relating to the power of boards of supervisors to adopt building codes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Hillman H. Sersland, Chairman.

## AMENDMENTS FILED

1 Amend House File 26 as follows:
2 1. Amend House File 26, section two (2) by striking from
3 lines five (5) and six (6) the following: "sell or dispense
4 any drugs, or medicines, or fill", and inserting in lieu thereof
5 the word "dispense".
Eveland of Boone.
1 Amend House File 27 by adding thereto the following section:
"Sec. 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in The Belle Plaine Union, a newspaper published at Belle Plaine, Iowa, and in the Cedar Valley Daily Times, a newspaper published at Vinton, Iowa."

Wright of Benton.
Amend the amendment to House File 39 filed by the committee on motor vehicles, commerce and trade on February 7, 1963, by striking the last two lines thereof and inserting in lieu thereof the following: "by striking all of paragraph a. and inserting in lieu thereof the following: "a. Residential buildings, apartment buildings and outbuildings in connection therewith."

Vermeer of Marion.
1 Amend House File 39, section one (1), line thirty-two
2 (32), by striking the word "less" and inserting in lieu
3 thereof the words "not more".
Vermeir of Marion.

Amend House File 49 as follows:

1. By striking from the title the words "and to make an appropriation therefor."
2. By striking from lines 36 and 37 of section three (3) the words "which shall be payable out of the funds of the commission hereinafter appropriated" and inserting in lieu thereof the following: "which, together with the per diem of the commissioners and expenses actually incurred as provided above, shall be payable out of the funds of the commission hereafter appropriated or otherwise obtained".
3. By inserting in line 23 of section six (6) before the period the words "and the fact that an investigation was undertaken and the findings and evidence adduced thereby shall not be made public".
4. By striking from line 59 of section six (6) the words "or the complainant".
5. By adding in line 67 of section six (6) after the period the words "The burden of proof shall rest with the complainant or anyone or any agency acting in his behalf."
6. By inserting in line 47 of section eight (8) after the word "parties" the words "to the complaint".
7. By striking all of section twelve (12) thereof.

## Riley of Linn.

Amend the committee amendment to House File 56, filed by the committee on county and township affairs on February 8, 1963, by striking all after the colon in line four (4) and inserting in lieu thereof the following:
"A county, or affiliated counties, desiring to establish an incorporated mental health center and having a total or combined population in excess of forty thousand $(40,000)$ according to the last federal census, may establish such new mental health center in conjunction with the Iowa mental health authority. In establishing such mental health center, the board of supervisors of each such county is authorized to expend therefor from the state institution fund an amount equal to, but not to exceed, two hundred fifty ( 250 ) dollars per thousand $(1,000)$ population of major fraction thereof. Such appropriation shall not be recurring and shall not be applicable to any mental health center established prior to January 1, 1963."

Further amend House File 56 by adding the following new section:
"Section four hundred forty-four point twelve (444.12), Code 1962, is hereby amended as follows:

1. By striking from line twenty (20) the word 'and'.
2. By inserting in line twenty-one (21) after the word
'City,' the words 'and for the establishment of a community mental health center as provided in section two hundred thirty point twenty-four (230.24) of the Code,' ".

GITTINS of Pottawattamie.
Amend House File 78 as follows:

1. Strike the word "Section" in line eight (8) of section one (1) and insert in lieu thereof the word "section".
2. Add the words "of the Code" before the word "ratably" in line nine (9) of section one (1).
3. Amend the title by striking the words "of the

7 Code." from line two (2) and by inserting in lieu thereof
8 the words ", Code 1962."
Den Herder of Sioux.
1 Amend House File 91, Section 1, as follows:
2 1. By striking the words and figures "ten thousand ( 10,000 )"
3 in line eighteen (18) and inserting in lieu thereof the words and
4 figures "one hundred thousand $(100,000)$ ".
5 2. By striking the words and figures "twenty thousand ( 20,000 )"
6 in line twenty (20) and inserting in lieu thereof the words and
7 figures "two hundred thousand (200,000)".
8 3. By striking the words and figures "five thousand ( 5,000 )"
9 in line twenty-three (23) and inserting in lieu thereof the words and figures "fifty thousand (50,000)".

Reppert of Polk.
House File 172 is amended by inserting in the title after the word "Act" the following:
"relating to the assessment and review of property for taxation and for this purpose".

Hougen of Black Hawk.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Friday, February 15, 1963.

## JOURNAL OF THE HOUSE

## Hanl of the House of Representatives, Des Moines, Iowa, Friday, February 15, 1963.

The House met pursuant to adjournment, Speaker Naden in the chair.
Prayer was offered by the Reverend Calvin Caughey, pastor of the First Baptist Church, Bedford, Iowa.

The Journal of February 14 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hagie of Wright on request of Edgington of Franklin; Miller of Page on request of McElroy of Fremont; Knowles of Scott on request of Dietz of Scott; Riley of Linn on request of Dietz of Scott; Ely of Linn on request of Winkelman of Calhoun; Frazier of Lee on request of Stokes of Plymouth; Chalupa of Jefferson on request of Camp of Clinton.

## PRESENTATION OF VISITORS

Mensing of Cedar presented to the House the Honorable D. A. Donohue, former member of the House from Cedar County in the Fiftieth through Fifty-third General Assemblies.

Mensing of Cedar presented to the House the Honorable LaMar Foster, former member of the House from Cedar County in the Forty-fifth through Forty-seventh General Assemblies.

Carstensen of Clinton presented to the House the Earl and Lady Waldegrove. The Earl Waldegrove is a member of the House of Lords in England, Deputy Chairman of the Forestry Commission and recently the Joint Parliamentary Secretary of Agriculture.

## PETITIONS

The following petitions were presented and placed on file:
By Andersen of Woodbury, from seventy-four residents of Woodbury County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By Dietz of Scott, from nine residents of Scott County opposing school bus transportation for pupils attending private schools.
By Dietz of Scott, from twenty-three residents of Scott County favoring shorter hours for firemen.

By Dietz of Scott, from eight hundred members of the Eldridge Cooperative Company favoring legislation relating to the distribution of earnings of cooperative associations.

By Miller of Des Moines, a resolution favoring legislation creating a public utilities commission as proposed by the League of Iowa Municipalities.

By Naden of Hamilton, from fifty-four residents of Hamilton County opposing an increase in fees of chauffeurs' or drivers' licenses.
By Reppert of Polk, a resolution from the Polk County Democratic Women's Club favoring liquor by the drink in Iowa and opposing the Shaff Plan.

By the following Representatives, favoring an increase in IPERS:
Dietz of Scott, from twenty-eight residents of Scott County.
Knowles of Scott, from twenty-seven residents of Scott County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa :

Naden of Hamilton, from one hundred six residents of Hamilton County.
Robinson of Guthrie, from nine members of the First Christian Church of Guthrie Center; from fifteen members of the Woodbury County W. C. T. U; and from eighteen members of the Presbyterian Church of Saratoga.

By Smith of Dickinson, from fifteen residents of Dickinson County.
By Walter of Hardin, from fifty-three residents of Hardin County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Breitbach of Dubuque, from thirty-nine residents of Dubuque County.

Busch of Bremer, from one hundred twenty-eight residents of Bremer County.

Dietz of Scott, from three hundred residents of Scott County.
Falvey of Monroe, from nine residents of Monroe County.
Palas of Clayton, from one thousand four hundred ninety residents of Clayton County.

Parker of Buchanan, from five hundred seventy residents of Buchanan County.

Reppert of Polk, from seventy-two residents of Polk County.
Steffen of Chickasaw, from one hundred fifty-five residents of Chickasaw County.

Vermeer of Marion, from sixty-one residents of Marion County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 53, 59, 68, 71, 100, 115, 117, 151, 171, 178, 194, 211, 237 and Senate File 9, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43 : House File 155.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Johnson of Audubon offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable L. Dee Malonee, of Audubon County, who was a member of the Fifty-fourth and Fifty-fifth sessions of the General Assembly, passed away on June 13, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Johnson of Audubon, Nielsen of Shelby and Robinson of Guthrie.

## INTRODUCTION OF BILLS

House File 264, by committee on judiciary 1, a bill for an act relating to mandatory retirement and temporary service by retired judges.

Read first time and placed on the calendar.
House File 265, by committee on insurance, a bill for an act relating to taxation of fraternal beneficiary associations.

Read first time and placed on the calendar.
House File 266, by committee on insurance, a bill for an act relating to qualifying and licensing certain insurance adjusters.

Read first time and placed on the calendar.

House File 267, by committee on insurance, a bill for an act relating to valuation and nonforfeiture benefits of life insurance policies.

Read first time and placed on the calendar.
House File 268, by Reppert, Den Herder, Falvey, Riley and Smith of O'Brien, a bill for an act relating to the regulation of the practices and teaching of cosmetology.

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

House File 269, by Reppert, Denman, Olson, Van Nostrand and Riley, a bill for an act relating to the reservation of territory for the planned and orderly territorial growth of cities and towns.

Read first time and referred to committee on cities and towns.
House File 270, by Stanley, Mowry, Camp, Hanson of Lyon, Petersen of Dallas, Hagedorn, Knowles, Frazier, Messerly and Grassley, a bill for an act relating to the optional standard deductions for state income tax purposes.

Read first time and referred to committee on tax revision.
House File 271, by Gittins, McElroy, Scherle, Miller of Page, Wier, Busch, Ely and Walter, a bill for an act relating to physical examinations and evidence of physical fitness of certain school employees.

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

House File 272, by Briles, a bill for an act relating to the cancellation of policies of insurance other than life, and notice thereof to insured or mortgagee.

Read first time and referred to committee on insurance.
House File 273, by Mensing, Maule, Hirsch and Kreager, a bill for an act to amend, revise, and codify the statutes relating to adoption.

Read first time and referred to committee on judiciary 1.
House File 274, by Walter, Halling, Johnson and Patton, a bill for an act to amend chapter one hundred ninety-seven (197), Code 1962, relating to the egg and poultry industry.

Read first time and referred to committee on agriculture 1.
House File 275, by Hirsch, Fisher of Greene, Kibbie, Den Herder, Hagedorn, Dunton and Walter, a bill for an act relating to brucellosis control in swine.

Read first time and referred to committee on agriculture 1.

House File 276, by Riley, a bill for an act relating to fees and mileage of municipal court bailiffs and their deputies.

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

House File 277, by Riley, a bill for an act relating to the salaries of clerks and bailiffs of the municipal courts.

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

House File 278, by Lange, Dietz, Jarvis and Kluever, a bill for an act relating to the criminal fees which may be retained by certain justices of the peace.

Read first time and referred to committee on judiciary 1.

## SENATE MESSAGES CONSIDERED

Senate File 7, a bill for act to establish requirements for installation of bulk tanks on farms for milk produced for manufacturing purposes.

Read first time and referred to committee on agriculture 2.
Senate File 57, a bill for an act relating to the compensation of members of election boards and counting judges and clerks.
Read first time and referred to committee on elections, political and judicial districts.

Senate File 97, a bill for an act to amend chapter two hundred eighty-one point two (281.2), Code 1962, relating to children requiring special education.

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

Senate File 129, a bill for an act relating to investments by savings banks and state banks and trust companies.

Read first time and passed on file.
Senate File 141, a bill for an act to amend chapter three hundred fourteen point three (314.3), Code 1962, for the partial elimination of the requirement of a sworn statement on all claims for reimbursement from the primary road fund.

Read first time and referred to committee on roads and highways.
Senate File 145, a bill for an act to authorize cities and towns to incur indebtedness for the purchase of sites for certain public utilitiies and other improvements.

Read first time and referred to committee on cities and towns.
Senate File 150, a bill for an act relating to the elimination of the necessity of fire extinguishers for certain boats.

Read first time and referred to committee on conservation.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Spraker: 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 35, a bill for an act relating to county, municipal and school examiners' and their assistants' salaries.

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 infectious and contagious diseases among animals.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 69, a bill for an act relating to publication of real property valuations.

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 to amend certain sections of the subdistricts of soil conservation districts law.

Carroll A. Iane, Secretary.

## HOUSE FILE 89 RE-REFERRED

Reppert of Polk moved that House File 89, reported out for indefinite postponement by the committee on cities and towns on February 12, be re-referred to the committee.

Motion prevailed.

## SENATE AMENDMENT CONSIDERED

Scherle of Mills called up for consideration House File 14, a bill for an act relating to county conservation boards, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 14 as follows:

1. By adding the following paragraph at the end of section 2:
"Any agreement for such participation by or with a board of supervisors or trustees concerning drainage districts shall be in writing, shall be duly adopted by a resolution of the board of supervisors or trustees and shall be spread in its entirety upon the permanent records of the drainage district or districts affected.".
2. Amend section 3, line 5, by inserting after the word "charged" the words "or assessed".
3. Further amend section 3, lines 5 and 6, by striking "outside this state".

Motion prevailed and the House concurred in the Senate amendment.

Scherle of Mills 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 vote was:
The ayes were, 97 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Baringer | Hagen |
| Bock | Hakes |
| Breitbach | Halling |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Jarvis |
| Coffman | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Darrington | Knock |
| Denman | Kreager |
| Dietz | Lange |
| Duffy | Loss |
| Dunton | Lutz |
| Edgington | Mahan |
| Eveland | Maule |
| Falvey | McElroy |
| Fischer of | Mensing |
| Grundy | Messerly |
| Fisher of | Meyer |
| Greene |  |

Millen
Miller of
Des Moines
Miller of
Jones
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas
Peterson of
Woodbury
Prine
Reppert
Robinson
Scherle
Knowles
Miller of
Page

Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Greene
The nays were, none.
Absent or not voting, 11:

| Chalupa | Frazier |
| :--- | :--- |
| Den Herder | Hagie |
| Ely | Hougen |

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

## HOUSE FILE 26 DEFERRED

Eveland of Boone asked and received unanimous consent that House File 26 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 188, a bill for an act relating to the attendance at approved public high schools of children from institutions under jurisdiction of the board of control, 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, 93: |  |  |  |
| :---: | :---: | :---: | :---: |
| Andersen of | Fisher of | Meyer | Scherle |
| Woodbury | Greene | Millen | Sersland |
| Anderson of | Gittins | Miller of | Shaw |
| Ringgold | Goode | Des Moines | Siglin |
| Balloun | Grassley | Miller of | Smith of |
| Baringer | Hagedorn | Jones | Dickinson |
| Bock | Hagen | Moffitt | Smith of |
| Breitbach | Hakes | Mowry | O'Brien |
| Briles | Halling | Mueller | Sokol |
| Busch | Hanson of | Murphy | Stanley |
| Camp | Lyon | Murray | Steele |
| Carnahan | Hanson of | Nielsen of | Steffen |
| Carstensen | Mitchell | Emmet | Stevenson |
| Casey | Hirsch | Nielsen of | Stokes |
| Coffman | Hougen | Shelby | Strothman |
| Crane | Jarvis | Olson | Swisher |
| Cunningham | Johnson | Ossian | Tabor |
| Darrington | Kibbie | Palas | Van Alstine |
| Denman | Kluever | Parker | Van Nostrand |
| Dietz | Kreager | Patton | Vermeer |
| Duffy | Lange | Paul | Vetter |
| Dunton | Lutz | Petersen of | Walter |
| Edgington | Mahan | Dallas | Wells |
| Eveland | Maule | Peterson of | Wier |
| Falvey | McElroy | Woodbury | Winkelman |
| Fischer of | Mensing | Prine | Worthington |
| Grundy | Messerly | Reppert |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 15: |  |  |  |
| Chalupa | Graham | Loss | Riley |
| Den Herder | Hagie | Miller of | Robinson |
| Ely | Knock | Page | Wright |
| Frazier | Knowles | Nelson | Mr. Speaker |

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

## UNFINISHED BUSINESS

The House resumed consideration of House File 44, a bill for an act relating to commercial driving schools and instructors and providing penalties for violation of the provisions thereof.

Dietz of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 44, section 2, by inserting in line fourteen (14) after the word "fee." the following:
"Such license fees shall be forwarded by the department to the treasurer of state who shall place same in the general fund of the state."

## Amendment adopted.

Dietz 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 9 "
The ayes were, 92 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Greene |
| Ringgold | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hakes |
| Carnahan | Lyon of |
| Casey | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Knock |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | Mensing |
|  | Messerly |

The nays were, 5:
$\underset{\text { Carstensen }}{\text { Balloun }} \quad$ Halling

Absent or not voting, 11:

| Chalupa | Hagie | McElroy | Riley |
| :--- | :--- | :--- | :--- |
| Ely | Kluever | Miller of | Van Nostrand |
| Frazier | Knowles | Page | Wells |

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

## REGULAR CALENDAR

House File 189, a bill for an act to adopt the Interstate Compact on Mental Health and designate an administrator with other states, was taken up for consideration.

Goode of Davis asked and received unanimous consent that House File 189 be deferred and retained on the calendar.

## HOUSE FILE 191 DEFERRED

Walter of Hardin asked and received unanimous consent that House File 191 be deferred and that the bill retain its place on the calendar.

Kluever of Cass asked and received unanimous consent to take up for immediate consideration House File 231, a bill for an act relating to annual license fees of domestic and foreign corporations.

Kluever of Cass offered the following amendment from the floor and moved its adoption:

Amend House File 231, section 2, line two (2), by inserting after the word "payable" the words "on or".

Amendment adopted.
Kluever 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 :

| Andersen of | Edgington | Kibbie | Nielsen of |
| :---: | :---: | :---: | :---: |
| Woodbury | Eveland | Kluever | Shelby |
| Anderson of | Falvey | Knock | Olson |
| Ringgold | Fischer of | Kreager | Ossian |
| Balloun | Grundy | Lange | Palas |
| Baringer | Fisher of | Lutz | Parker |
| Bock | Greene | Mahan | Patton |
| Breitbach | Gittins | Maule | Paul |
| Briles | Goode | Mensing | Petersen of |
| Busch | Graham | Messerly | Dallas |
| Camp | Grassley | Meyer | Peterson of |
| Carnahan | Hagedorn | Millen | Woodbury |
| Carstensen | Hagen | Miller of | Prine |
| Casey | Hakes | Des Moines | Reppert |
| Coffman | Halling | Miller of | Robinson |
| Crane | Hanson of | Jones | Scherle |
| Cunningham | Lyon | Moffitt | Sersland |
| Darrington | Hanson of | Mowry | Shaw |
| Den Herder | Mitchell | Mueller | Siglin |
| Denman | Hirsch | Murphy | Smith of |
| Dietz | Hougen | Murray | Dickinson |
| Duffy | Jarvis | Nielsen of | Smith of |
| Dunton | Johnson | Emmet | O'Brien |


| Sokol | Stokes | Vermeer | Wier |
| :--- | :--- | :--- | :--- |
| Stanley | Strothman | Vetter | Winkelman |
| Steele | Swisher | Walter | Worthington |
| Steffen | Tabor | Wells | Wright |
| Stevenson | Van Alstine |  |  |

The nays were, none.
Absent or not voting, 12:

Chalupa
Ely
Frazier
Hagie

Knowles
Loss
McElroy
Miller of
Page
Nelson

Page
Nelson

Riley
Van Nostrand
Mr. Speaker

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

Vermeer of Marion asked and received unanimous consent to take up for immediate consideration House File 39, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962, with report of committee recommending passage.

Vermeer of Marion offered the following amendment by the committee on motor vehicles, commerce and trade:

Amend House File 39, section one (1), subsection four (4), line twentyfour (24) by striking the word "herein" and inserting in lieu thereof the words "in this chapter".

Further amend House File 39, section one (1), subsection four (4), paragraph a. by striking from line twenty-six (26) the word "two" and inserting in lieu thereof the word "four".

Vermeer of Marion offered the following amendment to the committee amendment and moved its adoption :

Amend the amendment to House File 39, filed by the committee on motor vehicles, commerce and trade on February 7, 1963, by striking the last two lines thereof and inserting in lieu thereof the following: "by striking all of paragraph a. and inserting in lieu thereof the following: "a. Residential buildings, apartment buildings and outbuildings in connection therewith."

Amendment to the amendment adopted.
Vermeer of Marion moved the adoption of the committee amendment as amended.

Committee amendment as amended adopted.
Vermeer of Marion offered the following amendment filed by him and moved its adoption:

Amend House File 39, section one (1), line thirty-two (32), by striking the word "less" and inserting in lieu thereof the words "not more".

Amendment adopted.
Reppert of Polk asked and received unanimous consent to withdraw
the amendment filed by him on February 11 and found on page 285 of the House Journal.

Kreager of Jasper offered the following amendment filed by him and moved its adoption:

Amend House File 39 by striking all of section five (5) and renumbering the remaining sections.

Roll call was requested by Stanley of Muscatine and Balloun of Tama.

On the question "Shall the amendment be adopted?"
The ayes were, 73:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Breitbach
Briles
Busch
Camp
Casey
Coffman
Crane
Duffy
Dunton
Edgington
Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
The nays were, 26 :
Bock
Carnahan
Cunningham
Darrington
Den Herder
Denman
Dietz
Absent or not voting, 9:

| Chalupa | Hagie |
| :--- | :--- |
| Ely | Hanson of |
| Frazier | Lyon |


| Mueller | Shaw |
| :--- | :--- |
| Murray | Siglin |
| Nielsen of | Smith of |
| Emmet | Dickinson |
| Nielsen of | Smith of |
| Shelby | O'Brien |
| Olson | Steele |
| Ossian | Steffen |
| Palas | Stokes |
| Parker | Strothman |
| Patton | Swisher |
| Paul | Tabor |
| Petersen of | Van Alstine |
| Dallas | Vetter |
| Peterson of | Walter |
| Woodbury | Wells |
| Reppert | Winkelman |
| Robinson | Worthington |
| Scherle | Wright |
| Sersland | Mr. Speaker |

Miller of
Des Moines
Miller of
Jones
Mowry
Murphy
Nelson

Prine
Sokol
Stanley
Stevenson
Van Nostrand
Vermeer
Wier

Knock
Knowles

Miller of
Page
Riley

Amendment adopted.
Graham of Ida offered the following amendment filed by him:
Amend House File 39, section 1, line thirty-one (31) by inserting before the word "light" the word "churches,".

Dietz of Scott asked and received unanimous consent that House

File 39 be deferred and that the bill retain its place on the calendar under unfinished business.

## HOUSE FILE 101 DEFERRED

Loss of Kossuth asked and received unanimous consent that House File 101 be deferred and that the bill retain its place on the calendar.

House File 196, a bill for an act relating to regulation of securities agents and dealers under the Iowa Securities Law, was taken up for consideration.

Sokol 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 9 "
The ayes were, 87 :

| Andersen of | Gittins | Millen | Sersland |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Miller of | Shaw |
| Anderson of | Graham | Des Moines | Siglin |
| Ringgold | Grassley | Miller of | Smith of |
| Bock | Hagedorn | Jones | Dickinson |
| Breitbach | Hagen | Mofitt | Smith of |
| Briles | Hakes | Mowry | ORBrien |
| Busch | Hanson of | Murphy | Sokol |
| Camp | Lyon | Murray | Stanley |
| Carnahan | Hanson of | Nielsen of | Steele |
| Carstensen | Mitchell | Emmet | Stevenson |
| Casey | Hirsch | Nielsen of | Stokes |
| Coffman | Johnson | Shelby | Strothman |
| Crane | Kibbie | Olson | Swisher |
| Darrington | Kluever | Ossian | Tabor |
| Den Herder | Knock | Palas | Van Alstine |
| Denman | Kreager | Parker | Van Nostrand |
| Dietz | Lange | Patton | Vermeer |
| Dunton | Loss | Paul | Vetter |
| Edgington | Lutz | Petersen of | Walter |
| Eveland | Mahan | Dallas | Wells |
| Falvey | Maule | Peterson of | Wier |
| Fischer of | Mensing | Woodbury | Winkelman |
| Grundy | Messerly | Prine | Worthington |
| Fisher of | Meyer | Reppert | Wright |
| Greene |  |  |  |

The nays were, 3:
Balloun Nelson
Absent or not voting, 18:

| Baringer | Frazier | Knowles | Riley |
| :--- | :--- | :--- | :--- |
| Chalupa | Hagie | McElroy | Robinson |
| Cunningham | Halling | Miller of | Steffen |
| Duffy | Hougen | Page | Mr. Speaker |
| Ely | Jarvis | Mueller |  |

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

House File 197, a bill for an act relating to the penalty charges imposed on counties delinquent in the payment of their billings for mental health care, 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, 93 :

| Andersen of | Goode |
| :--- | :--- |
| Woodbury | Graham |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hakes |
| Bock | Halling |
| Breitbach | Hanson of |
| Briles | Lyon |
| Busch | Hanson of |
| Camp | Mitchell |
| Carnahan | Hirsch |
| Carstensen | Johnson |
| Casey | Kibbie |
| Coffman | Kluever |
| Crane | Knock |
| Darrington | Kreager |
| Den Herder | Lange |
| Dietz | Loss |
| Duffy | Lutz |
| Dunton | Mahan |
| Edgington | Maule |
| Eveland | McElroy |
| Falvey | Mensing |
| Fisher of | Meyer |
| Greene | Millen |
| Gittins |  |

The nays were, 1:
Messerly
Absent or not voting, 14:

| Chalupa | Fischer of <br> Cunningham |
| :--- | :--- |
| Grundy |  |
| Denman | Frazier |
| Ely | Hagie |
|  | Hougen |

Jarvis
Knowles
Miller of
Page

Robinson
Scherle Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington Wright

## Riley

Steffen
Mr. Speaker

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

Senate File 76, a bill for an act relating to the improvement of primary roads by amending section three hundred thirteen point eight (318.8), Code 1962, referring to diagonal highways, with report of committee recommending passage, was taken up for consideration.

Millen of Van Buren moved that the bill be read a last time now
and placed upon its passage which motion prevailed an the bill was read a last time.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 68:

| Andersen of |  |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Hagedorn |
| Hagen |  |
| Baringer | Hakes |
| Bock | Hanson of |
| Breitbach | Mitchell |
| Camp | Jarvis |
| Carnahan | Kibie |
| Carstensen | Kluever |
| Casey | Knock |
| Coffman | Mahan |
| Darrington | Maule |
| Den Herder | McElroy |
| Denman | Mensing |
| Duffy | Messerly |
| Dunton | Millen |
| Eveland | Miller of |
| Falvey | Des Moines |

The nays were, 25 :

| Balloun | Grassley <br> Briles |
| :--- | :--- |
| Halling <br> Busch | Hanson of <br> Lyon |
| Crane | Edgington |
| Fisher of | Hirsch |
| Greene | Kreager |
| Graham | Lange |

Absent or not voting, 15:

| Chalupa | Fischer of |
| :--- | :--- |
| Cunningham | Grundy |
| Dietz | Frazier |
| Ely | Hagie |
|  | Hougen |

Miller of
Jones
Moffitt
Murphy
Murray
Nelson
Nielsen of
Emmet
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine
Reppert
Robinson

Scherle
Shaw
Siglin
Smith of Dickinson
Sokol
Stanley
Steele
Stevenson
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Winkelman
Worthington
Wright

Sersland
Smith of O'Brien
Stokes
Walter
Wells
Mr. Speaker

| Johnson | Riley |
| :--- | :--- |
| Knowles | Steffen |
| Loss | Wier |
| Miller of |  |

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

## NON-CONTROVERSIAL CALENDAR

House File 113, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Benton-Linn Benefited Fire District, in the Counties of Benton and Linn, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 90 :

| Andersen of | Gittins | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Meyer | Robinson |
| Anderson of | Graham | Millen | Scherle |
| Ringgold | Grassley | Miller of | Sersland |
| Balloun | Haggedorn | Des Moines | Siglin |
| Baringer | Hagen | Miller of | Smith of |
| Bock | Hakes | Jones | Dickinson |
| Breitbach | Halling | Moffitt | Sokol |
| Briles | Hanson of | Mowry | Stanley |
| Busch | Lyon | Mueller | Steele |
| Camp | Hanson of | Murphy | Stevenson |
| Carnahan | Mitchell | Murray | Stokes |
| Carstensen | Hirsch | Nelson | Strothman |
| Casey | Jarvis | Nielsen of | Swisher |
| Coffman | Johnson | Emmet | Tabor |
| Crane | Kibbie | Nielsen of | Van Alstine |
| Darrington | Kluever | Shelby | Van Nostrand |
| Den Herder | Knock | Olson | Vermeer |
| Denman | Kreager | Ossian | Vetter |
| Duffy | Lange | Palas | Walter |
| Dunton | Loss | Parker | Wells |
| Edgington | Lutz | Paul | Wier |
| Eveland | Mahan | Petersen of | Winkelman |
| Falvey | McElroy | Dallas | Worthington |
| Fisher of | Mensing | Prine | Wright |
| Greene |  |  |  |

Greene
The nays were, none.
Absent or not voting, 18:

| Chalupa | Frazier | Miller of |
| :--- | :--- | :--- |
| Cunningham | Hagie | Page |
| Dietz | Hougen | Patton |
| Ely | Knowles | Peterson of |
| Fischer of | Maule. | Woodbury |
| Grundy |  | Riley |

Shaw<br>Smith of<br>O'Brien<br>Steffen<br>Mr. Speaker

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

House File 72, a bill for an act authorizing and directing the issuance of a patent to certain real estate to Howard J. Greene and Alice E. Greene, with report of committee recommending passage, was taken up for consideration.

Wier 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 9"

The ayes were, 88:

| Andersen of | Grassley | Miller of | Shaw |
| :---: | :---: | :---: | :---: |
| Woodbury | Hagedorn | Jones | Siglin |
| Anderson of | Hagen | Moffitt | Smith of |
| Ringgold | Hakes | Mowry | Dickinson |
| Balloun | Halling | Mueller | Smith of |
| Baringer | Hanson of | Murphy | O'Brien |
| Bock | Lyon | Murray | Sokol |
| Breitbach | Hirsch | Nielsen of | Stanley |
| Briles | Jarvis | Emmet | Steele |
| Camp | Johnson | Nielsen of | Stevenson |
| Carnahan | Kibbie | Shelby | Stokes |
| Carstensen | Kluever | Olson | Strothman |
| Casey | Knock | Ossian | Swisher |
| Coffman | Kreager | Palas | Tabor |
| Crane | Lange | Parker | Van Alstine |
| Darrington | Loss | Paul | Van Nostrand |
| Den Herder | Lutz | Petersen of | Vermeer |
| Dunton | Mahan | Dallas | Vetter |
| Edgington | McEIroy | Peterson of | Walter |
| Eveland | Mensing | Woodbury | Wells |
| Falvey | Messerly | Prine | Wier |
| Fisher of | Meyer | Reppert | Winkelman |
| Greene | Millen | Robinson | Worthington |
| Gittins | Miller of | Scherle | Wright |
| Goode | Des Moines | Sersiand |  |
| Graham |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 20: |  |  |  |
| Busch | Fischer of | Hougen | Nelson |
| Chalupa | Grundy | Knowles | Patton |
| Cunningham | Frazier | Maule | Riley |
| Denman | Hagie | Miller of | Steffen |
| Dietz | Hanson of | Page | Mr. Speaker |
| Duffy | Mitchell |  |  |
| Ely |  |  |  |

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

Senate File 12, a bill for an act to legalize and validate the proceedings of the board of directors of the Chariton Community School District, in the County of Lucas, State of Iowa, authorizing and providing for the issuance 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.

Siglin 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, 89 :

| Andersen of | Graham |
| :--- | :--- |
| Woodbury | Grassley |
| Anderson of | Hagedorn |
| Ringggold | Hagen |
| Balloun | Hakes |
| Bock | Halling |
| Breitbach | Hanson of |
| Briles | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Jarvis |
| Coffman | Johnson |
| Crane | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Dunton | Kreager |
| Edgington | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Gittins | Meyer |
| Goode | Millen |

The nays were, none.
Absent or not voting, 19 :

| Baringer | Dietz | Hougen | Patton |
| :--- | :--- | :--- | :--- |
| Busch | Duffy | Knowles | Riley |
| Chalupa | Ely | Maule | Steffen |
| Cunningham | Frazier | Miler of | Wells |
| Denman | Hagie | Page | Mr. Speaker |

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

House File 218, a bill for an act to amend chapter three hundred thirty (330), Code 1962, relating to airports and the period of leases with respect thereto, was taken up for consideration.

Shaw 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, 87 :

| Andersen of | Camp | Edgington | Graham |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Eveland <br> Anderson of | Carstensen | | Falvey |
| :--- |
| Ringgold |


| Jarvis | Miller of <br> Jones |
| :--- | :--- |
| Johnson | Moffitt |
| Kibbie | Mowry |
| Kluever | Mueller |
| Knock | Murphy |
| Kreager | Murray |
| Lange | Nelson |
| Lutz | Nielsen of |
| Mahan | Shelby |
| McElroy | Olson |
| Mensing | Ossian |
| Messerly | Palas |
| Meyer | Parker |
| Millen | Miller of |

Des Moines
The nays were, none.
Absent or not voting, 21:

Busch
Chalupa
Cunningham
Denman
Dietz
Duffy
Ely

Frazier
Hagie Hanson of Mitchell Hougen Knowles

Loss
Maule Miller of Page
Nielsen of Emmet

Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

Patton
Riley
Steffen
Van Nostrand
Mr. Speaker

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

House File 56, a bill for an act relating to the establishment of community mental health centers, with report of committee recommending passage, was taken up for consideration.

Sersland of Winneshiek offered the following amendment by the committee on county and township affairs :

Amend House File 56 as follows:
Amend section one (1), line three (3), by striking everything after the colon and inserting in lieu thereof the following:
"A county, or affiliated counties, desiring to establish an incorporated mental health center and having a total or combined population in excess of forty thousand $(40,000)$, according to the last federal census, may establish such new mental health center in conjunction with the Iowa mental health authority, and the board of supervisors of each county is authorized to expend therefor an amount equal to, but not to exceed, two hundred fifty dollars ( $\$ 250$ ) per thousand population or major fraction thereof. Such appropriation shall not be recurring and shall not be applicable to any mental health center established prior to January 1, 1963."

Sersland of Winneshiek offered the following amendment filed by Gittins to the committee amendment and moved its adoption :

Amend the committee amendment to House File 56, by the committee on county and township affairs on February 8, 1963, by striking all after the colon in line four (4) and inserting in lieu thereof the following:
"A county, or affiliated counties, desiring to establish an incorporated mental health center and having a total or combined population in excess of forty thousand ( 40,000 ) according to the last federal census, may establish such new mental health center in conjunction with the Iowa mental health
authority. In establishing such mental health center, the board of supervisors of each such county is authorized to expend therefor from the state institution fund an amount equal to, but not to exceed, two hundred fifty (250) dollars per thousand ( 1,000 ) population or major fraction thereof. Such appropriation shall not be recurring and shall not be applicable to any mental health center established prior to January 1, 1963."

Further amend House File 56 by adding the following new section:
"Section four hundred forty-four point twelve (444.12), Code 1962, is hereby amended as follows:

1. By striking from line twenty (20) the word 'and'.
2. By inserting in line twenty-one (21) after the word 'City,' the words 'and for the establishment of a community mental health center as provided in section two hundred thirty point twenty-four (230.24) of the Code,' ".

Amendment to amendment adopted.
Sersland of Winneshiek moved the adoption of the committee amendment as amended.

Committee amendment as amended adopted.
Sersland of Winneshiek offered the following amendment filed by him and moved its adoption:

Amend the title to House File 56 by striking the period at the end thereof and adding the following: "and providing for the payment therefor from the state institution fund."

Amendment adopted.
Sersland 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, 80 :

| Andersen of | Graham |
| :--- | :--- |
| Woodbury | Grassley |
| Anderson of | Hagedorn |
| Ringgold | Hagen |
| Balloun | Hakes |
| Baringer | Hanson of |
| Bock | Lyon |
| Breitbach | Hanson of |
| Briles | Mitchell |
| Camp | Hirsch |
| Carnahan | Jarvis |
| Carstensen | Johnson |
| Casey | Kibbie |
| Coffman | Kluever |
| Crane | Kreager |
| Darrington | Lutz |
| Den Herder | Mahan |
| Denman | McElroy |
| Dunton | Mensing |
| Edgington | Messerly |
| Eveland | Meyer |
| Falvey | Millen |
| Gittins |  |

Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Robinson
Sersland
Shaw
Siglin
Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright

The nays were, 6:

| Fischer of |  |
| :---: | :---: |
| Grundy | Fisher of <br> Greene |
|  | Knock |

Lange
Nelson
Loss
Maule
Miller of
Page
Olson
Patton

Smith of Dickinson

Riley
Scherle Steffen Wells
Mr. Speaker

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

House File 190, a bill for an act to allow prisoners who volunteer to be sent to the state university hospital for medical research, 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, 85 :

| Andersen of | Gittins | Meyer | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Millen | Scherle |
| Anderson of | Graham | Miller of | Sersland |
| Ringgold | Grassley | Des Moines | Shaw |
| Balloun | Hagedorn | Miller of | Siglin |
| Baringer | Hagen | Jones | Smith of |
| Bock | Hakes | Moftitt | Dickinson |
| Breitbach | Halling | Mowry | Sokol |
| Briles | Hanson of | Mueller | Stanley |
| Camp | Lyon | Murphy | Steele |
| Carnahan | Hanson of | Murray | Stevenson |
| Carstensen | Mitchell | Nelson | Stokes |
| Coffman | Hirsch | Nielsen of | Strothman |
| Crane | Jarvis | Emmet | Swisher |
| Darrington | Johnson | Nielsen of | Tabor |
| Den Herder | Kibbie | Shelby | Van Alstine |
| Denman | Kluever | Olson | Vermeer |
| Dunton | Knoek | Ossian | Vetter |
| Edgington | Kreager | Palas | Walter |
| Eveland | Lange | Parker | Wells |
| Falvey | Lutz | Paul | Wier |
| Fischer of | Mahan | Petersen of | Winkelman |
| Fisher of | McElroy | Mallas | Worthington |
|  | Mensing | Prine | Wright |

The nays were, none.
Absent or not voting, 23 :

| Busch | Cunningham | Ely | Hougen |
| :--- | :--- | :--- | :--- |
| Casey | Dietz | Frazier | Knowles |
| Chalupa | Duffy | Hagie | Loss |

Maule Messerly Miller of Page

Patton
Peterson of Woodbury Reppert

Riley Steffen
Smith of Van Nostrand O'Brien

Mr. Speaker

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

House Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session, with report of committee recommending passage, was taken up for consideration.

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

House Joint Resolution 3, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.

Be It Resolved by the General Assembly of the State of Iowa:
Section 1. The following amendment to the constitution of the State of Iowa is hereby proposed:

Section twenty-six (26) of Article III is amended by striking from line four (4) the word "fourth" and inserting in lieu thereof the word "first".

Sec. 2. The foregoing proposed amendment to the constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election, and the secretary of state is directed to cause the same to be published as provided by law for three (3) months previous to the time of making such choice.

On the question "Shall the resolution pass?"
The yeas were, 90:

| Andersen of | Crane | Grassley | Lange |
| :--- | :--- | :--- | :--- |
| Woodbury | Darrington <br> Anderson of | Dagedorn <br> Ringgold | Den Herder |
| Hagen | Hagen | Loss |  |
| Balloun | Dunton | Hakes | Lutz |
| Baringer | Edgington | Hanson of | Mahan |
| Byon | Mensing |  |  |
| Breitbach | Eveland | Hanson of | Messerly |
| Briles | Falvey | Mitchell | Meyer |
| Billen |  |  |  |
| Busch | Fischer of | Hirsch | Miller of |
| Camp | Grundy | Jarvis | Des Moines |
| Carnahan | Fisher of | Grene | Johnson |
| Carstensen | Gittins | Kibbie | Miller of |
| Casey | Goode | Knuever | Jones |
| Coffman | Graham | Kreager | Moffitt |
|  |  |  | Mueller |


| Murphy | Paul | Smith of | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Murray | Petersen of | Dickinson | Vermeer |
| Nelson | Dallas | Sokol | Vetter |
| Nielsen of | Prine | Stanley | Walter |
| Emmet | Reppert | Steele | Wells |
| Nielsen of | Robinson | Stevenson | Wier |
| Shelby | Scherle | Stokes | Winkelman |
| Olson | Sersland | Strothman | Worthington |
| Ossian | Shaw | Swisher | Wright |
| Palas | Siglin | Tabor | Mr. Speaker |
| Parker |  | Van Alstine |  |

The nays were, none.
Absent or not voting, 18:

Chalupa
Cunningham
Dietz
Duffy
Ely
Frazier

Hagie
Halling
Hougen
Knowles
Maule
McElroy

Smith of
Dickinson
Sokol
tanley
Stevenson
Stokes
Strothman
Tabor
Van Alstine

Van Nostrand
Vermeer
Vetter
alter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Riley
Smith of O'Brien
Steffen

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

House File 219, a bill for an act relating to loans by savings and state banks secured by direct obligations of the United States, was taken up for consideration.

Steele 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, 88:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Coffman
Crane
Darrington
Den Herder
Denman
Dunton
Eveland Falvey

Fischer of Grundy
Fisher of Greene
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hakes
Hanson of Lyon
Hanson of Mitchell
Hirsch
Jarvis Johnson Kibbie Kluever Knock Kreager Lange
Loss
Lutz
Mahan
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson

Ossian
Palas
Parker
Paul
Petersen of Dallas
Prine
Reppert
Robinson
Scherle
Sersland
Siglin
Smith of Dickinson
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine

| Van Nostrand Vermeer | Walter Wells | Wier Winkelman | Worthington Wright |
| :---: | :---: | :---: | :---: |
| Vetter Whan |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 20: |  |  |  |
| Chalupa | Frazier | Miller of | Shaw |
| Cunningham | Hagie | Page | Smith of |
| Dietz | Halling | Patton | O'Brien |
| Duffy | Hougen | Peterson of | Steffen |
| Edgington | Knowles | Woodbury | Mr. Speaker |
| Ely | Maule | Riley |  |

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

## DEPARTMENTAL RULES FILED

The Speaker announced that the following state departments have filed their rules and regulations as provided under the provisions of chapter seventeen A (17A), section seventeen A point two (17A.2), Code 1962 :

Department of Agriculture
Department of Merit System Council
State Personnel Office
Iowa State Commerce Commission
Iowa Real Estate Commission
Iowa Reciprocity Board
Department of Public Safety
Department of Banking
Iowa Employment Security Commission
State Board of Regents
Department of Public Instruction
Iowa State Tax Commission
Iowa State Highway Commission
Department of Social Welfare

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 67, 84 and 107.

Frad E. Wier,
Chairman House Committee. Kinneth Benda, 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 67, 84 and 107.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills respectifully reports that it has, on this 15th day of February, 1963, sent to the Governor for his approval: House Files 67, 84 and 107.

Fred E. Wier, Chairman.
Report adopted.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 76 passed the House. Camp of Clinton.

## REPORT OF COMMITTEE

Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 103, a bill for an act to fix the responsibility for maintenance of an extension of either a primary or a secondary highway which both enters and exits from the state park at separate points, begs leave to report it has had 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.

## AMENDMENTS FILED

## Amend House File 10, Section 2, line one (1), by

 striking the words "registered nurse" and inserting in lieu thereof the following: "medical technologist registered by the American Society of Clinical Pathologists".Kreager of Jasper. Olson of Cerro Gordo.
Amend House File 55 as follows:
By striking lines 20, 21 and 22 of section 3 thereof and inserting in lieu thereof the following:
"Section 4. A copy of the petition and such applications, plans and specifications as are required under the provisions of chapter 455A of the Code shall be filed with the Iowa natural resources council and any approval or permit required thereunder shall be obtained prior to the establishment of said water recreational area or the granting of a permit therefor by the state conservation commission."

Further amend House File 55 by renumbering the remaining sections.

Robinson of Guthrie. Kluever of Cass.

Amend House File 55 as follows:

1. Section 1 , lines one (1) and two (2), by striking the following: ", or individuals"; also line five (5) by striking

4 the comma at the end thereof and inserting the word "or"; and
in line six (6) by striking the words "or individuals".
2. Section 2, line one (1), by striking the comma after the word "municipality" and inserting the word "or"; and by striking in line two (2) the words "or individual".
3. Section 3, line two (2), by striking all of said line after the word "municipality" and inserting in lieu thereof the words "or corporation".
4. Section 9 , line five (5), by striking all of said line after the word "municipality" and inserting in lieu thereof the word "or"; and by striking in line six (6) the word "individual".
5. Section 11 , line five (5), by striking all after the word "municipality" and inserting in lieu thereof the word "or"; and by striking from line six (6) the words "or individual".
6. Section 14, line one (1), by striking all after the word "municipality" and inserting in lieu thereof the word "or"; and by striking from line two (2) the words "or individual".
7. Section 15 is amended as follows:
a. By striking from line one (1) all after the word "municipality" and inserting in lieu thereof the word "or"; and by striking from line two (2) the word "individual".
b. By inserting preceding the word "shall" the following: "and having secured option on sixty-five (65) per cent of the area described in subsection three (3) of section three (3) of this Act,".

> Robinson of Guthrie.
> KLUEVER of Cass. McELROY of Fremont.

Amend House File 177, section 16, as follows:

1. By striking the word and figure "ten (10)" in line
nine (9) and inserting in lieu thereof the word and figure "seven (7)".
2. By striking the word and figure "ten (10)" in line ten (10) and inserting in lieu thereof the word and figure "seven (7)".

On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Monday, February 18, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, February 18, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Wilbur Fisher, assistant pastor of the Central Lutheran Chureh, Des Moines, Iowa.

The Journal of February 15 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Chalupa of Jefferson indefinitely on request of Darrington of Harrison; Patton of Delaware on request of Baringer of Fayette; Miller of Jones on request of Hakes of Pocahontas.

## PRESENTATION OF VISITORS

Ossian of Montgomery presented to the House the Honorable Roscoe E. Greenwood, former member of the House from Mills County in the Fifty-seventh and Fifty-eighth General Assemblies.

Hagie of Wright presented to the House twenty-eight senior students of the government class of Goldfield Community High School, Superintendent Huisman and Mr. Morrison.

## PETITIONS

The following petitions were presented and placed on file:
By Kibbie of Palo Alto, from ten residents of Palo Alto County opposing a tax on services.

By Messerly of Black Hawk, from forty-eight residents of Black Hawk County favoring an increase in IPERS.

By Murray of Webster, from sixty-three residents of Webster County opposing legislation to increase fees of chauffeur's and driver's licenses.

By Murray of Webster, from twenty-one members of the Marshalltown Fire Department favoring legislation relating to the retirement system for policemen and firemen.

By Nelson of Winnebago, from eight residents of West Des Moines favoring legislation creating the state public school building authority.

By Nielsen of Shelby, from thirty-two residents of Shelby County opposing legislation to publish real property valuations.

By Nielsen of Shelby, from one hundred seventy residents of Shelby County favoring legislation pertaining to compulsory motor vehicle insurance.

By Olson of Cerro Gordo, from six residents of Cerro Gordo County favoring implied consent legislation.

By Prine of Mahaska, from six residents of Mahaska County favoring legislation to prohibit the sale of specified merchandise on Sunday.

By Reppert of Polk, from nineteen residents of Polk County opposing the taxation of fraternal beneficiary associations.

By the following Representatives, favoring legislation to increase pensions under the retirement system for policemen and firemen:

Denman of Polk, from one hundred residents of Polk County.
Reppert of Polk, from one hundred five residents of Polk County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Breitbach of Dubuque, from one hundred ninety-one residents of Dubuque County.
Coffman of Iowa, from forty-six residents of Iowa County.
Darrington of Harrison, from two hundred twelve residents of Harrison County.

Denman of Polk, from six hundred residents of Polk County.
Duffy of Dubuque, from one hundred fifty-four residents of Dubuque County.

Fischer of Grundy, from forty-eight residents of Grundy County.
Fisher of Greene, from forty-seven residents of Greene County.
Goode of Davis, from thirty-three residents of Davis County.
Hagen of Allamakee, from fifty-three residents of Allamakee County.
Hagie of Wright, from twenty-two residents of Wright County.
Kreager of Jasper, from forty-seven residents of Jasper County.
Mahan and Swisher of Johnson, from seventy-two residents of Johnson County.

McElroy of Fremont, from thirty residents of Fremont County.
Mensing of Cedar, from one hundred thirty-six residents of Cedar County.
Messerly of Black Hawk, from twelve residents of Black Hawk County.

Miller of Des Moines, from one hundred seventy-eight residents of Des Moines County.

Moffitt of Appanoose, from eighty residents of Appanoose County.
Murphy of Carroll, from thirteen residents of Carroll County.
Prine of Mahaska, from one hundred one residents of Mahaska County.

Reppert of Polk, from three hundred forty-four residents of Polk County.

Scherle of Mills, from thirty residents of Mills County.
Sersland of Winneshiek, from forty residents of Winneshiek County.
Smith of Dickinson, from thirty-seven residents of Dickinson County.
Smith of O'Brien, from seventy-one residents of O'Brien County.
Stevenson of Howard, from two hundred three residents of Howard County.

Strothman of Henry, from one hundred eighty-eight residents of Henry County.
Tabor of Jackson, from thirty-four residents of Jackson County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from thirty-one residents of Woodbury County.

Crane of Crawford, from fifteen residents of Crawford County.
Denman of Polk, from thirty-one residents of Polk County.
Jarvis of Buena Vista, from twenty-seven residents of Buena Vista County.

Kreager of Jasper, from thirteen residents of Jasper County.
Messerly of Black Hawk, from eight residents of Black Hawk County.

Miller of Des Moines, from fifteen residents of Des Moines County.
Moffitt of Appanoose, from thirteen residents of Appanoose County.
Nielsen of Shelby, from thirty-nine residents of Shelby County.
Olson of Cerro Gordo, from two hundred two residents of Cerro Gordo County.

Palas of Clayton, from thirteen residents of Clayton County.
Prine of Mahaska, from forty-six residents of Mahaska County.
Siglin of Lucas, from forty-one residents of Lucas County.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 103, under Rule 35.

## SENATE MESSAGES CONSIDERED

Senate File 35, a bill for an act to amend chapter eleven (11), Code 1962, relating to county, municipal and school examiners' and their assistants' salaries.

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

Senate File 69, a bill for an act relating to publication of real property valuations.

Read first time and referred to committee on tax revision.
Senate File 87, a bill for an act relating to infectious and contagious diseases among animals.

Read first time and referred to committee on agriculture 1.
Senate File 105, a bill for an act to amend certain sections of the subdistricts of soil conservation districts law.

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

## INTRODUCTION OF BILLS

House File 279, by Jarvis, Kluever and Lange, a bill for an act relating to the mileage fee for constables.

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

House File 280, by Hagie, Falvey, Moffitt, Parker, McElroy and

Olson, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension council.
Read first time and referred to committee on county and township affairs.

House File 281, by Dietz, a bill for an act relating to the taxation of real property owned by any educational institution of this state.

Read first time and referred to committee on tax revision.
House File 282, by Chalupa, Denman, Riley, Peterson of Woodbury and Reppert, a bill for an act to amend chapter one hundred fifty-seven (157), Code 1962, relating to cosmetology shop licenses.

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

House File 283, by Darrington, a bill for an act to increase the fee for class " B " and " C " beer permits issued by the state permit board.

Read first time and referred to committee on safety and law enforcement.

House File 284, by Riley, Carstensen, Camp and Dunton, a bill for an act to amend section ninety-six point six (96.6), subsection two (2), Code 1962, so as to provide that notices of determination shall not be given to employers which fail to notify the employment security commission of disqualifiable separations from employment.

Read first time and referred to committee on social security.
House File 285, by Riley and Ely, a bill for an act to provide for the humane slaughter of livestock.

Read first time and referred to committee on agriculture 1.
House File 286, by Riley, a bill for an act relating to memorial commissions and the composition thereof.

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

House File 287, by Ely and Hirsch, a bill for an act to permit the legislative research bureau to obtain copies of the Code and Code annotations without charge.

Read first time and referred to committee on printing.
House File 288, by Goode, a bill for an act to amend section two hundred seventy-five point forty (275.40), Code 1962, pertaining to reorganized school districts.

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

House File 289, by Mueller, Moffitt, Maule and Hanson of Mitchell, a bill for an act to amend chapter four hundred twenty-six (426), Code 1962, relating to the agricultural land tax credit and to make an appropriation therefor.

Read first time and referred to committee on appropriations.
House File 290, by Darrington, a bill for an act relating to the state institution fund in counties and to authorize levy of a tax for payment of due and unpaid expenses for county patients in state institutions.

Read first time and referred to committee on tax revision.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 73, a bill for an act relating to the assessment of shares of mutual funds.

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 to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo and to authorize conveyance of legal title thereto.

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

Senate File 176, a bill for an act to legalize proposed sale of certain real estate owned by the City of Cedar Falls.

## AMENDMENT TO HOUSE FILE 10 WITHDRAWN

Olson of Cerro Gordo asked and received unanimous consent to withdraw the amendment filed by Kreager of Jasper and Olson of Cerro Gordo on February 15 and found on page 369 of the House Journal.

## CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 7, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the session of the General Assembly, and to repeal section two (2), article three (III), of the constitution of the State of Lowa and proposing a substitute therefor, with report of committee recommending passage, was taken up for consideration.

House Joint Resolution 7 pending at time of joint convention.
Messerly of Black Hawk moved that a committee of two 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 Messerly of Black Hawk and Hakes of Pocahontas.

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 in the House chamber.

## JOINT CONVENTION

In accordance with law and Senate Concurrent Resolution 6 duly adopted, the joint convention was called to order, President Mooty presiding.

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

Senator Rigler of Chickasaw moved that a committee of five be appointed to notify Governor Harold E. Hughes, Mr. James E. Powers, National Commander of The American Legion, Macon, Georgia, Mr. Don Birkett, State Department Commander, and Mr. John Moore, National Committeeman of The American Legion for Iowa, that the joint convention was ready to receive them.

Motion prevailed and the President appointed Senator Benda of Poweshiek and Senator Joseph Flatt of Madison on the part of the Senate and Representatives LeRoy Chalupa of Jefferson; James Briles of Adams and Elmer Lange of Sac on the part of the House.

The committee waited upon Governor Harold E. Hughes, Mr. James E. Powers, Mr. Don Birkett and Mr. John Moore and escorted them to the Speaker's station.

The color guard advanced the colors.
President Mooty presented to the joint convention fifty-five members of the Y. M. C. A. Boys Chorus and Bell Ringers and their director, Mrs. Marlow Cowan, and pianist, Mr. Marlow Cowan. The

Bell Choir sang five numbers, concluding with "The Battle Hymn of the Republic."

President Mooty expressed the appreciation of the members of the legislature and guests to the Y. M. C. A. Chorus and Mr. and Mrs. Cowan for appearing at the joint convention.

President Mooty presented to the joint convention Governor Harold E. Hughes.

President Mooty presented to the joint convention the Honorable James Briles who presented Mr. Don Birkett, State Department Commander, and Mr. John Moore, National Committeeman of The American Legion for Iowa.

The Honorable James Briles presented the Honorable Frances G. Hakes, Past National Vice President of the American Legion Auxiliary, who presented Mrs. H. P. Balks, Hull, Iowa, Department President of the American Legion Auxiliary, and three Past Department Presidents: Mrs. G. M. Brown, Whiting, Iowa, Mrs. R. P. Monk, Sheldon, Iowa, and Mrs. R. H. Wheat, Waukon, Iowa.

President Mooty presented to the joint convention the Honorable Kenneth Benda who presented Mr. James E. Powers, National Commander of The American Legion, preceded with the following remarks: Governor Hughes, Lieutenant Governor Mooty, Legislators, Ladies and Gentlemen:
It gives me great personal pleasure to introduce to you the man who has been chosen by his fellow American Legionnaires to lead the world's largest veterans' organization.

The National Commander of The American Legion does not occupy any official position in the affairs of state. As leader of an organization of some two and three-quarter million veterans of World War I, World War II, and the Korean conflict, he is a man whose advice and counsel on matters of national government are widely sought and highly valued.

The man who accepts the position of National American Legion Commander is, without question, a true and dedicated patriot devoted to the ideals upon which this republic was founded. If he were not this type of individual, his fellow Legionnaires would never have elected him to represent them.

Born and reared in Georgia, a veteran of World War II, our speaker is a man with firm convictions that the American way of life and our form of government are the best ever devised by man under the guidance of God.

I am pleased and proud to present to you the gentleman from Georgia, Mr. James E. Powers, National Commander of The American Legion.

Mr. James E. Powers, National Commander of The American Legion, addressed the joint convention as follows:

On behalf of The American Legionnaires of this great state, and Legionnaires everywhere, I am deeply grateful for the honor you have accorded the Legion in taking time from your crowded schedules, and a moment away from the weighty problems of state government, to permit me to speak briefly with you today.

It is gratifying to me to know that I can appear in the legislative halls of any of the fifty states and, on behalf of the leaders and members of The American Legion in any given state, say a sincere and heartfelt "thank you" for the many services that every state legislature has rendered to the veteran population, and to all of its citizens.

From years of personnel experience with groups such as this, I know that your compensation for the long and tedious hours which you devote to making your communities and your state better places in which to live must come from beyond the mere monetary rewards which you receive.

You must be motivated by a sincere desire to serve, and in this respect I assure you that you find kindred spirits among The American Legionnaires of this state.

The Legion, by virtue of its Constitution, is non-political in nature, but we do not surrender our interest in public affairs, nor any of the rights and responsibilities of adult citizenship because of our organizational membership. Quite the contrary-our interest is heightened and our sense of citizenship responsibility sharpened because we are American Legionnaires.

We know that many of the accomplishments of The Legion over the years would have been utterly impossible without the excellent working relationships which exist between The Legion and the Congress of the United States and the several state legislatures.

We believe that you, our chosen representatives at all levels of government, want to hear from us and from all of your constituents, for we believe that you want to serve the will of the people, and unless that will is made known to you-you are without guidance.

Therefore, there exists the mutual responsibility between those who serve, and those whom we serve, to keep the channels of communication open and to use those channels.

The American Legion never has been guilty of failure to express its wishes, and when and if that day should arrive I believe we will have outlived our usefulness as an organization, and as individuals we shall have forfeited one of man's most priceless possessions-the right of self-government. We do not propose to let that happen.

When The American Legion proposes, or lends its support to, any given piece of legislation, it is only after careful consideration of all aspects of the problem, with the final decision based upon whether or not we believe the measure to be for the good of the nation, and germane to the programs and in keeping with the policies of The American Legion.

While the vast majority of the Legion's legislative program is carried on at the national level, it involves many matters of concern to both state and local governmental units. When you consider that some 643 resolutions came before our 1962 National Convention, and that the $1962-63$ program of the Legion evolved primarily from Convention action, you know that some of those must involve state and local legislation, and action.

The Civil Defense program is an example of specifics in this field, for while you look to the federal government for advice and guidance, the actual implementation of the program is a matter to be decided by each state and local community. Perpetuation of high school R. O. T. C. programs also falls into this category, barring a change in policy at the national level.

These are but isolated examples of the broad and complex program of legislation which The Legion seeks to advance, and which we know would be impossible of achievement in the absence of a fine working relationship with our lawmakers.

Again, may we thank you for the splendid cooperation you always have
given to us, and we are confident that we may serve together in this same spirit of cooperation in the years ahead.

The American Legion was paid high tribute during our 1962 Convention by the distinguished soldier-statesman General Lucius D. Clay, who said, if the United States "had followed more closely the views and recommendations of The American Legion with respect to foreign policy over the years, our position in the world would be stronger than it is."

We trust that the same accolade holds true with respect to domestic affairs, for our objective always is service to God and country, and to our fellow man-and we know that yours is the same.

President Mooty thanked Mr. Powers for taking time from his busy schedule to appear before the joint convention.

The committee previously appointed came forward and escorted Governor Harold E. Hughes, Mr. James E. Powers, Mr. Don Birkett and Mr . John Moore from the House chamber.

The color guard retired the colors.
Mowry of Marshall moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Naden in the chair.

## CONSIDERATION OF JOINT RESOLUTION

The House resumed consideration of House Joint Resolution 7, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the sessions of the General Assembly, and to repeal section two (2), article three (III), of the constitution of the State of Iowa and proposing a substitute therefor.

## CALL OF THE HOUSE

We, the undersigned members of the House, request a Call of the House on House Joint Resolution 7, pursuant to Rule 72 of the rules of the House. Whliam F. Denman. Tom Riley. Charles Balloun. Kaith Dunton. L. D. Carstensen.

## CALL OF THE HOUSE LIFTED

Carstensen of Clinton moved that the Call of the House be lifted.
Motion prevailed.
Riley of Linn 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 7, a joint resolution proposing an amendment to the constitution of the state of Iowa relating to the sessions of the General Assembly, and to repeal section two (2), article three (III), of the constitution of the state of Iowa and proposing a substitute therefor.
Be It Resolved by the General Assembly of the State of Iowa:
Section 1. Section two (2), article three (III), of the constitution of the state of Iowa, is repealed and the following adopted in lieu thereof:
"The General Assembly shall meet in session on the second Monday in January of each year. In the interim the General Assembly may be convened by the governor by proclamation. In even-numbered years the session shall be limited to consideration of the budget, the production, distribution and appropriation of revenue, review and revision of the tax structure, legislation designed to meet emergencies, and such other legislation involving subject matters authorized for consideration by the General Assembly under rules adopted by a majority of not less than two-thirds of its elected members of each house or authorized by law."

Sec. 2. The foregoing proposed amendment to the constitution of the state of Iowa is hereby referred to the General Assembly to be chosen at the next general election, and the secretary of state is directed to cause the same to be published, as provided by law, for three (3) months previous to the time of making such choice.

On the question "Shall the joint resolution pass?"
Rule 69 was invoked.
The yeas, 73:

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hakes |
| Bock | Halling |
| Breitbach | Hanson of |
| Briles | Lyon |
| Busch | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Kibbie |
| Crane | Knowles |
| Cunningham | Lange |
| Den Herder | Lutz |
| Denman | Mahan |
| Dietz | Maule |
| Dunton | McElroy |
| Ely | Mensing |
| Eveland | Messerly |
| Fischer of | Millen |

Miller of
Des Moines
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Petersen of
Dallas
Peterson of
Woodbury
Reppert

Riley
Robinson
Sersland
Shaw
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Winkelman
Wright

The nays were, 28:


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

## HOUSE RESOLUTION 4 By Darrington

Whereas, it has been customary over the years for the House of Representatives to hold a memorial session in recognition of the public services of departed members of the General Assembly;

Now, Therefore, Be It Resolved, that the Speaker of the House appoint a committee of three to make suitable arrangements for such session.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved it adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 14.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 14.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 18th day of February, 1963, sent to the Governor for his approval: House File 14.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on February 18, 1963, he approved the following bills: House Files $14,67,84$ and 107.

## REPORTS OF COMMITTEES

Lange of Sac, from the committee on highway safety, submitted the following report:

Mr. Speaker: Your committee on highway safety to whom was referred Senate File 78, a bill for an act to prohibit bicycles or animal drawn vehicles from using the interstate system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer F. Lange, Chairman.

Robinson of Guthrie, from the committee on safety and law enforcement, submitted the following report:

Mr. Speaker: Your committee on safety and law enforcement to whom was referred House File 182, a bill for an act relating to the possession of beer, malt liquor, or alcoholic liquor by persons under twenty-one (21) 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.

## Samuel Robinson, Chairman.

Kreager of Jasper, from the committee on conservation, submitted the following report:
Mr. Speaker: Your committee on conservation to whom was referred House File 169, a bill for an act relating to the deposit of litter in or upon lands and waters under the jurisdiction 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.

Max Kreager, Chairman.
Nelson of Winnebago, 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 160, a bill for an act to amend section two hundred seventy-five point sixteen (275.16), Code 1962, to establish a procedure concerning the results of the vote of a joint county board on petitions for reorganization of school districts involving two (2) or more counties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Henry Nelson, Chairman.

## AMENDMENTS FILED

3 medical technologist registered by the American Society 4 of Clinical Pathologists,"

Olson of Cerro Gordo. Kreager of Jasper.

Amend House File 87, section 1, by inserting in line eighteen (18) after the word "section." the sentence:
"Such property shall not be exempt from property taxes."
Moffitt of Appanoose.
Amend House File 89, section 1, by striking the word and figures "fifty (50)" in line four (4) and inserting in lieu thereof the word and figures "thirty-two (32)".

Reppert of Polk.
Amend House File 109, section 1, line five (5), by striking the words "and the amount thereof" and inserting in lieu thereof the following words: "showing the legal description, street address, name of owner or owners, and the valuation".

Reppert of Polk.
1 Amend Senate File 94 as follows:
2 1. By striking all of section seven (7) and by renumbering the remaining sections.
2. Amend section thirteen (13), line three (3) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twelve (12)".
3. Section thirteen (13) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twelve (12)".

BaLloun of Tama.
1 Amend Senate File 96 by inserting in line 3 after the word
2 "credit" the words "for more than thirty (30) days". MURPHY of Carroll.

On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Tuesday, February 19, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives,
Des Moines, Iowa, Tuesday, February 19, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Howard Eldrenkamp, pastor of the Saint Luke's Methodist Church, Monticello, Iowa.

The Journal of February 18 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Falvey of Monroe on request of Bock of Hancock.

## PRESENTATION OF VISITORS

Kibbie of Palo Alto presented to the House the Honorable Edward Norland, former member of the House from Palo Alto County in the Fifty-sixth General Assembly.

Murphy of Carroll presented to the House the Honorable John Baumhover, former member of the House from Carroll County in the Fifty-sixth through the Fifty-ninth General Assemblies.

Cunningham of Story presented to the House Jock Buchanan Smith of Edinburgh, Scotland, who is studying animal science at Iowa State University.

Reppert of Polk presented to the House fifty-three fifth grade students from Mitchell School, Des Moines, and their teachers, Miss McCabe and Mrs. Fasnaugh.

Reppert of Polk presented to the House sixth grade students from Park Avenue School, Des Moines, and their teachers, Mrs. Walker and Mrs. Gillis.

## PETITIONS

The following petitions were presented and placed on file:
By Andersen and Peterson of Woodbury, from forty-two residents of Woodbury County favoring school bus transportation for pupils attending private schools.

By Reppert of Polk, from the Polk County Board of Supervisors
favoring legislation relating to the elimination of highways from the primary road system.

By the following Representatives, favoring legislation to increase pensions under the retirement system for policemen and firemen:

Messerly of Black Hawk, from twelve residents of Black Hawk County.

Riley of Linn, from sixty residents of Linn County.
By the following Representatives, opposing the taxation of fraternal beneficiary associations:

Dietz of Scott, from twenty-six members of the Royal Neighbors of Muscatine County.

Dunton of Keokuk, from twelve members of the Royal Neighbors of America Life Insurance Company of Keota, from twenty-one members of the Royal Neighbors of America Life Insurance Company of Thornburg, and from forty-five members of the Royal Neighbors of America Life Insurance Company of What Cheer.
Millen of Van Buren, from twenty-three members of the Royal Neighbors of America Life Insurance Company of Cantril.
Reppert of Polk, with a resolution from Camp No. 284 of the Royal Neighbors of America.

By the following Representatives, favoring the sale of liquor by the drink in Iowa :

Andersen of Woodbury, from ninety residents of Woodbury County.

Busch of Bremer, from one thousand ninety-eight residents of Bremer County.
Carnahan of Wapello, from forty-nine residents of Wapello County.
Dietz of Scott, from nine residents of Scott County.
Ely of Linn, from twenty-six residents of Linn County.
Hagie of Wright, from two hundred seventy-five residents of Wright County.

Hanson of Mitchell, from four hundred twenty-seven residents of Mitchell County.
Petersen of Dallas, from twenty residents of Dallas County.
Reppert of Polk, from eighty-six residents of Polk County; and a
resolution from the Board of Directors of the Muscatine Chamber of Commerce.

Riley of Linn, from three hundred forty-two residents of Linn County.
Steffen of Chickasaw, from two hundred forty-five residents of Chickasaw County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa :

Andersen of Woodbury, from sixty-seven residents of Woodbury County.

Carnahan of Wapello, from ten pastors of Ottumwa.
Falvey of Monroe, from twenty-four residents of Monroe County.
Fischer of Grundy, from twenty-eight residents of Grundy County.
Olson of Cerro Gordo, from ninety-eight residents of Cerro Gordo County.
Peterson of Woodbury, from sixty-six residents of Woodbury County.

Siglin of Lucas, from forty-one residents of Lucas County.
Stokes of Plymouth, from fifty members of the Adaville Evangelical United Brethren Church of Merrill.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 160, 169, 182 and Senate File 78, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 90, 180 and House Joint Resolution 2.

## SENATE MESSAGES CONSIDERED

Senate File 73, a bill for an act relating to the assessment of shares of mutual funds.

Read first time and referred to committee on tax revision.
Senate File 149, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo, State of Iowa, and to authorize conveyance of legal title thereto.

Read first time and referred to committee on judiciary 2.
Senate File 176, a bill for an act to legalize the proposed sale of certain real estate owned by the City of Cedar Falls, County of Black Hawk, State of Iowa, and to authorize conveyance of legal title thereto.

Read first time and referred to committee on judiciary 2.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 14, by Van Alstine, Eveland, Den Herder, Edgington, Hagedorn, Riley, Swisher, Winkelman, Reppert, Ely, Maule, Bock, Murray, Denman, Falvey, Andersen of Woodbury and Hakes, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for city and town governments.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 291, by committee on highway safety, a bill for an act to set speed limits on roadways at institutions under the control of the state board of regents.

Read first time and placed on the calendar.
House File 292, by Ely and Riley (Wiley), a bill for an act relating to street improvements and sewers.

Read first time and referred to committee on cities and towns.
House File 293, by Goode and Mensing, a bill for an act to repeal chapter thirty-eight B (38B), Code 1962, in reference to successors to legislators.

Read first time and referred to committee on judiciary 1.
House File 294, by Stanley, Hagie, Steele and Prine, a bill for an act to amend chapter four hundred twenty-two (422), Code 1962, so as to provide certain credits to individual taxpayers against corporate taxes on income represented by dividends paid to the individual taxpayer.

Read first time and referred to committee on ways and means.
House File 295, by Walter, Halling, Prine, Siglin, Scherle and Nelson, a bill for an act relating to scabies control in sheep and eradication with penalty provision.

Read first time and referred to committee on agriculture 1.
House File 296, by Murray, a bill for an act to amend section ninety-six point five (96.5), Code 1962, relating to disqualification for employment security benefits of individuals required by company policy to retire.

Read first time and referred to committee on social security.
House File 297, by Vermeer, a bill for an act relating to safety regulations for storage of liquid and gas fertilizer.

Read first time and referred to committee on agriculture 2.

## ADOPTION OF HOUSE RESOLUTION 4

Darrington of Harrison asked and received unanimous consent to take up for immediate consideration House Resolution 4 filed February 18 and found on page 382 of the House Journal.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Darrington of Harrison, Olson of Cerro Gordo and Halling of Adair.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Worthington of Decatur offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTIONS

Whereas, The Honorable William Henry Campbell, of Decatur County, who was a member of the Forty-third session of the General Asembly, passed away on November 11, 1961 ; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Worthington of Decatur, Lutz of Clarke and Siglin of Lucas.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Worthington of Decatur offered the following House memorial resolution and moved its adoption :

Whereas, The Honorable Michael Fair Springer, of Decatur County, who was a member of the Fortieth, Forty-second and Forty-second Extra sessions of the General Assembly, passed away on April 7, 1962, now, 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Worthington of Decatur, Casey of Wayne and Anderson of Ringgold.

## ANNOUNCEMENT BY THE PATRONAGE COMMITTEE

Robinson of Guthrie announced the appointment of Frank L. Kimes as House doorkeeper.

## ADDITIONAL COPIES

Hougen of Black Hawk asked and received unanimous consent to have 500 copies printed of House File 54, as passed by the House.

## MESSAGES FROM THE SENATE

The following messages were received from Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 37, a bill for an act relating to the annexation of territory to cities and towns.

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

Senate File 124, a bill for an act relating to refund of tax on special fuel consumed in the operation of corn shellers, roller mills, feed grinders and auxiliary unloading devices mounted on or about vehicles.

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

Senate File 146, a bill for an act to approve plats in cities and towns and to authorize improvement bonds for protection of public.

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

Senate File 174, a bill for an act to define residence requirement for policemen and firemen under municipal civil service.

Carrole A. Lane, Secretary.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 26, a bill for an act to amend sections one hundred fiftyfive point two (155.2) and one hundred fifty-five point six (155.6), Code 1962, regarding the right of unlicensed persons to fill prescriptions, with report of committee recommending passage, was taken up for consideration.

Eveland of Boone asked and received unanimous consent to withdraw the amendment filed by him on February 14 and found on page 342 of the House Journal.

Wright of Benton offered the following amendment, filed by the committee on public health and pharmacy, and moved its adoption :

1. Amend section two (2), lines five (5), and six (6), by striking therefrom the following: "sell or dispense any drugs, or medicines, or".
2. Amend section two (2), line thirteen (13) by inserting, following the word "medicines" the following: "requiring a prescription which are".
3. Amend section two (2), line seventeen (17) by inserting, following the word "medicines" the following: "requiring a prescription".

Amendment adopted.
Baringer of Fayette asked and received unanimous consent to withdraw the amendment filed by Baringer and Steele on January 31 and found on page 177 of the House Journal.

Wright of Benton asked and received unanimous consent to withdraw the amendment filed by him on January 25 and found on page 118 of the House Journal.

Eveland of Boone offered the following amendment filed by him:
Amend House File 26 as follows:

1. Amend section two (2) by striking from lines eight (8), nine (9), ten (10) and eleven (11) the following: "and is in good standing therewith pursuant to the practical experience requirements of this chapter and the rules and regulations of the board of pharmacy examiners and'.

Denman of Polk moved that House File 26 be deferred and that the bill retain its place on the calendar.

Motion lost.
Eveland of Boone moved the adoption of his amendment.
Roll call was requested.
On the question "Shall the amendment be adopted ?"
The ayes were, 59 :

| Andersen of | Fisher of | Mahan | Parker |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Maule | Patton |
| Anderson of | Goode | McElroy | Paul |
| Ringgold | Graham | Messerly | Robinson |
| Balloun | Hagedorn | Meyer | Scherle |
| Baringer | Hagie | Millen | Shaw |
| Briles | Hakes | Miller of | Smith of |
| Camp | Halling | Jones | Dickinson |
| Carnahan | Hanson of | Miller of | Stanley |
| Casey | Mitchell | Page | Steele |
| Coffman | Hougen | Moffitt | Steffen |
| Crane | Kibbie | Mueller | Stevenson |
| Den Herder | Knowles | Murphy | Swisher |
| Dietz | Kreager | Murray | Tabor |
| Dunton | Lange | Nelson | Van Alstine |
| Ely | Loss | Palas | Worthington |
| Eveland | Lutz |  |  |

The nays were, 40:

Bock
Breitbach
Busch
Carstensen
Chalupa
Cunningham
Denman Duffy Edgington Fischer of Grundy Frazier

Gittins
Grassley
Hagen
Hanson of Lyon
Hirsch Jarvis Johnson
Kluever
Knock Miller of Des Moines

Absent or not voting, 9:
Darrington Falvey Mensing
Mowry
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Petersen of
Dallas
Peterson of
Woodbury
Prine
Sersland

Amendment adopted.
Wright 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, 100 :

| Andersen of | Frazier | Mensing |
| :--- | :--- | :--- |
| Woodbury | Gittins | Messerly |
| Anderson of | Goode | Meyer |
| Ringgold | Graham | Millen |
| Balloun | Grassley | Miller of |
| Baringer | Hagedorn | Jones |
| Bock | Hagen | Miller of |
| Busch | Hagie | Page |
| Camp | Hakes | Mowry |
| Carnahan | Halling | Mueller |
| Carstensen | Hanson of | Murphy |
| Casey | Lyon | Murray |
| Chalupa | Hanson of | Nelson |
| Coffman | Mitchell | Nielsen of |
| Crane | Hirsch | Emmet |
| Cunningham | Hougen | Nielsen of |
| Darrington | Jarvis | Shelby |
| Den Herder | Johnson | Olson |
| Denman | Kibbie | Ossian |
| Dietz | Kluever | Palas |
| Duffy | Knock | Parker |
| Dunton | Knowles | Patton |
| Edgington | Kreager | Paul |
| Ely | Lange | Petersen of |
| Eveland | Loss | Dallas |
| Fischer of | Lutz | Peterson of |
| Grundy | Mahan | Woodbury |
| Fisher of | Maule | Prine |
| Greene | McEIroy |  |
| The nays were, | 4: |  |
| Briles | Miller of | Moffitt |
|  | Des Moines |  |

Reppert
Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Absent or not voting, 4:
Breitbach Falvey Riley Wells
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 213, a bill for an act to amend chapter three hundred twenty-eight (328), Code 1962, relating to compensation of the members of the aeronautics commission, was taken up for consideration.

Shaw 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, 102 :

| Andersen of | Frazier | Millen | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Miller of | Scherle |
| Anderson of | Goode | Des Moines | Sersland |
| Ringgold | Grassley | Miller of | Shaw |
| Balloun | Hagedorn | Jones | Siglin |
| Baringer | Hagen | Miller of | Smith of |
| Bock | Hagie | Page | Dickinson |
| Breitbach | Hakes | Moffitt | Smith of |
| Briles | Halling | Mowry | O'Brien |
| Camp | Hanson of | Mueller | Sokol |
| Carnahan | Lyon | Murphy | Stanley |
| Carstensen | Hanson of | Murray | Steele |
| Casey | Mitchell | Nelson | Steffen |
| Chalupa | Hirsch | Nielsen of | Stevenson |
| Coffman | Hougen | Emmet | Stokes |
| Crane | Jarvis | Nielsen of | Strothman |
| Cunningham | Johnson | Shelby | Swisher |
| Darrington | Kibbie | Olson | Tabor |
| Den Herder | Kluever | Ossian | Van Alstine |
| Denman | Knock | Palas | Van Nostrand |
| Dietz | Knowles | Parker | Vermeer |
| Dufy | Kreager | Patton | Vetter |
| Dunton | Lange | Paul | Walter |
| Edgington | Loss | Putz | Petersen of |
| Ely | Dallas | Wells |  |
| Eveland | Mahan | Peterson of | Wier |
| Fischerof | Maule | Winkelman |  |
| Grundy | Mensing | Prinedbury | Worthington |
| Fisher of | Messerly | Reppert | Wright |
| Grrene |  |  | Mr. Speaker |

The nays were, 2:
Busch
Meyer
Absent or not voting, 4:
Falvey Graham
McElroy Riley
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 129 SUBSTITUTED FOR HOUSE FILE 220

Lange of Sac asked and received unanimous consent to substitute Senate File 129 for House File 220.

Senate File 129, a bill for an act relating to investments by savings banks and state banks and trust companies, was taken up for consideration.

Lange 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, 101:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagie |
| Busch | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Kluever |
| Dietz | Knock |
| Duffy | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
|  |  |

The nays were, none.
Absent or not voting, 7:

| Falvey | McElroy | Riley | Mr. Speaker |
| :--- | :--- | :--- | :--- |
| Hagen | Messerly | Robinson |  |

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

## HOUSE FILE 220 WITHDRAWN

Hirsch of Warren asked and received unanimous consent to withdraw House File 220 from further consideration by the House.

House File 222, a bill for an act to amend chapter five hundred fifteen (515), Code 1962, relating to insurance other than life, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 104:

| Andersen of | Frazier | Millen | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Miller of | Robinson |
| Anderson of | Goode | Des Moines | Scherle |
| Ringgold | Graham | Miller of | Sersland |
| Balloun | Grassley | Jones | Shaw |
| Baringer | Hagedorn | Miller of | Siglin |
| Bock | Hagen | Page | Smith of |
| Breitbach | Hagie | Moffitt | Dickinson |
| Briles | Hakes | Mowry | Smith of |
| Busch | Halling | Mueller | O'Brien |
| Camp | Hanson of | Murphy | Sokko |
| Carnahan | Lyon | Murray | Stanley |
| Carstensen | Hanson of | Nelson | Steele |
| Casey | Mitchell | Nielsen of | Steffen |
| Chalupa | Hirsch | Emmet | Stevenson |
| Coffman | Hougen | Nielsen of | Stokes |
| Crane | Jarvis | Shelby | Strothman |
| Cunningham | Johnson | Olson | Swisher |
| Darrington | Kibbie | Ossian | Tabor |
| Den Herder | Kluever | Palas | Van Alstine |
| Denman | Knock | Parker | Van Nostrand |
| Dietz | Knowles | Patton | Vermeer |
| Duffy | Kreager | Paul | Vetter |
| Dunton | Lange | Petersen of | Walter |
| Edgington | Loss | Dallas | Wells |
| Ely | Lutz | Peterson of | Wier |
| Eveland | Mahan | Woodbury | Winkelman |
| Fischer of | Maule | Mrundy | McElroy |
| Fisher of | Meyer | Reppert | Worthington |
|  |  |  | Wright |
|  |  |  |  | Greene

The nays were, none.
Absent or not voting, 4 :
Falvey Mensing Messerly Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 55 DEFERRED

Robinson of Guthrie asked and received unanimous consent that House File 55 be deferred and that the bill retain its place on the calendar.

House File 78, a bill for an act relating to the distribution of earn-
ings of cooperative associations organized under chapter four hundred ninety-nine (499), Code 1962, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by him :
Amend House File 78 as follows:

1. Strike the word "Section" in line eight (8) of section one (1) and insert in lieu thereof the word "section".
2. Add the words "of the Code" before the word "ratably" in line nine (9) of section one (1).
3. Amend the title by striking the words "of the Code." from line two (2) and by inserting in lieu thereof the words ", Code 1962."

Den Herder of Sioux asked and received unanimous consent to withdraw section 1 of his amendment.

Den Herder of Sioux moved the adoption of sections 2 and 3 of his amendment.

Sections 2 and 3 of amendment adopted.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption :

Amend House File 78 by inserting the following in line eleven (11) after the word "determine":
", or the articles of incorporation or by-laws of the association may specify, the percentage or".

Amendment adopted.
Den Herder 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, 99 :

| Andersen of | Dietz | Hanson of | Miller of |
| :---: | :---: | :---: | :---: |
| Woodbury | Duffy | Mitchell | Des Moines |
| Anderson of | Dunton | Hirsch | Miller of |
| Ringgold | Edgington | Hougen | Jones |
| Baringer | Ely | Jarvis | Miller of |
| Breitbach | Eveland | Johnson | Page |
| Briles | Fisher of | Kibbie | Moffitt |
| Busch | Greene | Knock | Mowry |
| Camp | Frazier | Knowles | Mueller |
| Carnahan | Goode | Kreager | Murphy |
| Carstensen | Graham | Lange | Murray |
| Casey | Grassley | Loss | Nelson |
| Chalupa | Hagedorn | Lutz | Nielsen of |
| Coffman | Hagen | Mahan | Emmet |
| Crane | Hagie | Maule | Nielsen of |
| Cunningham | Hakes | McElroy | Shelby |
| Darrington | Halling | Mensing | Olson |
| Den Herder | Hanson of | Messerly | Ossian |
| Denman | Lyon | Millen | Palas |


| Parker | Robinson | Sokol | Van Alstine |
| :--- | :--- | :--- | :--- |
| Patton | Scherle | Stanley | Vermeer |
| Paul | Sersland | Steele | Walter |
| Petersen of | Shaw | Steffen | Wells |
| Dallas | Siglin | Stevenson | Wier |
| Peterson of | Smith of | Stokes | Winkelman |
| Woodbury | Dickinson | Strothman | Worthington |
| Prine | Smith of | Swisher | Wright |
| Reppert | O'Brien | Tabor | Mr. Speaker |
| Riley |  |  |  |
| The nays were, 7: |  |  |  |
| Balloun | Gittins | Meyer | Vetter |
| Fischer of | Kluever | Van Nostrand |  |
| Grundy |  |  |  |
| Absent or not voting, 2: |  |  |  |
| Bock | Falvey |  |  |

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

House File 95, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to school buses, with report of committee recommending amendment and passage, was taken up for consideration.

Lange of Sac offered the following amendment by the committee on highway safety:

Amend House File 95 as follows:

1. Amend section 1 by striking all of subsection 1 , and by renumbering the subsequent subsections.
2. Amend by striking all of section 2.

Balloun of Tama asked and received unanimous consent that House File 95 be deferred and that the bill be retained on the calendar under unfinished business.

House File 139, a bill for an act relating to public libraries, with report of committee recommending passage, was taken up for consideration.

Winkelman 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, 104:

| Andersen of | Camp | Denman | Fisher of |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Dietz <br> Anderson of | Carstensen |
| Ringgold | Casey | Duffy | Greene |
| Balloun | Chalupa | Dunton | Frazier |
| Baringer | Coffman | Edgington | Gittins |
| Bock | Crane | Gly | Grahe |
| Breitbach | Cunningham | Fiseland | Grahar |
| Briles | Darrington | Grundy | Hagedey |
| Busch | Den Herder |  | Hagen |
|  |  |  | Hagie |


| Hakes | Mensing | Olson | Smith of |
| :--- | :--- | :--- | :--- |
| Halling | Messerly | Ossian | O'Brien |
| Hanson of | Meyer | Palas | Sokol |
| Lyon | Millen | Parker | Stanley |
| Hanson of | Miller of | Pation | Steele |
| Mitchell | Des Moines | Paul | Steffen |
| Hirsch | Miller of | Petersen of | Stevenson |
| Hougen | Jones | Dallas | Stokes |
| Jarvis | Miller of | Peterson of | Strothman |
| Johnson | Page | Woodbury | Swisher |
| Kilbbie | Moffitt | Prine | Tabor |
| Kluever | Mowry | Reppert | Van Alstine |
| Knock | Mueller | Riley | Vermeer |
| Knowles | Murphy | Robinson | Vetter |
| Kreager | Murray | Scherle | Walter |
| Lange | Nelson | Sersland | Wells |
| Loss | Nielsen of | Shaw | Wier |
| Lutz | Emmet | Siglin | Wikelman |
| Mahan | Nielsen of | Smith of | Worthington |
| McElroy | Shelby | Dickinson | Wright |

The nays were, none.
Absent or not voting, 4;
Falvey Maule Van Nostrand Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 10 DEFERRED

Camp of Clinton asked and received unanimous consent that House File 10 be deferred and that the bill retain its place on the calendar.

House File 76, a bill for an act relating to hours of duty of members of fire departments, with report of committee recommending passage, was taken up for consideration.

Dietz 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, 56:

| Bock | Frazier | McElroy | Parker |
| :--- | :--- | :--- | :--- |
| Breitbach | Gittins | Mensing | Paul |
| Briles | Hagedorn | Messerly | Petersen of |
| Camp | Hanson of | Meyer | Dallas |
| Carnahan | Lyon | Miller of | Prine |
| Carstensen | Hanson of | Des Moines | Reppert |
| Casey | Mitchell | Miller of | Riles |
| Coffman | Kibbie | Jones | Sersland |
| Darrington | Kluever | Miller of | Stanley |
| Denman | Knowles | Page | Steffen |
| Dietz | Kreager | Mowry | Stevenson |
| Duffy | Lange | Murphy | Swisher |
| Dunton | Loss | Murray | Tabor |
| Edgington | Lutz | Olson | Worthington |
| Ely | Mahan | Palas | Wright |
| Eveland | Maule |  |  |

The nays were, 47 :

| Andersen of | Goode |
| :---: | :--- |
| Woodbury |  |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagen |
| Baringer | Hagie |
| Busch | Hallis |
| Chalupa | Jarvis |
| Crane | Johnson |
| Cunningham | Knock |
| Den Herder | Millen |
| Fischer of | Moffitt |
| Grundy | Nelson |
| Fisher of | Nielsen of |
| Greene | Emmet |

Absent or not voting, 5:
Falvey Hougen Hirsch
Nielsen of
Shelby
Ossian
Patton
Peterson of
Woodbury
Scherle
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien

Sokol
Steele
Stokes
Strothman
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Mr. Speaker

Robinson

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

## EXPLANATION OF VOTE

The fact that I did not vote on House File 78 is not to be construed as "anti-cooperative", but rather "pro-tax equality". If this bill had been defeated all cooperatives would have been on the same tax equality basis as all Iowa corporations.

## Lenabelle Bock.

On the motion by Mowry of Marshall, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Smith of O'Brien in the chair.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 171, a bill for an act relating to inspection of multiple dwellings.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

House File 136, a bill for an act to authorize the board of regents to establish and administer a sabbatical-leave program for college professors, was taken up for consideration.

Vermeer of Marion offered the following amendment filed by him and moved its adoption:

Amend House File 136, section one (1), by adding thereto the following:
The term "sabbatical-leave program" is hereby defined as a plan for providing faculty members with an opportunity for self-improvement through a leave of absence with full or partial compensation following a designated number of years of consecutive service.

Amendment adopted.
Vermeer of Marion offered the following amendment filed by him and moved its adoption :
Amend House File 136 by adding thereto the following: "For each of said institutions not more than 5 percent of the combined annual salaries of faculty members eligible for sabbatical-leave shall be used in any fiscal year to pay salaries of faculty members on sabbatical-leave."

Amendment adopted.
Goode of Davis offered the following amendment, from the floor, and moved its adoption:

Amend House File 136 as follows:

1. Section 1, by striking from lines two (2) and three (3) the words "the following new subsection:" and inserting in lieu thereof "at the end thereof the following paragraphs:".
2. By striking from line four (4) the word "Establish," and inserting in lieu thereof the following: "Except that the board may establish,".

Amendment adopted.
Baringer 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, 94 :

| Andersen of | Dietz | Hanson of | Meyer |
| :---: | :---: | :---: | :---: |
| Woodbury | Duffy | Mitchell | Millen |
| Anderson of | Dunton | Hirsch | Miller of |
| Ringgold | Edgington | Hougen | Jones |
| Balloun | Ely | Jarvis | Miller of |
| Baringer | Eveland | Johnson | Page |
| Bock | Fischer of | Kibbie | Moffitt |
| Breitbach | Grundy | Kluever | Mowry |
| Briles | Fisher of | Knock | Mueller |
| Busch | Greene | Knowles | Murphy |
| Camp | Frazier | Kreager | Murray |
| Carnahan | Goode | Lange | Nelson |
| Carstensen | Grassley | Loss | Nielsen of |
| Casey | Hagedorn | Lutz | Emmet |
| Chalupa | Hagen | Mahan | Nielsen of |
| Coffman | Hagie | Maule | Shelby |
| Cunningham | Hakes | McEIroy | Olson |
| Den Herder | Hanson of | Mensing | Palas |
| Denman | Lyon | Messerly | Parker |


| Patton | Riley | Stanley | Vermeer |
| :---: | :---: | :---: | :---: |
| Paul | Rabinson | Steele | Vetter |
| Petersen of | Scherle | Steffen | Walter |
| Dallas | Sersland | Stevenson | Wier |
| Peterson of | Siglin | Strothman | Winkelman |
| Woodbury | Smith of | Swisher | Worthington |
| Prine | Dickinson | Tabor | Wright |
| Reppert | Sokol | Van Alstine |  |
| The nays were, 7: |  |  |  |
| Crane | Miller of | Stokes | Wells |
| Darrington Des Moines Van NostrandHalling |  |  |  |
|  |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Falvey | Graham | Ossian | Mr. Speaker |
| Gittins | Naden | Shaw | pro tem |

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

## REGULAR CALENDAR

House File 80, a bill for an act to preserve and protect the lien for special assessments in certain cities where the property subject to the assessment is sold at tax sale, redeemed, or conveyed by tax deed, with report of committee recommending amendment and passage, was taken up for consideration.

Reppert of Polk offered the following amendment, by the committee on cities and towns, and moved its adoption :

Amend House File 80 as follows:
By striking from section one (1), line five (5) the words ", redeemed, or conveyed" and by striking all of lines six (6) through thirteen (13), inclusive, and inserting in lieu thereof the following:
"for taxes under the provisions of chapter four hundred forty-six (446), the purchaser shall, within twenty-four hours of receipt of the certificate of purchase, give notice thereof to the city clerk who shall report the same to the council. The city shall be entitled to an assignment of any certificate of tax sale of said property upon tender, pursuant to resolutions of the council, to the holder or to the county auditor of the amount to which the holder of the tax sale certificate would be entitled in the case of redemption. In the event the city does not make such tender the lien of such special assessment shall remain in force throughout the period in which the right of redemption may be exercised, and, in the event of the exercise thereof the property shall remain subject to lien of all installments whether due, delinquent, or to become due, in the same manner and to the same extent, and with the same interest and penalties as those to which such property would have been subject had such redemption never occurred. In the event of failure by the purchaser at the tax sale to give notice hereinabove required and, in the further event of the subsequent conveyance of such property to such purchaser by tax deed, the property shall remain subject to the lien of all installments whether due, delinquent, or to become due in the same manner and to the same extent, and with the same interest and penalties as those to which such property would have been subject had such conveyance never been made."

Amendment adopted.
Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on February 7 and found on page 255 of the House Journal.

Reppert 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 :

| Andersen of <br> Woodbury | Goode <br> Graham |
| :--- | :--- |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hagie |
| Breitbach | Hakes |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Chalupa | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Kluever |
| Denman | Knock |
| Dietz | Kreager |
| Duffy | Lange |
| Edgington | Loss |
| Eveland | Lutz |
| Fisher of | Mahan |
| Greene | McElroy |
| Frazier | Mensing |
| Gittins | Meyer |


| Millen | Prine |
| :--- | :--- |
| Miller of | Reppert |
| Des Moines | Scherle |
| Miller of | Sersland |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Mowry | Dickinson |
| Mueller | Sokol |
| Murphy | Stanley |
| Murray | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| Olson | Tabor |
| Ossian | Van Nostrand |
| Palas | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |

The nays were, none.
Absent or not voting, 19:

| Bock | Fischer of <br> Grundy <br> Casey |
| :--- | :--- |
| Coffman | Halling |
| Dunton | Knowles |
| Ely | Maule |
| Falvey |  |


| Messerly | Robinson |
| :--- | :--- |
| Moffitt | Van Alstine |
| Naden | Wells |
| Parker | Mr. Speaker |
| Riley | pro tem |

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

House File 131, a bill for an act authorizing cities to establish zoos, with report of committee recommending passage, was taken up for consideration.

Riley 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 pass9"
The ayes were, 101:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Fischer of Grundy Fisher of Greene
Frazier
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer

The nays were, 1:

## Loss

Absent or not voting, 6:

| Briles | Gittins | Naden |
| :--- | :--- | :--- |
| Falvey | Halling |  |

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

House File 162, a bill for an act relating to corporation stock taxation, with report of committee recommending passage, was taken up for consideration.

Reppert 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:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Hanson of |
| Carstensen | Lyyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Kluever |
| Dietz | Knock |
| Duffy | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
|  |  |


| McElroy | Prine |
| :--- | :--- |
| Mensing | Reppert |
| Messerly | Robinson |
| Meyer | Scherle |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steele |
| Murphy | Steffen |
| Murray | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet | Swisher |
| Nielsen of | Tabor |
| Shelby | Van Alstine |
| Olson | Van Nostrand |
| Ossian | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Peterson of |  |
| Woodbury |  |
|  |  |

The nays were, none.
Absent or not voting, 7:

Falvey
Halling

Miller of
Page Naden

Riley
Wright

Prine
Reppert
Robinson
Scherle
Sersland
Shaw
Siglin
Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
an Nostrand
err
Walte
Wells
Wier
inkelman
Worthington

Mr. Speaker
pro tem

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

House File 201, a bill for an act relating to the duties of the sheriff in the execution of the death penalty, with report of committee recommending passage, was taken up for consideration.

Scherle 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, 93 :

| Andersen of <br> Woodbury | Breitbach <br> Briles | Crane | Cunningham |
| :--- | :--- | :--- | :--- | | Eveland |
| :---: |
| Fischer of |


| Goode | Mahan |
| :--- | :--- |
| Graham | Maule |
| Grassley | McElroy |
| Hagedorn | Mensing |
| Hagen | Messerly |
| Hagie | Millen |
| Hakes | Miller of |
| Hanson of | Des Moines |
| Lyon | Miller of |
| Hanson of | Jones |
| Mitchell | Miller of |
| Hirsch | Page |
| Hougen | Moffitt |
| Jarvis | Mowry |
| Johnson | Mueller |
| Kibbie | Murphy |
| Kluever | Murray |
| Knowles | Nelson |
| Kreager | Nielsen of |
| Lange | Emmet |
| Lutz |  |

Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine
Reppert
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson

Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker pro tem

The nays were, 8:

| Camp | Denman <br> Carstensen | Meyer <br> Halling | Riley |
| :--- | :---: | :--- | :--- |
| Absent or not voting, 7: |  | San Nostrand |  |
| Duffy  <br> Edgington Falvey | Knock | Loss | Peterson of |
| Raden | Noodbury |  |  |

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

House File 216, a bill for an act relating to the printing of city council proceedings, with report of committee recommending passage, was taken up for consideration.

Riley of Linn asked and received unanimous consent that House File 216 be deferred and that the bill retain its place on the calendar.

House File 232, a bill for an act relating to election of state board of public instruction members, was taken up for consideration.

Balloun 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, 97:

| Andersen of <br> Woodbury | Briles | Busch | Crane |
| :--- | :--- | :--- | :--- |
| Anderson of | Camp | Cunningham | Edgington |
| Ringgold | Carrahan | Darrington | Ely |
| Eveland |  |  |  |
| Balloun | Carstensen | Den Herder | Denman |
| Fisher of |  |  |  |
| Baringer | Casey | Dietz | Greene |
| Breitbach | Chalupa | Duffy | Frazier |
|  | Coffman | Dunton | Gitins |
|  |  |  | Goode |


| Graham | Mahan |
| :--- | :--- |
| Grassley | Maule |
| Hagedorn | McElroy |
| Hagen | Mensing |
| Hagie | Messerly |
| Hakes | Meyer |
| Hanson of | Millen |
| Mitchell | Miller of |
| Hirsch | Des Moines |
| Hougen | Miller of |
| Jarvis | Jones |
| Johnson | Mofitt |
| Kibbie | Mowry |
| Kluever | Mueller |
| Knock | Murphy |
| Knowles | Murray |
| Kreager | Nelson |
| Lange | Nielsen of |
| Loss | Emmet |
| Lutz |  |

Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Scherle
Sersland
Siglin
Smith of
Dickinson
Sokol

Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker pro tem

The nays were, none.
Absent or not voting, 11:

Falvey
Fischer of
Grundy
Halling

Hanson of
Lyon
Miller of Page

> Naden Patton Riley

Robinson
Shaw
Van Alstine

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

Senate File 58, a bill for an act relating to paroles by courts, and to amend various sections of the Code relating thereto, with report of committee recommending amendment and passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment by the committee on judiciary 1 and moved its adoption:

## Amend Senate File 58 as follows:

1. Amend section one (1) by striking in lines five (5) and six (6) the words "or narcotic drug violations" and inserting in lieu thereof the words "or manufacturing, selling, administering to another person, or dispensing a narcotic drug".
2. Amend section one (1) by inserting after the period in line eight (8) the following: "This section shall prevail over any inconsistent provision of section two hundred four point twenty-two (204.22) of the Code."
3. Amend section one (1) by inserting in line twenty-one (21) after the word "for" the words "or against".

Amendment adopted.
Stanley 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, 79:

| Andersen of <br> Woodbury | Ely <br> Eveland |
| :--- | :--- |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Graham |
| Bock | Grassley |
| Breitbach | Hagen |
| Briles | Hagie |
| Busch | Hakes |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hougen |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knowles |
| Den Herder | Kreager |
| Denman | Lange |
| Dietz | Lutz |
| Duffy | Mahan |
| Dunton | Maule |
| Edgington | Mensing |

The nays were, 23:

| Baringer | Hagedorn |
| :---: | :---: |
| Darrington | Halling |
| Fischer of | Hirsch |
| Grundy | Jarvis |
| Fisher of | Johnson |
| Greene Goode | Knock |


| McElroy | Steele |
| :--- | :--- |
| Nelson | Van Alstine |
| Ossian | Van Nostrand |
| Scherle | Walter |
| Smith of | Wells |
| Dickinson | Winkelman |

Absent or not voting, 6:
Falvey
Miller of Messerly

Page

| Meyer | Prine |
| :--- | :--- |
| Mellen | Reppert |
| Miller of | Riley |
| Des Moines | Robinson |
| Miller of | Sersland |
| Jones | Shaw |
| Moffitt | Siglin |
| Mowry | Sokol |
| Mueller | Stanley |
| Murray | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| Olson | Tabor |
| Palas | Vetter |
| Parker | Wier |
| Patton | Worthington |
| Paul | Wright |
| Petersen of | Mr. Speaker |
| Dallas | pro tem |
| Peterson of |  |
| Woodbury |  |

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

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 14th day of February, 1963, sent to the Governor for his approval: House Files 15 and 16.

Fred E. Wier, Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House File 195, a bill for an act relating to the method of arriving at maxi-
mum benefits payable on permanent partial disability, permanent total disability, temporary total disability, and healing 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 be indefinitely postponed.

A. L. Mensing, Chairman.

Also :
Mr. Speaker: Your committee on social security to whom was referred House File 252, a bill for an act to amend chapter eighty-five (85), Code 1962, in reference to workmen's compensation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

A. L. Mensing, Chairman.

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 159, a bill for an act to ratify the sale by installment contract of certain real estate owned by the Ames Community School District in Story County, State of Iowa, and to authorize conveyance of legal title in exchange for performance of the purchasers' remaining obligations, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.


#### Abstract

Also : Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 168, a bill for an act to legalize and validate the proceedings of the city council of the City of Denison, in Crawford County, Iowa, authorizing and providing for the issuance of airport bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.


## Also:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 234, a bill for an act to legalize the proceedings of the board of supervisors of Wright County in connection with a contract made with the D. C. Taylor Company of Cedar Rapids, Iowa, for the repair of the west and north elevations of the Wright County courthouse located in Clarion, 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.

Lester L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 55, a bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the 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 do pass.

Lester L. Kluever, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 221, a bill for an act relating to the ownership of individual apartment units, begs leave to report it has 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 221 as follows:

1. Amend section four (4), line eleven (11) by striking the words "common areas" and inserting in lieu thereof the words "general common elements".
2. Amend section four (4), line twelve (12) by striking the word "areas" and inserting in lieu thereof the word "elements".

John L. Mowry, Chairman.
Den Herder of Sioux, from the committee on agriculture 1, submitted the following report:

Mr. Speaker: Your committee on agriculture 1 to whom was referred House File 275, a bill for an act relating to brucellosis control in swine, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Elmer Den Herder, Chairman.

Camp of Clinton, from the committee on drainage and flood control, submitted the following report:

Mr. Speaker: Your committee on drainage and flood control to whom was referred Senafe File 62, a bill for an act relating to the expenditure of tax funds for use in watershed projects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> JOHN CAMP, Chairman.

Grassley of Butler, from the committee on agriculture 2 and horticulture, submitted the following report:

Mr. Speaker: Your committee on agriculture 2 and horticulture to whom was referred House File 116, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination, begs leave to report it has 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.

## Charles E. Grassley, Chairman.

Hagen of Allamakee, 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 10, a bill for an act relating to unlawful hunting on land of another, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Walter Hagen, Chairman.

Bock of Hancock, from the committee on cities and towns, sabmitted the following report:

Mr. Speaker: Your committee on cities and towns to whom was referred House File 6, a bill for an act relating to the annexation of territory to cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lenabelle Bock, Ranking Member.

## Also:

Mr. Speaker: Your committee on cities and towns to whom was referred House Flle 149, a bill for an act authorizing cities and towns to acquire, purchase, construct, reconstruct, improve, extend and lease industrial buildings; authorize the issuance of revenue bonds of cities and towns for the purpose of securing and developing industry and provide for the payment of certain sums in lieu of taxes to the State of Iowa and to the county, city, town, school district and other political subdivisions, begs leave to report it has 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. Amend section 2, subsection two (2), by striking the period and adding the following "but in no case shall the rentals be less than the average rental cost per square foot for like or similar facilities within the competitive commercial area."
2. By adding the following new section:
"Sec. 12. The municipality shall accept any bona fide offer to purchase which is sufficient to pay all the outstanding bonds, interest, taxes, special levies, and other costs that have been incurred."
3. By adding the following new section:
"Sec. 13. The municipality's holding as authorized in this Act shall be limited at any one time as follows:
4. Municipalities having population of less than five thousand $(5,000)$, as determined by the last federal census, not more than two (2) such holdings.
5. Municipalities having population og five thousand ( 5,000 ) and over, as determined by the last federal census, not more than two (2) plus an additional one (1) for each additional ten thousand ( 10,000 ) population or major fraction thereof."

Lenaballe Bock, Ranking Member.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 122, a bill for an act relating to housing regulations in cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lenabelle Bock, Ranking Member.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 214, a bill for an act relating to public contracts and bonds and to amend chapter twenty-three (23), Code 1962, 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.

Lenaberlin Bock, Ranking Member.

Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 217, a bill for an act relating to forfeiture of class "B" club beer permit bonds and class " $C$ " beer permit bonds under chapter one hundred twenty-four (124) of the Code, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lenabiale Bock, Ranking Member.
Dietz of Scott, from the committee on public health and pharmacy, submitted the following report:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 73, a bill for an act relating to the practice of barbering, begs leave to report it has 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 foliows, and when so amended the bill do pass:

Amend House File 73 as follows:

1. By striking lines four (4) through eight (8) of section 2.
2. By adding the following new section:
"Sec. 3. Section one hundred fifty-eight point three (158.3), Code 1962, is amended by striking from line two (2) of subsection two (2) the word "eighth" and inserting in lieu thereof the word "twelfth".

Riley Dietz, Chairman.
Also:
Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 244, a bill for an act relating to the use of the term "drug" and related terms, begs leave to report it has 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, section one (1), line three (3) by inserting after the word "licensed" the word "drug".

## Riley Dietz, Chairman.

## REPORT OF NON-CONTROVERSIAL CALENDAR COMMITTEE

Mr. Speaker: Your non-controversial calendar committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the non-controversial calendar:
H. F. 29 Relating to boiler inspections. By Knowles.
H. F. 71 Relating to holders for registration certificates of motor vehicles. By McElroy, Busch, et al.
H. F. 128 To permit free distribution of copies of the Code of Iowa to Iowa congressmen. By Hagen.
S. F. 104 To define the interstate system. By committee on highways.
H. F. 211 To provide that the whole of real and personal property tax of ten dollars or less may not be paid in installments. By Van Nostrand.
S. F. 9 To exempt casual sales by persons not regularly engaged in the business of selling from sales tax. By Grimstead.
S. F. 103 To fix the responsibility for maintenance of an extension of either a primary or a secondary highway which both enters exits from the state park at separate points. By committee on highways.
> H. F. 117 Relating to bounties on wild animals. By Casey.
> H. F. 151 Relating to refund of tax on special fuel consumed in the operation of corn shellers, etc. By Nelson.
> H. F. 68 To increase the maximum millage levy which may be levied for county public hospitals in counties having a population of more than 135,000 . By Reppert and Denman.
> H. F. 237 Relating to the terms of office for members of the Iowa civil defense administration. By Briles, Riley.

> John Camp, Chairman.

## AMENDMENTS FILED

Amend House File 10 by striking the period in line 5 of section 3 and inserting in lieu thereof the following:
"; provided that a licensed physician shall certify in advance of such test that such person is dead, unconscious or otherwise in a condition rendering him incapable of consent or refusal; provided, further, that in such case such condition shall obviate the requirements of arrest and advice pursuant to section four (4) of this Act."

Riley of Linn.

Amend House File 10, section 1, by striking the period (.) at the end thereof and inserting in lieu thereof the following:
"for the offense of operating a motor vehicle while intoxicated. If such person requests that a specimen of his blood not be withdrawn, then a specimen of his breath, saliva, or urine shall be withdrawn at the written request of such peace officer. However, if such peace officer fails to provide such test within two (2) hours after such arrest, no test shall be required."

Stanley of Muscatine. Grassley of Butler.

Amend House File 91, section 1, subsection two (2), line ten (10), by adding between the words "had notice" the word "actual".

Reppegrt of Polk.

[^11]Stanley of Muscatine. Grassley of Butler. Wier of Louisa. Vermeer of Marion.

Amend House File 109, section 1, by striking lines four (4), five (5) and six (6) and inserting in lieu thereof the following:
"; however, every assessor shall list each item of real property herein exempted from tax, showing the legal description, street address, name of owner or owners, and the valuatioin in a special register labeled 'tax-exempt real property' ".

Amend the title to House File 109 by inserting after the word "exempt" the word "real".

DIETZ of Scott.
Amend House File 122 by striking from lines 5 and 6 of
section 1 the words "of the first class and cities under
commission form of government".
Riley of Linn.
1 Amend House File 174 as follows:

1. By striking all of section seven (7) and inserting
in lieu thereof the following:
"Sec. 7. There is hereby appropriated from the general fund of the state one hundred thousand dollars ( $\$ 100,000$ ) to carry out the provisions of this Act."
2. Amend the title by striking all after the word "committee" and inserting in lieu thereof the following:
"and to make an appropriation therefor."
Scherle of Mills.
Amend House File 286 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section thirty-seven point two (37.2), Code 1962, is hereby amended by inserting after the comma (,) in line eleven (11) the words 'Veterans of World War I,'.
"Sec. 2. Section thirty-seven point ten (37.10), Code 1962, is hereby amended by inserting after the comma (,) in line seven (7) the words 'Veterans of World War I,'"

Rilley of Linn.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Wednesday, February 20, 1963.

## JOURNAL OF THE HOUSE

Hall of the Housi of Representatives, Des Moines, Iowa, Wednesday, February 20, 1963.

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

Prayer was offered by the Reverend Orville Rinehart, pastor of the First Baptist Church, Mt. Ayr, Iowa.

The Journal of February 19 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wells of Taylor on request of Hirsch of Warren.

## PRESENTATION OF VISITORS

Balloun of Tama presented to the House Sondra Rice and Sam Martens, students of the government class of Gladbrook High School sponsored by the Lions Club of Gladbrook.

Hagedorn of Clay presented to the House six students from Spencer High School and their teacher, Mrs. Larry Combs.

Hirsch of Warren presented to the House sixty students of government and history from Norwalk High School and their teachers, Mrs. Stokenberg, Mr. Miller and Mr. Scott.

Johnson of Audubon presented to the House thirty-six members of the Oak Field 4-H Club and their leader, Albert Andersen.

Miller of Page presented to the House fifteen students from Clarinda High School and their teacher, Miss Marjorie Stillians.

Miller of Page presented to the House twelve students from South Page High School and their teacher, Mrs. Maurice Whigham.

Ossian of Montgomery presented to the House sixteen students from Villisca High School and their teacher, Mrs. Dorothy Youngman.

Reppert of Polk presented to the House twenty-three students from Scott School and their teachers, Kathryn Condit, Mildred Shay and Billye Turner.

Prine of Mahaska presented to the House students from the Peoria Christian School and their teacher, Roger Ericks.

Maule of Monona presented to the House the Honorable Harold

Houston, former member of the House from Crawford County in the Fifty-eighth General Assembly.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach of Dubuque, from thirty-three residents of Dubuque opposing proposed legislation relating to the standard official time to be used in Iowa.

By Reppert of Polk, a letter from the Des Moines Chamber of Commerce Legislative Committee favoring abolishing all Iowa personal property taxes, and endorsing the creation of a Legislative Study Committee.

By Vetter of Washington, from nine residents of Washington County opposing school bus transportation for pupils attending private schools.

By the following Representatives, opposing the taxation of fraternal beneficiary associations:

Dunton of Keokuk, from sixteen members of the Royal Neighbors of Sigourney.
Fisher of Greene, from twelve members of the Royal Neighbors of Rippey.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Coffman of Iowa, from forty-five residents of Iowa County.
Edgington of Franklin, from fifty-six residents of Franklin County.
Ely of Linn, from ninety-nine residents of Linn County.
Gittins of Pottawattamie, from forty-six residents of Pottawattamie County.

Knock of Union, from seventy-three residents of Union County.
Nielsen of Shelby, from one hundred seventeen residents of Shelby County.

Reppert of Polk, from one thousand forty-four residents of Polk County.
Smith of O'Brien, from eighteen residents of O'Brien County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from nineteen residents of Woodbury County.

Carnahan of Wapello, from fifty-nine residents of Wapello County.
Cunningham of Story, from two hundred three residents of Story County.
Dunton of Keokuk, from twenty-seven members of the Methodist Church of Thornburg and fifty-eight members of the Methodist Church of Keswick.

Fisher of Greene, from thirty-four residents of Greene County.
Graham of Ida, from twenty-one residents of Holstein.
Meyer of Madison, from nineteen members of the W. C. T. U. of Earlham.

Reppert of Polk, from one hundred four residents of Polk County.
Sersland of Winneshiek, from twenty-five residents of Winneshiek County.
Vetter of Washington, from seventy-four residents of Washington County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 6, 73, 122, 149, 159, 168, 214, 217, 221, 234, 244, 252, 275 and Senate Files 10, 55, 62, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 105.

## SENATE MESSAGES CONSIDERED

Senate File 37, a bill for an act relating to the annexation of territory to cities and towns.

Read first time and passed on file.
Senate File 124, a bill for an act relating to refund of tax on special fuel consumed in the operation of corn shellers, roller mills and feed grinders mounted on trucks and auxiliary unloading devices mounted on or about vehicles.

Read first time and passed on file.
Senate File 146, a bill for an act relating to approval of plats in
cities and towns and to expressly authorize improvement bonds for the protection of the public.

Read first time and referred to committee on cities and towns.
Senate File 171, a bill for an act relating to inspection of multiple dwellings.

Read first time and referred to committee on cities and towns.
Senate File 174, a bill for an act to define the residence requirement for policemen and firemen under municipal civil service and to amend section three hundred sixty-five point seventeen (365.17), Code 1962, relating thereto.

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

## INTRODUCTION OF BILLS

House File 298, by committee on safety and law enforcement, a bill for an act relating to temporary extensions of motor vehicle operators' licenses in certain instances.

Read first time and placed on the calendar.
House File 299, by Riley, a bill for an act relating to homestead tax credit to owners who are sixty-five years of age or over.

Read first time and referred to committee on tax revision.
House File 300, by Dietz, a bill for an act relating to the taxing of electric transmission lines owned or operated by co-operative corporations or associations not organized or operated for profit.

Read first time and referred to committee on ways and means.
House File 301, by Dietz, a bill for an act to provide for an excise tax upon the gross revenue derived from the furnishing of commodities or services by co-operative corporations or associations, municipal corporations or federal corporations acting in a proprietary capacity, which are exempt from obligation to pay other enumerated taxes.

Read first time and referred to committee on ways and means.
House File 302, by Den Herder and Murray, a bill for an act to authorize the Iowa state commerce commission to regulate the rates and services of public utilities, to define public utilities for the purpose of such regulation, and to provide for appeals from orders and decisions of the Iowa state commerce commission.

Read first time and referred to committee on public utilities.

## HOUSE FILE 283 WITHDRAWN

Darrington of Harrison asked and received unanimous consent to withdraw House File 283 from further consideration by the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 173, a bill for an act relating to millage limitations upon the several functional funds therein provided.

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 to give superintendents of hospitals for mentally ill authority to designate qualified person to examine prisoners believed to be mentally ill.

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

Senate File 180, a bill for an act relating to the state printing board.
Carroll A. Lane, Secretary.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 12 and 129.

Fred E. Wibr,
Chairman House Committee. Kenneth Benda, 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 12 and 129.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 10, a bill for an act relating to the operation of a motor vehicle while intoxicated; providing for the testing of body substances; providing for the administration of tests, revocation of operator's license, administrative hearings, judicial review, interpretation of tests, and proof in civil or criminal actions, with report of committee recommending amendment and passage, was taken up for consideration.

Robinson of Guthrie offered the following amendment, by the committee on safety and law enforcement, and moved its adoption:

Amend House File 10 as follows:
By inserting as section one (1) the following:
"Section 1. As used in this Act the words "peace officer" mean:

1. Members of the highway patrol.
2. Police officers under civil service as provided in chapter three hundred sixty-five (365) of the Code.
3. Sheriffs.
4. Regular deputy sheriffs who have had formal police training."

Further amend House File 10 by renumbering the sections and cross references in conformity with this amendment.

Amendment adopted.
Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on January 28 and found on pages 130 and 131 of the House Journal.

## CALL OF THE HOUSE

We, the undersigned members of the House, request a Call of the House on House File 10 and all amendments thereto, pursuant to Rule 72 of the rules of the House.

Charles E. Grassley.
David Stanley.
Henry Busch.
M. E. Baringer.

James E. Patton.
Stanley of Muscatine offered the following amendment filed by Stanley and Grassley:

Amend House File 10, section 1, by striking the period (.) at the end thereof and inserting in lieu thereof the following:
"for the offense of operating a motor vehicle while intoxicated. If such person requests that a specimen of his blood not be withdrawn, then a specimen of his breath, saliva; or urine shall be withdrawn at the written request of such peace officer. However, if such peace officer fails to provide such test within two (2) hours after such arrest, no test shall be required."

Knowles of Scott moved that action on House File 10 be deferred.
Motion lost.
Stanley of Muscatine moved the adoption of his amendment.
Amendment adopted.
Reppert of Polk asked and received unanimous consent to withdraw the following amendments filed by him :

Amend House File 10, section 1, line twelve (12) by striking the period and adding the following: "charged with operating a motor vehicle while intoxicated. Failure or the inability of the peace officer to provide such test as chosen by such person within one hour shall constitute compliance and no test shall be required."

Amend House File 10, section 1, by striking from lines 3 and 4 the words: "specimens of his blood, breath, saliva, or urine" and inserting in lieu thereof the following: "a specimen of his blood, or breath, or saliva, or urine, as such person may choose,".

Olson of Cerro Gordo asked and received unanimous consent to withdraw the amendment filed by Olson and Kreager on February 18 and found on pages 383 and 384 of the House Journal.

Olson of Cerro Gordo offered the following amendment, filed by Olson and Kreager, and moved its adoption :

Amend House File 10, section 2, line one (1) by striking the words "or a registered nurse" and inserting in lieu thereof the following: ", or a medical technologist or registered nurse designated by a licensed physician as his representative,".

Amendment adopted.
Riley of Linn offered the following amendment filed by him:
Amend House File 10 by striking the period in line 5 of section 3 and inserting in lieu thereof the following:
"; provided that a licensed physician shall certify in advance of such test that such person is dead, unconscious or otherwise in a condition rendering him incapable of consent or refusal; provided, further, that in such case such condition shall obviate the requirements of arrest and advice pursuant to section four (4) of this Act."

Goode of Davis offered the following amendment and moved its adoption :

Amend House File 10 by striking all of section three (3) and by renumbering the remaining sections.

Roll call was requested by Goode of Davis and Duffy of Dubuque.
Pursuant to the rules relating to the Call of the House, the roll call revealed all members present except Wells of Taylor, who had previously been excused.

On the question "Shall the Goode amendment be adopted 9 "
The ayes were, 36 :

| Breitbach | Gittins | Mcelroy | Paul |
| :---: | :---: | :---: | :---: |
| Briles | Goode | Mensing | Shaw |
| Casey | Halling | Messerly | Steele |
| Coffman | Hougen | Miller of | Steffen |
| Dietz | Jarvis | Des Moines | Stevenson |
| Duffy | Kibbie | Miller of | Swisher |
| Dunton | Knowles | Page | Van Nostrand |
| Eveland | Lange | Murphy | Vermeer |
| Fischer of | Loss | Murray | Wright |
| Grundy | Mahan | Parker |  |
| The nays were, 71: |  |  |  |
| Andersen of | Anderso | Balloun | Bock |
| Woodbury | Ringg | Baringer | Busch |


| Camp | Hagie |
| :--- | :--- |
| Carnahan | Hakes |
| Carstensen | Hanson of |
| Chalupa | Lyon |
| Grane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Johnson |
| Denman | Kluever |
| Edgington | Knock |
| Ely | Kreager |
| Falvey | Lutz |
| Fisher of | Maule |
| Greene | Meyer |
| Frazier | Millen |
| Graham | Miller of |
| Grassley | Jones |
| Hagedorn | Moffitt |
| Hagen | Mowry |

Mueller
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Patton
Petersen of Dallas
Peterson of Woodbury
Prine
Reppert
Riley
Robinson
Scherle

Sersland
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Stokes
Strothman
Tabor
Van Alstine
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

Absent or not voting, 1:
Wells
Amendment lost.
Reppert of Polk asked and received unanimous consent to withdraw the following amendment filed by him on February 11:

Amend House File 10 by striking all of section three (3) and by renumbering the remaining sections.

Chalupa of Jefferson offered the following amendment to the Riley amendment and moved its adoption :

Amend the Riley amendment to House File 10 filed February 19, 1963, by striking from line four (4) the word "dead,".

Roll call was requested by Chalupa of Jefferson and Goode of Davis.
Pursuant to the rules relating to the Call of the House, the roll call revealed all members present except Wells of Taylor, who had previously been excused.

On the question "Shall the Chalupa amendment be adopted?"
The ayes were, 40 :

| Anderson of <br> Ringgold | Fischer of <br> Grundy |
| :--- | :--- |
| Breitbach | Gittins |
| Briles | Goode |
| Camp | Hagedorn |
| Casey | Hagie |
| Chalupa | Halling |
| Coffman | Hanson of |
| Darrington | Lyon |
| Dietz | Hirsch <br> Duffy |
|  | Hougen |
|  | Jarvis |


| Kibbie | Murphy <br> Knowles |
| :--- | :--- |
| Lange | Sersland |
| Loss | Shaw |
| Mahan | Sokol |
| Mensing | Steele |
| Miller of | Steffen |
| Des Moines | Stevenson |
| Miller of | Swisher |
| Page | Van Nostrand |
| Mueller | Vermeer |
|  | Wright |


| The nays were, $64:$ |  |  |  |
| :--- | :--- | :--- | :--- |
| Andersen of | Graham | Murray | Robinson |
| Woodbury | Grassley | Nelson | Scherle |
| Balloun | Hagen | Nielsen of | Siglin |
| Baringer | Hakes | Emmet | Smith of |
| Bock | Hanson of | Nielsen of | Dickinson |
| Busch | Mitchell | Shelby | Smith of |
| Carnahan | Johnson | Olson | O'Brien |
| Crane | Kluever | Ossian | Stanley |
| Cunningham | Knock | Palas | Stokes |
| Den Herder | Kreager | Parker | Strothman |
| Denman | Lutz | Patton | Tabor |
| Dunton | Maule | Paul | Van Alstine |
| Edgington | McElroy | Petersen of | Vetter |
| Ely | Meyer | Dallas | Walter |
| Eveland | Millen | Peterson of | Wier |
| Falvey | Miler of | Woodbury | Winkelman |
| Fisher of | Jones | Prine | Worthington |
| Greene | Moffitt | Riley | Mr. Speaker |
| Frazier | Mowry |  |  |
| Absent or not voting, 4: |  |  |  |
| Carstensen | Messerly |  | Reppert |
|  |  |  | Wells |

Amendment lost.
Riley of Linn moved the adoption of his amendment.
Roll call was requested by Riley of Linn and Denman of Polk.
Pursuant to the rules relating to the Call of the House, the roll call revealed all members present except Wells of Taylor, who had previously been excused.

On the question "Shall the Riley amendment be adopted $\%$ "
The ayes were, 92 :

| Andersen of <br> Woodbury | Eveland <br> Falvey | Lutz | Parker |
| :--- | :--- | :--- | :--- |
| Anderson of | Fisher of | Maule | Patton |
| Ringgold | Greene | McElroy | Paul |
| Balloun | Frazier | Mensing | Petersen of |
| Baringer | Gittins | Meyer | Dallas |
| Bock | Graham | Millen | Peterson of |
| Briles | Grassley | Miller of | Woodbury |
| Busch | Hagedorn | Des Moines | Prine |
| Camp | Miller of | Reppert |  |
| Carnahan | Hagen | Jones | Riley |
| Carstensen | Hagie | Miller of | Robinson |
| Chalupa | Lyon | Page | Scherle |
| Coffman | Hanson of | Moffitt | Sersland |
| Crane | Mitchell | Mowry | Shaw |
| Cunningham | Hirsch | Murler | Siglin |
| Darrington | Hougen | Nelsay | Smith of |
| Den Herder | Johnson | Nielsen | Dickinson |
| Denman | Kibbie | Emmet | Smith of |
| Duffy | Kluever | Nielsen of | O'Brien |
| Dunton | Knock | Shelby | Stanley |
| Edgington | Knowles | Olson | Steele |
| Ely | Kreager | Palas |  |
|  |  |  |  |


| Steffen | Tabor | Vetter | Worthington |
| :---: | :---: | :---: | :---: |
| Stevenson | Van Alstine | Walter | Wright |
| Stokes | Van Nostrand | Wier | Mr. Speaker |
| Strothman | Vermeer | Winkelman |  |
| The nays were, 14 : |  |  |  |
| Breitbach | Goode | Lange | Messerly |
| Casey | Hakes | Loss | Murphy |
| Dietz | Halling | Mahan | Swisher |
| Fischer of Grundy | Jarvis |  |  |
| Absent or not voting, 2: |  |  |  |
| Ossian | Wells |  |  |
| Amendm | opted. |  |  |

Reppert of Polk asked and received unanimous consent to withdraw the following amendment filed by him on February 11:

Amend House File 10, section 4, as follows:

1. By striking the semicolon in line four (4) and inserting in lieu thereof a period.
2. By striking the remainder of section 4.

Mowry of Marshall moved that the House recess until 3:00 p.m.
Motion lost.

## CALL OF THE HOUSE LIFTED

Goode of Davis moved that the Call of the House be lifted.
Motion prevailed.
Mowry of Marshall moved that the House recess until 3:00 p.m.
Motion prevailed.

## AFTERNOON SESSION

The House reconvened, Speaker Naden 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 resolution in which the concurrence of the Senate was asked:

House Joint Resolution 1, a joint resolution proposing constitutional amendment relating to constitutional convention.

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

House File 11, a bill for an act relating to notice for public hearing on county zoning changes.

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

House File 22, a bill for an act relating to the duties of county recorders.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 57, a bill for an act relating to foster care services for children.

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

House File 63, a bill for an act relating to limitation of expenditures on bridges on secondary roads.

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 liens for inheritance taxes.
Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 57

Amend House File 57, section 3, by adding the following new subsection:
"By striking from line thirteen (13) the words 'a temporary period' and inserting in lieu thereof the words 'thirty (30) days or less per year'."

## ADDITIONAL COPIES

Hougen of Black Hawk asked and received unanimous consent to have 400 additional copies printed of House File 49.

## CONSIDERATION OF BILL

The House resumed consideration of House File 10, a bill for an act relating to the operation of a motor vehicle while intoxicated; providing for the testing of body substances; providing for the administration of tests, revocation of operator's license, administrative hearings, judicial review, interpretation of tests, and proof in civil or criminal actions.

## CALL OF THE HOUSE

We, the undersigned members of the House, request a Call of the House on House File 10 and all amendments thereto, pursuant to Rule 72 of the rules of the House.

David Stanley. Charlis E. Grassley. M. E. Baringer. James E. Patton. henry Busch.

Hougen of Black Hawk offered the following amendment filed by him and moved its adoption :

Amend House File 10, section two (2), line four (4), by inserting after the word "blood." the following:
"Only new, originally factory wrapped, disposable type syringes and needles, kept under strictly sanitary and sterile conditions shall be used for drawing blood."

Amendment adopted.
Reppert of Polk offered the following amendment filed by him :
Amend House File 10, section 5, by striking the words "one year" in line nine (9) and inserting in lieu thereof the following: "not less than sixty (60) days nor more than one (1) year;".

Reppert of Polk offered the following amendment to his amendment and moved its adoption :

Amend the Reppert amendment to House File 10, section 5, filed February 11, 1963, by striking from line three (3) the word and figures "sixty (60)" and inserting in lieu thereof the words and figures "one hundred twenty (120)".

Amendment to the amendment adopted.
Reppert of Polk moved the adoption of his amendment as amended.
Amendment as amended adopted.
McElroy of Fremont offered the following amendment, filed by McElroy and Mowry, and moved its adoption :

Amend section seven (7) of House File 10 by striking all of lines fifteen (15), sixteen (16) and seventeen (17) and that part of line eighteen (18) to and including the period after the word "reached" and inserting in lieu thereof the following:
"the commissioner made his determination. The court thereafter shall hear the matter de novo and shall affirm or vacate the decision of the commissioner or his authorized agent."

Amendment adopted.
Reppert of Polk offered the following amendment filed by him :
Amend House File 10, section 8, as follows:

1. Subsection one (1), line one (1), by striking the word "five-hundredths" and inserting in lieu thereof the words "fifteen hundredths".
2. By striking all of subsection two (2) and by remumbering the remaining subsections.

Riley of Linn offered the following substitute amendment to the Reppert amendment:

Amend House File 10 by striking all of section 8 and renumbering the remaining sections.

Riley of Linn asked and received unanimous consent to withdraw his amendment.

Frazier of Lee offered the following substitute amendment to the Reppert amendment and moved its adoption :

Amend House File 10, section 8, line seven (7), by striking all after the period.

## CALL OF THE HOUSE LIFTED

Carstensen of Clinton moved that the Call of the House be lifted. Motion prevailed.

On the question "Shall the Frazier substitute amendment be adopted?"

Roll call was requested by Knock of Union and Dietz of Scott.
Rule 69 was invoked.
The ayes were, 57 :

| Breitbach | Frazier | Maule | Reppert |
| :---: | :---: | :---: | :---: |
| Briles | Gittins | McElroy | Riley |
| Camp | Goode | Mensing | Scherle |
| Carnahan | Graham | Messerly | Shaw |
| Carstensen | Hagedorn | Meyer | Siglin |
| Casey | Halling | Miller of | Sokol |
| Chalupa | Hanson of | Des Moines | Steele |
| Coffman | Lyon | Miller of | Steffen |
| Darrington | Hougen | Page | Stevenson |
| Denman | Kibbie | Mowry | Swisher |
| Dietz | Knock | Murphy | Tabor |
| Duffy | Knowles | Murray | Van Nostrand |
| Dunton | Lange | Palas | Vermeer |
| Ely | Loss | Parker | Winkelman |
| Fischer of Grundy | Mahan | Paul | Wright |
| The nays were, 49: |  |  |  |
| Andersen of | Grassley | Moffitt | Robinson |
| Woodbury | Hagen | Mueller | Sersland |
| Anderson of | Hagie | Nelson | Smith of |
| Ringgold | Hakes | Nielsen of | Dickinson |
| Balloun | Hanson of | Emmet | Smith of |
| Baringer | Mitchell | Nielsen of | O'Brien |
| Bock | Hirsch | Shelby | Stanley |
| Busch | Jarvis | Olson | Stokes |
| Crane | Johnson | Ossian | Strothman |
| Cunningham | Kluever | Patton | Van Alstine |
| Den Herder | Kreager | Petersen of | Vetter |
| Edgington | Lutz | Dallas | Walter |
| Falvey | Millen | Peterson of | Wier |
| Fisher of Greene | Miller of | Woodbury | Worthington Mr Spaber |
| Absent or not voting, 2: |  |  |  |
| Eveland | Wells |  |  |

Substitute amendment adopted.
Reppert of Polk asked and received unanimous consent to withdraw the following amendment filed by him on February 11:

Amend House File 10, section 9, as follows:

1. By striking the last word in line one (1) and inserting in lieu thereof the word "a".
2. By striking from line two (2) the words "or tests" and inserting in lieu thereof the words "of his choice".

Goode of Davis moved to reconsider the vote by which the StanleyGrassley amendment, filed February 11 and found on page 412 of the House Journal, was adopted on February 20.

Knowles of Scott moved that House File 10 be deferred and that the bill retain its place on the calendar under unfinished business.

Roll call was requested by Stanley of Muscatine and Riley of Linn.
On the question "Shall House File 10 be deferred?"
The ayes were, 19:

| Briles | Gittins | Lange | Parker |
| :--- | :--- | :--- | :--- |
| Camp | Hagedorn | Mensing | Reppert |
| Coffman | Halling | Miller of | Shaw |
| Dietz | Hougen | Page | Steele |
| Fischer of | Knowles | Murphy | Vermeer |
| Grundy |  |  |  |
| The nays were, 80: |  |  |  |


| Andersen of | Frazier | Miller of | Seherle |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Des Moines | Sersland |
| Anderson of | Grassley | Miller of | Siglin |
| Ringgold | Hagen | Jones | Smith of |
| Balloun | Hagie | Mofftt | Dickinson |
| Baringer | Hakes | Mowry | Smith of |
| Bock | Hanson of | Murry | O'Brien |
| Breitbach | Lyon | Nelson | Sokol |
| Busch | Hanson of | Nielsen of | Stanley |
| Carnahan | Mitchell | Emmet | Steffen |
| Carstensen | Hirsch | Nielsen of | Stevenson |
| Casey | Johnson | Shelby | Stokes |
| Chalupa | Kibbie | Olson | Strothman |
| Crane | Kluever | Palas | Tabor |
| Cunningham | Knock | Patton | Van Alstine |
| Darrington | Kreager | Paul | Van Nostrand |
| Den Herder | Lutz | Petersen of | Vetter |
| Duffy | Mahan | Dallas | Walter |
| Dunton | Maale | Peterson of | Wier |
| Edgington | McElroy | Woodbury | Winkelman |
| Ely | Messerly | Prine | Worthington |
| Falvey | Meyer | Riley | Wright |
| Fisher of | Millen | Robinson | Mr. Speaker |
| Greene |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Denman | Jarvis |  | Mueller |
| Eveland | Loss | Ossian | Swisher |
|  |  |  | Wells | Goode

Motion lost.
On the question "Shall the vote by which the Stanley-Grassley amendment was adopted be reconsidered?"

Motion prevailed.
Stanley of Muscatine offered the following amendment filed by him : Amend House File 10, section 1, by striking the period (.) at the end thereof and inserting in lieu thereof the following:
"for the offense of operating a motor vehicle while intoxicated. If such person requests that a specimen of his blood not be withdrawn, then a specimen of his breath, saliva, or urine shall be withdrawn at the written request of such peace officer. However, if such peace officer fails to provide such test within two (2) hours after such arrest, no test shall be required."

Stanley of Muscatine offered the following amendment to his amendment and moved its adoption:

Amend the Stanley-Grassley amendment to House File 10, section 1, filed February 19, 1963, by inserting the following after the word "officer" in line eight (8); ", subject to the provisions of section five (5) of this Act".

Roll call was requested by Stanley of Muscatine and Cunningham of Story.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 82:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagen |
| Bock | Hagie |
| Briles | Hakes |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Jarvis |
| Crane | Johnson |
| Cunningham | Kluever |
| Darrington | Kreager |
| Den Herder | Loss |
| Denman | Lutz |
| Dunton | Mahan |
| Edgington | Maule |
| Ely | McElroy |
| Falvey | Meyer |
|  | Millen |

The nays were, 20:

| Breitbach | Gittins |
| :--- | :--- |
| Coffman | Goode |
| Dietz | Hagedorn |
| Duffy | Halling |
| Fischer of | Hougen |
| Grundy |  |

Absent or not voting, 6:

| Eveland | Peterssen of | Steffen |
| :--- | :---: | :---: |
| Messerly | Dallas | Swisher | Wells

Amendment to the amendment adopted.

Stanley of Muscatine moved the adoption of his amendment as amended.

Roll call was requested by Fischer of Grundy and Dietz of Scott.
On the question "Shall the amendment as amended be adopted $\%$ "
The ayes were, 78:

| Andersen of |  |  |
| :--- | :--- | :--- |
| Woodbury | Frazier | Moffitt |
| Anderson of | Graham | Mrassley |
| Ringgold | Hagen | Mueller |
| Balloun | Hagie | Murray |
| Baringer | Hakes | Nielsen of |
| Bock | Hanson of | Emmet |
| Busch | Lielsen of |  |
| Camp | Hanson of | Shelby |
| Carnahan | Mitchell | Olson |
| Carstensen | Hirsch | Pssian |
| Casey | Johnson | Parkser |
| Chalupa | Kluever | Patton |
| Crane | Kreager | Paul |
| Cunningham | Lutz | Petersen of |
| Darrington | Maule | Dallas |
| Den Herder | Messerly | Peterson of |
| Denman | Millen | Woodbury |
| Dunton | Miller of | Prine |
| Edgington | Des Moines | Reppert |
| Ely | Miller of | Riley |
| Falvey | Jones | Robinson |
| Fisher of | Miller of |  |
| Greene | Page |  |

The nays were, 27:

| Breitbach | Gittins | Knowles | Murphy |
| :--- | :--- | :--- | :--- |
| Briles | Goode | Lange | Nelson |
| Coffman | Hagedorn | Loss | Scherle |
| Dietz | Halling | Mahan | Shaw |
| Duffy | Hougen | McElroy | Steffen |
| Fischer of | Kibbie | Mensing | Swisher |
| Grundy | Knock | Meyer | Wright |
| Absent or not voting, 3: |  |  |  |
| Eveland | Jarvis | Wells |  |

Amendment as amended adopted.
Hougen of Black Hawk offered the following amendment filed by him:

Amend House File 10, by adding the following new paragraphs:
"Every physician, surgeon, osteopath, nurse, dentist or any other person legally authorized to administer or prescribe drugs and medicines, or barbiturates in any form, as defined in section one hundred fifty-five point three (155.3), which drugs or medicines or barbiturates may in any manner affect the rationalization of the person to whom administered or for whom prescribed, shall first cause such person to surrender his or her driving license, or ascertain that such person does not possess a driver's license.

Upon the surrender of a driver's license to a physician, surgeon, osteopath, nurse, dentist or other person herein referred to, such person shall immedi-
ately notify the sheriff of the county in which the surrender of the license was made, and if in a city, such person shall also notify the police department or mayor of such city, that the license of a person has been surrendered together with the number thereof. Said physician, surgeon, osteopath, nurse, dentist or other person herein referred to, shall retain said license until he or she is certain that the person to whom drugs or medicines or barbiturates was administered or for whom they were prescribed, are no longer under the influence of such drugs or medicines or barbiturates and that such person no longer has available or access to any further quantity of such drugs or medicines or barbiturates. Upon the return of the driver's license to such person who surrendered the license, said physician, surgeon, osteopath, nurse or dentist, shall notify the sheriff of the county, and police department or mayor previously notified that the driver's license has been issued to such person.

In addition thereto, any physician, surgeon, osteopath, nurse, dentist who knows of any patient who has any physical or mental deformities, such as a heart condition, mental confusion or that such patient is an epileptic, or who is subject to any physical or mental deformity which may impair the physical or mental ability of such patient to surrender his or her license in the manner above described, or shall advise such sheriff and/or police department or mayor of the condition herein described of such patient, and such sheriff or mayor or police chief of the department shall cause such person to surrender his or her driver's license.

The license of any physician, surgeon, osteopath, nurse, dentist who fails to comply with the provisions as herein directed shall be subject to the cancellation to practice his or her profession."

Stanley of Muscatine rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Grassley 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 84:

| Andersen of | Cunningham | Graham | Kreager |
| :---: | :---: | :---: | :---: |
| Woodbury | Darrington | Grassley | Lange |
| Anderson of | Den Herder | Hagedorn | Lutz |
| Ringgold | Denman | Hagen | Maule |
| Balloun | Dunton | Hagie | McElroy |
| Baringer | Edgington | Hakes | Mensing |
| Bock | Ely | Hanson of | Meyer |
| Briles | Eveland | Lyon | Millen |
| Busch | Falvey | Hanson of | Miller of |
| Camp | Fischer of | Mitchell | Jones |
| Carnahan | Grundy | Hirsch | Moffitt |
| Carstensen | Fisher of | Jarvis | Mowry |
| Casey | Greene | Johnson | Mueller |
| Chalupa | Frazier | Kluever | Murray |
| Crane | Goode | Knock | Nelson |


| Nielsen of | Petersen of |
| :--- | :--- |
| Emmet | Dallas |
| Nielsen of | Peterson of |
| $\quad$ Shelby | Woodbury |
| Olson | Prine |
| Ossian | Riley |
| Palas | Robinson |
| Parker | Sersland |
| Patton | Siglin |
| Paul |  |

Smith of : Tabor
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Stokes
Strothman

## Van Alstine

Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, 23 :

| Breitbach | Kibbie | Miller of |
| :--- | :--- | :--- |
| Coffman | Knowles | Page |
| Dietz | Loss | Murphy |
| Duffy | Mahan | Reppert |
| Gittins | Messerly | Scherle |
| Halling | Miller of | Shaw |
| Hougen | Des Moines |  |

## Steffen

Stevenson
Swisher
Van Nostrand
Wright

Absent or not voting, 1:

## Wells

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

## EXPLANATION OF VOTE

My negative vote on House File 10 was not a vote of confidence in the drunk driver. It was a vote for the constitutional guarantees that were the basic, fundamental reasons for the forming of our American democracy. The proposals in House File 10, in my opinion, are erosions of the Bill of Rights and the Constitution. The principles of this bill could lead to far-reaching further erosion. Some future legislature using House File 10 as a guide might pass a bill that says when one signs a deed he has given his implied consent to a search of his home at any time without a search warrant.

Reppert of Polk.

## REPORT OF NON-CONTROVERSIAL CALENDAR COMMITTEE

Mr. Speaker: Your non-controversial calendar committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the non-controversial calendar:
H. F. 298 Relating to temporary extensions of motor vehicle operators' licenses in certain instances. By committee on safety and law enforcement.
H. F. 159 To ratify sale by installment contract of certain real estate owned by the Ames Community School District in Story County. By Cunningham.
H. F. 234 To legalize the proceedings of the board of supervisors of Wright County. By Hagie.

John Camp, Chairman.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on February 20, 1963, he approved the following bills: Senate Files 12 and 129.

## REPORTS OF COMMITTEES

Johnson of Audubon, from the committee on compensation of public officers and employees, submitted the following report:

Mr. Spraker: Your committee on compensation of public officers and employees to whom was referred Senate File 35, a bill for an act to amend chapter eleven (11), Code 1962, relating to county, municipal and school examiners' and their assistants' salaries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harvey W. Johnson, Chairman.
Also:
Mr. Speaker: Your committee on compensation of public officers and employees to whom was referred House File 58, a bill for an act relating to the salaries of superior 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 do pass.
harvey W. Johnson, Chairman.
Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred House File 147, a bill for an act relating to the elimination of highways from the primary road system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Dewey E. Goode, Chairman.
Also :
Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 1, a bill for an act relating to controlled access 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.

## Dewey E. Goode, Chairman.

Jarvis of Buena Vista, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 99, a bill for an act to prohibit discrimination in employment because of age; and providing penalties for violations hereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Frkd Jarvis, Chairman.

Smith of Dickinson, from the committee on constitutional amendments, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution 8, a joint resolution proposing a constitutional amendment making executive and other officers appointees of the Governor and providing for concurrence therein by the Senate, and providing for the appointment of other 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.

Roy J. Smith, Chairman.

Also :
Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution 11 , a joint resolution proposing to amend article four (IV) of the Constitution of the State of Iowa relating to the executive department of the government of the State of Iowa and to the election of a Governor and Lieutenant Governor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Roy J. Smith, Chairman.

## AMENDMENTS FILED

House File 39 is hereby amended by adding thereto the following section preceding the last section:

Section one hundred eighteen point seven (118.7), Code
1962, is hereby amended by striking the period in line six
(6) and inserting the following:
"and provided further that the safeguarding of life, health or property is not concerned or involved."

Vermeer of Marion.
Amend the title to House File 95 by striking all after the figures "1962," and inserting in lieu thereof the following: "relating to the use and operation of school buses on the public highways."

Robinson of Guthrie.
Amend House File 156 by adding thereto the following new section:

Sec. 4. Section four hundred twenty-two point forty-five (422.45), Code 1962, subsection four (4), is hereby amended by inserting in line two (2) thereof after the word "property" the words "except implements of husbandry".

Nielsen of Emmet.
Amend House File 216 by adding thereto the following as a new section:

Sec. 2. Section three hundred sixty-eight A point three (368A.3), Code 1962, is hereby amended by striking the word "shall" in line twenty-three (23) and inserting in lieu thereof the following: "can elect, in lieu of the foregoing, to".

Riley of Linn. Ely of Linn.

Amend House File 227 by striking all of section ninety-two (92) and inserting in lieu thereof the following:

Sec. 92. Section two hundred thirty point eighteen (230.18), Code 1962, is hereby amended as follows:

1. By striking from lines one (1) and two (2) the words "or mentally retarded".
2. By inserting in line four (4) after the word "sanatorium" the words "or a state institution for the mentally ill,".

Gritins of Pottawattamie.

1 Amend Senate File 69, section one, line fourteen (14)
2 by striking the word "assessment" and inserting
3 in lieu thereof the word "evaluation".
Den Herder of Sioux.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Thursday, February 21, 1963.

# JOURNAL OF THE HOUSE 

## hall of the House of Representatives, Des Moines, Iowa, Thursday, February 21, 1963.

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

Prayer was offered by the Reverend Ralph Anderson, pastor of the Lutheran Church, Kimballton, Iowa.

The Journal of February 20 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Van Nostrand of Pottawattamie on request of Gittins of Pottawattamie; Duffy of Dubuque on request of Loss of Kossuth.

## PRESENTATION OF VISITORS

Steffen of Chickasaw presented to the House the Honorable Marion A. Cagley, former member of the House from Chickasaw County in the Fifty-eighth General Assembly.

Reppert of Polk presented to the House fifty-five sixth grade students from Mitchell School, Des Moines, and their teachers, Miss McCabe and Mrs. Fasnaugh.

Reppert of Polk presented to the House forty-nine eighth grade students from Visitation School, Des Moines, and their teacher, Sister Mary Ann Martine.

Reppert of Polk presented to the House twenty-two students from St. Ambrose School, Des Moines, and their teacher, Sister Mary Timothena.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach of Dubuque, from thirty residents of Dubuque County favoring legislation relating to the taxation of fraternal beneficiary associations.

By Carnahan of Wapello, from fifty-four registered nurses and licensed practical nurses of Ottumwa favoring legislation pertaining to the regulation of the practice of nursing.

By Crane of Crawford, from one hundred nineteen members of the

Farmers Mutual Insurance Association of Schleswig opposing legislation to place county mutual insurance associations on the same basis as other similar insurance carriers.

By Messerly of Black Hawk, from thirty-four residents of Black Hawk County favoring school bus transportation for pupils attending private schools.

By Messerly of Black Hawk, from nineteen residents of Waterloo favoring legislation to increase pensions under the retirement system for policemen and firemen.

By Millen of Van Buren, from twenty-three members of the Royal Neighbors of America Life Insurance Company of Stockport opposing legislation relating to the taxation of fraternal beneficiary associations.

By Miller of Des Moines, from one hundred nineteen members of the Royal Neighbors of America Life Insurance Company of Burlington, opposing legislation relating to the taxation of fraternal beneficiary associations.

By the following Representatives, opposing the sale of liquor by the drink:

Cunningham of Story, from seventy-two members of the Ames Evangelical United Brethren Church.
Hirsch of Warren, from thirty-one members of the Ackworth Quarterly Meeting of Friends.

Kreager of Jasper, from sixty-one residents of Jasper County.
Miller of Des Moines, from one hundred thirty-six residents of Des Moines County.
Miller of Jones, from thirteen residents of Jones County.
Miller of Page, from forty-two residents of Page County.
Ossian of Montgomery, from two hundred residents of Red Oak.
Parker of Buchanan, from thirty-five residents of Buchanan County.
Robinson of Guthrie, from ten thousand one hundred fifty-eight members of Methodist Churches of Iowa.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Dietz of Scott, from eight hundred fifty-one residents of Scott County.
Fisher of Greene, from twenty-nine residents of Greene County.

Grassley of Butler, from thirty-six residents of Butler County.
Miller of Jones, from one hundred fifty-two residents of Jones County.
Nelson of Winnebago, from twelve residents of Winnebago County.
Nielsen of Emmet, from eighty-three residents of Emmet County.
Petersen of Dallas, from seventy-eight residents of Dallas County.
Reppert of Polk, from ninety-five residents of Polk County.
Stanley of Muscatine, from thirty-seven residents of Muscatine County.
Stevenson of Howard, from ninety-eight residents of Howard County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 58, 99, 147 and Senate Files 1, 35, under Rule 35.

## INTRODUCTION OF BILLS

House File 303, by fish and game committee, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1962, relating to the season length for muskrat and beaver.

Read first time and placed on the calendar.
House File 304, by Nelson, Kreager, Prine, Reppert, Meyer, Jarvis and Nielsen of Shelby, a bill for an act relating to the overall length of combinations of vehicles.

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

House File 305, by Lange and Carstensen, a bill for an act to permit cities and towns to donate real estate to the state for public use.

Read first time and referred to committee on cities and towns.
House File 306, by Mensing, Dietz, Reppert, Stanley, Olson, Andersen of Woodbury, Mahan, Duffy and Riley, a bill for an act to amend chapter four hundred ten (410), Code 1962, relating to increase in pensions under the retirement system for policemen and firemen.

Read first time and referred to committee on social security.
House File 307, by Riley, a bill for an act relating to dissemination of information abbut trapping.

Read first time and referred to committee on fish and game.
House File 308, by Petersen of Dallas, a bill for an act to enable and authorize the board of directors of the Central Dallas Community School District, Dallas County, Iowa, to transfer to the schoolhouse fund of said community school district, certain funds now held by the community school under the name and style of the "Hoover Fund."

Read first time and referred to committee on judiciary 2.
House File 309, by Dietz and Knowles, a bill for an act to authorize the sale and conveyance to Iowa-Illinois Gas and Electric Company of certain land in Scott County, Iowa, lying below the ordinary highwater mark of the Mississippi River.

Read first time and referred to committee on judiciary 2.
House File 310, by social security committee, a bill for an act relating to the investment and reinvestment of the Iowa Public Employees Retirement Fund.

Read first time and placed on the calendar.
House File 311, by Goode, a bill for an act to amend section eightyfive point twenty-seven (85.27), Code 1962, relating to the selection of a physician under workmen's compensation.

Read first time and referred to committee on social security.
House File 312, by Busch, a bill for an act relating to transportation of elementary school pupils.

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

House File 313, by Den Herder, Mensing, Hakes, Nelson, Smith of O'Brien, Prine, Busch, Walter, McElroy, Scherle, Halling, Grassley, Winkelman, Edgington and Balloun, a bill for an act relating to election of the state board of public instruction.

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

House File 314, by Knock, Fisher of Greene and Wright, a bill for an act relating to election of members of the state board of public instruction.

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

House File 315, by board of control committee, a bill for an act to empower the board of control or an agent designated by the board to
temporarily exercise the authority normally vested in its employees when problems arise.

Read first time and placed on the calendar.
House File 316, by board of control committee, a bill for an act relating to orders to return mental patients on convalescent leave to the hospital, and providing for payment of travel expenses incurred.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 173, a bill for an act to amend chapter four hundred four (404), Code 1962, relating to millage limitations upon the several functional funds therein provided.

Read first time and referred to committee on tax revision.
Senate File 177, a bill for an act to give the superintendents of the hospitals for the mentally ill authority to designate a qualified person to examine prisoners believed to be mentally ill.

Read first time and referred to committee on board of control.
Senate File 178, a bill for an act to amend section four hundred fifty point seven (450.7), Code 1962, relating to liens for inheritance taxes and prescribing the duration thereof.

Read first time and referred to committee on judiciary 1.
Senate File 180, a bill for an act relating to the state printing board.

Read first time and referred to committee on printing.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 7

Mensing of Cedar called up for consideration Senate Concurrent Resolution 7 found on page 292 of the House Journal and moved its adoption.

Motion prevailed and the resolution was adopted.

## MOTION TO RECONSIDER SENATE FILE 76 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw his motion to reconsider Senate File 76, filed February 15 and found on page 369 of the House Journal.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 19, a bill for an act to provide for establishment of water recreational areas and facilities normally associated therewith.

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 veterinary medicine and surgery.

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 relating to pharmacy license fees.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 54, a bill for an act requiring that cause of death and attending physician's name be typewritten on all death certificates.

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

Senate File 117, a bill for an act relating to ownership of individual apartment units.

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

Senate File 139, a bill for an act relating to bail.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 148, a bill for an act to waive immunity of the State of Iowa from any action at law or in equity brought to enforce, or to determine a controversy rising out of any contract in which the Iowa state highway commission is a party.

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

Senate File 190, a bill for an act relating to registration period for motorboats.

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

Senate File 195, a bill for an act relating to the rate of interest which domestic or foreign corporations may contract in writing to pay and interest on judgments and decrees.

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

Senate Concurrent Resolution 11, a concurrent resolution inviting the Shriners of America to locate one of its hospitals at Iowa City.

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

House File 23, a bill for an act relating to altering, vacating, or closing roads.

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

House File 26, a bill for an act regarding the right of unlicensed persons to fill prescriptions.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 23

Amend House File 23, section 1, line 8, by striking the word "adjoin" and inserting in lieu thereof the words "are on".

## ADDITIONAL COPIES

Grassley of Butler asked and received unanimous consent to have 900 additional copies printed of House File 10, as passed by the House.

Reppert of Polk asked and received unanimous consent to have 300 additional copies printed of House File 54, as passed by the House.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 11

Swisher of Johnson asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 11 and moved its adoption.

SENATE CONCURRENT RESOLUTION 11<br>By Nolan, O'Malley, Frommelt, Vance, Rigler, Elthon and Schroeder

Whereas, the Shriners of America, through the Shriners' Hospital for Crippled Children, propose to build three hospitals for the care of children severely burned, and

Whereas, one of such hospitals is to be located in the midwest, and
Whereas, such hospitals are to be located at medical centers, and
Whereas, the University of Iowa has one of the outstanding medical centers in America, and

Whereas, it is felt that the State of Iowa through its University can make a substantial contribution in assisting in the care and well-being of children so injured.

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that the Shriners of America be and they are hereby invited to locate one of its hospitals at Iowa City, for the care of children suffering from burns, with the assurance that those who will be associated with the hospital will be most welcome by us.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 109, a bill for an act relating to listing of tax exempt property, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on February 18 and found on page 384 of the House Journal.

Dietz of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 109, section 1, by striking lines four (4), five (5) and six (6) and inserting in lieu thereof:
"; however, every assessor shall list each item of real property herein exempted from tax, showing the legal description, street address, name of owner or owners, and the valuation in a special register labeled 'tax-exempt real property' ".

Amend the title to House File 109 by inserting after the word "exempt" the word "real".

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

On the question "Shall the bill pass?"
The ayes were, 97 :

| Anderson of | Frazier | McElroy | Reppert |
| :--- | :--- | :--- | :--- |
| Ringgold | Gittins | Mensing | Riley |
| Balloun | Goode | Messerly | Robinson |
| Baringer | Graham | Meyer | Scherle |
| Bock | Grassley | Millen | Sersland |
| Breitbach | Hagedorn | Miller of | Shaw |
| Briles | Hagen | Jones | Siglin |
| Busch | Hagie | Miller of | Smith of |
| Camp | Hakes | Page | Dickinson |
| Carnahan | Halling | Moffitt | Smith of |
| Carstensen | Hanson of | Mowry | O'Brien |
| Casey | Lyon | Mueller | Sokol |
| Chalupa | Hanson of | Murphy | Steele |
| Coffman | Mitchell | Murray | Steffen |
| Crane | Hirsh | Nelson | Stevenson |
| Cunningham | Hougen | Nielsen of | Stokes |
| Darrington | Jarvis | Emmet | Strothman |
| Den Herder | Johnson | Nielsen of | Swisher |
| Denman | Kibbie | Shelby | Tabor |
| Dietz | Kluever | Olson | Van Alstine |
| Dunton | Knowles | Ossian | Vermer |
| Edgington | Kreager | Palas | Vetter |
| Eveland | Lange | Parker | Walter |
| Falvey | Loss | Patton | Wier |
| Fischer of | Lutz | Paul |  |
| Grundy | Mahan | Petersen of | Winkelman |
| Fisher of | Maule | Dallas | Worthington |
| Greene |  |  | Wright |
| The nays were, | $4:$ |  |  |
| Ely |  |  |  |
|  | Miller of | Des Moines |  |
|  |  |  |  |
|  |  |  |  |

Absent or not voting, 7:
$\begin{array}{llll}\begin{array}{c}\text { Andersen of } \\ \text { Woodbury } \\ \text { Duffy }\end{array} & \begin{array}{l}\text { Knock } \\ \text { Peterson of } \\ \text { Woodbury }\end{array} & \text { Wan Nostrand } & \text { Mr. Speaker } \\ & \text { Wells } & \end{array}$
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 189, a bill for an act to adopt the Interstate Compact on Mental Health and designate an administrator with other states.

Carnahan of Wapello moved that House File 189 be re-referred to the committee on the board of control.

Motion lost.
Walter of Hardin asked and received unanimous consent that House File 189 be deferred and that the bill be retained on the calendar under unfinished business.

Senate File 63, a bill for an act relating to the powers of subdistricts of soil conservation districts, with report of committee recommending passage, was taken up for consideration.

Wier 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, 102:

| Andersen of Woodbury | Eveland | Knowles | Nielsen of |
| :---: | :---: | :---: | :---: |
| Woodbury | Falvey | Kreager | Emmet |
| Anderson of | Fischer of | Lange | Nielsen of |
| Ringgold | Grundy | Loss | Shelby |
| Balloun | Fisher of | Lutz | Olson |
| Baringer | Greene | Mahan | Ossian |
| Bock | Frazier | Maule | Palas |
| Breitbach | Gittins | McElroy | Parker |
| Briles | Goode | Mensing | Patton |
| Busch | Graham | Messerly | Paul |
| Camp | Grassley | Meyer | Petersen of |
| Carnahan | Hagedorn | Millen | Dallas |
| Carstensen | Hagen | Miller of | Peterson of |
| Casey | Hagie | Des Moines | Woodbury |
| Chalupa | Hakes | Miller of | Prine |
| Coffman | Hanson of | Jones | Reppert |
| Crane | Lyon | Miller of | Riley |
| Cunningham | Hanson of | Page | Robinson |
| Darrington | Mitchell | Moffitt | Sersland |
| Den Herder | Hirsch | Mowry | Shaw |
| Denman | Hougen | Mueller | Siglin |
| Dietz | Johnson | Murphy | Smith of |
| Dunton | Kibbie | Murray | Dickinson |
| Edgington | Kluever | Nelson | Smith of |
| Ely | Knock |  | O'Brien |

Sokol
Stanley
Steele
Steffen Stevenson

Stokes
Strothman
Swisher
Tabor
Van Alstine

Vermeer
Vetter Walter Wells

Wier
Winkelman
Worthington
Wright

The nays were, 1:
Halling
Absent or not voting, 5:
Duffy Scherle Van Nostrand Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 96, a bill for an act to prevent subsidizing retail beer permittees by the extension of credit on beer from Class " $A$ " permit holders, was taken up for consideration.

Murphy of Carroll asked and received unanimous consent to withdraw the amendment filed by him on February 18 and found on page 384 of the House Journal.

Reppert 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 :

| Andersen of | Fischer of | Maule | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | McElroy | Reppert |
| Anderson of | Fisher of | Messerly | Riley |
| Ringgold | Greene | Millen | Robinson |
| Balloun | Frazier | Miller of | Scherle |
| Baringer | Gittins | Des Moines | Shaw |
| Bock | Goode | Miller of | Siglin |
| Breitbach | Grassley | Jones | Smith of |
| Briles | Hagedorn | Miller of | Dickinson |
| Busch | Hagen | Page | Smith of |
| Camp | Hagie | Moffit | O'Brien |
| Carnahan | Hakes | Mowry | Sokol |
| Carstensen | Halling | Murray | Stanley |
| Casey | Hanson of | Nelson | Steele |
| Chalupa | Lyon | Nielsen of | Stevenson |
| Coffman | Hanson of | Emmet | Stokes |
| Crane | Mitchell | Nielsen of | Strothman |
| Cunningham | Hougen | Shelby | Swisher |
| Darrington | Jarvis | Olson | Tabor |
| Den Herder | Johnson | Ossian | VanAlstine |
| Denman | Kluever | Palas | Vermeer |
| Dietz | Knock | Parker | Vetter |
| Dunton | Knowles | Paul | Walter |
| Edgington | Kreager | Petersen of | Winkelman |
| Ely | Lange | Dallas | Worthington |
| Eveland | Loss | Peterson of | Wright |
| Falvey | Mahan | Woodbury |  |

The nays were, 8:

| Kibbie | Mensing | Mueller | Steffen |
| :---: | :---: | :---: | :---: |
| Lutz | Meyer | Murphy | Wier |
| Absent | ting, 8 : |  |  |
| Duffy | Hirsch | Sersland | Wells |
| Graham | Patton | Van Nostrand | Mr. Speaker |

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

House File 27, a bill for an act to amend section one hundred fortyseven point eighty ( 147.80 ), Code 1962 , relating to pharmacy license fees, with report of committee recommending passage, was taken up for consideration.

Wright of Benton offered the following amendment filed by him and moved its adoption :

Amend House File 27 by adding thereto the following section:
"Sec. 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in The Belle Plaine Union, a newspaper published at Belle Plaine, Iowa, and in the Cedar Valley Daily Times, a newspaper published at Vinton, Iowa."

Amendment adopted.
Wright of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 99 :

| Andersen of <br> Woodbury | Falvey <br> Fischer of | Kreager <br> Anderson of <br> Ringgold |
| :--- | :--- | :--- |
| Grundy | Lange |  |
| Bisher of | Loss |  |
| Barioun | Gutz |  |
| Baringer | Graziene | Mahan |
| Breitbach | Gittins | Maule |
| Busch | Graham | Messerly |
| Camp | Grassley | Meyer |
| Carnahan | Hagedorn | Millen |
| Carstensen | Hagen | Miller of |
| Casey | Hagie | Des Moines |
| Chalupa | Hakes | Miller of |
| Coffman | Halling | Jones |
| Crane | Hanson of | Miller of |
| Cunningham | Lyon | Moffitt |
| Darrington | Hirsch | Mowry |
| Den Herder | Hougen | Mueller |
| Denman | Jarvis | Murphy |
| Dietz | Johnson | Murray |
| Dunton | Kibbie | Nelson |
| Edgington | Kluever | Nielsen of |
| Ely | Knock | Emmet |
| Eveland | Knowles |  |

> Nielsen of Shelby
> Olson
> Ossian
> Palas
> Parker
> Patton
> Paul
> Petersen of Dallas
> Peterson of Woodbury Prine
> Reppert
> Riley
> Robinson
> Scherle
> Sersland Shaw Siglin Smith of Dickinson Smith of O'Brien

| Sokol | Strothman | Vetter | Winkelman |
| :--- | :--- | :--- | :--- |
| Stanley | Swisher | Walter | Worthington |
| Steffen | Tabor | Wells | Wright |
| Stevenson | Van Alstine | Wier | Mr. Speaker |
| Stokes | Vermeer |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Bock Goode  <br> Briles Hanson of McElroy <br> Duffy Mitchell Mensing | Van Nostrand |  |  |
|  |  |  | Steele |

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

## HOUSE FILE 65 DEFERRED

Reppert of Polk asked and received unanimous consent that House File 65 be deferred and that the bill retain its place on the calendar.

House File 75, a bill for an act relating to compensation of cemetery trustees in cities and towns, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 23:

| Anderson of | Falvey |
| :--- | :--- |
| Ringggold | Hagedorn |
| Baringer | Hagen |
| Briles | Halling |
| Carnahan | Kluever |
| Denman | Knock |
| Eveland | Loss |

Miller of
Jones
Mofftt
Nelson
Niessen of
Emmet
Prine

Sersland Smith of Dickinson
Swisher
Worthington
Wright
The nays were, 75:

| Balloun | Fisher of |
| :--- | :--- |
| Breitbach | Greene |
| Busch | Gittins |
| Camp | Goode |
| Carstensen | Graham |
| Casey | Frazier |
| Chalupa | Grassley |
| Coffman | Hagie |
| Crane | Hakes |
| Cunningham | Hanson of |
| Darrington | Lyon |
| Den Herder | Hanson of |
| Dunton | Mitchell |
| Edgington | Hirsch |
| Fischer of | Hougen |
| Grundy | Johnson |
|  | Kibbie |

Knowles
Kreager
Lange
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Page
Mowry
Murphy

Murray
Nielsen of Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas
Peterson of Woodbury
Reppert
Riley
Scherle
Shaw

| Siglin | Steele | Tabor | Walter |
| :--- | :--- | :--- | :--- |
| Smith of | Steffen | Van Alstine | Wells |
| O'Brien | Stevenson | Vermeer | Wier |
| Sokol | Stokes | Vetter | Winkelman |
| Stanley | Strothman |  |  |
| Absent or not voting, 10: |  |  |  |
| Andersen of | Dietz |  | Jarvis |
| Woodbury | Duffy | Ely | Mueller |
| Bock |  | Robinson | Man Nostrand |
|  |  |  |  |

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File 77, a bill for an act to authorize the governing bodies of the cities and counties of Iowa and adjoining states to create regional or metropolitan planning commissions, and for school districts and other such bodies to participate in such commissions, with report of committee recommending amendment and passage, was taken up for consideration.

Falvey of Monroe offered the following amendment, by the committee on state planning and development, and moved its adoption:

Amend House File 77, section two (2), line two (2), by striking the words, "nor more than twelve".

Amendment adopted.
Falvey 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, 100:

| Andersen of | Eveland | Kibbie | Mueller |
| :---: | :---: | :---: | :---: |
| Woodbury | Falvey | Kluever | Murphy |
| Anderson of | Fischer of | Knock | Murray |
| Ringgold | Grundy | Knowles | Nelson |
| Balloun | Fisher of | Kreager | Nielsen of |
| Baringer | Greene | Lange | Emmet |
| Breitbach | Frazier | Loss | Nielsen of |
| Busch | Gittins | Lutz | Shelby |
| Camp | Goode | Mahan | Olson |
| Carnahan | Graham | Maule | Ossian |
| Carstensen | Grassley | McElroy | Palas |
| Casey | Hagedorn | Mensing | Parker |
| Chalupa | Hagen | Messerly | Patton |
| Coffman | Hagie | Meyer | Paul |
| Crane | Hakes | Millen | Petersen of |
| Cunningham | Halling | Miller of | Dallas |
| Darrington | Hanson of | Des Moines | Peterson of |
| Den Herder | Lyon | Miller of | Woodbury |
| Denman | Hanson of | Jones | Prine |
| Dietz | Mitchell | Miller of | Reppert |
| Dunton | Hirsch | Page | Riley |
| Edgington | Hougen | Moffitt | Scherle |
| Ely | Johnson | Mowry | Sersland |


| Shaw | Sokol | Swisher | Wells |
| :---: | :---: | :---: | :---: |
| Siglin | Stanley | Tabor | Wier |
| Smith of | Steffen | Van Alstine | Winkelman |
| Dickinson | Stevenson | Vermeer | Worthington |
| Smith of O'Brien | Stokes Strothman | Vetter Walter | Wright |
| The nays were, none. |  |  |  |
| Absent or not voting, 8: |  |  |  |
| Bock | Duffy | Robinson | Van Nostrand |
| Briles | Jarvis | Steele | Mr. Speaker |

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

House File 83, a bill for an act relating to public health nurses, with report of committee recommending passage, was taken up for consideration.

Ely 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 :

| Andersen of | Frazier | Prine | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Messerly | Riley |
| Anderson of | Goode | Meyer | Robinson |
| Ringgold | Graham | Millen | Scherle |
| Balloun | Grassley | Miller of | Sersland |
| Baringer | Hagedorn | Des Moines | Shaw |
| Breitbach | Hagen | Miller of | Siglin |
| Busch | Hagie | Jones | Smith of |
| Camp | Hakes | Moffitt | Dickinson |
| Carnahan | Hanson of | Mowry | Smith of |
| Carstensen | Lyon | Mueller | O'Brien |
| Casey | Hanson of | Murphy | Sokol |
| Chalupa | Mitchell | Muray | Stanley |
| Coffman | Hirsch | Nelson | Steffen |
| Crane | Hougen | Nielsen of | Stevenson |
| Cunningham | Jarvis | Emmet | Stokes |
| Darrington | Johnson | Nielsen of | Strothman |
| Den Herder | Kibbie | Shelby | Swisher |
| Denman | Kluever | Olson | Tabor |
| Dietz | Knock | Ossian | Vermeer |
| Dunton | Knowles | Palas | Vetter |
| Edgington | Kreager | Parker | Walter |
| Ely | Lange | Patton | Wells |
| Eveland | Loss | Paul | Wier |
| Falvey | Lutz | Petersen of | Winkelman |
| Fischer of | Mahan | Dallas. | Worthington |
| Grundy | McElroy | Peterson of | Wright |
| Fisher of | Mensing | Woodbury |  |
| Greene |  |  |  |

Greene
The nays were, none.

Absent or not voting, 10:

| Bock | Halling |
| :--- | :--- |
| Briles | Maule |
| Duffy |  |

Miller of
Page
Steele

Van Alstine
Van Nostrand
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 125 DEFERRED

Den Herder of Sioux asked and received unanimous consent that House File 125 be deferred and that the bill retain its place on the calendar.

House File 163, a bill for an act relating to compensation of the commissioners of hospitalization, with report of committee recommending passage, was taken up for consideration.

Riley 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, 29 :

| Andersen of | Carstensen | Knowles | Stanley |
| :---: | :---: | :---: | :---: |
| Woodbury | Crane | Miller of | Steffen |
| Anderson of | Denman | Des Moines | Stevenson |
| Ringgold | Ely | Murray | Swisher |
| Balloun | Falvey | Olson | Tabor |
| Briles | Frazier | Paul | Van Alstine |
| Camp | Graham | Riley | Worthington |
| Carnahan | Kluever | Sokol | Wright |
| The nays | 68: |  |  |
| Baringer | Hagedorn | Mensing | Peterson of |
| Breitbach | Hagen | Messerly | Woodbury |
| Busch | Hagie | Meyer | Prine |
| Casey | Hakes | Millen | Robinson |
| Chalupa | Halling | Miller of | Scherle |
| Coffman | Hanson of | Page | Sersland |
| Cunningham | Lyon | Moffitt | Shaw |
| Darrington | Hanson of | Murphy | Siglin |
| Den Herder | Mitchell | Nelson | Smith of |
| Dietz | Hirsch | Nielsen of | Dickinson |
| Dunton | Hougen | Emmet | Smith of |
| Edgington | Johnson | Nielsen of | O'Brien |
| Eveland | Kibbie | Shelby | Stokes |
| Fischer of | Knock | Ossian | Strothman |
| Grundy | Kreager | Palas | Vermeer |
| Fisher of | Lange | Parker | Vetter |
| Greene | Loss | Patton | Walter |
| Gittins | Lutz | Petersen of | Wells |
| Goode | Mahan | Dallas | Wier |
| Grassley | McElroy |  | Winkelman |

Absent or not voting, 11:
Bock Maule Duffy Miller of Jarvis Jones

| Mowry | Steele |
| :--- | :--- |
| Mueller | Van Nostrand |
| Reppert | Mr. Speaker |

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 27 passed the House. Wright of Benton.

## COMMUNICATION FROM THE STATE COMPTROLLER

The following communication was received from the State Comptroller and is on file in the Chief Clerk's office:

OFFICE<br>STATE COMPTROLLER

February 21, 1963.
Mr. William R. Kendrick, Chief Clerk, House of Representatives, Local.
Dear Mr. Kendrick:
There are 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 Nos. 40, 95, 162, 165, 182, 184 to 185 inclusive, 188 to 190 inclusive, 195,197 to 204 inclusive, 206, 208, 210, 212, 214 to 215 inclusive, 217 to 220 inclusive, 222, 224 to 228 inclusive, 230 to 232 inclusive, 237 to 238 inclusive.

Highway Commission Claims, Nos. 6, 9, 13, 16, 20, 30, 32, 36 to 37 inclusive, $39,41,43$ to 44 inclusive, 46 to 47 inclusive, 49 and 51.

Index is attached showing number of claim, name of claimant, and amount claimed.

> s/ Marvin R. Sbaden, Jr., Chairman, State Appeal Board.

Receipt of the above is hereby acknowledged.
William R. Kendrick, Chief Clerk of the House.
Name of Claimant and $\quad$ Amount of
Nature of Claim

40-60 William A. Sundrup, Arcadia, Iowa-Overpayment on truck tractor license 120.00

95-60 Brown Bros., Inc., Electrical Contractors, 2905 Delaware, Des Moines, Iowa-Sales Tax Refund

2,629.87
162-60 Legreid Farm Service Company, Highway 106, Mason $\quad 760.00$
165-60 Linn County Treasurer, Cedar Rapids, Iowa - Ag. Land Tax Credit

| No. | Name of Claimant and Nature of Claim | Amount of Claim |
| :---: | :---: | :---: |
| 182-60 | Albert W. Elling, Route 2, Hampton, Iowa - Outdated warrant $\qquad$ | 26.40 |
| 184-60 | Pitney Bowes, Inc., 69 Walnut St., Stamiford, Conn.Invoices submitted after time limit of 90 days $\qquad$ | 285.12 |
| 185-60 | Pitney Bowes, Inc., 69 Walnut St., Stamford, Conn.Invoices submitted after time limit of 90 days $\qquad$ | 35.10 |
| 188-60 | Mervin Robbins Estate by Mina E. Robbins Extx., 707 Main, Woodward, Iowa-Out-dated warrant $\qquad$ | 13.84 |
| 189-60 | Roy Edwards, Primghar, Iowa-Refund of tractor fees | - 15.00 |
| 190-60 | Stanley E. Ziesmer, 645 West 7th St., Garner, IowaRefund of registration permits $\qquad$ | 30.00 |
| 195-60 | Woodside Lumber Company, E. 14th \& Howard Drive, Des Moines, Iowa-Material furnished for improvement of State property | - 381.45 |
| 197-60 | Albert Lindgren, Kingsley, Iowa-Refund of tax on special fuels $\qquad$ | - 256.74 |
| 198-60 | Town of Adair, Adair, Iowa-Sales and Use Tax Refund $\qquad$ | . 957.77 |
| 199-60 | City of Estherville, City Hall, Estherville, Iowa-Sales and Use Tax Refund $\qquad$ | - 598.44 |
| 200-60 | Marjorie Anna Leslie, Oxford Junction, Iowa-Refund on license $\qquad$ | - 4.00 |
| 201-60 | Jesup Community School District, Jesup, Iowa-Sales and Use Tax Refund $\qquad$ | - 128.51 |
| 202-60 | Town of Adair, Adair, Iowa - Special assessment against property owned by Highway Commission | . 3,129.50 |
| 203-60 | Adams County, Court House, Corning, Iowa-Additional Ag Land Tax Credit $\qquad$ | . 303.5 |
| 204-60 | Pottawattamie County, Council Bluffs, Iowa-Fees for survey of state-owned and county-owned land | - 4,521.40 |
| 206-60 | Joseph C. Hall and Mabel E. Hall, 4441 Kester, Sherman Oaks, California-Out-dated warrant $\qquad$ | . 74.60 |
| 208-60 | Winterset Community School District, 110 West Washington, Winterset, Iowa-Refund of sales tax | - 309.58 |
| 210-60 | Karl Kemery as Adm. of Estate of Roy Kemary, Decesaed, Route 2, Bedford, Iowa-Out-dated warrant .... | - 10.9 |
| 212-60 | Washington County, Washington, Iowa-Sales Tax Refund $\qquad$ | . 25. |
| 214-60 | David Lowell Olds, Penitentiary, Fort Madison, Iowa <br> -Personal Injury $\qquad$ | a $2,000.0$ |

No.
Name of Claimant and Amount of Nature of Claim Claim
215-60 City of Spencer, P. O. Box 470, Spencer, Iowa-Refund of Sales Tax ..... 261.66
217-60 Marion Municipal Water Dept., 534 11th St., Marion, Iowa-Refund of Sales Tax ..... 149.29
218-60 Mr. Marvin Christenson, RFD, Redman, Iowa-Gas Tax Refund ..... 18.00
219-60 William J. Nugent, 1204 East Call Street, Algona, Iowa-Homestead and Veterans Exemptions ..... 105.73
220-60 Cherokee County, Court House, Cherokee, Iowa-Agri- cultural Land Tax Credit ..... 31.88
222-60 Joe Dixon, 1655 10th Ave. N., Fort Dodge, Iowa- Salary for November 1952 ..... 275.00
224-60 Mrs. Etta Goodwin, 610 Chestnut St., LaPorte City, Iowa-Accident, fell on faulty sidewalk ..... 182.90
225-60 Town of Calmar, Calmar, Iowa-Refund Sales and Use Tax ..... 1,125.41
226-60 Henry Cameron, c/o Morris \& Morris, Attorneys, $2231 / 2$ Locust St., Des Moines, Iowa-Unlawful in- carceration ..... $1,000.00$
227-60 Bob Gartland No. 27477, Box 316, Iowa State Prison, Fort Madison, Iowa-Injury to arm ..... 50,000.00
228-60 Thomas Feed \& Service, Corydon, Iowa-Overpayment of license fee ..... 460.00
230-60 Edmund Ruff, Jr., Farmersburg, Iowa-Gas Tax Re- fund ..... 30.00
231-60 W. Harry Christy Funeral Home, 1801 Morningside Ave., Sioux City, Iowa-Funeral Service, Mary W. E. Craig ..... 205.00
232-60 City of Keokuk, 415 Blondeau St., Keokuk, Iowa-Use Tax ..... 393.99
237-60 County Treasurer, Tama County, Toledo, Iowa-Agxi- cultural Land Tax Credit ..... 76.07
238-60 W. Harry Christy Funeral Home, 1801 Morningside Ave., Sioux City, Iowa-Funeral Service, Will Fran- zen ..... 175.00
H- 6-60 John C. Moore, R. 4, Jefferson, Iowa-Fence ..... 81.00
H- 9-60 Lee Ray Waite, Route 2, Marion, Iowa-Garden ..... 200.00
H-13-60 Leonard Bessman, 202 Highway 3, Dumont, Iowa- Tile line ..... 126.79
H-16-60 Roy E. Burns and Maude E. Burns, 322 E. McLane St., Osceola, Iowa-Damages to property ..... 5,500.00

| No. | Name of Claimant and |
| :---: | :---: |
| Nature of Claim | Amount of |
| Claim |  |

H-20-60 Cherokee Concrete Products, 740 East Spruce St., Cherokee, Iowa-Automobile damages ..... 77.40
H-30 William C. Arn, 302 W. Benton St., Iowa City, Iowa- Calf ..... 60.00
H-32-60 Everett Fetters, R.F.D., Humeston, Iowa-Crop dam- age ..... 65.00
H-36-60 Jimmy Jack Hodges, 712 B Avenue, Vinton, Iowa - 1956 International Truck ..... 100.00
H-37-60 Continental Casualty Company, 210 Insurance Ex- change Bldg., Des Moines 9, Iowa-(subrogation) on damage to 1956 International Truck ..... $1,700.00$
H-39 Adron Carter, 1103 Lyon, Des Moines, Iowa-Personal Injury, Medical Expense and Loss of Wages ..... $8,400.00$
H-41 Floyd R. Brown, Route 2, Farragut, Iowa - Snow Fence ..... 62.50
H-43 Sam K. Smith, Route 3, Guthrie Center, Iowa - Crop damage ..... 300.00
H-44-60 Otto L. and Beverly A. Boeck, 718 Main Street, Janes- ville, Iowa-Trees ..... 150.00
H-46-60 Arnold Maass, Route No. 1, Remsen, Iowa - Weed spray-soybeans ..... 70.85
H-47-60 Kenneth H. Buck, R.R. 2, Denison, Iowa - Eye Glasses ..... 29.48
H-49-60 Merle E. Elliott, Route 4, Waterloo, Iowa-Weed spray soybeans ..... 282.24
H-51-63 Federated Mutual Implement and Hardware Insurance, 2323 Grand Ave., Des Moines, Iowa-Sandblast dam- age ..... 519.24

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Mr. Speakir: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 11, 22 and 63 and House Joint Resolution 1.

> Fred E. WIER, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 11, 22 and 63 and House Joint Resolution 1.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speakbr: Your committee on enrolled bills respectfully reports that it has, on this 21st day of February, 1963, sent to the Governor for his approval: House Files 11, 22 and 63.

Fred E. Wier, Chairman.
Report adopted.

## HOUSE JOINT RESOLUTION SENT TO SECRETARY OF STATE

February 21, 1963.
Honorable Melvin D. Synhorst, Secretary of State, State House,

## Local.

Dear Sir:
I herewith transmit House Joint Resolution 1, proposing an amendment to the Constitution of the State of Iowa.

Very truly yours,
s/ William R. Kendrick, Chief Clerk of the House.

## REPORTS OF COMMITTEES

Darrington of Harrison, 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 203, a bill for an act relating to the marketing of dairy products and imitations thereof, begs leave to report it had had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

William Darrington, Chairman.
Also :
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 1962, to provide for the issuance of special mobile equipment certificate and plates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

William Darrington, Chairman.
Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Spanker: Your committee on judiciary 1 to whom was referred House File 250, a bill for an act to amend chapter seventy-five (75), Code 1962, relating to the denominations of public bonds issued by counties, cities, towns and school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 250 by adding the following sections:
Sec. 2. Section three hundred forty-six point one (346.1), Code 1962, is amended by striking in line nine (9) the word "one" and inserting in lieu thereof the word "ten".

Sec. 3. Section four hundred eight point two (408.2), Code 1962, is amended by striking in line three (3) the word "one" and inserting in lieu thereof the word "ten".

Amend the title to House File 250 by inserting after the figures "(75)" the following: ", sections three hundred forty-six point one (346.1) and four hundred eight point two (408.2).".

John L. Mowry, Chairman.

Also:
Mr. Speakir: Your committee on judiciary 1 to whom was referred Senate File 114, a bill for an act relating to voluntary retirement of judges and retirement for cause, begs leave to report it has 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 114 by adding the following new section:
"This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Tipton Conservative, a newspaper published at Tipton, Iowa, and in The Parkersburg Eclipse, a newspaper published at Parkersburg, Iowa."

John L. Mowry, Chairman.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 138, a bill for an act authorizing cities and towns to levy a franchise tax based upon gross revenues upon persons, firms, corporations and associations furnishing and selling gas, electric light and power or telephone service within the corporate limits and occupying the streets, alleys and public places for such purposes, subject to certain conditions, and forbidding the payment of other considerations to cities and towns for such privileges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## Arthur Hanson, Chairman.

Also :
Mr. Speaker: Your committee on tax revision to whom was referred House File 154, a bill for an act relating to the investment and deposit of county, city, town and school funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Arthur Hanson, Chairman.
Also:
Mr. Speakfra: Your committee on tax revision to whom was referred

Senate File 73, a bill for an act relating to the assessment of shares of mutual funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Arthur Hanson, Chairman.
Paul of Poweshiek, from the committee on institutions of higher learning, submitted the following report:

Mr. Speaker: Your committee on institutions of higher learning to whom was referred House File 248, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition 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.

George L. Paul, Chairman.
Sersland of Winneshiek, 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 210, a bill for an act to permit the destruction of tax lists more than ten years old, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Hillman Sersland, Chairman.
Also:
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 204, a bill for an act relating to dues for the Iowa state association 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 be indefinitely postponed.

Hillman Sersland, Chairman.
Also :
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 233, a bill for an act to authorize examinations of the financial condition and transactions of county and memorial hospitals by certified or registered public accountants in lieu of examinations by the auditor 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.

## Hillman Sersland, Chairman.

Also:
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 245, a bill for an act relating to care, treatment, and rehabilitation of mentally retarded persons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Hillman Sersland, Chairman.

## Also:

Mr. Speaker: Your committee on county and township affairs to whom was referred House File 280, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension 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.

Hillman Sersland, Chairman.

## AMENDMENTS FILED

Amend House File 115 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter one hundred forty-seven (147), Code 1962, is amended by adding the following:
"It shall be unlawful for any person, firm or corporation to advertise any gift or premium or discount in any form or manner in conjunction with the sale of prescription glasses, corrective glasses, or components thereof, or optometric or ophthalmic services in order to secure patronage; or to advertise, either directly or indirectly, by any means whatsoever any definite or indefinite prices on prescriptive or corrective glasses, or components thereof, or any other optometric or ophthalmic service; to advertise in any manner that will tend to mislead or deceive the public; to solicit optometric or ophthalmic patronage by advertising that he or some other person or group of persons possess better qualifications or are best trained to perform the service pursuant to such advertising; to solicit optometric or ophthalmic patronage by the advertising or offering of 'free examination', 'consultation without obligation', or words of similar import.

Sec. 2. Nothing in this Act shall be construed to prevent the sale of toy glasses, goggles or sunglasses consisting of plano white or plano colored glasses, or ready-made nonprescription glasses when the sale of these glasses is incidental to the sale of other merchandise."

Nelson of Winnebago.
Amend House File 101 as follows:

1. Amend section 1, line six (6), by striking the words "it to be" and inserting in lieu thereof the words "whether or not it is".
2. Further amend House File 101 by adding thereto the following:

Sec. 2. Chapter three hundred thirty-seven (337), Code 1962, is hereby amended by adding thereto the following:
"It shall be the duty of the sheriff to patrol at night the secondary highways of his county, also to make periodic nightly inspections of the county jail and the prisoners therein, except in those counties which have regular night jailers, and to perform such other duties during the night as may be found necessary."
3. Amend the title to House File 101 by striking all after the comma in line two (2) thereof and inserting in lieu thereof the following:
"and to amend chapter three hundred thirty-seven (337), Code 1962, relating to duties of the sheriff at night."

Loss of Kossuth. Krdager of Jasper. Sokol of Osceola. SWISHER of Johnson.

Amend House File 124, section 5, by striking the period at the end thereof and adding thereto the following:
"; or (e) sales in a retail store having a sales area not larger than 2400 square feet and employing at any one time not more than four persons including the proprietor." Knock of Union.

Amend House File 124, section 4, line sixteen (16), after the semicolon by inserting the words "milk, milk products,".

Lange of Sac.
Amend House File 156 as follows:

1. Section three (3), line six (6) by inserting after the word "husbandry" the words "or household appliances".
2. Further amend House File 156 by adding the following new sections:
A. "Section four hundred twenty-two point fortyfive (422.45), Code 1962, is hereby amended by adding the following new subsection:
'That part of the gross receipts from the sale of household appliances which represents trade-in allowances to purchasers of household appliances in sales in Iowa.' ".
B. "Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended by adding thereto the following new subsection:
'Household appliance means every piece of equipment ordinarily used in the home and which is operated by the use of gas, oil, electricity or, any combination thereof.'."

Hougen of Black Hawk.
Amend House File 216 as follows:

1. Strike the word and figures "ninety (90)" in line five (5) of section one (1) of said bill and insert in lieu thereof the word and figures "twenty-five (25)".
2. Add a new section to House File 216 as follows:

Section three hundred sixty-eight A point three (368A.3), Code 1962, is hereby amended by inserting the words "which are over one hundred dollars" after the word "allowed" in line nine (9) of subsection three (3) of said section.

Cunningham of Story. Carstensen of Clinton.

Amend House File 237 by striking lines 1 through 4 and inserting in lieu thereof the following:

Section 1. Section twenty-eight A point two (28A.2), Code 1962, is hereby amended by striking from line four (4)
the words "four year terms" and substituting therefor
the words "three year terms", and from line eleven (11) beginning with the words "As the terms" all the rest of paragraph two (2) through and including the word "term" at line seventeen (17), and enacting in lieu thereof:

Riley of Linn.
Amend House File 274 by striking from lines 21, 22, and 23 the words "The department shall have access to and authority to audit the records of such establishments in order to determine the amount of surety bond to be filed with the department."

Walter of Hardin.
Amend Senate File 19 as follows:

1. Amend section 2 by inserting after the word "petition" in line four (4) the following: "which has been approved by the county conservation board of the county or the county conservation boards of the counties in which the proposed water recreational area is located."
2. Amend section 4 by adding at the end thereof the following:
"A copy of the petition and such applications, plans and specifications shall also be filed with the board of supervisors of the county or boards of supervisors of the counties in which the proposed water recreation area is located."
3. Amend section 16 by striking all after the word "thereupon" in line four (4) and inserting in lieu thereof the following: "have the right to petition the board of supervisors of the county or boards of supervisors of the counties in which the proposed water recreation area is located to exercise the county's right of eminent domain in accordance with section four hundred seventy-one point four (471.4) of the Code for the purpose of establishing a water recreation area. The board of supervisors shall have the final authority in granting or denying this petition.

Section four hundred seventy-one point four (471.4), Code 1962, is amended by adding at the end of subsection one (1) the following:
'Counties may also condemn private property for water recreational areas upon filing of the petition required by section sixteen (16) of this Act where twenty-five percent or more of the water frontage is made and kept available for public access and use.'"

Stiele of Cherokee.
Amend Senate File 94 as follows:
Amend section 13, line three (3) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twenty-one (21)".

Further amend section 13, line thirteen (13) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures
"twenty-one (21)".
Fisher of Greene.
Edgington of Franklin.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Friday, February 22, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, February 22, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by Dr. Deane E. Chapman, pastor of the Grandview Avenue Methodist Church, Dubuque, Iowa.

The Journal of February 21 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Darrington of Harrison on request of Olson of Cerro Gordo; Palas of Clayton on request of Parker of Buchanan; Crane of Crawford on request of Tabor of Jackson; Riley of Linn on request of Carstensen of Clinton.

PETITIONS
The following petitions were presented and placed on file:
By Smith of $O^{\prime}$ Brien, from six residents of $0^{\prime}$ Brien County favoring legislation prohibiting the sale of specified merchandise on Sunday.

By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

McEIroy of Fremont, from seventy members of the Royal Neighbors of America of Shenandoah.
Murphy of Carroll, from ninety-nine members of the Royal Neighbors of America of Manning.
Nielsen of Emmet, from seventy-eight members of the Royal Neighbors of America of Armstrong.
By the following Representatives, favoring liquor by the drink in Iowa:

Carnahan of Wapello, from eighty-seven residents of Wapello County.

Carstensen of Clinton, from eight hundred twenty-eight residents of Clinton County.
Meyer of Madison, from thirty residents of Madison County.

Reppert of Polk, from four hundred forty-four residents of Polk County.
Walter of Hardin, from one hundred nine residents of Hardin County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from thirty-nine residents of Woodbury County.
Fisher of Greene, from twenty-five residents of Greene County.
Hirsch of Warren, from twelve members of the Indianola Church of Christ.

Kreager of Jasper, from fifty-two members of the First Baptist Church of Newton.

Robinson of Guthrie, from fifty-four members of the Finley Baptist Church; forty-two members of the Church of the Nazarene; seventeen members of the Albia Road Baptist Church; thirty-nine members of the Bible Baptist Church and eighty-eight members of the First Pentecostal Assembly of God Church, all of Ottumwa.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 154, 203, 210, 233, 245, 247, 248, 250, 280 and Senate Files 73, 114, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 116 and 195.

## SENATE MESSAGES CONSIDERED

Senate File 19, a bill for an act to provide for establishment of water recreational areas and facilities normally associated therewith.

Read first time and referred to committee on conservation.
Senate File 23, a bill for an act to amend chapter one hundred sixty-nine (169), Code 1962, relating to veterinary medicine and surgery.

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

Senate File 28, a bill for an act to amend section one hundred forty-
seven point eighty (147.80), Code 1962, relating to pharmacy license fees.

Read first time and passed on file.
Senate File 54, a bill for an act requiring that the cause of death and attending physician's name be typewritten on all death certificates.

Read first time and referred to committee on judiciary 1.
Senate File 117, a bill for an act relating to the ownership of individual apartment units.

Read first time and passed on file.
Senate File 139, a bill for an act relating to bail.
Read first time and referred to committee on judiciary 1.
Senate File 148, a bill for an act to waive immunity of the State of Iowa from any action at law or in equity brought to enforce, or to determine a controversy rising out of any contract in which the Iowa State Highway Commission is a party and to prescribe the venue, the manner of service of notice thereof and the time limitation for instituting action.

Read first time and referred to committee on judiciary 1.
Senate File 190, a bill for an act to amend chapter one hundred six (106), Code 1962, relating to registration period for motorboats to be used in Iowa waters.

Read first time and referred to committee on conservation.
Senate File 195, a bill for an act to amend sections five hundred thirty-five point two (535.2) and five hundred thirty-five point three (535.3), Code 1962, relating to the rate of interest which domestic or foreign corporations may contract in writing to pay and interest on judgments and decrees.

Read first time and passed on file.

## INTRODUCTION OF BILLS

House File 317, by committee on agriculture 2 and horticulture, a bill for an act to amend chapter one hundred ninety-nine (199), Code 1962, relating to agricultural seeds.

Read first time and placed on the calendar.
House File 318, by committee on banks, building and loan, a bill for an act to amend section five hundred twenty-four point seven (524.7), Code 1962, relating to salaries of the deputy superintendent
of banking and bank examiners and enabling the state banking board to compensate said employees on a basis comparable to the compensation provided to those in positions of similar responsibility by federal bank supervisory departments.

Read first time and placed on the calendar.
House File 319, by committee on insurance, a bill for an act regulating the sale of mortgage guaranty insurance by licensed insurance companies.

Read first time and placed on the calendar.
House File 320, by committee on insurance, a bill for an act relating to definitions under the Iowa Securities Law.

Read first time and placed on the calendar.
House File 321, by committee on insurance, a bill for an act relating to registration exemptions under the Iowa Securities Law.

Read first time and placed on the calendar.
House File 322, by committee on insurance, a bill for an act to regulate the transfer of securities between certain organizations under common or overlapping control.

Read first time and placed on the calendar.
House File 323, by committee on insurance, a bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa.

Read first time and placed on the calendar.
House File 324, by committee on insurance, a bill for an act to amend chapter five hundred two (502), Code 1962, relating to the sale of securities.

Read first time and placed on the calendar.
House File 325, by committee on fish and game, a bill for an act to amend section one hundred seven point thirteen (107.13), Code 1962, relating to salaries of state conservation officers.

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

House File 326, by Andersen of Woodbury, a bill for an act relating to the valuation of property for tax purposes, the powers of the local conference board in relation thereto, and the levy of a tax to establish a special appraisers' fund.

Read first time and referred to committee on tax revision.

House File 327, by Vermeer, a bill for an act relating to the issuance of temporary permits by the Iowa natural resources council.

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

House File 328, by Patton and Wright, a bill for an act requiring the submission of the social security number or tax number, or both, by those persons or corporations registered or licensed by the state.

Read first time and referred to committee on tax revision.
House File 329, by Reppert, Denman, Eveland, Falvey, Hagedorn, Kluever, Mahan, Maule, Miller of Des Moines, Murphy, Riley, Stanley and Van Alstine, a bill for an act authorizing the governor to prepare plans for the reorganization of the executive branch of the government of the State of Iowa which plans shall become law unless disapproved by both houses of the General Assembly within thirty days of being submitted thereto by the governor, and to make an appropriation therefor.

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

House File 330, by Meyer, a bill for an act relating to the use of county road equipment in clearing snow from private driveways.

Read first time and referred to committee on roads and highways.
House File 331, by committee on insurance, a bill for an act to amend section five hundred seven point four (507.4), Code 1962, relating to the maximum per diem of insurance examiners.

Read first time and placed on the calendar.
House File 332, by committee on tax revision, a bill for an act to enable the exchange of inheritance tax information with the federal government.

Read first time and placed on the calendar.

## ADDITIONAL COPIES

Hougen of Black Hawk asked and received unanimous consent to have 300 additional copies printed of House Files 26 and 227.

## HOUSE FILE 27 RECONSIDERED

Wright of Benton called up for consideration his motion to reconsider the vote on House File 27, filed February 21, and moved to reconsider the vote by which House File 27 passed the House on February 21.

Motion prevailed.
Wright of Benton moved that the vote by which House File 27 went to its last reading be reconsidered.

Motion prevailed.

## SENATE FILE 28 SUBSTITUTED FOR HOUSE FILE 27

Wright of Benton asked and received unanimous consent to substitute Senate File 28 for House File 27.

Senate File 28, a bill for an act to amend section one hundred fortyseven point eighty (147.80), Code 1962, relating to pharmacy license fees.

Wright of Benton offered the following amendment filed by him and moved its adoption :
Amend Senate File 28 by adding thereto the following section:
"Sec. 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in The Belle Plaine Union, a newspaper published at Belle Plaine, Iowa, and in the Cedar Valley Daily Times, a newspaper published at Vinton, Iowa."

Amendment adopted.
Wright 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 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Cunningham
Den Herder
Denman
Dunton
Edgington
Eveland Falvey

Fischer of Grundy
Frazier
Gittins
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des. Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet

Nielsen of Shelby
Ossian
Patton
Paul
Petersen of Dallas
Prine
Reppert
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes

| Strothman | Van Alstine | Vetter | Wier |
| :--- | :--- | :--- | :--- |
| Swisher | Van Nostrand | Walter | Winkelman |
| Tabor | Vermeer | Wells | Worthington |
|  |  |  | Wright |
| The nays were, none. |  |  |  |
| Absent or not voting, 16: |  |  |  |
| Crane | Fisher of | Kluever | Peterson of |
| Darrington | Greene | Olson | Woodbury |
| Dietz | Goode | Palas | Riley |
| Duffy | Halling | Parker | Robinson |
| Ely |  |  | Mr. Speaker |

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

## HOUSE FILE 27 WITHDRAWN

Wright of Benton asked and received unanimous consent to withdraw House File 27 from further consideration by the House.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 10

Paul of Poweshiek called up for consideration Senate Concurrent Resolution 10, found on page 332 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## HOUSE FILE 98 WITHDRAWN

Smith of Dickinson asked and received unanimous consent to withdraw House File 98 from further consideration by the House.

## HOUSE FILE 249 DEFERRED

Fischer of Grundy asked and received unanimous consent that House File 249 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 65, a bill for an act relating to compensation of county supervisors in counties of over one hundred fifty thousand $(150,000)$ population, with report of committee recommending amendment and passage, was taken up for consideration.

Johnson of Audubon offered the following amendment, by the committee on compensation of public officers and employees, and moved its adoption:

Amend House File 65 by striking from line four (4) the words and num-
bers "nine thousand five $(9,500)$ " and inserting in lieu thereof the words and numbers "seven thousand five $(7,500)$ ".

Amendment adopted.
Reppert 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, 99 :

| Andersen of |  |  |
| :--- | :--- | :--- |
| Woodbury |  |  |
| Anderson of | Grazier | Gittins |
| Ringgold | Goode | Mensing |
| Braham | Messerly |  |
| Balloun | Grassley | Millen |
| Baringer | Hagedorn | Miller of |
| Bock | Hes Moines |  |
| Breitbach | Hagen | Miller of |
| Briles | Hagie | Jones |
| Busch | Hakes | Miller of |
| Camp | Hanson of | Page |
| Carnahan | Lyon | Moffitt |
| Carstensen | Hanson of | Mowry |
| Casey | Mueller |  |
| Chalupa | Mitchell | Murphy |
| Coffman | Hougen | Murray |
| Cunningham | Jarvis | Nelson |
| Den Herder | Johnson | Nielsen of |
| Denman | Kibbie | Emmet |
| Dietz | Kluever | Nielsen of |
| Duffy | Knowles | Shelby |
| Dunton | Kreager | Olson |
| Edgington | Lange | Parker |
| Ely | Loss | Patton |
| Eveland | Lutz | Paul |
| Falvey | Mahan | Petersen of |
| Fischer of | Maule | Dallas |
| Grundy | McElroy | Prine |

Reppert Robinson Scherle Sersland Siglin Smith of Dickinson
Smith of
O'Brien Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
The nays were, none.
Absent or not voting, 9 :

| Crane | Fisher of <br> Greene |
| :--- | :--- |
| Darrington | Knock |

Palas
Peterson of
Woodbury

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

## SENATE FILE 195 SUBSTITUTED FOR HOUSE FILE 256

Stanley of Muscatine asked and received unanimous consent to substitute Senate File 195 for House File 256.

Senate File 195, a bill for an act to amend sections five hundred thirty-five point two (535.2) and five hundred thirty-five point three (535.3), Code 1962, relating to the rate of interest which domestic or
foreign corporations may contract in writing to pay and interest on judgments and decrees, was taken up for consideration.

Stanley 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, 76:

| Andersen of <br> Woodbury | Grassley <br> Anderson of |
| :--- | :--- |
| Ragedorn |  |
| Ringgold | Hagen |
| Balloun | Hagie |
| Baringer | Hakes |
| Bock | Hanson of |
| Busch | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Cunningham | Jarvis |
| Dietz | Johnson |
| Dunton | Kibbie |
| Edgington | Kluever |
| Ely | Knock |
| Eveland | Knowles |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Lutz |
| Gittins | Mahan |
| Graham | Maule |
|  | McElroy |

The nays were, 24 :

| Breitbach <br> Briles | Fisher of <br> Greene |
| :--- | :--- |
| Camp | Frazier <br> Goode |
| Carnahan | Harstensen <br> Halling <br> Denman |
| Duffy | Hougen <br> Loss |

Absent or not voting, 8:

| Crane | Den Herder | Palas | Shaw |
| :--- | :--- | :--- | :--- |
| Darrington | Messerly | Riley | Mr. Speaker |

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

## HOUSE FILE 256 WITHDRAWN

Stanley of Muscatine asked and received unanimous consent to withdraw House File 256 from further consideration by the House.

## SENATE AMENDMENT CONSIDERED

Fisher of Greene called up for consideration House File 23, a bill for an act relating to altering, vacating or closing roads, amended by
the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 23, section 1, line 8, by striking the word "adjoin" and inserting in lieu thereof the words "are on".

Motion prevailed and the House concurred in the Senate amendment.

Fisher of Greene 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 :

| Andersen of | Goode |
| :--- | :--- |
| Woodbury | Graham |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Bock | Hakes |
| Breitbach | Halling |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Hougen |
| Chalupa | Jarvis |
| Coffman | Johnson |
| Cunningham | Kibbie |
| Den Herder | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fisher of | McElroy |
| Greene | Mensing |
| Frazier | Meyer |
|  |  |

Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine

Reppert
Robinson
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 12:

| Baringer | Fischer of | Messerly | Scherle |
| :--- | :--- | :--- | :--- |
| Crane | Grundy | Palas | Steffen |
| Darrington | Gittins | Riley | Mr. Speaker |
|  | Hagie |  |  |

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

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 257, a bill for an act making it a misdemeanor to obtain or attempt to obbtain goods, property or service by false or fraudulent use of credit cards or other false or fraudulent means, and providing penalties therefor, was taken up for consideration.

Mowry 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 :

| Andersen of | Frazier | Messerly | Prine |
| :---: | :---: | :---: | :---: |
| Woodbury | Goode | Meyer | Reppert |
| Anderson of | Graham | Millen | Scherle |
| Ringgold | Grassley | Miller of | Sersland |
| Balloun | Hagedorn | Des Moines | Shaw |
| Bock | Hagen | Miller of | Siglin |
| Breitbach | Hakes | Jones | Smith of |
| Briles | Halling | Miller of | Dickinson |
| Busch | Hanson of | Page | Smith of |
| Camp | Lyon | Moffitt | O'Brien |
| Carnahan | Hanson of | Mowry | Sokol |
| Carstensen | Mitchell | Mueller | Stanley |
| Casey | Hirsch | Murphy | Steele |
| Chalupa | Hougen | Murray | Stevenson |
| Coffman | Jarvis | Nelson | Stokes |
| Cunningham | Johnson | Nielsen of | Strothman |
| Den Herder | Kibbie | Emmet | Swisher |
| Denman | Kluever | Nielsen of | Tabor |
| Dietz | Knock | Shelby | Van Alstine |
| Duffy | Knowles | Olson | Van Nostrand |
| Dunton | Kreager | Ossian | Vetter |
| Edgington | Lange | Parker | Walter |
| Ely | Loss | Patton | Wells |
| Eveland | Lutz | Paul | Wier |
| Falvey | Mahan | Petersen of | Winkelman |
| Fischer of | Maule | Dallas | Worthington |
| Grundy | McElroy | Peterson of | Wright |
| Fisher of Greene | Mensing | Woodbury |  |
| The nays | none. |  |  |
| Absent or | ting, 11: |  |  |
| Baringer | Gittins | Riley | Vermeer |
| Crane | Hagie | Robinson | Mr. Speaker |
| Darrington | Palas | Steffen |  |

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

House File 258, a bill for an act relating to the licensing of itinerant practitioners, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 96 :

| Andersen of | Graham |
| :--- | :--- |
| Woodbury | Grassley |
| Anderson of | Hagedorn |
| Ringgold | Hagen |
| Balloun | Hakes |
| Breitbach | Halling |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirch |
| Casey | Hougen |
| Chalupa | Jarvis |
| Coffman | Johnson |
| Cunningham | Kibbie |
| Den Herder | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falvey | McElroy |
| Fisher of | Mreene |
| Graing |  |
| Frazier | Meyer |
| Goode | Millen |


| Miller of | Robinson |
| :--- | :--- |
| Des Moines | Scherle |
| Miller of | Sersland |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | Dickinson |
| Mowry | Smith of |
| Mueller | O'Brien |
| Murphy | Sookol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| olson | Swisher |
| Ossian | Tabor |
| Parker | Van Alstine |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Walter |
| Peterson of | Wells |
| Woodbury | Wier |
| Prine | Winkelman |
| Reppert | Worthington |
|  | Wright |

The nays were, none.
Absent or not voting, 12:

Baringer
Bock
Crane Darrington

Fischer of Grundy Gittins
Hagie
Loss
Messerly
Palas
Riley
Mr. Speaker

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

House File 259, a bill for an act relating to the legal settlement of a mentally ill person at the time of admission to a state institution, 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, 97 :

| Andersen of <br> Woodbury | Anderson of <br> Ringgold | Balloun <br> Bock | Breitbach <br> Briles |
| :---: | :---: | :--- | :--- |


| Busch | Hagen |
| :--- | :--- |
| Camp | Hakes |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Cunningham | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Duffy | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier | McElroy |
| Gittins | Mensing |
| Goode | Messerly |
| Graham | Mrassley |
| Hagedorn | Millen |
|  | Miller of |
|  | Des Moines |

Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Robinson

Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
The nays were, none.
Absent or not voting, 11:

| Baringer | Fischer of <br> Grane |
| :--- | :--- |
| Grundy |  |

Darrington
Grundy
Hagie
Halling
Hougen Palas

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

## SENATE FILE 70 DEFERRED

Mensing of Cedar asked and received unanimous consent that Senate File 70 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 53 DEFERRED

Denman of Polk asked and received unanimous consent that House File 53 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILLS

House File 59, a bill for an act relating to real estate brokers' licenses, with report of committee recommending amendment and passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment by the committee on judiciary 1 and moved its adoption :

1. Amend House File 59 by inserting after the word "application" in line seven (7) the following:
"; or he shall have had experience substantially equal to that which a licensed real estate salesman would ordinarily receive during a period of twelve (12) months, whether as a former broker or salesman, a manager of real estate, or otherwise;"
2. Amend section one (1), line six (6), by striking the word "twentyfour" and inserting in lieu thereof the word "twelve".

Amendment adopted.
Steele 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, 93 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Cunningham
Den Herder
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Graham
Grassley
Hagedorn
Hagen
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing

The nays were, 4:
Miller of
Page
Absent or not voting, 11:
Baringer
Crane Gittins
Darrington

Denman
Goode

| Messerly | Scherle |
| :--- | :--- |
| Meyer | Sersland |
| Millen | Shaw |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | Dickinson |
| Jones | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Swisher |
| Ossian | Tabor |
| Parker | Van Alstine |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Walter |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Worthington |
| Reppert | Wright |
|  |  |

Murphy Wells

Hagie
Palas
Riley

Scherle
Sersland
Shaw
Siglin
Dickinson
Smith of
Sokol
Stanley
Steele
Steffien
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
ermeer
Walter
Wier
Winkelman
Worthington
Wright

Robinson
Mr. Speaker

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 8, a bill for an act to provide equal population for city and town wards.

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

House File 21, a bill for an act relating to subsidiary companies of life insurance companies.

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

House File 72, a bill for an act to authorize issuance of patent to certain real estate in Louisa County.

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

House File 113, a bill for an act to legalize proceedings of the BentonLinn Benefited Fire District.

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

House File 132, a bill for an act relating to suspension of insurance agents' licenses.

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

Senate File 86, a bill for an act relating to scabies control in sheep and eradication with penalty provision.

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

Senate File 101, a bill for an act to authorize public safety department and highway safety patrol division to use certain money.

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

Senate File 153, a bill for an act relating to the use of the term "drug".
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 175, a bill for an act relating to salaries of board of trustees of public utility plants in cities.

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 revocation of certificates.
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 to authorize issuance of patent to certain real estate in Wapello County.

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

Senate File 208, a bill for an act to authorize issuance of patent to certain real estate in Wapello County.

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

Senate File 242, a bill for an act to permit municipal corporations in Iowa to contract for sewage disposal with any similar area in an adjoining state.

Carrolil A. Lane, Secretary.

## CONSIDERATION OF BILLS

House File 100, a bill for an act to provide uniforms for sheriffs and their deputies, with report of committee recommending amendment and passage, was taken up for consideration.

Sersland of Winneshiek offered the following amendment, by the committee on county and township affairs, and moved its adoption :

Amend House File 100 as follows:
By striking the word "shall" in line one and inserting in lieu thereof the word "may".

Amendment adopted.
Knock of Union offered the following amendment filed by him and moved its adoption :

Amend House File 100 as follows:

1. Section 1, line two (2), by striking the word "furnish" and inserting in lieu thereof the word "require".
2. Section 1, line four (4), by striking the word "county" and inserting in lieu thereof the word "sheriff".

Amendment lost.
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, 93:

| Andersen of | Dietz | Hakes | Mahan |
| :--- | :--- | :--- | :--- |
| Woodbury | Duffy | Halling | Maule |
| Anderson of | Dunton | Hanson of | McElroy |
| Ringgold | Ely | Lyon | Mensing |
| Balloun | Eveland | Hanson of | Messerly |
| Baringer | Falvey | Mitchell | Meyer |
| Bock | Fischer of | Hirsch | Millen |
| Breitbach | Grundy | Hougen | Miller of |
| Busch | Fisher of | Jarvis | Des Moines |
| Camp | Greene | Johnson | Miller of |
| Carnahan | Frazier | Kibbie | Jones |
| Carstensen | Goode | Kluever | Miller of |
| Casey | Graham | Knock | Page |
| Chalupa | Grassley | Kreager | Moffitt |
| Coffman | Hagedorn | Lange | Mowry |
| Den Herder | Hagen | Loss | Mueller |
| Denman | Hagie | Lutz | Murphy |
|  |  |  |  |


| Murray | Peterson of | Sokol | Van Alstine |
| :---: | :---: | :---: | :---: |
| Nelson | Woodbury | Stanley | Van Nostrand |
| Nielsen of | Prine | Steele | Vetter |
| Emmet | Reppert | Steffen | Walter |
| Nielsen of | Robinson | Stevenson | Wier |
| Shelby | Sersland | Stokes | Winkelman |
| Olson | Shaw | Strothman | Worthington |
| Parker | Siglin | Swisher | Wright |
| Patton | Smith of | Tabor | Mr. Speaker |
| Paul | O'Brien |  |  |
| The nays were, 11: |  |  |  |
| Briles | Knowles | Scherle | Vermeer |
| Cunningham | Ossian | Smith of | Wells |
| Edgington Gittins | Petersen of Dallas | Dickinson |  |
| Absent or not voting, 4: |  |  |  |
| Crane | Darrington | Palas | Riley |

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

## NONCONTROVERSIAL CALENDAR

House File 29, a bill for an act to amend chapter eighty-nine (89), Code 1962, relating to boiler inspections, to permit biennial inspections of certain boilers, with report of committee recommending passage, was taken up for consideration.

Knowles of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 29 as follows:

1. Amend section 1, line 5, by striking the word "steamfired" and inserting in lieu thereof the words "fired steam".

Amendment adopted.
Knowles 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 :

| Andersen of <br> Woodbury | Casey <br> Chalupa | Fisher of <br> Greene | Hanson of <br> Mitchell |
| :--- | :--- | :--- | :--- |
| Anderson of | Coffman | Frazier | Hirsch |
| Ringgold | Cunningham | Goode | Hougen |
| Balloun | Den Herder | Graham | Jarvis |
| Baringer | Denman | Grassley | Johnson |
| Bock | Dietz | Hagedorn | Kibbie |
| Breitbach | Dunton | Hagen | Kluever |
| Briles | Ely | Hagie | Knock |
| Camp | Eveland | Halling | Knowles |
| Carnahan | Falvey | Hanson of | Kreager |
| Carstensen |  | Lyon | Lange |


| Lutz | Murray |
| :--- | :--- |
| Mahan | Nelson |
| Maule | Nielsen of |
| McEIroy | Emmet |
| Messerly | Nielsen of |
| Meyer | Shelby |
| Millen | Olson |
| Miller of | Ossian |
| Des Moines | Parker |
| Miller of | Patton |
| Jones | Paul |
| Miller of | Petersen of |
| Page | Dallas |
| Moffitt | Peterson of |
| Mowry | Woodbury |
| Murphy |  |

Prine
Reppert
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen

Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
The nays were, none.
Absent or not voting, 14:
Busch
Crane
Darrington
Duffy

Edgington
Fischer of Grundy
Gittins
Hakes
Loss
Mensing
Mueller

Palas
Riley Mr. Speaker

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

House File 71, a bill for an act relating to holders for registration certificates of motor vehicles, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?"
The ayes were, 92 :

| Andersen of | Ely | Kibbie | Murray |
| :--- | :--- | :--- | :--- |
| Woodbury | Eveland | Kluever | Nelson |
| Anderson of | Falvey | Knock | Nielsen of |
| Ringgold | Fisher of | Knowles | Emmet |
| Balloun | Greene | Kreager | Nielsen of |
| Baringer | Frazier | Lange | Shelby |
| Bock | Goode | Lutz | Olson |
| Breitbach | Graham | Mahan | Ossian |
| Briles | Grassley | McElroy | Parker |
| Busch | Hagedorn | Messerly | Patton |
| Camp | Hagen | Meyer | Paul |
| Carnahan | Hagie | Millen | Petersen of |
| Carstensen | Halling | Miller of | Dallas |
| Casey | Hanson of | Des Moines | Peterson of |
| Chalupa | Lyon | Miller of | Woodbury |
| Coffman | Hanson of | Jones | Prine |
| Cunningham | Mitchell | Miller of | Reppert |
| Den Herder | Hirsch | Page | Robinson |
| Denman | Hougen | Moofitt | Scherle |
| Dietz | Jarvis | Mowry | Sersland |
| Dunton | Johnson | Murphy | Shaw |
|  |  |  |  |


| Siglin | Stanley | Swisher | Walter |
| :--- | :--- | :--- | :--- |
| Smith of | Steele | Tabor | Wells |
| Dickinson | Steffen | Van Nostrand | Winkelman |
| Smith of | Stevenson | Vermeer | Worthington |
| O'Brien | Stokes | Vetter | Wright |
| Sokol | Strothman |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 16: |  |  |  |
| Crane | Fischer of |  |  |
| Darrington | Grundy | Maule | Rensing |
| Duffy | Gittins | Mueller | Van Alstine |
| Edgington | Hakes | Palas | Wier |
|  | Loss |  | Mr. Speaker |
|  |  |  |  |

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

House File 128, a bill for an act to permit free distribution of copies of the Code of Iowa to Iowa Congressmen, with report of committee recommending passage, was taken up for consideration.

Hagen of Allamakee offered the following amendment filed by him and moved its adoption:

Amend the title to House File 128 by striking from the second line the words "Iowa congressmen" and inserting in lieu thereof the following: "Iowa members in the congress of the United States".

Amendment adopted.
Hagen 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, 91 :

| Andersen of | Eveland | Kluever | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Falvey | Knowles | Emmet |
| Anderson of | Fisher of | Kreager | Nilsen of |
| Ringgold | Greene | Lange | Shelby |
| Balloun | Frazier | Loss | Olson |
| Baringer | Goode | Lutz | Ossian |
| Bock | Graham | Mahan | Parker |
| Breitbach | Grassley | Maule | Paul |
| Briles | Hagedorn | McElroy | Petersen of |
| Busch | Hagen | Mensing | Dallas |
| Camp | Hagie | Messerly | Peterson of |
| Carnahan | Hakes | Malling | Meyer |
| Carstensen | Hanson of | Miller of | Woodbury |
| Casey | Des Moines | Repe |  |
| Chalupa | Lyon | Miller of | Robinson |
| Coffman | Hansor of | Jones | Scherle |
| Cunningham | Mitchell | Miller of | Sersland |
| Den Herder | Hirsch | Page | Shaw |
| Denman | Hougen | Mowry | Siglin |
| Dietz | Jarvis | Mohnson | Murphy |
| Dunton | Kibbie | Murray | Smith of |
| Edgington | Kelson | OBrien |  |


| Stanley | Stokes | Van Nostrand | Wier |
| :--- | :--- | :--- | :--- |
| Steele | Strothman | Vermeer | Winkelman |
| Steffen | Swisher | Vetter | Worthington |
| Stevenson | Van Alstine | Walter | Wright |

The nays were, 1 :
Ely
Absent or not voting, 16:

| Crane | Gittins | Mueller | Smith of |
| :--- | :--- | :--- | :--- |
| Darrington | Knock | Palas | Dickinson |
| Duffy | Millen | Patton | Tabor |
| Fischer of | Moffitt | Riley | Wells |
| Grundy |  |  | Mr. Speaker |

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

Senate File 104, a bill for an act to define the interstate system, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 91:

| Andersen of | Goode | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Des Moines | Scherle |
| Anderson of | Grassley | Miller of | Sersland |
| Ringgold | Hagedorn | Jones | Siglin |
| Balloun | Hagen | Miller of | Smith of |
| Baringer | Hagie | Page | Dickinson |
| Bock | Hakes | Moffitt | Smith of |
| Breitbach | Halling | Mowry | O'Brien |
| Briles | Hanson of | Mueller | Sokol |
| Busch | Lyon | Murphy | Stanley |
| Camp | Hanson of | Muray | Steele |
| Carnahan | Mitchell | Nelson | Steffen |
| Carstensen | Hirsch | Nielsen of | Stevenson |
| Casey | Hougen | Emmet | Stokes |
| Chalupa | Jarvis | Nielsen of | Strothman |
| Coffman | Johnson | Shelby | Swisher |
| Cunningham | Kibbie | Olson | Tabor |
| Den Herder | Kluever | Ossian | Van Alstine |
| Denman | Knowles | Patton | Van Nostrand |
| Dietz | Kreager | Paul | Vermeer |
| Dunton | Lange | Petersen of | Vetter |
| Edgington | Lutz | Dallas | Walter |
| Eveland | Mahan | Peterson of | Wier |
| Falvey | Maule | Woodbury | Winkelman |
| Fisher of | McElroy | Prine | Worthington |
| Greene | Meyer | Reppert | Wright |
|  |  |  |  |

The nays were, 1:
Ely

Absent or not voting, 16:

| Crane | Gittins | Messerly | Riley |
| :--- | :--- | :--- | :--- |
| Darrington | Knock | Millen | Shaw |
| Duffy | Loss | Palas | Wells |
| Fischer of | Mensing | Parker | Mr. Speaker |

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

House File 211, a bill for an act to provide that the whole of the real and personal property tax of ten dollars or less may not be paid in installments, with report of committee recommending amendment and passage, was taken up for consideration.

Sersland of Winneshiek offered the following amendment, by the committee on county and township affairs, and moved its adoption:

Amend House File 211 as follows:
Amend section one (1), line four (4), by striking the words "ten dollars" and inserting in lieu thereof the words "fifteen dollars".

Amendment adopted.
Mowry of Marshall offered the following amendment filed by him and moved its adoption:

Amend the title to House File 211, line two (2), by striking the words "ten dollars" and inserting in lieu thereof the words "fifteen dollars".

Amendment adopted.
Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

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

| Andersen of <br> Woodbury | Dunton <br> Ely | Hanson of <br> Mitchell | Miller of <br> Des Moines |
| :--- | :--- | :--- | :--- |
| Anderson of | Eveland | Hirsch <br> Ringgold | Falvey |


| Parker | Sersland |
| :--- | :--- |
| Patton | Siglin |
| Paul | Smith of |
| Petersen of | Dickinson |
| Dallas | Smith of |
| Prine | O'Brien |
| Reppert | Sokol |
| Scherle | Stanley |


| Steele | Van Nostrand |
| :--- | :--- |
| Steffen | Vermeer |
| Stevenson | Vetter |
| Stokes | Walter |
| Strothman | Wells |
| Swisher | Wier |
| Tabor | Winkelman |
| Van Alstine | Worthington |
|  | Wright |

The nays were, none.
Absent or not voting, 15:

| Busch | Fischer of |
| :--- | :--- |
| Crane | Grundy |
| Darrington | Knock |
| Duffy | Loss |
| Edgington |  |

> Millen
> Palas
> Peterson of
> Woodbury

Van Nostrand<br>Vermeer<br>Vetter<br>Walter<br>Wier<br>Winkelman<br>Wright

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

Senate File 9, a bill for an act to exempt casual sales by persons not regularly engaged in the business of selling from sales tax, with report of committee recommending amendment and passage, was taken up for consideration.

Hanson of Lyon offered the following amendment filed by the committee on tax revision:

Amend Senate File 9 as follows:
Amend section one (1) by adding the following new subsection:
" 2 . Sales of tangible personal property by the owner of a non-recurring nature, if the seller, at the time of sale, is not engaged for profit in the business of selling the same or similar kinds of tangible personal property and if the seller did not acquire such property primarily for the purpose of selling it."

Hanson of Lyon asked and received unanimous consent that Senate File 9 be deferred and that the bill be retained on the calendar under unfinished business.

Senate File 103, a bill for an act to fix the responsibility for maintenance of an extension of either a primary or a secondary highway which both enters and exits from the state park at separate points, with report of committee recommending passage, was taken up for consideration.
Robinson of Guthrie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins <br> Anderson of <br> Ringggold |
| Graham |  |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Hougen |
| Cunningham | Jarvis |
| Den Herder | Jibnson |
| Denman | Kluever |
| Dietz | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | McElroy |
| Grundy | Messerly |
| Fisher of | Meyer |


| Miller of | Robinson |
| :--- | :--- |
| Des Moines | Scherle <br> Miller of |
| Jones | Sersland |
| Miller of | Shaw |
| Page | Siglin |
| Moffitt | Smith of |
| Mowry | Dickinson |
| Muerler | Smith of |
| Murphy | O'Brien |
| Murray | Sokol |
| Nelson | Stanley |
| Nielsen of | Steele |
| Emmet | Steffen |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Olson | Strothman |
| Ossian | Swisher |
| Parker | Tabor |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Walter |
| Peterson of | Wells |
| Woodbury | Wier |
| Prine | Winkelman |
| Reppert | Worthington |
|  | Wright |

Greene
The nays were, none.
Absent or not voting, 12 :

| Crane | Goode | Mensing | Riley |
| :--- | :--- | :--- | :--- |
| Darrington | Knock | Millen | Van Alstine |
| Duffy | Maule | Palas | Mr. Speaker |

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

House File 117, a bill for an act relating to bounties on wild animals with report of committee recommending amendment and passage, was taken up for consideration.

McElroy of Fremont asked and received unanimous consent to withdraw the amendment filed by him on February 5 and found on page 212 of the House Journal.

Sersland of Winneshiek offered the following amendment, by the committee on county and township affairs, and moved its adoption :

Amend House File 117 as follows:

1. By adding at the end of section one the following:
"Further amend said section by striking all of lines five (5) and six (6)".
2. By adding at the end of section two the following:
"For each adult wolf, ten dollars
For each cub wolf, four dollars".

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

On the question "Shall the bill pass?"
The ayes were, 91 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagedorn |
| Breitbach | Hagen |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Hougen |
| Cunningham | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | McElroy |
| Grundy | Messerly |

Meyer
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Parker
Patton
Paul
Petersen of
Dallas
Prine
Reppert

Robinson
Scherle
Sersland
Siglin
Smith of Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 17:

| Crane | Knock |
| :--- | :--- |
| Darrington | Loss |
| Duffy | Maule |
| Goode | Mensing |
| Hagie | Millen |

Palas
Peterson of
Woodbury
Riley

Shaw
Van Alstine Wells Mr. Speaker

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

## SENATE FILE 124 SUBSTITUTED FOR HOUSE FILE 151

Nelson of Winnebago asked and received unanimous consent to substitute Senate File 124 for House File 151.

Senate File 124, a bill for an act relating to refund of tax on special fuel consumed in the operation of corn shellers, roller mills and feed grinders mounted on trucks and auxiliary unloading devices mounted on or about vehicles, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 89 :

| Andersen of | Fisher of | McElroy | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Messerly | Robinson |
| Anderson of | Frazier | Meyer | Scherle |
| Ringgold | Gittins | Miller of | Sersland |
| Balloun | Goode | Des Moines | Siglin |
| Baringer | Graham | Miller of | Smith of |
| Bock | Grassley | Jones | Dickinson |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagen | Page | O'Brien |
| Busch | Hagie | Moffitt | Sokol |
| Camp | Hakes | Mowry | Stanley |
| Carnahan | Halling | Mueller | Steele |
| Carstensen | Hanson of | Murphy | Steffen |
| Casey | Lyon | Nelson | Stevenson |
| Chalupa | Hanson of | Nielsen of | Stokes |
| Coffman | Mitchell | Emmet | Strothman |
| Cunningham | Hirsch | Nielsen of | Swisher |
| Den Herder | Hougen | Shelby | Tabor |
| Denman | Johnson | Olson | Van Nostrand |
| Dietz | Kibbie | Ossian | Vetter |
| Dunton | Kluever | Parker | Walter |
| Edgington | Knowles | Patton | Wier |
| Ely | Kreager | Paul | Winkelman |
| Eveland | Lange | Petersen of | Worthington |
| Falvey | Lutz | Dallas | Wright |
|  | Mahan | Prine |  |

The nays were, none.
Absent or not voting, 19:

| Crane | Knock | Murray | Shaw |
| :--- | :--- | :--- | :--- |
| Darrington | Loss | Palas | Van Alstine |
| Duffy | Maule | Peterson of | Vermeer |
| Fischer of | Mensing | Woodbury | Wells |
| Grundy | Millen | Riley | Mr. Speaker |
|  |  |  |  |

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

## HOUSE FILE 151 WITHDRAWN

Nelson of Winnebago asked and received unanimous consent to withdraw House File 151 from further consideration by the House.

House File 68, a bill for an act to increase the maximum millage levy which may be levied for county public hospitals in counties having a population of more than one hundred thirty-five thousand $(135,000)$ inhabitants, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 87 :

| Andersen of | Fisher of | Mahan |
| :--- | :--- | :--- |
| Woodbury | Greene | McElroy |
| Anderson of | Frazier | Messerly |
| Ringgold | Gittins | Meyer |
| Balloun | Goode | Miller of |
| Baringer | Graham | Des Moines |
| Bock | Grassley | Miller of |
| Briles | Hagedorn | Jones |
| Busch | Hagen | Miller of |
| Camp | Hagie | Page |
| Carnahan | Hakes | Moffitt |
| Carstensen | Halling | Mueller |
| Casey | Hanson of | Murphy |
| Chalupa | Lyon | Nelson |
| Coffman | Hanson of | Nislsen of |
| Cunningham | Mitchell | Emmet |
| Denman | Hirsch | Nielsen of |
| Dietz | Hougen | Shelby |
| Dunton | Kibbie | Olson |
| Edgington | Kluever | Ossian |
| Ely | Knowles | Parker |
| Eveland | Kreager | Patton |
| Falvey | Lange | Paul |
| Fischer of | Loss | Petersen of |
| Grundy | Lutz | Dallas |
|  |  |  |

Prine
Reppert
Scherle
Sersland
Siglin
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington Wright
The nays were, 2:

Johnson $\quad$| Smith of |
| :---: |
| Dickinson |

Absent or not voting, 19:

| Breitbach | Jarvis | Mowry | Riley |
| :--- | :--- | :--- | :--- |
| Crane | Knock | Murray | Robinson |
| Darrington | Maule | Palas | Shaw |
| Den Herder | Mensing | Peterson of | VanAlstine |
| Duffy | Millen | Woodbury | Mr. Speaker |

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

House File 237, a bill for an act relating to the terms of office for members of the Iowa civil defense administration, with report of committee recommending passage, was taken up for consideration.

Briles of Adams offered the following amendment filed by Riley of Linn and moved its adoption :

Amend House File 237 by striking lines 1 through 4 and inserting in lieu thereof the following:

Section 1. Section twenty-eight A point two (28A.2), Code 1962, is hereby amended by striking from line four (4) the words "four year terms" and substituting therefor the words "three year terms", and from line
eleven (11) beginning with the words "As the terms" all the rest of paragraph two (2) through and including the word "term" at line seventeen (17), and enacting in lieu thereof:

Amendment adopted.
Briles of Adams moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 88 :

| Andersen of | Fisher of | Mcelroy | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene | Meyer | Scherle |
| Anderson of Ringgold | Frazier | Miller of | Sersland |
| Ralloun | Gittins | Des Moines |  |
| Balloun | Goode | Miller of | Smith of |
| Baringer | Graham | Jones | Dickinson |
| Bock | Grassley | Miller of | Smith of |
| Breitbach | Hagedorn | Page | O'Brien |
| Briles | Hagen | Moffitt | Sokol |
| Busch | Hagie | Mowry | Stanley |
| Camp | Hakes | Mueller | Steele |
| Carnahan | Halling | Murphy | Steffen |
| Carstensen | Hanson of | Nelson | Stevenson |
| Casey | Lyon | Nielsen of | Stokes |
| Chalupa | Hanson of | Emmet | Strothman |
| Coffman | Mitchell | Nielsen of | Swisher |
| Cunningham | Hirsch | Shelby | Tabor |
| Denman | Hougen | Olson | Van Nostrand |
| Dietz | Johnson | Ossian | Vermeer |
| Dunton | Kibbie | Parker | Vetter |
| Edgington | Kluever | Patton | Walter |
| Ely | Knowles | Paul | Wells |
| Eveland | Kreager | Petersen of | Winkelman |
| Falvey | Lange | Dallas | Worthington |
| Fischer of | Lutz | Prine | Wright |
| Grundy | Mahan |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 20: |  |  |  |
| Crane | Loss | Murray | Robinson |
| Darrington | Maule | Palas | Shaw |
| Den Herder | Mensing | Peterson of | Van Alstine |
| Duffy | Messerly | Woodbury | Wier |
| Jarvis | Millen | Riley | Mr. Speaker |

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

House File 298, a bill for an act relating to temporary extensions of motor vehicle operators' licenses in certain instances, was taken up for consideration.

Prine 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, 91 :

| Andersen of | Fischer of | Lange | Paul |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Loss | Prine |
| Anderson of | Fisher of | Lutz | Reppert |
| Ringggold | Greene | Mahan | Robinson |
| Balloun | Frazier | McElroy | Scherle |
| Baringer | Gitins | Messerly | Sersland |
| Bock | Goode | Meyer | Shaw |
| Breitbach | Graham | Miller of | Siglin |
| Briles | Grassley | Des Moines | Smith of |
| Busch | Hagedorn | Miller of | Dickinson |
| Camp | Hagen | Jones | Sokol |
| Carnahan | Hagie | Miller of | Stanley |
| Carstensen | Hakes | Page | Steele |
| Casey | Halling | Moffitt | Steffen |
| Chalupa | Hanson of | Mowry | Stevenson |
| Coffman | Lyon | Mueller | Stokes |
| Cunningham | Hanson of | Murphy | Strothman |
| Den Herder | Mitchell | Nelson | Swisher |
| Denman | Hirsch | Nielsen of | Tabor |
| Dietz | Hougen | Emmet | Van Nostrand |
| Dunton | Jaris | Nielsen of | Vermeer |
| Edgington | Johnson | Shelby | Walter |
| Ely | Kibbie | Olson | Wells |
| Eveland | Kluever | Ossian | Winkelman |
| Falvey | Knowles | Parker | Worthington |
|  | Kreager | Patton | Wright |
|  |  |  |  |

The nays were, none.
Absent or not voting, 17:

| Crane | Millen |
| :--- | :--- |
| Darrington | Murray |
| Duffy | Palas |
| Knock | Petersen of |
| Maule | Dallas |
| Mensing |  |

Peterson of
Woodbury
Riley
Smith of
O'Brien

Van Alstine<br>Vetter<br>Wier<br>Mr. Speaker

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

House File 159, a bill for an act to ratify the sale by installment contract of certain real estate owned by the Ames Community School District in Story County, State of Iowa, and to authorize conveyance of legal title in exchange for performance of the purchasers' remaining obligations thereunder, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 85:
Andersen of
Woodbury

Anderson of Ringgold

Balloun Bock Baringer Briles

| (lamp | Hakes | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Carnahan | Halling | Jones | Scherle |
| Carstensen | Hanson of | Miller of | Sersland |
| Casey | Lyon | Page | Shaw |
| Chalupa | Hanson of | Moffitt | Siglin |
| Coffman | Mitchell | Mowry | Smith of |
| Cunningham | Hirsch | Mueller | Dickinson |
| Den Herder | Hougen | Murphy | Smith of |
| Dietz | Jarvis | Nelson | O'Brien |
| Dunton | Johnson | Nielsen of | Sokol |
| Edgington | Kibbie | Emmet | Stanley |
| Ely | Kluever | Nielsen of | Steele |
| Eveland | Knowles | Shelby | Steffen |
| Falvey | Kreager | Olson | Stevenson |
| Fisher of | Lange | Ossian | Stokes |
| Greene | Loss | Parker | Strothman |
| Frazier | Lutz | Patton | Swisher |
| Goode | Mahan | Paul | Vermeer |
| Graham | McElroy | Petersen of | Walter |
| Grassley | Meyer | Dallas | Wells |
| Hagedorn | Miller of | Prine | Winkelman |
| Hagen | Des Moines | Reppert | Worthington |
| Hagie |  |  | Wright |

The nays were, none.
Absent or not voting, 23:

| Breitbach | Fischer of | Millen | Tabor |
| :--- | :--- | :--- | :--- |
| Busch | Grundy | Murray | Van Alstine |
| Crane | Gittins | Palas | Van Nostrand |
| Darrington | Knock | Peterson of | Vetter |
| Denman | Maule | Woodbury | Wier |
| Duffy | Mensing | Riley | Mr. Speaker |
|  | Messerly |  |  |

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

House File 234, a bill for an act to legalize the proceedings of the board of supervisors of Wright County in connection with a contract made with the D. C. Taylor Company of Cedar Rapids, Iowa, for the repair of the west and north elevations of the Wright County courthouse located in Clarion, Iowa, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 89 :

| Andersen of | Bock | Chalupa | Edgington |
| :--- | :--- | :--- | :--- |
| Woodbury | Briles | Coffman | Ely |
| Anderson of | Camp | Cunningham | Eveland |
| Ringgold | Carnahan | Den Herder | Falvey |
| Balloun | Carstensen | Dietz | Fisher of |
| Baringer | Casey | Dunton | Greene |


| Frazier | Kluever |
| :--- | :--- |
| Gittins | Knowles |
| Goode | Kreager |
| Graham | Lange |
| Grassley | Loss |
| Hagedorn | Lutz |
| Hagen | Mahan |
| Hagie | McElroy |
| Hakes | Messerly |
| Halling | Meyer |
| Hanson of | Miller of |
| Lyon | Des Moines |
| Hanson of | Miller of |
| Mitchell | Jones |
| Hirsch | Miller of |
| Hougen | Page |
| Jarvis | Moffitt |
| Johnson | Mowry |
| Kibbie | Murphy |
|  | Nelson |

The nays were, none.
Absent or not voting, 19 :

| Breitbach | Fischer of |
| :--- | :--- |
| Busch | Grundy |
| Crane | Knock |
| Darrington | Maule |
| Denman | Mensing |
| Duffy | Millen |

Mueller
Murray
Palas
Peterson of
Woodbury

Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Walter
Wells
Wier
Winkelman
Worthington
Wright

Riley
Van Alstine
Vetter
Mr. Speaker

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 26 and Senate File 76.

> Fred E. WiER, Chairman House Committee. Kenneth Benda, 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 26 and Senate File 76.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of February, 1963, sent to the Governor for his approval: House File 26.

Fred E. Wier, Chairman.
Report adopted.

## AMENDMENTS FILED

1 Amend the title to House File 95 by striking the period
2 and by inserting the words "and the use thereof by
3 public school pupils."
Lange of Sac.
1 Amend House File 101, section 1, by
striking from line six (6), the word "uniformed" and from line thirteen (13), the word "uniformed".

Sokol of Osceola.
Amend House File 172 as follows:
Amend House File 172 by adding in line one (1) of section five (5) thereof after the word "serve" the following "at the will and the pleasure of the governor, or"

Further amend House File 172 by adding in line three (3) of section five (5) thereof, after the word "office" the
following: "by action of the governor, or".
Hagedorn of Clay.
1 Amend House File 194, section 1, by inserting following
2 the word "apply" in line nineteen (19) thereof the following:
3 "within the limits of any incorporated city or town which has the power to adopt a building code under the provisions of section three hundred sixty-eight point nine (368.9) of the code or".

Messerly of Black Hawk.
Amend House File 243 in line seven (7) of section one (1) by striking the period and inserting in lieu thereof the following "or on the first day following the end of the tax year."

Hagedorn of Clay.
Amend House File 267, section 2, line 108, by striking
the word "any" and inserting in lieu thereof the word "an".
Andersin of Woodbury.
Amend House File 291 by adding thereto the following 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 Ames Daily Tribune, a newspaper published at Ámes, Iowa, and The Sac Sun, a newspaper published at Sac City, Iowa.

Cunningham of Story.
1 Amend House File 303 by striking all of section 2.

1

Amend Senate File 7, section 1, by striking from line two (2) the following words: "used for manufacturing purposes", and substituting in lieu thereof the words "offered for sale".

ELy of Linn.

Amend Senate File 69 as follows:

1. By inserting at the beginning of section 1 the following: "Section four hundred forty-one point seventeen (441.17), Code 1962, is amended by adding thereto the following subsection:".
2. By striking from lines ten (10), eleven (11) and twelve (12) the sentence "Governmental-owned property need not be listed unless it is agricultural land or is governmental property leased or otherwise used with a view to pecuniary profit." and inserting in lieu thereof the words "All of said real property valuations shall be published in the following manner: All taxable property shall be listed in the order it appears on the assessment roll; all exempt real property, whether income producing or not, or occupied for services in lieu of monetary consideration shall be individually listed and grouped separately under the names of said owners. All publiclyowned property shall likewise be listed, identified and valued and be grouped for each department of government except said property and any property used for educational, charitable or religious purposes which is not leased or occupied with a view to pecuniary profit or occupied for services shall be described but may be given a total valuation."

## Hougen of Black Hawk.

On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, February 25, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, February 25, 1963.

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

Prayer was offered by the Reverend John Biotto, pastor of the Chester Friends Church, Union, Iowa.

The Journal of February 22 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hanson of Lyon on request of Mowry of Marshall; Wells of Taylor on request of Hirsch of Warren; Siglin of Lucas on request of Lutz of Clarke; Chalupa of Jefferson indefinitely on request of Camp of Clinton.

## PRESENTATION OF VISITORS

Hirsch of Warren presented to the House fifty-eight American history students from Carlisle High School accompanied by Mr. Schuchart and Mr. Kingsbury.

Knowles of Scott presented to the House thirty-four Scott County High School students sponsored by Scott County Young Republicans accompanied by Roger Jepson, Paul Vance and John MeMahon.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach of Dubuque, from twenty-seven residents of Dubuque County opposing public atilities bill House File 302.
By Duffy of Dubuque, from thirty-seven residents of Dubuque County favoring legislation relating to the taxation of fraternal beneficiary associations.
By Gittins of Pottawattamie, from two hundred eighty-two residents of Pottawattamie County favoring school bus transportation for pupils attending private schools.

By Kreager of Jasper, from forty-four residents of Jasper County favoring legislation prohibiting the sale of specified merchandise on Sunday.

By Messerly of Black Hawk, from eleven residents of Black Hawk

County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By Messerly of Black Hawk, from seventy-four residents of Cedar Falls favoring an increase in IPERS.

By Miller of Des Moines, from thirty-four residents of Des Moines County opposing public utilities bill Senate File 11.

By Murray of Webster, from twenty-four residents of Webster County favoring legislation relating to the taxation of fraternal beneficiary associations.

By Vermeer of Marion, from nineteen residents of Marion County opposing legislation creating a single board for physicians and osteopaths.

By following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Breitbach of Dubuque, from thirty-four residents of Dubuque County.

Busch of Bremer, from thirty-six residents of Bremer County.
Camp of Clinton, from thirty-three residents of Clinton County.
Denman of Polk, from one hundred sixteen residents of Polk County.

Duffy of Dubuque, from thirty-seven residents of Dubuque County.
Edgington of Franklin, from one hundred nine residents of Franklin County.

Ely of Linn, from thirty-three residents of Linn County.
Kibbie of Palo Alto, from twenty-four residents of Palo Alto County.

Reppert of Polk, from one hundred fourteen residents of Polk County, and a resolution from Recorder Camp No. 3235 Royal Neighbors of America of West Des Moines.

Sokol of Osceola, from thirty-four residents of Osceola County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Balloun of Tama, from sixteen residents of Tama County.
Crane of Crawford, from eighteen residents of Crawford County.
Denman of Polk, from one hundred fifty-nine residents of Polk County.

Fisher of Greene, from one hundred thirty residents of Greene County and twenty-three members of the First Methodist Church of Rippey.

Hakes of Pocahontas, from forty-three residents of Pocahontas County.

Kreager of Jasper, from twenty-five residents of Jasper County.
Mahan and Swisher of Johnson, from thirty-seven residents of Johnson County.

Messerly of Black Hawk, from sixty-two residents of Black Hawk County.

Miller of Des Moines, from fifty-three residents of Des Moines County.

Moffitt of Appanoose, from twenty-six residents of Appanoose County.

Murray of Webster, from thirty-five residents of Webster County.
Naden of Hamilton, from thirty-six members of the W.C.T.U. of Fort Dodge.

Nielsen of Shelby, from fourteen members of the W.S.C.S. of the Methodist Church of Tennant.

Ossian of Montgomery, from fifty-two residents of Villisca and nineteen residents of Red Oak.

Tabor of Jackson, from ten residents of Jackson County.
Van Alstine of Humboldt, from sixty-seven residents of Humboldt County.

Walter of Hardin, from thirty-two residents of Hardin County. Winkelman of Calhoun, from eight residents of Calhoun County.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Camp of Clinton, from two hundred eighteen residents of Clinton County.

Denman of Polk, from two hundred nineteen residents of Polk County.
Duffy and Breitbach of Dubuque, from fifty residents of Dubuque County.
Edgington of Franklin, from twenty-four residents of Franklin County.

Knock of Union, from eighty-one residents of Union County.
Meyer of Madison, from thirty residents of Madison County.
Nielsen of Shelby, from fifty-five residents of Shelby County.
Olson of Cerro Gordo, from fifty-four residents of Cerro Gordo County.
Steffen of Chickasaw, from fifty-one residents of Chickasaw County.

Stokes of Plymouth, from thirty-five residents of Plymouth County.
Van Alstine of Humboldt, from one thousand forty-one residents of Humboldt County.
Vermeer of Marion, from twenty-three residents of Marion County.

## JOINT RESOLUTIONS INDEFINITELY POSTPONED

The Chief Clerk announced the following joint resolutions indefinitely postponed under Rule 43: House Joint Resolutions 8 and 11.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Robinson of Guthrie offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Robert E. Duffield, of Guthrie County, who was a member of the Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first and Fiftysecond sessions of the General Assembly, passed away on September 18, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Robinson of Guthrie, Halling of Adair and Johnson of Audubon.

## SENATE MESSAGES CONSIDERED

Senate File 86, a bill for an act relating to scabies control in sheep and eradication with penalty provision.

Read first time and referred to committee on agriculture 1.
Senate File 101, a bill for an act to authorize the public safety department, highway safety patrol division, to use money provided by chapter one (1), section fifty-one (51), Acts of the Fifty-ninth General Assembly.

Read first time and referred to committee on appropriations.
Senate File 153, a bill for an act relating to the use of the term "drug" and related terms.

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

Senate File 175, a bill for an act relating to salaries of the board of trustees of public utility plants in cities.

Read first time and referred to committee on cities and towns.
Senate File 202, a bill for an act to amend section two hundred sixty point twenty-three ( 260.23 ), Code 1962 , relating to revocation of certificates.

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

Senate File 207, a bill for an act to authorize and directing the issuance of a patent to certain real estate to board of park commissioners of the city of Ottumwa, Iowa, by the governor and secretary of state.

Read first time and referred to committee on judiciary 2.
Senate File 208, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Edith F. Hoskinson and Hessel LaVerne Hoskinson, by the governor and secretary of state.

Read first time and referred to committee on judiciary 2.
Senate File 242, a bill for an act to permit any municipal corporation in Iowa to contract for sewage disposal with any similar area in an adjoining state.

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

## INTRODUCTION OF BILLS

House File 333, by Dunton, a bill for an act relating to judgment liens on real estate.

Read first time and referred to committee on judiciary 1.
House File 334, by Walter, Petersen of Dallas and Johnson, a bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the egg and poultry industry.

Read first time and referred to committee on agriculture 1.
House File 335, by Kreager, Mensing, Ely, Knock, Carstensen and

Winkelman, a bill for an act relating to interest in contracts with cities and towns on the part of councilmen.

Read first time and referred to committee on cities and towns.
House File 336, by Riley, a bill for an act relating to the time open seasons for trapping shall begin.

Read first time and referred to committee on fish and game.
House File 337, by Riley, a bill for an act relating to theft of traps and fur.

Read first time and referred to committee on fish and game.
House File 338, by Riley, a bill for an act relating to trapper's license and fees, and tagging traps.

Read first time and referred to committee on fish and game.
House File 339, by Riley, a bill for an act enabling the establishment of multicounty benefited fire districts.

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

House File 340, by Riley, a bill for an act relating to benefited fire districts.

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

House File 341, by Gittins and Ossian (Lisle and Long), a bill for an act to grant relief to long-term mentally ill persons or persons liable for their support by providing funds to grant cash credit for prompt payment for such claims; to grant property tax relief to counties by accelerating collection of billings for cost of care and treatment through reduction of total cost to responsible relatives with the credit being provided from the state mentally ill assistance fund and to make an appropriation therefor.

Read first time and referred to committee on board of control.
House File 342, by Gittins and Coffman, a bill for an act to clarify liability for support furnished by the county for patients admitted voluntarily to mental health institutes.

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

House File 343, by Gittins and Van Nostrand, a bill for an act relating to support of patients in state institutions.

Read first time and referred to committee on board of control.

House File 344, by Mowry (Lisle), a bill for an act to empower the mayor in all cities and towns where the council is composed of only four members to vote on any and all matters where the vote of the council is evenly divided.

Read first time and referred to committee on cities and towns.
House File 345, by Mensing, Robinson, Kreager, Sersland, Jarvis, Maule and Stokes, a bill for an act to amend chapter ninety-seven A (97A), Code 1962, relating to public safety peace officers' retirement, accident and disability system.

Read first time and referred to committee on social security.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 8

Dietz of Scott asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 8 and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 8

Whereas, an error has been discovered in House File 26, a bill for an act regarding the right of unlicensed persons to fill prescriptions, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the House, the Senate Conourring; That the Governor be respectfully requested to return House File 26 for correction.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 249, a bill for an act relating to county mutual insurance associations, to place such associations on the same basis as other similar insurance carriers, was taken up for consideration.

Briles of Adams asked and received unanimous consent that House File 249 be deferred and that the bill retain its place on the calendar under unfinished business.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports
that it has examined and finds correctly enrolled: House Files 8, 21, 23, 72, 113, 132 and Senate Files 63, 96, 195.

Frad E. Wibr, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 8, 21, 23, 72, 113, 132 and Senate Files 63, 96, 195.

## BILLS SENT TO THE GOVERNOR

Wier of Lousia, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 25th day of February, 1963, sent to the Governor for his approval: House Files 8, 21, 23, 72, 113 and 132.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on February 25, 1963, he approved the following bills: House Files 11, 22, 63 and Senate File 76.

## ANNOUNCEMENT BY THE SPEAKER

The biennial newspaper men's legislative award dinner will be held at the Fort Des Moines Hotel at 6:00 p.m., Tuesday, April 23, 1963.

## REPORTS OF COMMITTEES

Lange of Sac, from the committee on highway safety, submitted the following report:

Mr. Speaker: Your committee on highway safety to whom was referred House File 193, a bill for an act relating to speed limits on hard surfaced secondary roads, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer F. Lange, Chairman.

Also:
Mr. Speaker: Your committee on highway safety to whom was referred House File 205, a bill for an act to fix speed limits for motor vehicles on bridges or elevated structures where not sign-posted as provided by law, and to repeal section three hundred twenty-one point two hundred ninety-five (321.295), Code 1962, 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.

## Elmer F. Lange, Chairman.

Nelson of Winnebago, from the committee on schools, libraries, state educational institutions, submitted the following report:

Mr. Speaker: Your committee on school, libraries, state educational institutions to whom was referred House File 271, a bill for an act relating to physical examinations and evidence of physical fitness of certain school employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Henry Nelson, Chairman.
Also:
Mr. Speaker: Your committee on school, libraries, state educational institutions to whom was referred House File 313, a bill for an act relating to election of the state board 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.

Henry Nelson, Chairman.
Kreager of Jasper, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation to whom was referred Senafe File 150, a bill for an act relating to the elimination of the necessity of fire extinguishers for certain boats, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Max Kreager, Chairman.
Also:
Mr. Speaker: Your committee on conservation to whom was referred Senate File 190, a bill for an act to amend chapter one hundred six (106), Code 1962, relating to registration period for motorboats to be used in Iowa waters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Max Kreager, Chairman.

Miller of Jones, 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 118, a bill for an act relating to the time polls are to be open for school 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 indefinitely postponed.

Roy Miller, Ranking Member.

Robinson of Guthrie, from the committee on safety and law enforcement, submitted the following report:

Mr. Speaker: Your committee on safety and law enforcement to whom was referred House File 50, a bill for an act to abolish individual liquor
permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendetion.

Samuel Robinson, Chairman.

Also:
Mr. Speaker: Your committee on safety and law enforcement to whom was referred House File 70, a bill for an act relating to the keeping and consumption of alcoholic liquor upon the premises of clubs and to provide for the licensure, taxation, regulation and inspection 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.

## Samuel Robinson, Chairman.

## EXPLANATION OF COMMITTEE RECOMMENDATION

Resolved by the committee on safety and law enforcement that in the event that House File 70 has been passed by committee and reported out to House, it is the opinion that no other general liquor by the drink measure be considered in reference to House File 70. It is thereby resolved that your committee on safety and law enforcement after due deliberation is opposed to consideration of any general liquor by the drink measure in connection to House File 70.

## AMENDMENTS FILED

Amend House File 110 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred forty-six (446), Code 1962, is hereby amended by adding thereto the following new section:
"In cases where taxes have been suspended four years or more upon the property of a deceased old age assistance recipient and no estate was opened within ninety (90) days after the death of the recipient and the surviving spouse of the recipient is not occupying the property, the county treasurer shall issue a public bidder tax sale certificate to the county auditor."

Moffitt of Appanoose.
Amend House File 146 as follows:

1. By striking sections 1 and 2 and renumbering the remaining sections.
2. Amend section 3 as follows:
a. By striking from line 2 the word "further" and inserting in lieu thereof the word "hereby".
b. By inserting in line 6 after the word "July", the words, "commencing July 1, 1964.".
c. By striking from lines 7 and 8 the words "and to each beneficiary, except children of a deceased member".
d. By striking from lines 11 and 12 the words "or beneficiary's".
e. By striking from line 12 the words "or death".
f. By striking from line 15 the words "or deceased".
g. By striking from line 16 the words "or death".
i. By striking from lines 18 and 19 the words "or death".
j. By striking lines 20 through 31 inclusive.
k. By striking from lines 39 and 40 the words "or death".
l. By striking from line 41 the words "or deceased", also the words "or death".
m. By striking from lines 42 and 43 the words "or his widow's or children's".
n. By striking from line 43 the word "pensions" and inserting in lieu thereof the word "pension".
Section four hundred eleven point eight (411.8), subsection one (1), Code 1962, is hereby amended by striking all of lines 11 through 31 and inserting in lieu thereof the following:
20 ........................................................ $4.91 \%$
21 ......................................................... $4.97 \%$
22 ........................................................ $5.04 \%$
23 .......................................................... $5.11 \%$
24 .................................................................... $18 \%$
25 ......................................................... $5.26 \%$
26 ........................................................ $5.33 \%$
27 ........................................................ $5.41 \%$
28 ........................................................ $5.48 \%$
29 ........................................................ $5.56 \%$
30 ........................................................5.64\%
31 ........................................................ $5.72 \%$
32 .................................................................... $50 \%$
33 ....................................................... $5.88 \%$
34 ......................................................... $5.97 \%$
35 ..................................................................
36 ........................................................ $6.14 \%$
37 .........................................................6.22\%
38 ........................................................ $6.31 \%$
39 .-...................................................... $6.40 \%$
40 ........................................................ $6.50 \%$
3. By striking from line 2 of the explanation the words "or their beneficiaries,".

CAMP of Clinton.

Amend House File 172 as follows:

1. Amend section five (5) by striking the word "term" in line five (5) and inserting in lieu thereof the word "office".
2. Amend section seven (7) by striking the words "not to exceed three (3)" in lines one (1) and two (2).
3. Amend section ten (10) by striking the word "assessments" in line one (1) and inserting in lieu thereof the words "assessed valuations".
4. Amend section ten (10), subsection one (1) by striking all of subsection one (1) and inserting in lieu thereof the following:
"To have and exercise general supervision and complete control and authority over all assessed valuations of real and personal property subject to taxation or as otherwise provided by law, conference boards, local boards of review,
county and city assessors and all other officers or boards of assessment in performance of their official duties, in all matters relating to assessed valuations, any other provisions of law to the contrary notwithstanding including chapter four hundred forty-one (441) of the Code."
5. Amend section ten (10), subsection three (3), by placing a semicolon after the word "assessments" in line twenty (20) and by striking the words "or for any other reason" in lines twenty-nine (29) and thirty (30).
6. Amend section ten (10), subsection three (3), line thirty-four (34) by striking the last sentence and inserting in lieu thereof the following:
"After completion of the assessments for that year, the state assessor shall reinstate the assessor who has been suspended, or he may recommend to the conference board that said assessor shall be removed and replaced. The state assessor may also request or direct the local conference board to remove and replace any assessor who fails or refuses to perform his duties or who becomes incompetent to perform his duties, and may resort to a writ of mandamus in the local district court for this purpose."
7. Amend section ten (10), subsection five (5) by striking the words "shall furnish to the county auditor of each county such prescribed forms of assessment and other forms to properly list and assess all property subject to taxation in each county" in lines forty-eight (48), forty-nine (49), fifty (50) and fifty-one (51) and inserting in lieu thereof "prescribe the forms to be used by the auditor in listing property subject to taxation and forms to be used by the assessor in assessing property in each county".
8. Amend section ten (10), subsection seven (7) by striking ", whether such information is in regard to taxable property or otherwise" in lines seventy-four (74) and seventy-five (75) and by adding the word "calendar" after the word "preceding" in line eighty-nine (89).
9. Amend section ten (10), subsection eleven (11) by striking the words "to make" in line one hundred twenty-two (122) and inserting in lieu thereof the word "reconsider" and by striking the words "as to taxes levied" in line one hundred forty-nine (149).
10. Amend section ten (10) by adding a new subsection as follows:
"Upon request by the local conference board or local assessor, the state assessor shall assist in the selection or training, or both, of the local assessor or deputy assessors."
11. Amend section eleven (11), line one (1) by striking the words "September 1" and inserting in lieu thereof "July 15th".
12. Amend section fourteen (14) by adding a new paragraph in the beginning thereof as follows:
"The state board of review shall meet on the third (3rd) Monday of July of each year. Its primary function shall be to assure equalization of assessed valuations of each kind and class of property in the several taxing districts throughout the state. It shall review the equalization of valuations of property as determined by section ten (10), subsection two
(2), and shall issue any orders necessary to assure equalization as herein provided. If it finds that assessed valuations are not equal, it shall add to or deduct from the valuation of each kind or class of property such percentage in each case in any or all taxing districts in the state which will attain equalization of valuations."
13. Section fourteen (14) is further amended by striking the word "It" at the beginning of line one (1), and inserting in lieu thereof the following: "In addition thereto, it ".
14. Amend section fourteen (14), subsection three (3) by striking the words "taxpayers thereof" in line nineteen (19) and inserting in lieu thereof the word "property".
15. Amend section fourteen (14), subsection nine (9) by adding before the word "and" in line fifty-three (53) the following: "and provide a certified copy to all parties of interest".
16. Amend section fourteen (14), subsection eleven (11) by inserting preceding the comma in line sixty-two (62) the words "within thirty (30) days".
17. Amend section ninety-six (96) by striking all of subsection one (1) and renumbering the subsections thereafter.
18. Amend section ninety-eight (98) by adding thereto the following paragraph:
"For the purpose of computing the debt limitations for municipalities, political subdivisions and school districts as provided in section four hundred seven point one (407.1) and four hundred seven point two (407.2) of the Code, the term "actual value" as used in said sections shall mean the amount equal to one and two-thirds ( $1 \% / 3$ ) times the assessed valuation as provided by section eleven (11) of this Act."
19. Amend section ninety-eight (98) by adding a new paragraph as follows:
"Actual value" as used in other sections of the Code shall mean the valuation as determined by this section."
20. Amend House File 172 by adding a new section as follows:
"In the event any provision of this Act is in conflict with other sections of the Code, the provisions of this Act shall prevail."

Committee on Tax Revision, Washburn W. Steele, Ranking Member.

Amend House File 249, section six (6), by adding thereto the following:
"Said section five hundred eighteen point forty-one (518.41), Code 1962, is further amended by adding thereto the following paragraph:

All persons who are now engaged in the selling of county mutual insurance shall qualify for an insurance agent's license from the commissioner of insurance upon the receipt of his application and license fee."

1 Amend the amendment to Senate File 19 filed by Steele of
2 Cherokee on February 21, 1963, by inserting after the word
3 "located." in line six (6) the following: "Such approval by
4 the county conservation board or boards shall not be required
5 in any county which does not have a county conservation
6 board.".
Robinson of Guthrie.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Tuesday, February 26, 1963.

# JOURNAL OF THE HOUSE 

hall of the housm of Represhentativis, Des Moines, Iowa, Tuesday, February 26, 1963.

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

Prayer was offered by the Reverend Donald D. Harding, pastor of the First Evangelical Lutheran Church, Chariton, Iowa.

The Journal of February 25 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wells of Taylor on request of Hirsch of Warren; Carstensen of Clinton on request of Camp of Clinton; Peterson of Woodbury on request of Prine of Mahaska; Hanson of Lyon on request of Hanson of Mitchell.

## PRESENTATION OF VISITORS

Coffman of Iowa presented to the House the Honorable Charles Weik, former member of the House from Dickinson County in the Fifty-seventh and Fifty-eighth General Assemblies.

Denman of Polk presented to the House nine foreign students attending school in Polk County under the auspices of the American Field Service program.

Hirsch of Warren presented to the House fifty-four students from Carlisle High School and their teachers, Mr. Schuhart and Mr. Plager.

Moffitt of Appanoose presented to the House twenty-six senior students from Centerville High School and their teacher, Mr. Brees.

Meyer of Madison presented to the House one hundred thirteen students from Interstate 35 School and their teacher, Frank Munch.

Robinson of Guthrie presented to the House fifty junior and senior students of American history from the Bayard Community School and their teachers, Mr. Battles and Mr. Intveld.

Walter of Hardin presented to the House thirty-five students from Hardin county, members of the Youth Group of the First Christian Church, and their teacher, Martin Lauterbach.

## PETITIONS

The following petitions were presented and placed on file:
By Nielsen of Emmet, from twenty-two residents of Emmet County opposing legislation creating a single board for physicians and osteopaths.

By Nielsen of Shelby, from seventy-one members of the Harlan Literary Club of Harlan favoring a compulsory insurance liability law.

By Wright of Benton, from nineteen residents of Benton County opposing public utilities bill Senate File 11.

By the following Representatives, opposing public utilities bill House File 302:

Breitbach of Dubuque, from thirteen residents of Dubuque County.
By Duffy of Dubuque, from fifty-one residents of Dubuque County.
By the following Representatives, favoring legislation prohibiting the sale of specified merchandise on Sunday:

Cunningham of Story, from one hundred thirty-two residents of Story County.
Kreager of Jasper, from nine residents of Jasper County.
Reppert of Polk, from seventy-three residents of Polk County.
By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Bock of Hancock, from fifty-two members of the Aid Association for Lutherans, Branch 562.

Breitbach of Dubuque, from seven residents of Dubuque County.
Camp of Clinton, from forty-six residents of Clinton County.
Dietz of Scott, from one hundred eighty-six members of the Royal Neighbors of America.

Fisher of Greene, from twenty-four members of the Trinity Lutheran Church of Jefferson.

Kibbie of Palo Alto, from seventy-seven members of the Royal Neighbors of America, Camp No. 5590 of Emmetsburg.
Mensing of Cedar, from thirty-four residents of Cedar County.
Olson of Cerro Gordo, from forty-nine residents of Cerro Gordo County.

Prine of Mahaska, from nineteen residents of Mahaska County.
Smith of O'Brien, from fifty-six residents of O'Brien County.
Sokol of Osceola, from seventy residents of Osceola County.
Steffen of Chickasaw, from fifty-five residents of Chickasaw County.
Winkelman of Calhoun, from twenty-four residents of Calhoun County.

Wright of Benton, from one hundred twenty-six residents of Benton County.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from eighty-five residents of Woodbury County.

Briles of Adams, from twenty-four residents of Adams County.
Camp of Clinton, from eighty-four residents of Clinton County.
Frazier of Lee, from two hundred three residents of Lee County.
Hagen of Allamakee, from forty-one residents of Allamakee County.
Hirsch of Warren, from twenty-one residents of Warren County.
Kluever of Cass, from fifty-eight residents of Cass County.
Knock of Union, from eighty-four residents of Union County.
Kreager of Jasper, from one hundred sixty-two residents of Jasper County.

Lange of Sac, from thirty-nine residents of Sac County.
Messerly of Black Hawk, from seventy-eight residents of Black Hawk County.
Millen of Van Buren, from one hundred twenty residents of Van Buren County.
Miller of Jones, from sixty-eight residents of Jones County.
Paul of Poweshiek, from sixty-eight residents of Poweshiek County.
Peterson of Woodbury, from seven hundred seventy-eight residents of Woodbury County.

Reppert of Polk, from one hundred twenty residents of Polk County.

Scherle of Mills, from one hundred fifty-five residents of Mills County.

Smith of Dickinson, from eleven residents of Terril.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from thirty-one residents of Woodbury Counnty.

Casey of Wayne, from forty-one residents of Wayne County.
Kreager of Jasper, from seventy-six residents of Jasper County.
Lange of Sac, from twenty-seven residents of Sac County.
Lutz of Clarke, from one hundred thirty-one residents of Clarke County.

Moffitt of Appanoose, from twenty-nine residents of Appanoose County.

Nielsen of Emmet, from thirty-two residents of Fort Dodge and fourteen members of the Rebecca Circle of the Estherville Lutheran Church.

Nielsen of Shelby, from seventy-four members of the First Baptist Church of Harlan.

Ossian of Montgomery, from twenty-seven residents of Red Oak.
Patton of Delaware, from ninety residents of Delaware County.
Scherle of Mills, from forty-two residents of Mills County.
Smith of Dickinson, from nine members of the Glad Tiding Circle of the Spirit Lake Baptist Church.
Stanley of Muscatine, from twenty members of the First Baptist Church of Muscatine.

Vermeer of Marion, from sixty-one residents of Marion County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 50, 70, 193, 205, 313 and Senate Files 150 and 190, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 138 and 204.

## ANNOUNCEMENT BY THE SPEAKER

The cutoff date for the introduction of individual bills will be Thursday, February 28, at 4:00 o'clock p.m.

## ANNOUNCEMENT BY THE SPEAKER

It is the understanding of the Chair that, under House Rules, the steering committee will take over the arrangement of the calendar after adjournment of the House this Thursday, February 28, except that those bills listed as unfinished business will be exempted. Precedence also indicates that deferred and retained bills are exempted as unfinished business.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Baringer of Fayette offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Thore Thompson, of Fayette County, who was a member of the Forty-second, Forty-second Extra, and Forty-fourth sessions of the General Assembly, passed away on November 30, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Baringer of Fayette, Parker of Buchanan and Sersland of Winneshiek.

## PROOF OF PUBLICATION

Published copy of Senate File 244 and verified proof of publication of said bill in The Clarinda Herald-Journal, Clarinda, Iowa, on February 25, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kendrick, Chief Clerk, House of Representatives.

## INTRODUCTION OF BILLS

House File 346, by Darrington and Gittins, a bill for an act relating to the registration of mobile homes, house trailers and travel trailers.

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

House File 347, by Darrington and Gittins, a bill for an act relating to the movement of mobile homes over the highways of this state.
Read first time and referred to committee on motor vehicles, commerce and trade.

House File 348, by Darrington and Gittins, a bill for an act relating to mobile home parks and mobile homes and travel trailers and to provide fees and taxes thereon and to provide for an appropriation.

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

House File 349, by Gittins, Kreager, Prine, Scherle, Olson and Hanson of Mitchell, a bill for an act relating to mobile homes.

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

House File 350, by Hagie, Eveland, Miller of Page, Miller of Des Moines, Olson, Moffitt, Mowry and Murray, a bill for an act to amend section two hundred eighty-six A point four (286A.4), Code 1962, relating to the allocation of general school aid funds to junior college districts.

Read first time and referred to committee on institutions of higher learning.

House File 351, by agriculture 1, a bill for an act to appropriate from the general fund of the state to the department of agriculture for the purchase and equipment of a special purpose truck.

Read first time and referred to committee on appropriations.
House File 352, by Ely, a bill for an act authorizing school districts to pay for fringe benefits for teachers.

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

House File 353, by committee on private corporations, a bill for an act to amend section six hundred seventeen point three (617.3), Code 1962, relating to service of process on foreign corporations.

Read first time and placed on the calendar.
House File 354, by committee on private corporations, a bill for an act to amend chapter four hundred ninety-six A (496A), Code 1962, relating to corporations for profit.

Read first time and placed on the calendar.

House File 355, by Ely and Riley, a bill for an act relating to registration of voters.

Read first time and referred to committee on elections, political and judicial districts.

House File 356, by Knock and Vermeer, a bill for an act relating to investment regulations for life insurance companies authorized to do business in Iowa.

Read first time and referred to committee on insurance.
House File 357, by Carstensen and Camp, a bill for an act to amend section three hundred sixty-two point twenty-six (362.26), Code 1962, relating to agreements between cities and towns to refrain from annexing territory under said section.

Read first time and referred to committee on cities and towns.
House File 358, by Sokol, Nelson, Balloun and Loss, a bill for an act relating to the manner of estimating state aid for school budgeting purposes.

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

House File 359, by Fischer of Grundy and Den Herder, a bill for an act relating to the division of personnel and employees.

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

House File 360, by Lutz, a bill for an act relating to the compensation of members of election boards.

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

House File 361, by Fisher of Greene and Frazier, a bill for an act to amend chapter four hundred eighty-nine (489), Code 1962, relating to electric transmission lines and the authority of boards and supervisors and the state commerce commission in relation thereto.

Read first time and referred to committee on judiciary 1.
House File 362, by Denman and Reppert (O'Malley), a bill for an act relating to the grand jury.

Read first time and referred to committee on judiciary 2.
House File 363, by Nielsen of Emmet, Palas, Hagedorn, Jarvis, Mueller, Maule and Fisher of Greene, a bill for an act to provide for a contest board in election contests for seats in the House of Repre-
sentatives in counties where all voting is done by paper ballot and to define the membership, powers, duties and procedure of such board.

Read first time and referred to committee on elections, political and judicial districts.

## HOUSE FILE 249 DEFERRED

Reppert of Polk asked for unanimous consent that action on House File 249 be deferred and that the bill be retained on the calendar under unfinished business.

Mueller of Worth moved that House File 249 be laid on the table.
Mueller of Worth asked and received unanimous consent to withdraw his motion.

Reppert of Polk received unanimous consent that action on House File 249 be deferred and that the bill be retained on the calendar under unfinished business.

## SENATE FILE 19 REFERRED TO COMMITTEE

Robinson of Guthrie moved that Senate File 19 be substituted for House File 55.

Objection was raised by Goode of Davis.
Nelson of Winnebago moved that Senate File 19 be referred to committee.

Motion prevailed and the Speaker referred Senate File 19 to the committee on conservation.

## MESSAGES FROM 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 8, a concurrent resolution requesting the return of House File 26 from the Governor for correction.

Also: I am directed to request from your honorable body the recall for correction of House File 26, a bill for an act regarding the right of unlicensed persons to fill prescriptions.

Carroll A. Lane, Secretary.

## RECONSIDERATION OF HOUSE FILE 26

Dietz of Scott asked and received unanimous consent to reconsider the vote by which the report of the committee on enrolled bills on House File 26 was sent to the Governor for his approval was adopted.

Dietz of Scott asked and received unanimous consent to reconsider the vote by which the report of the committee on enrolled bills was adopted and the report showing the bill signed by the Speaker.

Dietz of Scott asked and received unanmious consent that, in accordance with the request of the Senate, the Chief Clerk be instructed to return to the Senate House File 26.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

Senate File 70, a bill for an act to amend chapter ininety-seven B (97B), Code 1962, relating to the Iowa Public Employees Retirement System, with report of committee recommending amendment and passage, was taken up for consideration.

Vermeer of Marion offered following amendment by the committee on ways and means:

1. Amend Senate File 70 by adding a new section as follows:

Sec. 10. Section ninety-seven B point nine (97B.9), Code 1962, is hereby amended by adding to subsection two (2) thereof the following: "; provided however, the tax shall be paid from the same fund as the employee salary."

Further amend said section by striking the period in line four (4) of subsection three (3) thereof and adding the following: "if any tax is needed."
2. Further amend Senate File 70 by adding as section 11 the following:

Sec. 11. There is hereby appropriated out of the Iowa Public Employees Retirement System Fund, the sum of one million dollars to the general fund of the State of Iowa to replace a like amount which was advanced to Iowa Public Employees Retirement System Fund under Section 54, Chapter 72, Acts of the Fifty-fifth General Assembly.
3. Further amend Senate File 70 by adding as section 12 the following:

Sec. 12. Chapter ninety-seven B (97B), Code 1962, is amended by adding a new section as follows: A claim may be filed by any employee for repayment of any taxes withheld over the first forty-eight hundred dollars in earnings in any one year, by one or more employers. The commission shall, if a claim is allowed to the employee, also mail a refund check for the taxes paid by the employer for the employee on which the employee is allowed a refund. The commission shall have power and authority to require the filing of a proper application by the employee before the claim shall be allowed. Any claim for such refund shall be made within three years of date of payment and not thereafter. For lack of time and cause, adjustments, compromises or refunds may be made by the commission on its own initiative.

Division of the amendment was requested by Mensing of Cedar.
Vermeer of Marion moved the adoption of division 1 of the amendment.

Division 1 of the amendment adopted.

Vermeer of Marion moved the adoption of division 2 of the amendment.

Roll call was requested by Carnahan of Wapello and Denman of Polk.

On the question "Shall division 2 of the amendment be adopted $q$ "
The ayes were, 57 :

| Baringer | Grassley |
| :--- | :--- | :--- |
| Bock | Hagen |
| Breitbach | Hagie |
| Busch | Halling |
| Camp | Hanson of |
| Crane | Mitchell |
| Cunningham | Hougen |
| Den Herder | Jarvis |
| Duffy | Johnson |
| Edgington | Knock |
| Fischer of | Kreager |
| Grundy | Loss |
| Fisher of | Millen |
| Greene | Miller of |
| Goode | Page |
| Graham | Mowry |

The nays were, 46:

| Andersen of | Ely |
| :--- | :--- |
| Woodbury | Eveland |
| Anderson of | Falvey |
| Ringgold | Frazier |
| Balloun | Gittins |
| Briles | Hagedorn |
| Carnahan | Hakes |
| Casey | Hirsch |
| Coffman | Kibbie |
| Darrington | Kluever |
| Denman | Knowles |
| Dietz | Lange |
| Dunton | Lutz |

Absent or not voting, 5:
Carstensen

Chalupa | Hanson of |
| :---: |
| Lyon |

Division 2 of amendment adopted.
Dietz of Scott offered the following amendment filed by him and moved its adoption:

Amend Senate File 70 by striking all of section 1.
Roll call was requested by Cunningham of Story and Baringer of Fayette.

On the question "Shall the amendment be adopted?"
The ayes were, 13:

| Darrington | Fischer of |  |
| :--- | :--- | :--- |
| Dietz | Grundy | Hougen <br> Lange$\quad$Loss <br> Nelson |


| Sersland | Steele | Tabor | Vermeer |
| :--- | :--- | :--- | :--- |
| Smith of | Stokes |  |  |
| O'Brien |  |  |  |
| The nays were, 86: |  |  |  |
| Andersen of | Gittins | Messerly | Petersen of |
| Woodbury | Goode | Meyer | Dallas |
| Anderson of | Graham | Millen | Prine |
| Ringgold | Grassley | Miller of | Reppert |
| Balloun | Hagedorn | Des Moines | Riley |
| Baringer | Hagen | Miller of | Scherle |
| Bock | Hagie | Jones | Shaw |
| Breitbach | Hakes | Miller of | Siglin |
| Briles | Halling | Page | Smith of |
| Busch | Hanson of | Moffitt | Dickinson |
| Camp | Mitchell | Mowry | Sokol |
| Carnahan | Hirsch | Mueller | Stanley |
| Casey | Jarvis | Murphy | Steffen |
| Coffman | Johnson | Murray | Stevenson |
| Crane | Kibbie | Nielsen of | Strothman |
| Cunningham | Kluever | Emmet | Swisher |
| Denman | Knock | Nielsen of | Van Alstine |
| Duffy | Knowles | Shelby | Van Nostrand |
| Dunton | Kreager | Olson | Vetter |
| Ely | Mutz | Ossian | Walter |
| Eveland | Mahan | Palas | Wier |
| Falvey | Maule | Parker | Winkelman |
| Fisher of | McElroy | Patton | Worthington |
| Greene | Mensing | Paul | Wright |
| Frazier |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Carstensen | Edgington | Peterson of | Wells |
| Chalupa | Hanson of | Woodbury | Mr. Speaker |
| Den Herder | Lyon | Robinson |  |

Amendment lost.
Vermeer of Marion moved the adoption of division 3 of the committee amendment.

Division 3 of the committee amendment adopted.
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, 103:

| Andersen of | Camp | Duffy | Frazier |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Dunton <br> Anderson of | Casey |


| Hanson of |  |
| :--- | :--- |
| $\quad$ Mitchell | Millen |
| Hirsch | Miller of |
| Hougen | Des Moines |
| Jarvis | Miller of |
| Johnson | Jones |
| Kibbie | Miller of |
| Kluever | Page |
| Knock | Moffitt |
| Knowles | Mowry |
| Kreager | Mueller |
| Lange | Murphy |
| Loss | Murray |
| Lutz | Nelson |
| Mahan | Nielsen of |
| Maule | Emmet |
| McElroy | Nielsen of |
| Mensing | Shelby |
| Messerly | Olson |
| Meyer | Ossian |

The nays were, none.
Absent or not voting, 5:
Carstensen Hanson of
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 69 SUBSTITUTED FOR HOUSE FILE 125

Den Herder of Sioux asked and received unanimous consent to substitute Senate File 69 for House File 125.

Senate File 69, a bill for an act relating to publication of real property valuations, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by him and moved its adoption:

Amend Senate File 69, section one, line fourteen (14) by striking the word "assessment" and inserting in lieu thereof the word "evaluation".

Amendment adopted.
Hougen of Black Hawk offered the following amendment filed by him :

Amend Senate File 69 as follows:

1. By inserting at the beginning of section 1 the following: "Section four hundred forty-one point seventeen (441.17), Code 1962, is amended by adding thereto the following subsection:".
2. By striking from lines ten (10), eleven (11) and twelve (12) the sentence "Governmental-owned property need not be listed unless it is agricultural land or is governmental property leased or otherwise used with a view to pecuniary profit." and inserting in lieu thereof the words "All of said real property valuations shall be published in the following manner: All taxable property shall be listed in the order it appears on the assessment roll; all exempt real property, whether income producing or not, or occupied
for services in lieu of monetary consideration shall be individually listed and grouped separately under the names of said owners. All publicly-owned property shall likewise be listed, identified and valued and be grouped for each department of government except said property and any property used for educational, charitable or religious purposes which is not leased or occupied with a view to pecuniary profit or occupied for services shall be described but may be given a total valuation."

Reppert of Polk offered the following amendment to the Hougen amendment and moved its adoption:

Amend the Hougen amendment to Senate File 69 filed February 22, 1963, by inserting in line seventeen (17) after the word "owners" the words "and addresses".

Further amend the Hougen amendment by inserting in line twenty-three (23) after the word "described" the words "names of owners and addresses".

Amendment to the amendment adopted.
Hougen of Black Hawk moved the adoption of his amendment as amended.

Roll call was requested by Hougen of Black Hawk and Stanley of Muscatine.

On the question "Shall the amendment as amended be adopted 9 "
The ayes were, 38 :

| Baringer | Hagie |
| :--- | :--- |
| Briles | Hakes |
| Busch | Halling |
| Carnahan | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Den Herder | Hougen |
| Dunton | Johnson |
| Falvey | Kibbie |
| Hagedorn | Messerly |
| Hagen | Millen |

The nays were, 54 :

| Andersen of | Fisher of <br> Woodbury |
| :--- | :--- |
| Greene |  |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Casey | Knock |
| Coffman | Knowles |
| Darrington | Kreager |
| Denman | Lange |
| Edgington | Loss |
| Ely | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
|  | McElroy |

Mowry
Nielsen of
Emmet
Palas
Parker
Petersen of
$\quad$ Dallas
Reppert
Sersland
Smith of
$\quad$ Dickinson

Smith of O'Brien Steele Stokes
Strothman
Swisher
Van Alstine
Vetter
Winkelman
Wright
Meyer
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of
Shelby
Olson
Ossian

Patton<br>Paul<br>Prine<br>Scherle<br>Shaw<br>Siglin<br>Sokol<br>Stanley<br>Stevenson<br>Tabor<br>Van Nostrand<br>Vermeer<br>Walter<br>Wier<br>Worthington

Absent or not voting, 16:

| Camp | Eveland | Mensing | Robinson |
| :--- | :--- | :--- | :--- |
| Carstensen | Hanson of | Peterson of | Steffen |
| Chalupa | Lyon | Woodbury | Wells |
| Dietz | Jarvis | Riley | Mr. Speaker |
| Duffy | Kluever |  |  |

Amendment as amended lost.
Reppert of Polk offered the following amendment filed by him and moved its adoption :

Amend Senate File 69, section 1, line ten (10), by inserting after the word "valuation" the words "showing the addresses and names of owners".

Amendment adopted.
Den Herder 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, 39:

| Baringer | Hirsch <br> Bock |
| :--- | :--- |
| Briles | Hougen |
| Crane | Jarvis |
| Cunningham | Kibbie |
| Den Herder | Lange |
| Eveland | Lutz |
| Falvey | Maule |
| Hagen | Miller of |
| Janson of | Jones <br> Mitchell |
| Moffitt |  |

The nays were, 63:
Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Breitbach
Busch
Camp
Carnahan
Casey
Coffman
Darrington
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Fischer of
Grundy
Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hakes
Halling
Johnson
Kluever
Knowles
Kreager
Loss
Mahan
McElroy

Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Page
Mowry
Mueller
Murphy
Nielsen of
Shelby
Olson
Ossian
Palas
Paul
Peterson of Woodbury

Absent or not voting, 6:
Carstensen $\quad$ Hagie
Chalupa
$\underset{\substack{\text { Hanson of } \\ \text { Lyon }}}{\text { Mensing }}$

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## HOUSTE FILE 125 WITHDRAWN

Den Herder of Sioux asked and received unanimous consent to withdraw House File 125 from further consideration by the House.

## REPORT OF NON-CONTROVERSIAL CALENDAR COMMITTEE

Mr. Speakerr: Your non-controversial calendar committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the non-controversial calendar:
H. F. 247 To provide for the issuance of special mobile equipment certificate and plates. By Millen.
H. F. 168 To legalize the proceedings of the city council of the City of Denison, in Crawford County. By Crane.
H. F. 291 To set speed limits on roadways at institutions under the control of the state board of regents. By committee on highway safety.
S. F. 190 Relating to registration period for motorboats to be used in Iowa waters. By committee on conservation.
H. F. 221 Relating to the ownership of individual apartment units. By Mowry and Swisher. (S. F. 117 passed Senate)
S. F. 55 Repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. By Mincks and Vance.
H. F. 154 Relating to the investment and deposit of county, city, town and school funds. By Mowry, Eveland.
H. F. 280 Relating to the place of holding election meetings to elect members of the county agricultural extension council. By Hagie, Falvey, et al.
H. F. 233 To authorize examinations of the financial condition and transactions of county and memorial hospitals by certified registered public accountants. By Fisher of Greene, Edgington, et al.
S. F. 114 Relating to voluntary retirement of judges and retirement for cause. By committee on judiciary 1.
H. F. 332 To enable the exchange of inheritance tax information with the federal government. By committee on tax revision.
H. F. 320 Relating to definitions under the Iowa Securities Law. By committee on insurance.
H. F. 321 Relating to registration exemptions under the Iowa Securities Law. By committee on insurance.

John Camp, Chairman.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 69 failed to pass the House.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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, 104 and 124.

Fred E. Wier,<br>Chairman House Committee.<br>Kenneith Benda, 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, 104 and 124.

## REPORTS OF COMMITTEES

Mowry of Marshall, 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 relating to facsimile signatures of mayors, begs leave to report it has 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 L. Mowry, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 54, a bill for an act requiring that the cause of death and attending physician's name be typewritten on all death certificates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Mowry, Chairman.

Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 178, a bill for an act to amend section four hundred fifty point seven (450.7), Code 1962, relating to liens for inheritance taxes and prescribing the duration 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.

John L. Mowry, Chairman.
Darrington of Harrison, 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 304, a bill for an act relating to the overall length of combinations 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.

William Darrington, Chairman.
Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speakir: Your committee on social security to whom was referred House File 311, a bill for an act to amend section eighty-five point twentyseven (85.27), Code 1962, relating to the selection of a physician under workmen's compensation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## A. L. Mensing, Chairman.

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 308, a bill for an act to enable and authorize the board of directors of the Central Dallas Community School District, Dallas County, Iowa, to transfer to the schoolhouse fund of said community school district, certain funds now held by the community school under the name and style of the "Hoover 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.

## Lester L. Kluever, Chairman.

Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 80, a bill for an act to legalize and validate the special election of Guthrie County, Iowa, held on June 4, 1962, for the construction of a court house and the issuance of $\$ 417,000.00$ bonds for such purpose and the levy of an annual tax of not to exceed one and one-half mills to pay the principal and interest on such bonds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred Semafe File 176, a bill for an act to legalize the proposed sale of certain real estate owned by the City of Cedar Falls, County of Black Hawk, State of Iowa, and to authorize conveyance of legal title 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.

Listerr L. Kluever, Chairman.
Bock of Hancock, 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 187, a bill for an act relating to road use tax reporting requirements in cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lenabelle Bock, Ranking Member.

## Also:

Mr. Speaker: Your committee on cities and towns to whom was referred House File 215, a bill for an act relating to the imposition of special parking restrictions in cities and towns in aid of snow removal operations and to provide the manner for posting notice 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.

Lenabelle Bock, Ranking Member.

## Also :

Mr. Speaker: Your committee on cities and towns to whom was referred House File 236, a bill for an act to amend chapters three hundred ninety-one (391), three hundred ninety-one A (391A) and four hundred seventeen (417), Code 1962, relating to resolutions of necessity and award of contracts for public improvements in cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lenabelle Bock, Ranking Member.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred Senate File 242, a bill for an act to permit any municipal corporation in Iowa to contract for sewage disposal with any similar area in an adjoining 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.

Lenabelle Bock, Ranking Member.

## Also:

Mr. Spraker: Your committee on cities and towns to whom was referred House File 246, a bill for an act relating to the acquisition of emergency vehicles and equipment by cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lenabelle Bock, Ranking Member.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred Senate File 145, a bill for an act to authorize cities and towns to incur indebtedness for the purchase of sites for certain public utilities and other improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lenabelle Bock, Ranking Member.

Dietz of Scott, from the committee on public health and pharmacy, submitted the following report:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 127, a bill for an act to amend chapter eighty-eight (88), Code 1962, relating to sanitary provisions pertaining to railroad employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Ribey Dietz, Chairman.
Also:
Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 282, a bill for an act to amend chapter one hundred
fifty-seven (157), Code 1962, relating to cosmetology shop 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 indefinitely postponed.

Riley Dietz, Chairman.
Also:
Mr. Speaker: Your committee on public health and pharmacy to whom was referred Senate File 23, a bill for an act to amend chapter one hundred sixty-nine (169), Code 1962, relating to veterinary medicine and surgery, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Riley Dietz, Chairman.

## AMENDMENTS FILED

Amend House File 39 by inserting after Section 4 the following:

Section one hundred eighteen point seven (118.7), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Nothing contained in this chapter shall prevent any person from assembling or erecting prefabricated buildings or from re-executing plans and specifications first executed prior to the effective date of this Act, or from re-executing plans and specifications prepared by an architect or engineer."

DIETZ of Scott.
Amend House File 156 as follows:

1. Section 3, line 6, by inserting after the word "husbandry" the words "or household appliances".
2. Further amend House File 156 by adding the following new sections:
A. "Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by adding the following new subsection:
'That part of the gross receipts from the sale of household appliances which represents trade-in allowances to purchasers of household appliances in sales in Iowa.' "
B. "Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended by adding thereto the following new subsection:
'Household appliance' means every piece of equipment ordinarily used in the home and which is operated by the use of gas, oil, electricity, or any combination thereof."

OLson of Cerro Gordo.
Amend House File 177, Section 11, by striking the period at the end of subsection one (1) and by adding thereto the following: ", except that congressionally chartered veterans' organizations may be issued a special class "A" license for three hundred (300) dollars. Such license shall be for the sale of intoxicating liquors to members and their guests only."

Amend House File 189 as follows:
(1) By inserting after section one (1) the following as new sections:

1. "Pursuant to said compact, the director of mental health of the board of control shall be the compact administrator and who, acting jointly with like officers of other party states, shall have power to promulgate rules and regulations to carry out more effectively the terms of the compact. The compact administrator is hereby authorized, empowered and directed to cooperate with all departments, agencies and officers of and in the government of this state and its subdivisions in facilitating the proper administration of the compact of any supplementary agreement or agreements entered into by this state thereunder.
2. "The compact administrator is hereby authorized and empowered to enter into supplementary agreements with appropriate officials of other states pursuant to Articles VII and XI of the compact. In the event that such supplementary agreements shall require or contemplate the use of any institution or facility of this state or require or contemplate the provisions of any service by this state, no such agreement shall have force or effect until approved by the head of the department or agency under whose jurisdiction said institution or facility is operated or whose department or agency will be charged with the rendering of such service.
3. "The compact administrator, subject to the approval of the board of control of state institutions, may make or arrange for any payments necessary to discharge any financial obligations imposed upon this state by the cumpart or by any supplementary agreement entered into thereunder.
4. "The compact administrator is hereby directed to consult with the immediate family of our proposed transferee and, in the case of a proposed transferee from an institution in this state to an institution in another party state, to take no final action without approval of the district court of the county of admission or commitment.
5. "Duly authorized copies of this act shall, upon its approval be transmitted by the secretary of state to the governor of each state, the attorney general and the administrator of general services of the United States, and the council of state governments."
(2) Further amend by renumbering the sections in conformity with this amend-
ment.
Committee on Board of Control, Paul Walter, Chairman.
Amend House File 191 as follows:
6. By adding the following to section 1:
"Provided that in the case of a proposed transfer of a mentally ill or mentally retarded person from this state that no final action be taken without the approval either of the commission of hospitalization, or of the district court, of the county of admission or commitment."

Walter of Hardin.
Amend House File 230 as follows:

1. Amend section two (2), line six (6), by inserting after the word "Banks," the words "credit unions,".

Knowles of Scott.
Amend House File 249 by adding a new section as follows:
Section five hundred ten point eleven (510.11), Code 1962, is hereby amended by striking from lines eighteen (18) and nineteen (19) the words "the sum of three dollars, and such other" and inserting in lieu thereof the word "such".

Dierz of Scott.
Amend House File 249 by striking Section 1 and renumbering. the remaining sections.

## Reppert of Polk.

Amend House File 268 as follows:

1. Amend section four (4), line three (3) by striking the words "executive council" and inserting in lieu thereof the word "governor".
2. Amend section seven (7), line twenty-two (22) by striking the word "by" and inserting in lieu thereof the word "be".
3. Amend section sixteen (16), line one (1) by striking the word "Any" and inserting in lieu thereof the word "A".

REPPERT of Polk.
Amend Senate File 19 as follows:

1. Section 1, lines one (1) and two (2), by striking the following: ", or individuals"; also line five (5) by striking the comma at the end thereof and inserting the word "or"; and in line six (6) by striking the words "or individuals".
2. Section 2, line one (1), by striking the comma after the word "municipality" and inserting the word "or"; and by striking in line two (2) the words "or individual".
3. Section 3 , line two (2), by striking all of said line after the word "municipality" and inserting in lieu thereof the words "or corporation".
4. Section 10 , line five (5) by striking all of said line after the word "municipality" and inserting in lieu thereof the words "or corporation"; and by striking in line six (6) the word "individual".

## word ", individuals".

## Robinson of Guthrie.

1 Amend Senate File 69 as follows:
2. 1. Section 1, by striking all of line 1 and inserting in lieu thereof 3 the following: "Section 1. Immediately after the next quadrennial 4 evaluation of real".
to May 10 th in each year of quadrennial assessment each" and inserting in lieu thereof the word "Each".

DIETZ of Scott.
Amend Senate File 190 as follows:

1. Amend Section 1 by striking lines five (5) through twelve (12) and inserting in lieu thereof the following:

On or after the first day of March in odd-numbered years any unregistered vessels and renewals of registrations may be so registered for the subsequent biennium beginning July 4. On or after the first day of March in even-numbered years any unregistered vessels may be registered for the remainder of the current biennium and such registration shall be at the rate of two dollars ( $\$ 2.00$ ). All registrations shall expire as hereinabove stated.
2. Amend by inserting the following as Section 2:

The provisions of this Act shall be retroactive to March 1, 1963.
3. Amend by renumbering Section 3 as Section 4.

Kreager of Jasper. Messerly of Black Hawk.

On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Wednesday, February 27, 1963.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Wednesday, February 27, 1963.
The House met pursuant to adjournment, Speaker Naden, in the chair.

Prayer was offered by the Reverend W. F. Schneck, pastor of the First Presbyterian Church, Grand Junction, Iowa.

The Journal of February 26 was approved.

## PRESENTATION OF VISITORS

Wright of Benton presented to the House the Honorable Jack Milroy, former member of the House from Benton County in the Fifty-sixth through the Fifty-eighth General Assemblies.

Denman of Polk presented to the House two hundred students from Meredith Junior High School, Des Moines, and their teachers, Miss Kendall, Mrs. Freed, Mrs. Pennock, Mrs. Gottstein, Mrs. Moosefeldt and Mr. Despotovich.

Hirsch of Warren presented to the House eighteen Y-Teens from Indianola High School and their teacher, Mrs. Schooler.

Hirsch of Warren presented to the House two foreign exchange students now attending Indianola High School.

Kreager of Jasper presented to the House thirty-seven students from Mingo High School and their teachers, Larry Powell and Edgar Darling.

Miller of Page presented to the House twelve students from Essex High School and their teacher, Miss Grace Updike.

Prine of Mahaska presented to the House forty-nine senior students of the North Mahaska High School accompanied by their principal, Merle Sharp, and teacher, Mrs. Omer Seitsinger.

Shaw of Floyd presented to the House fifty-six students of Nora Springs-Rock Falls School and their teacher, Mr. Altman.

Siglin of Lucas presented to the House twelve students from Chariton High School and their teacher, Mrs. May Lowe.

Smith of Dickinson presented to the House twelve students from Arnolds Park High School and their teacher, Mrs. Eugenie Mitchell.

## PETITIONS

The following petitions were presented and placed on file:
By Walter of Hardin, from twenty-four residents of Hardin County opposing the relaxation of present laws of capital punishment.

By the following Representatives, favoring legislation prohibiting the sale of specified merchandise on Sunday:

Denman of Polk, from fifty-nine residents of Polk County.
Kreager of Jasper, from fifteen residents of Jasper County.
By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:
Breitbach of Dubuque, from twenty-two residents of Dubuque County.

Busch of Bremer, from twenty-three residents of Bremer County.
Duffy of Dubuque, from fourteen residents of Dubuque County.
Murphy of Carroll, from twenty-one residents of Carroll County.
Nielsen of Emmet, from sixty-eight residents of Emmet County.
Robinson of Guthrie, from eighty-three members of the Royal Neighbors of America Camp No. 7072.

Smith of $O^{\prime}$ Brien, from twenty-three residents of $0^{\prime}$ Brien County.
Walter of Hardin, from forty-three residents of Hardin County.
Wright of Benton, from twenty-four residents of Benton County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Cunningham of Story, from one thousand seven hundred sixty-nine residents of Story County.
Denman of Polk, from sixty-five residents of Polk County.
Eveland of Boone, from one thousand seven hundred eighty-nine residents of Boone County.

Hagedorn of Clay, from seventy-five residents of Clay County.
Knowles of Scott, from ninety-four residents of Scott County.
Loss of Kossuth, from one thousand two hundred one residents of Kossuth County.

Stanley of Muscatine, from sixty-two residents of Muscatine County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Denman of Polk, from eighty-two residents of Polk County.
Dunton of Keokuk, from twenty-seven members of the First Baptist Churches of What Cheer and South English.
Eveland of Boone, from twenty-five residents of Boone County.
Fischer of Grundy, from forty-two residents of Grundy County.
Goode of Davis, from nine residents of Davis County.
Kreager of Jasper, from forty-one residents of Jasper County.
Loss of Kossuth, from sixty-five residents of Kossuth County.
Mahan of Johnson, from thirty-six residents of Johnson County.
Peterson of Woodbury, from thirty-seven residents of Woodbury County.
Prine of Mahaska, from twenty-two residents of Mahaska County.
Robinson of Guthrie, from twenty-nine residents of Moville and thirty members of the Davis Street Christian Church of Ottumwa.
Siglin of Lucas, from twenty-eight residents of Lucas County.
Vetter of Washington, from forty residents of Washington County.
Walter of Hardin, from three hundred thirty-seven residents of Hardin County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 187, 215, 236, 246, 304, 308, 311 and Senate Files 23, 54, 80, 145, 176, 178, 242, under Rule 35.

## INTRODUCTION OF BILLS

House File 364, by Anderson of Ringgold (Main), a bill for an act relating to the taxable value of farm buildings.

Read first time and referred to committee on tax revision.
House File 365, by Walter and Hirsch, a bill for an act to provide an indemnity for the owner of hogs contracting hog cholera.

Read first time and referred to committee on agriculture 1.
House File 366, by Hagedorn, Goode, and Fischer of Grundy, a bill for an act relating to the secondary road research fund.

Read first time and referred to committee on roads and highways.
House File 367, by Hagedorn, Goode and Fischer of Grundy, a bill for an act relating to the minimum fee for registration of motor vehicles.

Read first time and referred to committee on ways and means.
House File 368, by Hagedorn, Goode and Fischer of Grundy, a bill for an act relating to registration fees for antique motor vehicles.

Read first time and referred to committee on ways and means.
House File 369, by Hagedorn, Goode and Fischer of Grundy, a bill for an act relating to the automatic reduction of motor vehicle registration fees.

Read first time and referred to committee on ways and means.
House File 370, by Smith of Dickinson, a bill for an act relating to polling places.

Read first time and referred to committee on elections, political and judicial districts.

House File 371, by Eveland, Darrington, Cunningham, Loss and Paul, a bill for an act relating to the registration of interstate authority with the Iowa state commerce commission.

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

House File 372, by Andersen of Woodbury, Nelson, Petersen of Dallas and Swisher, a bill for an act to permit public employees to authorize the deduction from their salary or wages the amount of payments to any accident, health, hospital, medical or surgical insurance program and to amend chapters five hundred eight (508) and five hundred fifteen (515), Code 1962.

Read first time and referred to committee on social security.
House File 373, by Ely, a bill for an act relating to personal income tax and corporation business tax.

Read first time and referred to committee on tax revision.
House File 374, by Swisher, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than a public school.

Read first time and referred to committee on judiciary 1.

House File 375, by Cunningham, a bill for an act relating to the regulation and licensure by cities and towns of door-to-door solicitation for purpose of tree trimming, insect or pest extermination, and sale or repair of furnaces.

Read first time and referred to committee on cities and towns.
House File 376, by committee on elections, political and judicial districts, a bill for an act relating to the filing of statement of expenses by candidates for state and federal offices.

Read first time and placed on the calendar.
House File 377, by Kreager, Andersen of Woodbury, Coffman, Falvey, Knowles and Van Alstine, a bill for an act relating to group insurance in cities and towns.

Read first time and referred to committee on cities and towns.
House File 378, by Edgington, Walter, Duffy, Nielsen of Emmet, Wright, Eveland, Smith of O'Brien, Den Herder, Vermeer and Dietz (Shoeman, Elthon, Turner, Long, Hansen, Walker, Walter and Lucken), a bill for an act relating to the creation of a single examining and licensing board for physicians and surgeons, osteopaths, and osteopathic physicians and surgeons and matters relating thereto.

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

House File 379, by Stanley, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Read first time and referred to committee on judiciary 2.
House File 380, by Stanley, Mowry, Carstensen, Eveland, Darrington, Swisher, Riley and Mensing, a bill for an act relating to the powers of cities and towns and to confer upon them broad powers of self-determination with respect to local and internal affairs.

Read first time and referred to committee on cities and towns.
House File 381, by Ely, a bill for an act relating to sales tax.
Read first time and referred to committee on tax revision.
House File 382, by Nielsen of Emmet, Kibbie, Paul, Loss and Mueller, a bill for an act relating to registration fees for farm trucks.

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

House File 383, by Riley, a bill for an act relating to hunting and trapping of raccoon.

Read first time and referred to committee on fish and game.
House File 384, by Reppert, a bill for an act relating to expiration and renewal of motor vehicle registrations and license plates in counties of over one hundred thousand (100,000) population.

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

House File 385, by Hagedorn, Goode and Fischer of Grundy (Wiley), a bill for an act relating to the platting of rural subdivisions.

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

House File 386, by committee on elections, political and judicial districts, a bill for an act relating to the term of office of county supervisors and township trustees.

Read first time and placed on the calendar.
House File 387, by Riley, a bill for an act relating to opening dates for trapping.

Read first time and referred to committee on fish and game.
House File 388, by Petersen of Dallas, Hirsch, Hagen, Olson, Moffitt, Kreager and Cunningham, a bill for an act relating to the election and appointment of members of the state board of public instruction.

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

House File 389, by Mowry (Nolan), a bill for an act relating to the licensing and qualifications of physical therapists.

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

## EXPLANATION OF VOTE

I was absent on February 26, due to illness, but if I had been present I would have voted "aye" on Senate File 70.

Lawrence D. Carsitensen.

## HOUSE FILE 103 WITHDRAWN

Mensing of Cedar asked and received unanimous consent to withdraw House File 103 from further consideration by the House.

## HOUSE FILE 154 PLACED ON REGULAR CALENDAR

Hirsch of Warren objected to the consideration of House File 154
as a noncontroversial bill and the bill was placed on the regular calendar.

## SENATE FILES 80 AND 242 PLACED ON NONCONTROVERSIAL CALENDAR

Camp of Clinton asked and received unanimous consent that Senate Files 80 and 242 be placed on the noncontroversial calendar.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 15, a bill for an act to make a license a right.
Also: That the Senate has concurred in the House amendment to and passed Senate File 28, a bill for an act relating to pharmacy license fees.

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

Senate File 126, a bill for an act relating to the use of vending machines in the sale of cigarettes and providing for the licensing of such machines.

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

House File 78, a bill for an act relating to the distribution of earnings of cooperative associations organized under chapter 409, Code 1962.

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

House File 219, a bill for an act relating to loans by savings and state banks secured by direct obligations of the United States.

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

Senate Concurrent Resolution 12, a concurrent resolution fixing February 28, 1963, as the final date for filing claims to be considered by the Sixtieth General Assembly.

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 12 By Beneke

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 Sixtieth General Assembly;

Therefore, Be It Resolved by the Senate, the House Concurring: That the 28th day of February, 1963, be fixed as the final date for the filing of all claims to be considered by the Sixtieth General Assembly of Iowa. Any claim which has not been filed with the State Appeal Board office before the said date will not be considered by the Sixtieth General Assembly.

Laid over under Rule 25.

## CONSIDERATION OF BILLS

Petersen of Dallas asked and received unanimous consent for the immediate consideration of House File 308, a bill for an act to enable and authorize the board of directors of the Central Dallas Community School District, Dallas County, Iowa, to transfer to the schoolhouse fund of said community school district, certain funds now held by the community school under the name and style of the "Hoover Fund."

Petersen of Dallas asked and received unanimous consent that House File 308 be deferred and that the bill be retained on the calendar under unfinished business.

## UNFINISHED BUSINESS

The House resumed consideration of House File 39, a bill for an act to regulate the practice of architecture and to amend chapter, one hundred eighteen (118), Code 1962, and the following amendment by Graham of Ida:

Amend House File 39, section 1, line thirty-one (31) by inserting before the word "light" the word "churches,".

Graham of Ida asked and received unanimous consent to withdraw his amendment.

Dietz of Scott offered the following amendment filed by him:
Amend House File 39 by inserting after section 4 the following:
Section one hundred eighteen point seven (118.7), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Nothing contained in this chapter shall prevent any person from assembling or erecting prefabricated buildings or from re-executing plans and specifications first executed prior to the effective date of this Act, or from re-executing plans and specifications prepared by an architect or engineer."

Dietz of Scott asked and received unanimous consent to withdraw his amendment.

Vermeer of Marion offered the following amendment filed by him and moved its adoption:

House File 39 is hereby amended by adding thereto the following section preceding the last section:
Section one hundred eighteen point seven (118.7), Code 1962, is hereby amended by striking the period in line six (6) and inserting the following:
"and provided further that the safeguarding of life, health or property is not concerned or involved."

Roll call was requested by Fisher of Greene and Kreager of Jasper.
On the question "Shall the amendment be adopted?"
The ayes were, 45 :

| Bock | Camp | Carstensen <br> Breitbach |
| :--- | :--- | :--- |
| Cunningham | Darrington <br> Den Herder |  |


| Denman | Hanson of | Miller of | Paul |
| :---: | :---: | :---: | :---: |
| Dietz | Mitchell | Des Moines | Prine |
| Duffy | Hirsch | Miller of | Riley |
| Ely | Hougen | Jones | Sersland |
| Falvey | Kibbie | Mowry | Stanley |
| Gittins | Kluever | Murphy | Steffen |
| Goode | Knock | Murray | Van Alstine |
| Hagedorn | Lutz | Nelson | Van Nostrand |
| Hanson of | Meyer | Olson | Vermeer |
| Lyon | Millen | Parker | Walter Wier |
| The nays were, 55 : |  |  |  |
| Andersen of | Frazier | Mueller | Smith of |
| Woodbury | Graham | Nielsen of | O'Brien |
| Anderson of | Grassley | Emmet | Sokol |
| Ringgold | Hagen | Nielsen of | Steele |
| Balloun | Hakes | Shelby | Stevenson |
| Baringer | Johnson | Ossian | Stokes |
| Briles | Kreager | Palas | Strothman |
| Busch | Lange | Patton | Swisher |
| Casey | Loss | Petersen of | Tabor |
| Coffman | Mahan | Dallas | Vetter |
| Crane | Maule | Peterson of | Wells |
| Dunton | McElroy | Woodbury | Winkelman |
| Edgington | Mensing | Scherle | Worthington |
| Fischer of | Messerly | Shaw | Wright |
| Grundy | Miller of | Siglin | Mr. Speaker |
| Fisher of | Page | Smith of |  |
| Greene | Moffitt | Dickinson |  |
| Absent or not voting, 8: |  |  |  |
| Chalupa | Hagie | Jarvis | Reppert |
| Eveland | Halling | Knowles | Robinson |

Amendment lost.
Vermeer 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, 79:

| Andersen of <br> Woodbury | Ely <br> Eveland |
| :--- | :--- |
| Balloun | Falvey |
| Bock | Fischer of |
| Briles | Grundy |
| Busch | Fisher of |
| Camp | Greene |
| Carnahan | Frazier |
| Carstensen | Gittins |
| Casey | Goode |
| Coffman | Hagedorn |
| Cunningham | Hagen |
| Darrington | Halling |
| Den Herder | Hanson of |
| Denman | Lyon |
| Dietz | Hanson of |
| Dunton | Mitchell |


| Hirsch | Moffit <br> Hougen |
| :--- | :--- |
| Johnson | Mury |
| Koller |  |
| Kibbie | Murphy |
| Kluever | Murray |
| Knock | Nelson |
| Knowles | Nielsen of |
| Kreager | Shelby |
| Lutz | Parker |
| Mahan | Patton |
| Maule | Paul |
| Mensing | Petersen of |
| Messerly | Dallas |
| Meyer | Prine |
| Millen | Reppert |
| Miller of | Riley |
| Jones | Scherle |

Sersland

## Shaw

 Smith ofDickinson
Sokol
The nays were, 24 :

| Anderson of | Grassley |
| :--- | :--- |
| Ringgold | Hakes |
| Baringer | Lange |
| Breitbach | Loss |
| Crane | McElroy |
| Duffy | Miller of |
| Edgington | Des Moines |
| Graham |  |

Absent or not voting, 5:
Chalupa Jarvis Hagie

Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Winkelman
Worthington
Wright
Mr. Speaker
Nielsen of
Emmet
Olson
Ossian
Palas
Peterson of
Woodbury

Siglin
Smith of O'Brien
Steele
Tabor
Wells
Wier

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 58, a bill for an act relating to paroles by courts.

Also: That the Senate has concurred in the House amendments to and passed Senate File 70, a bill for an act relating to the Iowa Public Employees Retirement system.

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

Senate File 155, a bill for an act relating to the exemption of farm land from zoning ordinance.

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

Senate File 209, a bill for an act relating to the secretary of the board of control.

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

Senate File 210, a bill for an act relating to placement of patients in a state mental institute who are on leave or in custodial or nursing homes.

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

Senate File 211, a bill for an act to consolidate industry revolving funds for the state reformatory and the state penitentiary.

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

Senate File 215, a bill for an act relating to bids on farm-to-market and primary road construction projects.

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

Senate File 216, a bill for an act to clarify obligations of the public corporations with regard to retained percentage.

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

Senate File 219, a bill for an act relating to deposits made by bidders for public printing contracts.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 58

Amend the House amendment to Senate File 58 as follows:

1. Line 3, by inserting preceding the word "or" the following "or murder,".
2. Line 4, by striking the word "or" and inserting in lieu thereof the following: ", murder, or violation of law concerning the".
3. By striking all of division 2.

Speaker pro tempore Smith of O'Brien in the chair.

## REGULAR CALENDAR

House File 172, a bill for an act creating the office of state assessor and a state board of review and prescribing their powers and duties, was taken up for consideration.

Hougen of Black Hawk offered the amendment filed by the committee on tax revision on February 25 and found on pages 502, 503 and 504 of the House Journal.

Hougen of Black Hawk asked for unanimous consent to defer action on House File 172 and the committee amendment.

Objection was raised by Knowles of Scott.
House File 172 pending at adjournment.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on February 27, 1963, he approved the following bills: House Files 8, 21, 23, 72, 113 and 132, and Senate Files 103, 104 and 124.

## REPORTS OF COMMITTEES

Camp of Clinton, from the committee on drainage and flood control, submitted the following report:

Mr. Speaker: Your committee on drainage and flood control to whom was referred Senate File 105, a bill for an act to amend certain sections of the subdistricts of soil conservation district law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JoHn Camp, Chairman.

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred Senate File 113, a bill for an act relating to county appropriations and reimbursement to the state from the fund for aid to the blind, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## A. L. Mensing, Chairman.

Nelson of Winnebago, 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 97 a bill for an act to amend chapter two hundred eighty-one point two (281.2), Code 1962, relating to children requiring special 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.

Henry C. Nelson, Chairman.
Also:
Mr. Speaker: Your committee on schools, libraries, state educational institutions to whom was referred House File 148, a bill for an act to permit cities to enter into long-term leases for libraries, library sites, books, and equipment and to authorize contributions to the support thereof by other public bodies, begs leave to report it has had 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 C. Nelson, Chairman.
Johnson of Audubon, 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 226, a bill for an act relating to the salaries of county attorneys, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Harvey Johnson, Chairman.

## Also: .

Mr. Speakir: Your committee on compensation of public officers and employees to whom was referred House File 229, a bill for an act to amend section three hundred thirty-one point twenty-two (331.22), Code 1962, relating to compensation of county supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

Harvey Johnson, Chairman.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 199, a bill for an act relating to delinquent uncollectible personal property taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 208, a bill for an act to amend section four hundred twenty-two point forty-two (422.42), and section four hundred twenty-three point one (423.1), Code 1962, relating to sales and use taxes and expendable chemicals, solvents and reagents used in processing personal property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Arthur Hanson, Chairman.
Also :
Mr. Speaker: Your committee on tax revision to whom was referred House File 243, a bill for an act relating to income tax deductions for aged persons and blind persons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Arthur Hanson, Chairman.
Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 364, a bill for an act relating to the taxable value of farm 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.

Arthur Hanson, Chairman.

## AMENDMENTS FILED

Amend House File 41 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-five point six (325.6), Code 1962, is hereby amended by adding thereto the following:
"Any resident person, firm or corporation with its principal place of business in the State of Iowa, engaged in continuous actual operation from the same point of origin as a charter carrier as defined in section three hundred twenty-five point one (325.1) of the Code from November 1, 1949, to November 1, 1959, and which, because of excusable neglect, failed to make application within the time provided in chapter two hundred forty-eight, Acts of the Fifty-eighth General Assembly, shall be granted a certificate of convenience and necessity upon application therefor made within ten (10) days from the effective date of this Act upon compliance with the provisions of sections three hundred twenty-five point twenty-six (325.26), three hundred twenty-five point twenty-eight (325.28), three hundred twenty-five point twenty-nine (325.29), three hundred twentyfive point thirty-one (325.31), and three hundred twenty-five point thirty-five (325.35), of the Code."

Sec. 2. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa City Press-Citizen, a newspaper published in Iowa City, Iowa, and in the Logan Herald-Observer a newspaper published in Logan, Iowa.

Amend House File 50 by striking all of section 14, and renumbering the remaining sections.

Reppert of Polk.
Amend House File 53 by inserting in line 5 thereof the word "each" after the word "or".

Riley of Linn. Cunningham of Story.

Amend the Senate amendment to House File 57 by striking the words "thirty (30) days or less per year" and inserting in lieu thereof the following: "a period of less than thirty (30) days".

Goode of Davis.
Amend House File 172 as follows:

1. Amend section three (3) by striking all of section three
(3) and adding the following:
"The person appointed as state assessor shall possess technical appraisal knowledge of property values, and shall have had at least five years experience in appraising or assessing or dealing with real estate values."
2. Amend section four (4), line six (6) by striking all after the comma in line six (6), and adding the following:
"and section four hundred forty-one point fifty-three (441.53) of the Code shall apply to the state assessor and employees of his office."
3. Amend section seven (7) by adding at the end thereof the following:
"All deputy and assistant assessors shall serve at the pleasure of the state assessor."
4. Amend section nine (9) by adding at the end of the first paragraph at line three (3) the following: "Such employees shall be subject to subsections two (2), three (3), and six $b$ (6b) of section eight point five (8.5) of the Code."
5. Amend section ten (10), subsection five (5), line forty-eight (48) by striking the word "November" and inserting in lieu thereof the word "July".
6. Amend section ninety-eight (98) by striking all after the word "is" in lines two (2) and three (3) and inserting in lieu thereof the following: "amended by striking all of section four hundred forty-one point twenty-one (441.21), Code 1962, and inserting in lieu thereof the following:".
7. Amend section ninety-eight (98), line six (6) by adding a new sentence after the word "item" as follows:
"Market value is defined as the reasonable exchange in the current year between a willing buyer and a willing seller, each being familiar with all the facts relating to the particular property."
8. Further amend section ninety-eight (98) by adding in line ten (10) after the last comma, the following: "industrial conditions, cost, depreciation and replacement value, the amount of insurance carried,".

Petersen of Dallas. Hougen of Black Hawk.

Amend House File 172 as follows:

1. Amend House File 172, section eleven (11), line seven (7), thereof by striking the word "market" and inserting in lieu thereof the word "actual".
2. Amend House File 172, section twelve (12), by striking from lines three (3) and four (4) the words "No more than one (1) of whom shall be from any congressional district.
3. Amend House File 172, section twelve (12), by striking therefrom all after the period (.) in line six (6) thereof and inserting in lieu thereof the following: "The members of said board shall have qualifications comparable to the state assessors as provided by the act and shall be appointed as follows: term ending July 1, 1965-appointed by the chief justice of the supreme court; term ending July 1, 1967 -appointed by the governor; term expiring July 1, 1969-selected by majority vote of the senate sitting in executive session. If a vacancy occurs in the term of the board selected by the senate when the general assembly is not in regular session, the governor shall appoint a person to fill the vacancy until selected by the senate as provided herein. If other vacancies occur, such vacancies shall be filled by appointment by the authority which appointed the member who has vacated. The members shall select their own chairman.
4. Amend House File 172, section ninety-eight (98), by striking all of such section and inserting in lieu thereof the following:
"Sec. 98. Section four hundred forty-one point twenty-one (441.21), Code 1962, is hereby amended by striking from line four (4) thereof the word "sixty" and inserting in lieu thereof the hyphenated word and the figure "twenty-five (25)". Section four hundred forty-one point twenty-one (441.21) is further amended by striking from line nine (9) thereof the words "one and two-thirds" and inserting in lieu thereof the word and figure "four (4)".
5. Amend House File 172 by striking all of section one hundred three (103).

SWISHER of Johnson.
Amend House File 183, section 2, as follows:

1. Line one (1) by striking the word "bonded" and inserting in lieu thereof the word "registered".
2. Line twenty-four (24) by inserting before the word "Except" the words "The aggregate liability of the surety for all breaches of the conditions of the bond shall, in no event, exceed the amount of such bond. The surety on such bond may cancel such bond upon giving thirty days notice in writing to the secretary of agriculture and thereafter shall be relieved of liability for any breach of condition occurring after the effective date of said cancellation."
3. By striking from lines twenty-six (26) and twenty-seven (27) the words "the nearest multiple of one thousand dollars ( $\$ 1,000$ ) above".
4. By striking from line thirty-five (35) the words "five thousand dollars ( $\$ 5,000$ )" and inserting in lieu thereof "one hundred dollars (\$100)".
5. By adding after section 2 thereto the following new section:
"The violation of any provisions of this Act shall constitute a misdemeanor."

Balloun of Tama.

Amend House File 209 by striking from section 1, all of lines 4 through 6, inclusive, and inserting in lieu thereof the following:
"The aforesaid maximum and aggregate millage rates shall be exclusive of all sources of income received or receivable by cities and towns other than taxes caused to be levied under the provisions of sections four hundred four point six (404.6) to four hundred four point twelve (404.12), inclusive, and those taxes in lieu of which allocations may be made under said sections by express authorization contained therein."

Andersen of Woodbury. Carnahan of Wapello. Frazier of Lee. Miller of Des Moines. Reppert of Polk. Stanley of Muscatine. Vettier of Washington.
Amend House File 233 as follows:

1. By adding to section one (1) thereof the following:
"The report of such examination of a county or memorial hospital filed by the accountant employed with the auditor of state, as required by section eleven point nineteen (11.19) of the Code, shall be in the form prescribed by the auditor of state."

Fisher of Greene.
Amend House File 246 as follows:

1. By striking the word "emergency" in line one (1) of the title.
2. By striking the word "emergency" in line two (2), section 1.

Reppert of Polk.
Amend House File 264 by striking from lines three (3) and four (4) of section two (2) the words "supreme court and district court" and inserting in lieu thereof the words "municipal, superior, district, or supreme court".

Ely of Linn.
Amend House File 378 by striking all of section 30 and inserting in lieu thereof the following:
"Sec. 30. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Hampton Chronicle, a newspaper published at Hampton, Iowa, and The Atlantic News Telegraph, a newspaper published at Atlantic, Iowa."

Edgington of Franklin.
Amend Senate File 57 by striking all of section 2 and inserting in lieu thereof the following:
"Sec. 2. Section forty-nine point twenty (49.20), Code 1962, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the words "seventy-five cents" and inserting in lieu thereof the words "one (1) dollar".
2. By inserting in line four (4) after the word "duties" the

9 words "and seven (7) cents per mile for actual and necessary 10 travel".

Nielsen of Emmet:
Amend Senate File 114 as follows:
2 1. Amend section 1 by striking from lines 3 and 4 the words
3 "supreme or district" and inserting in lieu thereof the words
"municipal, superior, district, or supreme".
2. Further amend section 1 by striking from line 5 the word "both" and inserting in lieu thereof the word "more".
3. Amend section 2 by striking from line 4 the words
"supreme or district" and inserting in lieu thereof the words "municipal, superior, district, or supreme".
4. Further amend section 2 by striking from line 13 the words "supreme or district" and inserting in lieu thereof the words "municipal, superior, district, or supreme".
5. Amend section 3 by striking from line 9 the words
"supreme or district" and inserting in lieu thereof the words
"municipal, superior, district, or supreme".
Ely of Linn.
1 Amend Senate File 149 as follows:
2 1. By striking in line six (6) of section one (1) the
3 number " 80 " and inserting in lieu thereof the number " 60 ".
Olson of Cerro Gordo.
On motion by Mowry of Marshall, the House adjourned until $9: 45$
a.m., Thursday, February 28, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives,<br>Des Moines, Iowa, Thursday, February 28, 1963.

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

Prayer was offered by the Reverend Roger D. Patton, pastor of the Olivet Presbyterian Church, Cedar Rapids, Iowa.

The Journal of February 27 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Loss of Kossuth on request of Paul of Poweshiek; Swisher of Johnson on request of Kibbie of Palo Alto; Meyer of Madison on request of Murphy of Carroll.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach of Dubuque, from thirty-three residents of Dubuque County favoring public utilities bill, House File 302.

By Breitbach of Dubuque, from ten residents of Dubuque County favoring legislation relating to the taxation of fraternal beneficiary associations.

By Fisher of Greene, from ninety-three residents of Greene County favoring legislation to increase the overall length of combinations of vehicles.

By Naden of Hamilton, from one hundred fourteen residents of Hamilton County opposing legislation relating to the red meat bill or House File 40.

By Reppert of Polk, from twelve residents of Polk County opposing school bus transportation for pupils attending private schools.

By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Coffman of Iowa, from fourteen residents of Iowa County.
Hagedorn of Clay, from thirteen residents of Clay County.
Hagen of Allamakee, from twenty-nine residents of Allamakee County.

Olson of Cerro Gordo, from sixty-five residents of Cerro Gordo County.

Reppert of Polk, from nineteen residents of Polk County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Baringer of Fayette, from two thousand one hundred seventy-seven residents of Fayette County.

Camp of Clinton, from eight hundred eighty-eight residents of Clinton County.
Carnahan of Wapello, from twenty-five residents of Wapello County and a resolution from the board of directors of the Ottumwa Chamber of Commerce.

Darrington of Harrison, from one hundred forty-seven residents of Harrison County.

Dietz of Scott, from three hundred eight residents of Scott County.
Gittins of Pottawattamie, from one hundred forty residents of Pottawattamie County.
Hagen of Allamakee, from twenty-eight residents of Allamakee County.

Miller of Jones, from twenty-five residents of Jones County.
Palas of Clayton, from eight residents of Clayton County.
Patton of Delaware, from forty-two residents of Delaware County.
Petersen of Dallas, from four hundred nineteen residents of Dallas County.

Reppert of Polk, from two hundred fifty-six residents of Polk County.
Robinson of Guthrie, from fifty residents of Guthrie County.
Wier of Louisa, from one hundred seventy-eight residents of Louisa County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Balloun of Tama, from nineteen residents of Tama County.
Baringer of Fayette, from one hundred sixteen residents of Fayette County.

Darrington of Harrison, from nineteen members of the Magnolia Methodist Church.

Dunton of Keokuk, from sixty-five residents of Sigourney and thirty-one residents of Ollie.

Grassley of Butler, from thirteen residents of Butler County.
Kreager of Jasper, from seven residents of Jasper County.
Miller of Page, from sixty-three residents of Page County.
Moffitt of Appanoose, from nine residents of Appanoose County.
Naden of Hamilton, from eight residents of Jewell.
Olson of Cerro Gordo from seventy residents of Cerro Gordo County and from seventy residents favoring control of key clubs, an implied consent law and care of alcoholics.

Reppert of Polk, from three hundred ninety-four residents of Polk County.

Robinson of Guthrie, from three hundred fifty-one members of the Grandview Park Baptist Church of Des Moines, thirty members of the Assembly of God Church of Ottumwa and twentyfive members of the Temperance Regulation Council of Des Moines.
Stokes of Plymouth, from fifteen residents of Plymouth County.
Wier of Louisa, from one hundred residents of Louisa County.

## PRESENTATION OF VISITORS

Murray of Webster presented to the House the Honorable Willard M. Freed, former member of the House from Webster County in the Fifty-sixth through the Fifty-ninth General Assemblies.

Balloun of Tama presented to the House Soon Moon Bang of the Ministry of Communications, Seoul, Korea.

Edgington of Franklin presented to the House an exchange student, Lee Orbeck, from Norway accompanied by Barbara and Carolyn Deck of Hampton.

Wright of Benton presented to the House four teachers from Iowa Blind and Sight Saving Institute of Vinton, Ruth Williams, Lauretta Rice, Mabel Hite and Ferne Hartman.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees
on House Files 148, 199, 208, 243, 364 and Senate Files 97, 105 and 113, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 118 and 271.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 15, by Eveland, a joint resolution ratifying a proposed amendment to the Constitution of the United States of America relating to qualifications of electors.

Read first time and referred to committee on constitutional amendments.

## INTRODUCTION OF BILLS

House File 390, by Meyer, Dietz, Mahan, Carnahan, Miller of Des Moines, Van Nostrand, Murphy and Kibbie, a bill for an act to provide for, regulate, and license racing and race meetings at which the pari-mutuel or certificate method of wagering on the results of such races shall be permitted when conducted within the race track enclosure at licensed race meets; to provide for the creation of a state racing commission, its organization, expenses, powers, and duties; to provide penalties for the violation of this Act and of the rules and regulations established by the state racing commission.

Read first time and referred to committee on safety and law enforcement.

House File 391, by committee on cities and towns, a bill for an act to amend section three hundred sixty-eight point thirty-five (368.35), Code 1962, relating to the leasing of municipal property.

Read first time and placed on the calendar.
House File 392, by Fisher of Greene (Doran), a bill for an act to amend section two hundred seventy-five point forty (275.40), Code 1962, relating to the merger of school districts.

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

House File 393, by Mowry (Buck), a bill for an act relating to joint county-city or town buildings.

Read first time and referred to committee on judiciary 1.

House File 394, by Petersen of Dallas and Hagedorn, a bill for an act to provide for the establishment of a minimum foundation program for the State of Iowa.

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

House File 395, by Falvey, Cunningham, Ely, Stanley, Van Alstine, Dunton and Reppert, a bill for an act establishing a domestic relations conciliator.

Read first time and referred to committee on judiciary 1.
House File 396, by Anderson of Ringgold, Siglin, Lutz and Casey, a bill for an act relating to notice of proposed establishment of a secondary road district.

Read first time and referred to committee on roads and highways.
House File 397, by Halling, Grassley, Briles, Shaw, Hagedorn, Coffman, Loss, Sersland, Stevenson, Johnson, Miller of Page, Crane, Murphy, Nielsen of Shelby, Carnahan and Wells, a bill for an act relating to minimum course standards in public high schools.

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

House File 398, by Murray, a bill for an act relating to intra-city routes of an urban transit system and to amend section four hundred four point ten (404.10), Code 1962.

Read first time and referred to committee on cities and towns.
House File 399, by Vermeer, a bill for an act to establish an Iowa recreation board to study recreation needs and to provide upon request, consultation services for recreation programs for Iowa communities.

Read first time and referred to committee on state planning and development.

House File 400, by committee on schools, libraries, state educational institutions, a bill for an act relating to the dates for payment of general aid to schools.

Read first time and placed on the calendar.
House File 401, by committee on ways and means, a bill for an act relating to penalties for failure to file a sales or use tax return or failure to pay sales or use tax within the time required.

Read first time and placed on the calendar.

House File 402, by committee on public lands and buildings, a bill for an act relating to the re-gilding of the domes of the state capitol and to make an appropriation therefor.

Read first time and referred to committee on appropriations.
House File 403 , by committee on state planning and development, a bill for an act authorizing the Iowa development commission to form a nonprofit corporation and to accept grants from the federal government and gifts from other sources.

Read first time and placed on the calendar.
House File 404, by Scherle, Gittins, McElroy, Ossian and Van Nostrand, a bill for an act relating to the title of certain lands acquired by the Missouri River boundary compromise of 1943 wherein the state conservation commission may make some claim in the name of the State of Iowa.

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

House File 405, by Paul, Briles, Swisher and Winkelman, a bill for an act relating to truck operators and contract carriers.

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

House File 406, by Fisher of Greene, Dietz and Murray (Doran and Coleman), a bill for an act to amend section one hundred twenty-five point two (125.2), Code 1962, relating to the definition of the term "intoxicating liquor".

Read first time and referred to committee on safety and law enforcement.

House File 407, by committee on board of control, a bill for an act relating to the place of holding quarterly conferences of the board of control.

Read first time and placed on the calendar.
House File 408, by Kreager, a bill for an act to authorize the sale and conveyance to W. E. Caldwell of certain land in Lee County, Iowa, lying below the ordinary high-water mark of overflow and floodwater from Keokuk Dam.

Read first time and referred to committee on judiciary 2.
House File 409, by Robinson (Wiley), a bill for an act relating to speed restrictions of certain motor vehicles.

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

House File 410 , by Vermeer, a bill for an act relating to the adoption of city and town codes.

Read first time and referred to committee on cities and towns.
House File 411, by Smith of O'Brien, Vermeer, Hakes, Hougen, Paul and Bock, a bill for an act to authorize the secretary of agriculture of the State of Iowa to provide regulations setting forth minimum general safety standards for design, construction, location, installation and operation of storage facilities, the handling of transportation and utilization of anhydrous ammonia as an agricultural fertilizer; to provide for penalties for violation of this act and the rules and regulations enacted thereunder.

Read first time and referred to committee on agriculture 1.
House File 412, by committee on board of control, a bill for an act transferring jurisdiction to Dallas County certain land now comprising a part of the Woodward state hospital and school at Woodward, Dallas County, Iowa.

Read first time and placed on the calendar.
House File 413, by committee on board of control, a bill for an act transferring jurisdiction to Boone County certain land now comprising a part of the Woodward state hospital and school at Woodward, Iowa.

Read first time and placed on the calendar.
House File 414, by committee on board of control, a bill for an act transferring jurisdiction to Boone County certain land now comprising a part of the Woodward state hospital and school at Woodward, Iowa.

Read first time and placed on the calendar.
House File 415, by committee on social security, a bill for an act relating to the taking of certain tax deeds by the state board of social welfare.

Read first time and placed on the calendar.
House File 416, by committee on agriculture 1, a bill for an act relating to sales of livestock.

Read first time and placed on calendar.
House File 417, by Riley and Briles, a bill for an act to amend
chapter twenty-eight $\mathrm{A}(28 \mathrm{~A})$, Code 1962, commonly known as the "Civil Defense Act", relating to the establishment of joint countymunicipal civil defense and administrations, their powers and duties, and the establishment of a joint civil defense fund for payment of expenses in connection therewith.

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

House File 418, by Baringer, a bill for an act to provide that the state-required retirement and pension systems for policemen and firemen, required by chapter four hundred eleven (411), Code 1962, shall be optional for any city which adopts, or has adopted, civil service after January 1, 1960.

Read first time and referred to committee on cities and towns.
House File 419, by Dietz, a bill for an act to repeal chapter one hundred twenty-three (123), Code 1962, relating to alcoholic beverages.

Read first time and referred to committee on safety and law enforcement.

House File 420, by committee on county and township affairs, a bill for an act to permit an increase in the maximum levy for ordinary revenue allowed upon the assessed valuation of the taxable property in the county.

Read first time and placed on the calendar.
House File 421, by committee on board of control, a bill for an act to authorize the board of control to increase the amount of money paid to inmates upon release from the women's reformatory.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 15, a bill for an act to make a license a right.
Read first time and referred to committee on safety and law enforcement.
Senate File 126, a bill for an act relating to the use of vending machines in the sale of cigarettes and providing for the licensing of such machines.

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

Senate File 155, a bill for an act relating to the exemption of farm land from zoning ordinance.

Read first time and referred to committee on judiciary 2.
Senate File 209, a bill for an act relating to the secretary of the board of control.

Read first time and referred to committee on board of control.
Senate File 210, a bill for an act relating to placement of patients, who have no county of legal settlement and who have been confined in a state mental institute, on convalescent leave or in custodial or nursing homes, and to provide for the payment of support of such patients.

Read first time and referred to committee on board of control.
Senate File 211, a bill for an act to consolidate industry revolving funds for the state reformatory and the state penitentiary.

Read first time and referred to committee on board of control.
Senate File 215, a bill for an act relating to bids on farm-to-market and primary road construction projects.

Read first time and referred to committee on roads and highways.
Senate File 216, a bill for an act to amend section five hundred seventy-three point thirteen (573.13), Code 1962, to clarify obligations of the public corporations with regard to retained percentage.

Read first time and referred to committee on roads and highways.
Senate File 219, a bill for an act relating to deposits to be made by bidders for public printing contracts.

Read first time and referred to committee on printing.

## HOUSE CONCURRENT RESOLUTION 9

By Van Nostrand, Nelson, Hanson of Lyon, Baringer, Graham, Knock, Grassley, Scherle, Gittins, Kluever, Balloun, Winkelman, Wright, Steele and Miller of Page

Be It Resolved by the House, the Senate Conourring: That the General Assembly of the State of Iowa respectfully requests the Congress of the United States to propose to the people the following article as an amendment to the Constitution of the United States or to call a convention to propose such amendment as provided by Article V of the Constitution:
"Section 1. The Government of the United States shall not engage in any business, professional, commercial, financial or industrial enterprise except as specified in the Constitution.
"Sec. 2. The Constitution or laws of any State, or the laws of the United

States shall not be subject to the terms of any foreign or domestic agreement which would abrogate this amendment.
"Sec. 3. The activities of the United States Government which violate the intent and purposes of this amendment shall, within a period of three (3) years from the date of ratification of this amendment, be liquidated and the properties and facilities affected shall be sold.
"Sec. 4. Three (3) years after the ratification of this amendment, the sixteenth Article of amendments to the Constitution of the United States shall stand repealed and thereafter Congress shall not levy taxes on personal incomes, estates, and/or gifts."

Be It Further Resolved, That a certified copy of this Resolution be forwarded by the Secretary of State to the President of the United States Senate, the Speaker of the House of Representatives, and to each Member of Congress from the State of Iowa.

Laid over under Rule 25.

## EXPLANATION TO HOUSE CONCURRENT RESOLUTION 9

House Concurrent Resolution 9, pertaining to the Liberty Amendment is being introduced jointly with Senate Concurrent Resolution 14 in answer to public request. The sponsors are aware that six states have adopted this resolution and twenty-four additional states presently have it under consideration. The sponsors initial purpose is to cause the General Assembly and the public to become properly informed concerning this proposed action. Maurice Van Nostrand.

## MESSAGES FROM 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 38, a bill for an act relating to notification of expiration of drivers' licenses.

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

Senate File 65, a bill for an act relating to erection of buildings by soil conservation districts and the renting of space in such buildings.

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

Senate File 147, a bill for an act relating to the state military forces.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 151, a bill for an act relating to altering boundary rivers.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 238, a bill for an act relating to management of state-owned areas by municipalities.

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 relating to salaries of the deputy superintendent of banking and bank examiners.

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

Senate File 246, a bill for an act requiring submission of social security and/or tax number to the state.

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

House File 24, a bill for an act relating to supervisor districts in counties.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 43, a bill for an act relating to reimbursement for use by county conservation boards of county-owned real estate, materials, equipment or operators.

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

House File 100, a bill for an act to provide uniforms for sheriffs and their deputies.

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

House File 134, a bill for an act to provide for collection of medical fees for private patients at the University Hospital.

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

House File 135, a bill for an act to provide for collection of medical fees for private patients with the State Psychopathic Hospital at Iowa City.

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

House File 231, a bill for an act relating to annual license fees of domestic and foreign corporations.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 24

Amend House File 24 by striking all of section 2 and renumbering the remaining section.

## SENATE AMENDMENT TO HOUSE FILE 43

Amend House File 43 as follows:

1. By striking all of sections 2 and 3.
2. By striking all of the title after the word "operators" in line 3 and inserting in lieu thereof a period (.).

## ADOPTION OF SENATE CONCURRENT RESOLUTION 12

Graham of Ida asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 12, found on page 534 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## HOUSE FILES 127 AND 282 RE-REFERRED TO COMMITTEES

Sersland of Winneshiek asked and received unanimous consent that House File 127 reported out for indefinite postponement on February 26 by the committee on public health and pharmacy be re-referred to the committee.

Denman of Polk asked and received unanimous consent that House File 282 reported out for indefinite postponement on February 26 by the committee on public health and pharmacy be re-referred to the committee.

## CONSIDERATION OF BILLS

Mowry of Marshall asked for unanimous consent to take up for inmediate consideration Senate File 114.

Objection was raised by Goode of Davis.
Mowry of Marshall moved that Senate File 114 be taken up for immediate consideration.

The motion having received a two-thirds majority prevailed.
Senate File 114, a bill for an act relating to voluntary retirement of judges and retirement for cause, was taken up for consideration.

Ely of Linn asked and received unanimous consent to withdraw the amendment filed by him on February 27 and found on page 544 of the House Journal.

Mowry of Marshall offered the following amendment, filed by the committee on judiciary 1, and moved its adoption:

Amend Senate File 114 by adding the following new section:
"This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Tipton Conservative, a newspaper published at Tipton, Iowa, and in The Parkersburg Eclipse, a newspaper published at Parkersburg, Iowa."

Amendment adopted.
Goode of Davis offered the following amendment filed by him and moved its adoption :

Amend Senate File 114, section 3, by striking all of subsection "c".
Roll call was requested by Stanley of Muscatine and Riley of Linn.
On the question "Shall the amendment be adopted?"
The ayes were, 40 :

| Baringer | Crane | Edgington | Fisher of |
| :--- | :--- | :---: | :---: |
| Busch | Darrington | Fischer of | Greene |
| Casey | Den Herder | Grundy | Goode |


| Hagedorn | Messerly | Parker | Steele |
| :---: | :---: | :---: | :---: |
| Halling | Miller of | Petersen of | Stokes |
| Hirsch | Page | Dallas | Strothman |
| Johnson | Moffitt | Prine | Vermeer |
| Kibbie | Murphy | Sersland | Walter |
| Knock | Nelson | Shaw | Wells |
| Knowles | Nielsen of | Siglin | Winkelman |
| Kreager | Emmet | Smith of |  |
| Lange | Ossian | Dickinson |  |
| The nays were, 52: |  |  |  |
| Andersen of | Frazier | Millen | Riley |
| Woodbury | Graham | Miller of | Robinson |
| Anderson of | Grassley | Des Moines | Scherle |
| Ringgold | Hagen | Miller of | Smith of |
| Bock | Hagie | Jones | O'Brien |
| Breitbach | Hakes | Mowry | Sokol |
| Carnahan | Hanson of | Murray | Stanley |
| Carstensen | Lyon | Nielsen of | Stevenson |
| Coffiman | Hanson of | Shelby | Tabor |
| Cunningham | Mitchell | Olson | Van Alstine |
| Denman | Hougen | Palas | Van Nostrand |
| Dietz | Kluever | Patton | Vetter |
| Duffy | Lutz | Peterson of | Wier |
| Dunton | Mahan | Woodbury | Worthington |
| Ely | Mensing | Reppert | Wright |
| Falvey |  |  |  |
| Absent or not voting, 16: |  |  |  |
| Balloun | Eveland | Maule | Paul |
| Briles | Gittins | McElroy | Steffen |
| Camp | Jarvis | Meyer | Swisher |
| Chalupa | Loss | Mueller | Mr. Speaker |

Amendment lost.
Mowry 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 9 "
The ayes were, 99:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Brëtbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Coffman
Crane
Cunningham
Darrington

| Den Herder | Hagen |
| :--- | :--- |
| Denman | Hagie |
| Dietz | Hakes |
| Duffy | Halling |
| Dunton | Hanson of |
| Edgington | Lyon |
| Ely | Hanson of |
| Eveland | Mitchell |
| Falvey | Hirsch |
| Fischer of | Hougen |
| Grundy | Johnson |
| Fisher of | Kibbie |
| Greene | Kluever |
| Frazier | Knock |
| Goode | Knowles |
| Graham | Kreager |
| Grassley | Lange |
| Hagedorn | Lutz |

Mahan
Maule
McElroy
Mensing
Messerly
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray

| Nielsen of Emmet | Peterson of Woodbury | Smith of Dickinson | Van Alstine Van Nostrand |
| :---: | :---: | :---: | :---: |
| Nielsen of | Prine | Smith of | Vermeer |
| Shelby | Reppert | O'Brien | Vetter |
| Olson | Riley | Sokol | Walter |
| Ossian | Robinson | Stanley | Wier |
| Palas | Scherle | Steele | Winkelman |
| Parker | Sersland | Stevenson | Worthington |
| Patton | Shaw | Stokes | Wright |
| Paul | Siglin | Strothman | Mr. Speaker |
| Petersen of Dallas |  | Tabor |  |
| The nays were, 1: |  |  |  |
| Nelson |  |  |  |
| Absent or not voting, 8: |  |  |  |
| Chalupa | Jarvis | Meyer | Swisher |
| Gittins | Loss | Steffen | Wells |

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

## UNFINISHED BUSINESS

The House resumed consideration of House File 189, a bill for an act to adopt the Interstate Compact on Mental Health and designate an administrator with other states.

Walter of Hardin offered the following amendment filed by the committee on board of control and moved its adoption:
Amend House File 189 as follows:
(1) By inserting after section one (1) the following as new sections:

1. "Pursuant to said compact, the director of mental health of the board of control shall be the compact administrator and who, acting jointly with like officers of other party states, shall have power to promulgate rules and regulations to carry out more effectively the terms of the compact. The compact administrator is hereby authorized, empowered and directed to cooperate with all departments, agencies and officers of and in the government of this state and its subdivisions in facilitating the proper administration of the compact of any supplementary agreement or agreements entered into by this state thereunder.
2. "The compact administrator is hereby authorized and empowered to enter into supplementary agreements with appropriate officials of other states pursuant to Articles VII and XI of the compact. In the event that such supplementary agreements shall require or contemplate the use of any institution or facility of this state or require or contemplate the provisions of any service by this state, no such agreement shall have force or effect until approved by the head of the department or agency under whose jurisdiction said institution or facility is operated or whose department or agency will be charged with the rendering of such service.
3. "The compact administrator, subject to the approval of the board of control of state institutions, may make or arrange for any payments necessary to discharge any financial obligations imposed upon this state by the compact or by any supplementary agreement entered into thereunder.
4. "The compact administrator is hereby directed to consult with the immediate family of our proposed transferee and, in the case of a proposed
transferee from an institution in this state to an institution in another party state, to take no final action without approval of the district court of the county of admission or commitment.
5. "Duly authorized copies of this act shall, upon its approval be transmitted by the secretary of state to the governor of each state, the attorney general and the administrator of general services of the United States, and the council of state governments."
(2) Further amend by renumbering the sections in conformity with this amendment.

Amendment adopted.
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, 93 :

| Andersen of | Graham |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Bock | Hagie |
| Breitbach | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Lutz |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier | McElroy |
| Gittins | Mensing |
|  | Millen |

The nays were, 3 :
Baringer
Camp
Petersen of Dallas

Absent or not voting, 12:

| Chalupa | Fischer of | Messerly | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Cunningham | Grundy | Meyer | Wells |
| Denman | Goode | Swisher | Mr. Speaker |
|  | Loss |  |  |

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

The House resumed consideration of Senate File 9, a bill for an act to exempt casual sales by persons not regularly engaged in the business of selling from sales tax.

Steele of Cherokee asked and received unanimous consent to withdraw the amendment filed by the committee on tax revision on February 14 and found on page 340 of the House Journal.

Nelson 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, 100:

| Andersen of | Frazier | Messerly | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Millen | Reppert |
| Anderson of | Goode | Miller of | Riley |
| Ringgold | Graham | Des Moines | Robinson |
| Balloun | Grassley | Miller of | Scherle |
| Baringer | Hagedorn | Jones | Sersland |
| Bock | Hagen | Miller of | Siglin |
| Breitbach | Hagie | Page | Smith of |
| Briles | Hakes | Moffitt | Dickinson |
| Busch | Halling | Mowry | Smith of |
| Camp | Hanson of | Mueller | O'Brien |
| Carnahan | Lyon | Murphy | Sokol |
| Carstensen | Hanson of | Murray | Stanley |
| Casey | Mitchell | Nelson | Steele |
| Coffman | Hirsch | Nielsen of | Steffen |
| Crane | Hougen | Emmet | Stevenson |
| Darrington | Jarvis | Nielsen of | Stokes |
| Den Herder | Johnson | Shelly | Strothman |
| Denman | Kibbie | Olson | Tabor |
| Dietz | Kluever | Ossian | Van Alstine |
| Duffy | Knock | Palas | Vermeer |
| Dunton | Knowles | Parker | Vetter |
| Edgington | Kreager | Patton | Walter |
| Ely | Lange | Paul | Wells |
| Eveland | Lutz | Petersen of | Wier |
| Falvey | Mahan | Dallas | Winkelman |
| Fischer of | Maule | Peterson of | Worthington |
| Grundy | McElroy | Woodbury | Wright |
| Fisher of | Mensing |  |  |
| Greene |  |  |  |

The nays were, none.
Absent or not voting, 8:

| Chalupa | Loss | Shaw | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Cunningham | Meyer | Swisher | Mr. Speaker |

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

## REGULAR CALENDAR

House File 41, a bill for an act relating to certified common car-
riers of passengers operating on charter, with report of committee recommending passage, was taken up for consideration.

Riley of Linn offered the following amendment filed by him and moved its adoption :

Amend House File 41 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-five point six (325.6), Code 1962, is hereby amended by adding thereto the following:
"Any resident person, firm or corporation with its principal place of business in the State of Iowa, engaged in continuous actual operation from the same point of origin as a charter carrier as defined in section three hundred twenty-five point one (325.1) of the Code from November 1, 1949, to November 1,1959 , and which, because of excusable neglect, failed to make application within the time provided in chapter two hundred forty-eight (248), Acts of the Fifty-eighth General Assembly, shall be granted a certificate of convenience and necessity upon application therefor made within ten (10) days from the effective date of this Act upon compliance with the provisions of sections three hundred twenty-five point twenty-six (325.26), three hundred twenty-five point twenty-eight (325.28), three hundred twenty-five point twenty-nine (325.29), three hundred twenty-five point thirty-one (325.31), and three hundred twenty-five point thirty-five (325.35), of the Code."

Sec. 2. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa City PressCitizen, a newspaper published in Iowa City, Iowa, and in the Logan HeraldObserver, a newspaper published in Logan, Iowa.

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

On the question "Shall the bill pass?"
The ayes were, 96 :

| Anderson of <br> Ringgold | Ely <br> Eveland | Johnson |
| :--- | :--- | :--- |
| Balloun | Falvey | Kibbie |
| Baringer | Fisher of | Kluever |
| Bock | Knock |  |
| Breitbach | Greene | Knowles |
| Briles | Grazier | Kreager |
| Busch | Grode | Lange |
| Camp | Graham | Lutz |
| Carnahan | Hagsedorn | Mahan |
| Carstensen | Hagen | Maule |
| Casey | Hagie | McElroy |
| Coffman | Hakes | Mensing |
| Crane | Halling | Messerly |
| Darrington | Hanson of | Millen |
| Den Herder | Lyyon | Miller of |
| Denman | Hanson of | Des Moines |
| Dietz | Milchell | Miller of |
| Duffy | Jones |  |
| Dunton | Hirsch | Miller of |
| Edgington | Harvis | Page |
|  |  | Mofitt |

Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine
Riley
Robinson
Scherle

| Sersland | Sokol | Strothman | Wells |
| :---: | :---: | :---: | :---: |
| Shaw | Stanley | Tabor | Wier |
| Siglin | Steele | Van Alstine | Winkelman |
| Smith of | Steffen | Vermeer | Worthington |
| Dickinson | Stevenson | Vetter | Wright |
| Smith of O'Brien | Stokes | Walter |  |
| The nays were, 4: |  |  |  |
| Andersen of Woodbury | Fischer of Grundy | Peterson of Woodbury | Reppert |
| Absent or not voting, 8: |  |  |  |
| Chalupa | Gittins | Meyer | Van Nostrand |
| Cunningham | Loss | Swisher | Mr. Speaker |

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

## CONSIDERATION OF BILLS

House File 53, a bill for an act to allow a deduction to taxpayers for room, board and tuition paid on behalf of the taxpayer or for his spouse or a dependent while attending college, with report of committee recommending amendment and passage, was taken up for consideration.

Hanson of Lyon offered the following amendment by the committee on tax revision and moved its adoption:
Amend House File 53 by inserting after the comma in line 8:
"but the total of such educational deductions with respect to any one student shall not exceed $\$ 1,000.00$ for any year,".

Amendment adopted.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 53 as follows:

1. By striking the word "American" in line six (6).
2. By inserting after the word "university" in line six (6) the words "in the United States".

Amendment adopted.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 53 by inserting in line 5 thereof the word "each" after the word "or".

Amendment adopted.
Riley 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 58:

| Andersen of | Falvey | Lutz |
| :--- | :--- | :--- |
| Woodbury | Frazier | Mahan |
| Anderson of | Gittins | Maule |
| $\quad$ Ringgold | Graham | Mensing |
| Baringer | Grassley | Messerly |
| Bock | Hagen | Millen |
| Breitbach | Hakes | Miller of |
| Briles | Hanson of | Des Moines |
| Camp | Lyon | Miller of |
| Carnahan | Hanson of | Jones |
| Casey | Mitchell | Moffitt |
| Crane | Hirsch | Murphy |
| Cunningham | Kibbie | Nielsen of |
| Denman | Kluever | Emmet |
| Duffy | Knock | Patton |
| Dunton | Kreager | Petersen of |
| Ely | Lange | Dallas |

The nays were, 43:

Balloun
Busch
Carstensen
Coffman
Darrington
Den Herder
Dietz
Edgington
Eveland
Fisher of
Greene
Goode
Hagedorn
Absent or not voting, 7:
Chalupa Grundy

Hagie
Halling
Hougen
Jarvis
Johnson
McElroy
Miller of
Page
Mowry
Mueller
Murray
Nelson

Knowles
Loss

Mahan
Maule
Mensing
Messerly
Millen Miller of

Des Moines
ller of Jones

Murphy
Nielsen of
Emmet
Petersen of Dallas
Nielsen of
$\quad$ Shelby
Olson
Ossian
Palas
Parker
Peterson of
Woodbury
Robinson
Scherle
Shaw
Smith of
Dickinson

Meyer Paul

Prine Reppert Riley
Sersland
Siglin
Sokol
Stanley
Steffen
Stevenson
Stokes
Van Alstine
Vetter
Wier
Worthington
Wright

Smith of O'Brien
Steele
Strothman
Tabor
Van Nostrand
Vermeer
Walter
Wells
Winkelman
Mr. Speaker

Swisher

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

## HOUSE FILES 206 AND 281 WITHDRAWN

Dietz of Scott asked and received unanimous consent to withdraw House Files 206 and 281 from further consideration by the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 122, a bill for an act relating to the issuance of bonds for school purposes.

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

Senate File 154, a bill for an act allowing road authorities to take immediate possession of the land under power of eminent domain.

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

Senate File 167, a bill for an act to authorize examinations of the financial condition and transactions of county and memorial hospitals by certified public accountants in lieu of examinations by auditor of state.

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 change name of the Iowa child welfare research station at State University of Iowa.

Carroll A. Lane, Seoretary.
On motion by Mowry of Marshall, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## HOUSE CONCURRENT RESOLUTION 10

By Fischer of Grundy, Den Herder, Cunningham and Eveland
Be It Resolved by the House, the Senate Concurring, That the Sixtieth (60th) General Assembly of the State of Iowa respectfully petitions the Congress of the United States to call a convention to propose the following article as an amendment to the Constitution of the United States:
"Section 1. No provision of this Constitution, or any amendment thereto, shall restrict or limit any state in the apportionment of representation in its legislature.
"Section 2. The judicial power of the United States shall not extend to any suit in law or equity, or to any controversy relating to apportionment of representation in a state legislature.
"Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of threefourths ( $\% /$ ) of the several States within seven (7) years from the date of its submission."

Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to January 1, 1965, this application for a convention shall no longer be of any force or effect.

Be It Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this State.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 11

By Fischer of Grundy, Den Herder, Cunningham and Eveland
Be It Resolved by the House, the Senate Conourring, That the Sixtieth (60th) General Assembly of the State of Iowa respectfully petitions the

Congress of the United States to call a convention to propose the following article as an amendment to the Constitution of the United States:
"Section 1. Article V of the Constitution of the United States is hereby repealed and the following enacted in lieu thereof:
'The Congress, whenever two-thirds ( $2 / 3$ ) of both Houses shall deem it necessary, or, on the application of the Legislatures of two-thirds ( $2 / 8$ ) of the several states, shall propose amendments to this Constitution, which shall be valid to all intents and purposes, as part of this Constitution, when ratified by the Legislatures of three-fourths ( $\$ / 4$ ) of the several states. Whenever applications from the Legislatures of two-thirds ( $\% / 8$ ) of the total number of states of the United States shall contain identical texts of an amendment to be proposed, the President of the Senate and the Speaker of the House of Representatives shall so certify, and the amendment as contained in the application shall be deemed to have been proposed, without further action by Congress. No State, without its consent, shall be deprived of its equal suffrage in the Senate.'
"Section 2. This Article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of threefourths (3/4) of the several states within seven (7) years from the date of its submission."

Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to January 1, 1965, this application for convention shall no longer be of any force or effect.

Be It Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this State.

Laid over under Rule 25.

## SENATE MESSAGES CONSIDERED

Senate File 38, a bill for an act relating to notification of expiration of motor vehicle operator's license.

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

Senate File 65, a bill for an act relating to erection of buildings by soil conservation districts and the renting of space in such buildings.
Read first time and referred to committee on drainage and flood control.

Senate File 122, a bill for an act relating to the issuance of bonds for school purposes.
Read first time and referred to committee on schools, libraries and state educational institutions.

Senate File 147, a bill for an act relating to the state military forces.

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

Senate File 151, a bill for an act relating to altering boundary rivers.

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

Senate File 154, a bill for an act allowing road authorities to take immediate possession of the land under the power of eminent domain.

Read first time and referred to committee on roads and highways.
Senate File 167, a bill for an act to authorize examinations of the financial condition and transactions of county and memorial hospitals by certified or registered public accountants in lieu of examinations by the auditor of state.

Read first time and passed on file.
Senate File 238, a bill for an act to amend section one hundred eleven point twenty-seven (111.27), Code 1962, relating to management of state-owned areas by municipalities.

Read first time and referred to committee on conservation.
Senate File 241, a bill for an act to amend section five hundred twenty-four point seven (524.7), Code 1962, relating to salaries of the deputy superintendent of banking and bank examiners and enabling the state banking board to compensate said employees on a basis comparable to the compensation provided to those in positions of similar responsibility by federal bank supervisory departments.

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

Senate File 246, a bill for an act requiring the submission of the social security number and/or tax number by those persons or corporations registered or licensed by the state.

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

Senate File 293, a bill for an act to amend section three hundred sixty-eight point thirty-five (368.35), Code 1962, relating to the leasing of municipal property.

Read first time and passed on file.

## SENATE AMENDMENT CONSIDERED

McElroy of Fremont called up for consideration House File 43, a bill for an act relating to reimbursement for use by county conservation boards of county-owned real estate, materials, equipment, or operators, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 43 as follows:

1. By striking all of sections 2 and 3.
2. By striking all of the title after the word "operators" in line 3 and inserting in lieu thereof a period (.).

Motion prevailed and the House concurred in the Senate amendment.

McElroy of Fremont 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 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Breitbach | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Carnahan | Hagen |
| Carstensen | Hagie |
| Casey | Hakes |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Johnson |
| Den Herder | Kluever |
| Denman | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
|  |  |

The nays were, 1 :
Halling
Absent or not voting, 21:

| Baringer | Hanson of <br> Lyon | Murray <br> Bock |
| :--- | :--- | :--- |
| Camp | Hougen of | Emmet |
| Chalupa | Jarvis | Nielsen of |
| Dietz | Kibbie | Shelby |
| Duffy | Loss | Ossian |

Scherle

| Mensing | Scherle |
| :--- | :--- |
| Messerly | Sersland |
| Millen | Shaw |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | O'Brien |
| Jones | Sokol |
| Miller of | Stanley |
| Page | Steele |
| Moffitt | Steffen |
| Mowry | Stevenson |
| Mueller | Stokes |
| Murphy | Strothman |
| Nelson | Tabor |
| Olson | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Peterson of | Wells |
| Woodbury | Wier |
| Prine | Winkelman |
| Reppert | Worthington |
| Robinson | Wright |
|  |  |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 156, a bill for an act to permit the erection, furnishing, reconstructing, repairing, improving or remodeling of junior college buildings.

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

Senate File 181, a bill for an act relating to care, treatment, and habilitation of mentally retarded persons.

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 service of process on foreign corporations, and nonresident persons.

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

Senate File 293, a bill for an act relating to the leasing of municipal property.

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 workmen's compensation benefits payable to a minor employee.

Carroll A. Lane, Secretary.

## SENATE AMENDMENTS CONSIDERED

Mensing of Cedar called up for consideration House File 57, a bill for an act relating to foster care services for children, and the following Senate amendment:
Amend House File 57, section 3, by adding the following new subsection:
"By striking from line thirteen (13) the words 'a temporary period' and inserting in lieu thereof the words 'thirty (30) days or less per year'."

Goode of Davis offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 57 by striking the words "thirty (30) days or less per year" and inserting in lieu thereof the following: "a period of less than thirty (30) days".

Motion prevailed and the amendment to the Senate amendment was adopted.

Mensing of Cedar moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Mensing of Cedar moved that the bill, as amended by the Senate, further amended 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, 92:
Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton Edgington Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Goode
Graham
Grassley
Hagen
Hagie
Hakes
Halling
Hanson of
Mitchell
Hirsch
Jarvis
Johnson
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Olson
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 16:

| Chalupa | Kibbie |
| :--- | :--- |
| Gittins | Loss |
| Hagedorn | Meyer |
| Hanson of | Niesen of |
| Lyon | Emmet |

Nielsen of
Shelby
Ossian
Petersen of
Dallas

Reppert<br>Smith of Dickinson<br>Steffen<br>Swisher

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

## CONSIDERATION OF BILLS

## NONCONTROVERSIAL CALENDAR

House File 247, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, to provide for the issuance of special mobile equipment certificate and plates, with report of committee recommending passage, was taken up for consideration.

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

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

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington Ely
Eveland

Falvey Fischer of Grundy Fisher of Greene
Frazier
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Mitchell
Hirsch
Jarvis Johnson
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan

The nays were, none.
Absent or not voting, 15:

Chalupa
Gittins
Hanson of Lyon
Hougen
Kibbie
Loss
Meyer
Nielsen of
$\quad$ Shelby

Meyer Shelby
Maule
McElroy
Mensing
Messerly
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Olson
Palas
Parker
Patton
Paul
Peterson of
Woodbury

Prine Reppert Riley Robinson
Scherle
Shaw
Siglin Smith of O'Brien Sokol Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

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

House File 168, a bill for an act to legalize and validate the proceedings of the city council of the city of Denison, in Crawford County, Iowa, authorizing and providing for the issuance of airport 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 city, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 91 :

Andersen of
Woodbury
Anderson of
Ringgold
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey

Fischer of Grundy
Fisher of Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Mitchell
Hirsch
Jarvis
Johnson
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan

The nays were, none.
Absent or not voting, 17:

| Balloun | Loss |
| :--- | :--- |
| Chalupa | Meyer |
| Hanson of | Nielsen of |
| Lyon | Shelby |
| Hougen | Ossian |
| Kibbie |  |

Petersen of
Dallas
Riley
Robinson
Sersland
Smith of
Dickinson
Swisher
Van Alstine
Mr. Speaker

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

House File 291, a bill for an act to set speed limits on roadways at institutions under the control of the state board of regents, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story offered the following amendment filed by him and moved its adoption:

Amend House File 291 by adding thereto the following 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 Ames Daily Tribune, a newspaper published at Ames, Iowa, and The Sac Sun, a newspaper published at Sac City, Iowa.

Amendment adopted.
Cunningham of Story moved that the bill be read a last time now
and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 94:

| Andersen of | Fischer of | McElroy | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Grundy | Mensing | Riley |
| Anderson of | Fisher of Greene | Messerly | Socherle |
| Balloun | Frazier | Miller of | Shaw |
| Baringer | Gittins | Des Moines | Siglin |
| Bock | Goode | Miller of | Smith of |
| Breitbach | Graham | Jones | O'Brien |
| Briles | Grassley | iller of | Sokol |
| Busch | Hagedorn | Page | Stanley |
| Camp | Hagen | Moffitt | Steele |
| Carnahan | Hagie | Mowry | Steffen |
| Carstensen | Hakes | Mueller | Stevenson |
| Casey | Halling | Murphy | Stokes |
| Coffman | Hanson of | Murray | Strothman |
| Crane | Mitchell | Nelson | Tabor |
| Cunningham | Hirsch | Nielsen of | Van Alstine |
| Darrington | Jarvis | Emmet | Van Nostrand |
| Den Herder | Johnson | Olson | Vermeer |
| Denman | Kluever | Palas | Vetter |
| Dietz | Knock | Parker | Walter |
| Dunton | Knowles | Patton | Wells |
| Edginton | Kreager | Paul | Wier |
| Ely | Lange | Peterson of | Winkelman |
| Eveland | Lutz | Woodbury | Worthington |
| Falvey | Mahan | Prine | Wright |

The nays were, none.
Absent or not voting, 14:

Chalupa
Duffy
Hanson of Lyon Hougen

Kibbie
Loss
Meyer
Nielsen of Shelby

Ossian
Petersen of Dallas
Sersland

Reppert Riley
Robinson Scherle Shaw Siglin Smith of O'Brien
Sokol
Stanley
Steele
Stefren
evenson
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wers
Winkelman
Wright

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

Senate File 190, a bill for an act to amend chapter one hundred six (106), Code 1962, relating to registration period for motorboats to be used in Iowa waters, with report of committee recommending passage, was taken up for consideration.

Kreager of Jasper offered the following amendment, by Kreager and Messerly, and moved its adoption :
Amend Senate File 190 as follows:

1. Amend Section 1 by striking lines four (4) through nine (9) and inserting in lieu thereof the following:

On or after the first day of March in odd-numbered years any unregistered vessels and renewals of registrations may be so registered for the subse-
quent biennium beginning July 4. On or after the first day of March in even-numbered years any unregistered vessels may be registered for the remainder of the current biennium and such registration shall be at the rate of two dollars ( $\$ 2.00$ ). All registrations shall expire as hereinabove stated.
2. Amend by inserting the following as Section 2:

The provisions of this Act shall be retroactive to March 1, 1963.
3. Amend by renumbering Section 2 as Section 3.

Amendment adopted.
Kreager of Jasper moved that the bill be read a last time now and placed upon its passage with motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 90 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland

Falvey
Fischer of Grundy
Fisher of Greene
Frazier
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling Hanson of Mitchell
Hirsch
Johnson
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan

The nays were, none.
Absent or not voting, 18:

| Chalupa | Jarvis |
| :--- | :--- |
| Duffy | Kibbie |
| Gittins | Loss |
| Hanson of | Meyer |
| Lyon | Miller of |
| Hougen | Page |

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

SENATE FILE 117 SUBSTITUTED FOR HOUSE FILE 221
Stanley of Muscatine asked and received unanimous consent to substitute Senate File 117 for House File 221.

Senate File 117, a bill for an act relating to the ownership of individual apartment units, was taken up for consideration.

Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend Senate File 117 as follows:

1. Amend section four (4), line eleven (11) by striking the words "common areas" and inserting in lieu thereof the words "general common elements".
2. Amend section four (4), line twelve (12) by striking the word "areas" and inserting in lieu thereof the word "elements".

Amendment adopted.
Mowry 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, 92 :

| Andersen of | Fischer of | McElroy | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Mensing | Riley |
| Anderson of | Fisher of | Messerly | Robinson |
| Ringgold | Greene | Millen | Scherle |
| Balloun | Frazier | Miller of | Shaw |
| Baringer | Gittins | Des Moines | Siglin |
| Bock | Goode | Miller of | Smith of |
| Breitbach | Graham | Jones | O'Brien |
| Briles | Grassley | Miller of | Sorko |
| Busch | Hagedorn | Page | Stanley |
| Camp | Hagen | Moffitt | Steele |
| Carnahan | Hagie | Mowry | Steffen |
| Carstensen | Hakes | Mueller | Stevenson |
| Casey | Halling | Murphy | Stokes |
| Coffman | Hanson of | Murray | Strothman |
| Cunningham | Mitchell | Nelson | Tabor |
| Darrington | Hirsch | Nielsen of | Van Alstine |
| Den Herder | Johnson | Emmet | Van Nostrand |
| Denman | Kluever | Olson | Vermeer |
| Dietz | Knock | Palas | Vetter |
| Dunton | Knowles | Parker | Walter |
| Edgington | Kreager | Patton | Wells |
| Ely | Lange | Paul | Wier |
| Eveland | Lutz | Peterson of | Winkelman |
| Falvey | Mahan | Woodbury | Worthington |
|  | Maule | Prine | Wright |

The nays were, none.
Absent or not voting, 16:
Chalupa
Duffy
Crane
Hanson of Lyon

Hougen Jarvis

| Kibbie | Nielsen of | Petersen of | Smith of |
| :--- | :--- | :--- | :--- |
| Loss | Shelby | Dallas | Dickinson |
| Meyer | Ossian | Sersland | Swwisher |
|  |  |  | Mr. Speaker |

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

## HOUSE FILE 221 WITHDRAWN

Stanley of Muscatine asked and received unanimous consent to withdraw House File 221 from further consideration by the House.

## SENATE FILE 55 DEFERRED

Nielsen of Emmet asked and received unanimous consent that Senate File 55 be deferred and that the bill be retained on the regular calendar.

House File 280, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension council, with report of committee recommending passage, was taken up for consideration.

Hagie 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, 91:

| Andersen of | Fischer of | Mensing | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Grundy | Messerly | Robinson |
| Anderson of | Fisher of | Millen | Scherle |
| Ringgold | Greene | Miller of | Sersland |
| Baringer | Frazier | Des Moines | Shaw |
| Bock | Gittins | Miller of | Siglin |
| Breitbach | Goode | Jones | Smith of |
| Briles | Graham | Miller of | O'Brien |
| Busch | Grassley | Page | Sokol |
| Camp | Hagedorn | Moffitt | Stanley |
| Carnahan | Hagen | Mowry | Steele |
| Carstensen | Hagie | Mueller | Steffen |
| Casey | Hakes | Murphy | Stevenson |
| Coffman | Halling | Murray | Stokes |
| Crane | Hanson of | Nelson | Strothman |
| Cunningham | Mitchell | Nielsen of | Tabor |
| Den Herder | Hirsch | Emmet | Van Alstine |
| Denman | Johnson | Olson | Van Nostrand |
| Dietz | Kluever | Palas | Vermeer |
| Duffy | Knock | Parker | Vetter |
| Dunton | Kreager | Patton | Walter |
| Edgington | Lange | Paul | Wells |
| Ely | Lutz | Peterson of | Wier |
| Eveland | Mahan | Woodbury | Winkelman |
| Falvey | Maule | Prine | Worthington |

The nays were, none.

| Absent or not voting, 17: |  |  |  |
| :--- | :--- | :--- | :--- |
| Balloun | Jarvis | Nielsen of | Riley |
| Chalupa | Kibbie | Shelby | Smith of |
| Darrington | Knowles | Ossian | Dickinson |
| Hanson of | Loss | Petersen of | Swisher |
| Lyon | Meyer | Dallas | Mr. Speaker |
| Hougen |  |  |  |

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

SENATE FILE 167 SUBSTITUTED FOR HOUSE FILE 233
Fisher of Greene asked and received unanimous consent to substi. tute Senate File 167 for House File 233.

Senate File 167, a bill for an act to authorize examinations of the financial condition and transactions of county and memorial hospitals by certified or registered public accountants in lieu of examinations by the auditor of state, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 167, section 1, line eight (8), by adding after the second comma the following: "but not more than four (4) years in succession,".

Amendment adopted.
Fisher 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, 90 :

| Andersen of Woodbury | Duffy Dunton | Hanson of Mitchell | Miller of Page |
| :---: | :---: | :---: | :---: |
| Anderson of | Edgington | Hirsch | Moffitt |
| Ringgold | Ely | Johnson | Mowry |
| Baringer | Eveland | Kluever | Mueller |
| Bock | Falvey | Knock | Murphy |
| Breitbach | Fischer of | Kreager | Murray |
| Briles | Grundy | Lange | Nelson |
| Busch | Fisher of | Lutz | Nielsen of |
| Camp | Greene | Mahan | Emmet |
| Carnahan | Frazier | Maule | Olson |
| Carstensen | Gittins | McElroy | Palas |
| Casey | Goode | Mensing | Parker |
| Coffman | Graham | Messerly | Patton |
| Crane | Grassley | Millen | Paul |
| Cunningham | Hagedorn | Miller of | Peterson of |
| Darrington | Hagie | Des Moines | Woodbury |
| Den Herder | Hakes | Miller of | Prine |
| Dietz | Halling | Jones | Reppert |


| Riley | Smith of | Stokes | Vetter |
| :--- | :--- | :--- | :--- |
| Robinson | O'Brien | Strothman | Walter |
| Scherle | Sokol | Tabor | Wells |
| Sersland | Stanley | Van Alstine | Wier |
| Shaw | Steele | Van Nostrand | Winkelman |
| Siglin | Steffen | Vermeer | Worthington |
|  | Stevenson |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 18: |  |  |  |
| Balloun | Hougen | Nielsen of | Smith of |
| Chalupa | Jarvis | Shelby | Dickinson |
| Denman | Kibbie | Ossian | Swisher |
| Hagen | Knowles | Petersen of | Wright |
| Hanson of | Loss | Dallas | Mr. Speaker |
| Lyon | Meyer |  |  |

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

## HOUSE FILE 233 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 233 from further consideration by the House.

House File 332, a bill for an act to enable the exchange of inheritance tax information with the federal government, was taken up for consideration.

Steele 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, 88 ,

| Andersen of | Ely | Kreager | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Eveland | Lange | Emmet |
| Anderson of | Falvey | Lutz | Olson |
| Rainggold | Fischer of | Mahan | Palas |
| Baringer | Grundy | Maule | Parker |
| Bock | Frazier | McElroy | Patton |
| Breitbach | Gittins | Mensing | Paul |
| Briles | Goode | Millen | Peterson of |
| Busch | Graham | Miller of | Woodbury |
| Camp | Grassley | Des Moines | Prine |
| Carnahan | Hagedorn | Miller of | Reppert |
| Carstensen | Hagen | Jones | Riley |
| Casey | Hagie | Miller of | Robinson |
| Coffman | Hakes | Page | Scherle |
| Crane | Hanson of | Mofitt | Sersland |
| Cunningham | Mitchell | Mowry | Shaw |
| Darrington | Hirsch | Mueller | Siglin |
| Den Herder | Johnson | Messerly | Sokol |
| Dietz | Kluever | Murphy | Stanley |
| Dunton | Knock | Nelson | Steele |
| Edgington | Knowles |  | Steffen |


| Stevenson | Van Alstine | Walter | Winkelman |
| :--- | :--- | :--- | :--- |
| Stokes | Van Nostrand | Wells | Worthington |
| Strothman | Vermeer | Wier | Wright |
| Tabor | Vetter |  |  |

The nays were, none.
Absent or not voting, 20:

| Balloun | Hanson of | Meyer | Smith of |
| :--- | :--- | :--- | :--- |
| Chalupa | Lyon | Nielsen of | Dickinson |
| Denman | Hougen | Shelby | Smith of |
| Duffy | Jarvis | Ossian | O'Brien |
| Fisher of | Kibbie | Petersen of | Swisher |
| Greene | Loss | Dallas | Mr. Speaker |
| Halling | Messerly |  |  |

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

House File 320, a bill for an act relating to definitions under the Iowa Securities Law, was taken up for consideration.

Fischer 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, 89:

| Andersen of <br> Woodbury | Fischer of <br> Grundy |
| :--- | :--- |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Baringer | Gittins |
| Bock | Goode |
| Breitbach | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagen |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Casey | Halling |
| Coffman | Hanson of |
| Crane | Mitchel |
| Cunningham | Hirsch |
| Darrington | Johnson |
| Den Herder | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Dunton | Kreager |
| Falvey | Lange |
| Ely | Lutz |
| Edgington | Mahan |
| Eveland | Maule |


| McElroy | Robinson |
| :--- | :--- |
| Mensing | Scherle |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | O'Brien |
| Miller of | Sokol |
| Page | Stanley |
| Moffitt | Steele |
| Mowry | Steffen |
| Mueller | Stevenson |
| Murphy | Stokes |
| Murray | Strothman |
| Nelson | Tabor |
| Nielsen of | Van Alstine |
| Emmet | Van Nostrand |
| Olson | Vermeer |
| Palas | Vetter |
| Patton | Walter |
| Paul | Wells |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Worthington |
| Reppert | Wright |

The nays were, 1:
Duffy

Absent or not voting, 18:

| Balloun | Jarvis |
| :--- | :--- |
| Chalupa | Kibbie |
| Frazier | Loss |
| Hanson of | Messerly |
| Lyon | Meyer | Hougen

Nielsen of
Shelby
Ossian
Parker
Petersen of
$\quad$ Dallas

Riley
Smith of Dickinson
Swisher
Mr. Speaker

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

House File 321, a bill for an act relating to registration exemptions under the Iowa Securities Law, was taken up for consideration.

Sokol 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, 89:

| Andersen of | Falvey | McElroy | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Fischer of | Mensing | Scherle |
| Anderson of | Grundy | Millen | Sersland |
| Ringgold | Fisher of | Miller of | Shaw |
| Baringer | Greene | Des Moines | Sigin |
| Bock | Frazier | Miller of | Smith of |
| Breitbach | Gittins | Jones | O'Brien |
| Briles | Goode | Miller of | Sokol |
| Busch | Graham | Page | Stanley |
| Camp | Grassley | Moffitt | Steele |
| Carnahan | Hagedorn | Mowry | Steffen |
| Carstensen | Hagen | Murphy | Stevenson |
| Casey | Hagie | Murray | Stokes |
| Coffman | Hakes | Nelson | Strothman |
| Crane | Hanson of | Nielsen of | Tabor |
| Cunningham | Mitchell | Emmet | Van Alstine |
| Darrington | Hirsch | Olson | Van Nostrand |
| Den Herder | Johnson | Palas | Vermeer |
| Denman | Kluever | Patton | Vetter |
| Dietz | Knock | Paul | Walter |
| Dufy | Knowles | Peterson of | Wells |
| Dunton | Kreager | Woodbury | Wier |
| Edgington | Lange | Prine | Winkelman |
| Ely | Lutz | Reppert | Worthington |
| Eveland | Mahan | Riley | Wright |

The nays were, none.
Absent or not voting, 19:

| Balloun | Jarvis | Mueller | Petersen of |
| :--- | :--- | :--- | :--- |
| Chalupa | Kibbie | Nielsen of | Dallas |
| Halling | Loss | Shelby | Smith of |
| Hanson of | Maule | Ossian | Dickinson |
| Lyon | Messerly | Parker | Swisher |
| Hougen | Meyer |  | Mr. Speaker |

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

Senate File 80, a bill for an act to legalize and validate the special election of Guthrie County, Iowa, held on June 4, 1962, for the construction of a court house and the issuance of $\$ 417,000.00$ bonds for such purpose and the levy of an annual tax of not to exceed one and one-half mills to pay the principal and interest on such bonds, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 91 :

| Andersen of | Fisher of | Messerly | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Millen | Scherle |
| Anderson of | Frazier | Miller of | Sersland |
| Ringgold | Gittins | Des Moines | Shaw |
| Baringer | Goode | Miller of | Siglin |
| Bock | Graham | Jones | Smith of |
| Breitbach | Grassley | Miller of | OBrien |
| Briles | Hagedorn | Page | Sokol |
| Busch | Hagen | Moffitt | Stanley |
| Camp | Hagie | Mowry | Steele |
| Carnahan | Hakes | Mueller | Steffen |
| Carstensen | Halling | Murphy | Stevenson |
| Casey | Hanson of | Murray | Stokes |
| Coffman | Mitchell | Nelson | Strothman |
| Crane | Hirsch | Nielsen of | Tabor |
| Cunningham | Johnson | Emmet | Van Alstine |
| Darrington | Kluever | Olson | Van Nostrand |
| Den Herder | Knock | Palas | Vermeer |
| Denman | Knowles | Patton | Vetter |
| Dietz | Kreager | Paul | Walter |
| Duffy | Lange | Peterson of | Wells |
| Dunton | Lutz | Woodbury | Wier |
| Edgington | Mahan | Prine | Winkelman |
| Ely | McElroy | Reppert | Worthington |
| Eveland | Mensing | Riley | Wright |
| Falvey |  |  |  |

The nays were, none.
Absent or not voting, 17:

| Balloun | Hougen |
| :---: | :---: |
| Chalupa | Jarvis |
| Fischer of | Kibbie |
| Grundy | Loss |
| Hanson of | Maule |
| Lyon | Meyer |

Nielsen of
Shelby
Ossian
Parker
Petersen of
Dallas

Smith of<br>Dickinson<br>Swisher<br>Mr. Speaker

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

Senate File 242, a bill for an act to permit any municipal corporation in Iowa to contract for sewage disposal with any similar area
in an adjoining state, with report of committee recommending passage, was taken up for consideration.

Andersen 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:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Coffman | Mitchell |
| Crane | Johnson |
| Cunningham | Kluever |
| Darrington | Knock |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Dunton | Lutz |
| Edgington | Mahan |
| Ely | McElroy |
| Eveland | Mensing |
| Falvey | Messerly |

Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Olson
Palas
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson

Scherle Sersland
Shaw
Siglin
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 20:

Balloun
Chalupa
Duffy
Fischer of Grundy Hanson of Lyon

Hirsch Hougen Jarvis Kibbie Loss Maule Meyer

Nielsen of
Shelby
Ossian
Parker
Patton

Petersen of Dallas Smith of Dickinson Swisher Mr. Speaker

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

Mensing of Cedar asked and received unanimous consent for the immediate consideration of Senate File 293, a bill for an act to amend section three handred sixty-eight point thirty-five (368.35), Code 1962, relating to the leasing of municipal property.

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, 86 :

| Andersen of |  |
| :--- | :--- |
| Woodbury | Falvey <br> Fisher of |
| Anderson of | Greene |
| Ringgold | Frazier |
| Baringer | Gittins |
| Bock | Goode |
| Breitbach | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagen |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Casey | Halling |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Johnson |
| Den Herder | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Lutz |
| Eveland | Mahan |


| McElroy | Reppert |
| :--- | :--- |
| Mensing | Riley |
| Messerly | Robinson |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | O'Brien |
| Miller of | Sokol |
| Page | Stanley |
| Moffitt | Steele |
| Mowry | Stevenson |
| Mueller | Stokes |
| Murphy | Strothman |
| Murray | Tabor |
| Nelson | Van Alstine |
| Nielsen of | Vermeer |
| Emmet | Vetter |
| Olson | Walter |
| Palas | Wells |
| Paul | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Prine | Wright |

The nays were, none.
Absent or not voting, 22:

| Balloun | Hougen <br> Chalupa |
| :--- | :--- |
| Duffy | Jarvis |
| Fischer of | Kibbie |
| Grundy | Loss |
| Hanson of <br> Lyon | Maule |
|  | Meyer |

Nielsen of
Shelby
Ossian
Parker
Patton
Petersen of
$\quad$ Dallas
Scherle
Smith of
Dickinson
Steffen
Swisher
Van Nostrand
Mr. Speaker

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

## STEERING COMMITTEE APPOINTED

In accordance with Rule 8, the Speaker announced the appointment of the following members to the steering committee: Baringer of Fayette, chairman; Camp of Clinton, ranking member; Balloun of Tama; Bock of Hancock; Carstensen of Clinton; Crane of Crawford; Darrington of Harrison; Denman of Polk; Dietz of Scott; Falvey of Monroe; Gittins of Pottawattamie; Hagedorn of Clay; Hakes of Pocahontas; Hanson of Lyon; Johnson of Audubon; Kreager of Jasper ; Lange of Sac; Lutz of Clarke; Maule of Monona; Messerly of Black Hawk; Paul of Poweshiek; Riley of Linn; Sersland of Winneshiek; Steele of Cherokee; Stokes of Plymouth; Tabor of Jackson; and Vetter of Washington.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 53 passed the House. Knock of Union.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 78, 219 and Senate File 28.

> Fred E. Wier, Chairman House Committee. Kwnneth Benda, 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 78, 219, and Senate File 28.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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 February, 1963, sent to the Governor for his approval: House Files 78 and 219.

Fred E. WIer, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on February 27, 1963, he approved the following bills: Senate Files 63, 96 and 195.

## REPORTS OF COMMITTEES

Steele of Cherokee, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 96, a bill for an act relating to exemption from taxation of property of educational institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 96 as follows:
Amend section one (1), line five (5) by striking the words "in any
county", and by adding at the end thereof the following: ", except that said limitation of two hundred forty acres shall not apply to educational institutions owned by the state,'.

Amend House File 96 by adding at the end of section one (1) the following:

Sec. 2. Any real property acquired on or after January 1, 1964, not exempted by section one (1) shall be valued and assessed and taxed as all other taxable real property.

Sec. 3. Any real property owned or held by any educational institution on January 1, 1964, not exempted by section one (1) shall be valued and assessed as other real property, and the following percentage of taxes shall be levied thereon in the following manner by the taxing district in which each parcel is located:
a. For taxes payable in 1965, twenty percent of the taxes otherwise levied.
b. For taxes payable in 1966, forty percent of the taxes otherwise levied.
c. For taxes payable in 1967, sixty percent of the taxes otherwise levied.
d. For taxes payable in 1968, eighty percent of the taxes otherwise levied.
e. For taxes payable in 1969, and thereafter, one hundred percent as all other taxable real property in the taxing district in which the parcels are located.

Sec. 4. Section four hundred twenty-seven point one (427.1), subsection nine (9), Code 1962, is hereby amended by inserting after the words "pecuniary profit" in line seven (7) the following: ", or for full or partial payment for services rendered, except one residence used as a parsonage".

Washburn Steele, Ranking Member.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 156, a bill for an act to permit collection of sales tax on the cash difference in sales of farm equipment where a trade-in is involved, begs leave to report it has 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 156 by adding thereto the following new section:
Sec. 4. Section four hundred twenty-two point forty-five (422.45), Code 1962, subsection four (4), is hereby amended by inserting in line two (2) thereof after the word "property" the words "except implements of husbandry".

## Arthur Hanson, Chairman.

## Also :

Mr. Speaker: Your committee on tax revision to whom was referred House File 202, a bill for an act to permit the erection of junior college buildings and provide for equipment and to permit indebtedness and issuance of bonds 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 202 by inserting the words "community or" before the word "junior" in line 5 , section 1.

## Arthur Hanson, Chairman.

Paul of Poweshiek, from the committee on institutions of higher learning, submitted the following report:

Mr. Speaker: Your committee on institutions of higher learning to whom was referred House File 88, a bill for an act relating to an educational loan fund, 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. George Paul, Chairman.
Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 254, a bill for an act relating to the admissibility into evidence of certain 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.

## John L. Mowry, Chairman.

Also :
Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 148, a bill for an act to waive immunity of the State of Iowa from any action at law or inequity brought to enforce, or to determine a controversy rising out of any contract in which the Iowa State Highway Commission is a party and to prescribe the venue, the manner of service of notice thereof and the time limitation for instituting action, begs leave to report it has had 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 L. Mowry, Chairman.

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 110, a bill for an act relating to old age pensioners' homes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Leister L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 181, a bill for an act relating to the standard official time to be used in the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Lester L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 309, a bill for an act to authorize the sale and conveyance to Iowa-Illinois Gas and Electric Company of certain land in Scott County, Iowa, lying below the ordinary high-water mark of the Mississippi River, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.
Also:
Mr. SpaAker: Your committee on judiciary 2 to whom was referred House File 362, a bill for an act relating to the grand jury, begs leave to
report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.
Also :
Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 42, a bill for an act to change the title of county, municipal and school examiner to auditor and to amend certain sections of the Code to conform to the change, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 149, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo, State of Iowa, and to authorize conveyance of legal title 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.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 207, a bill for an act to authorize and directing the issuance of a patent to certain real estate to board of park commissioners of the city of Ottumwa, Iowa, by the Governor and 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.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 208, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Edith F. Hoskinson and Hessel LaVerne Hoskinson, by the Governor and 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.

Lester L, Kluever, Chairman.
Patton of Delaware, 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 342, a bill for an act to clarify liability for support furnished by the county for patients admitted voluntarily to mental health institutes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

James E. Patton, Chairman.

## AMENDMENTS FILED

Amend House File 207 as follows:

1. By striking from line 21 the words "In no case shall the department" and inserting in lieu thereof the words "Except as otherwise provided by this Act, the department shall not".
2. By striking from line 23 the words "fifty percent ( $50 \%$ )" and inserting in lieu thereof the words "ten percent ( $10 \%$ )".
3. By inserting in line 24 after the word "year." the following:
"On proper application the secretary may reduce the percentage of bond required under this Act to less than ten percent ( $10 \%$ ), but in no case shall a bond be approved and license issued which is less than one percent ( $1 \%$ ) of the gross business. When a reduction of bond is requested, the applicant shall provide the secretary with a report by a certified public accountant showing the financial condition of the applicant during the year preceding application. The report and its contents shall be used for no other purpose than to determine whether or not a bond reduction should be approved."
4. By adding thereto the following new section:
"Section one hundred ninety-five point fifteen (195.15), Code 1962, is hereby amended by adding thereto the following new sentence:
'Any creamery, cheese factory or cream station or vehicle licensed under the provisions of this Act shall be exempt from the licensing provisions of this chapter.'"

Patton of Delaware.
Amend House File 223 as follows:

1. By striking from line seven (7) the words "at the rear of" and inserting in lieu thereof the word "on".
2. By striking from line nine (9) the words, "and the highest point of which is at" and inserting in lieu thereof the following:
", or a warning device approved by the department; and such flag or warning device shall be clearly visible from the rear of the vehicle, and the highest point of such flag or warning device shall be at".
3. By inserting at the end of section 1 the following:
"A vehicle pulling one or more vehicles shall be regarded as one vehicle for the purpose of this section."

Murphy of Carroll.

Amend House File 233 as follows:
Amend section one (1), line eight (8), by adding after the second comma the following:
"but not more than four (4) years in succession,".

Goode of Davis.

Amend House File 308 as follows:

1. Amend House File 308 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The board of directors of any school district which receives funds through gifts, devises and bequests may utilize the same, unless limited by the terms of the grant, in the general or schoolhouse
fund expenditures.
Sec. 2. This Act being deemed to be of immediate importance shall be in full force and effect from and after its passage and publication in The Dallas County
News, a newspaper published at Adel, Iowa and in The
Perry Daily Chief, a newspaper published at Perry, Iowa.
2. Further amend House File 308 by striking therefrom the preamble and all of the title after the words "An Act" and inserting in
lieu thereof the following: "to permit school districts
to accept gifts, devises and bequests and to utilize the same for general or schoolhouse fund expenditures."

Petersen of Dallas.

## 1 Amend Senate File 94 as follows:

2 1. Amend section 2, line seven (7), by inserting after the comma, the words "after reasonable time".

Loss of Kossuth.

On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, March 11, 1963.

## JOURNAL OF THE HOUSE

haic of the House of Representatives, Dis Moines, Iowa, Monday, March 11, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.
Prayer was offered by Rabbi Edward Zerin of Temple B'nai Jeshurun and president of the Des Moines Ministerial Association.
The Journal of February 28 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Coffman of Iowa on request of Briles of Adams; Wells of Taylor on request of Hirsch of Warren.

## PETITIONS

The following petitions were presented and placed on file:
By Breitbach of Dubuque, from thirty-five residents of Dubuque County favoring public utilities bill, House File 302.

By Busch of Bremer, from thirty-seven residents of Bremer County favoring legislation relating to the taxation of fraternal beneficiary associations.

By Denman of Polk, from ninety-nine residents of Polk County favoring an increase in pensions under the retirement system for policemen and firemen.

By Denman of Polk, from thirty-five residents of Polk County favoring legislation to increase the maximum legal truck length in Iowa.

By Reppert of Polk and Andersen of Woodbury, a resolution from the directors of the Iowa Broadcasters Association opposing Senate File 116 and companion House File 115 prohibiting the advertising of prices of eyeglasses and their components on the basis that this would benefit a special class and be detrimental to the public.

By Strothman of Henry, from one thpusand four hundred fourteen residents of Henry County opposing daylight saving time.

By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Breitbach of Dubuque, from twenty-eight residents of Dubuque County.

Busch of Bremer, from thirty-four residents of Bremer County.
Denman of Polk, from one hundred fourteen residents of Polk County.
Dietz of Scott, from thirty-three residents of Scott County.
Duffy of Dubuque, from one hundred thirty-eight residents of Dubuque County.
Hagedorn of Clay, from ten residents of Clay County.
Hagie of Wright, from one hundred eighty-five residents of Wright County.

Hanson of Mitchell, from one hundred thirteen residents of Mitchell County.

Kibbie of Palo Alto, from twenty-six residents of Palo Alto County and a resolution from Camp No. 1294 of the Royal Neighbors of America of Mallard.

Kreager of Jasper, from twenty-one residents of Jasper County.
Murphy of Carroll, from twenty-one residents of Carroll County.
Murray of Webster, from two hundred twenty residents of Webster County.
Olson of Cerro Gordo, from one hundred thirteen residents of Cerro Gordo County.
Petersen of Dallas, from two hundred thirty-three residents of Dallas County.

Hanson of Lyon, from eleven residents of Lyon County.
Reppert of Polk, from forty-three residents of Polk County.
Smith of Dickinson, from fifteen residents of Dickinson County.
Smith of O'Brien, from twenty-four residents of O'Brien County.
Steffen of Chickasaw, from fifty-eight residents of Chickasaw County.

Winkelman of Calhoun, from thirty-six residents of Calhoun County.
By the following Representatives, favoring legislation prohibiting the sale of specified merchandise on Sunday:

Dunton of Keokuk, from eight residents of Keokuk County.

Murray of Webster, from sixteen residents of Webster County.
Petersen of Dallas, from one hundred ninety residents of Dallas County.

By the following Representatives, favoring school bus transportation for pupils attending private schools:

Breitbach of Dubuque, from fifty-one residents of Dubuque County.
Tabor of Jackson, from nineteen residents of Jackson County.
Wright of Benton, from sixty-five residents of Benton County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from nineteen residents of Woodbury County.

Anderson of Ringgold, from fifty-three residents of Ringgold County.

Balloun of Tama, from fourteen residents of Tama County.
Carnahan of Wapello, from sixty-four residents of Wapello County.
Casey of Wayne, from forty-one residents of Wayne County.
Crane of Crawford, from eleven residents of Crawford County.
Denman of Polk, from eight hundred ninety-three residents of Polk County.

Dunton of Keokuk, from eight members of the Gibson-White Pastoral Church, nine residents of Sigourney, nineteen members of the Methodist Church of Richland and sixteen residents of Ollie.

Edgington of Franklin, from sixty-nine residents of Franklin County.

Falvey of Monroe, from sixteen residents of Monroe County.
Frazier of Lee, from thirty-eight residents of Lee County.
Hanson of Lyon, a resolution from the Larchwood Federated Women's Club.

Kibbie of Palo Alto, from forty-seven residents of Palo Alto County.
Kreager of Jasper, from fifty residents of Jasper County.
Naden of Hamilton, from thirty-two residents of Stratford and sixty-eight residents of Jewell.

Olson of Cerro Gordo, from thirty-nine residents of Clear Lake.
Petersen of Dallas, from thirty-one residents of Dallas County.
Prine of Mahaska, from one hundred twenty-six residents of Mahaska County.
Reppert of Polk, from five hundred fifteen residents of Polk County.

Robinson of Guthrie, from thirty-three members of the First Baptist Church of Guthrie Center and thirty-six members of the Church of the Brethren of Udell.

Stanley of Muscatine, from fifty-one residents of Muscatine County.
Strothman of Henry, from one hundred fifteen residents of Henry County.

Tabor of Jackson, from forty-five residents of Jackson County.
Winkelman of Calhoun, from nineteen residents of Calhoun County.
Wright of Benton, from fifty-two residents of Benton County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Carstensen and Camp of Clinton, from seventy-six residents of Clinton County.
Casey of Wayne, from thirty-seven residents of Wayne County.
Denman of Polk, from four hundred fifty-five residents of Polk County.
Duffy of Dubuque, from one hundred forty-four residents of Dubuque County.
Frazier of Lee, from four hundred four residents of Lee County. Hagie of Wright, from seventy-one residents of Wright County.
McElroy of Fremont, from sixty residents of Fremont County. Meyer of Madison, from sixty residents of Madison County.
Murphy of Carroll, from two hundred four residents of Carroll County.
Naden of Hamilton, from eight hundred fifty-three members of the Young Democrats of State College of Iowa.

Nelson of Winnebago, from sixty residents of Winnebago County.
Nielsen of Emmet, from eighteen residents of Emmet County.

Petersen of Dallas, from seventy-one residents of Dallas County.
Prine of Mahaska, from fifty-two residents of Mahaska County.
Reppert of Polk, from one hundred forty residents of Polk County.
Smith of O'Brien, from thirty-six residents of O'Brien County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 88, 96, 110, 156, 202, 254, 309, 342, 362 and Senate Files 42, 148, 149, 207, 208, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 242.

## PROOF OF PUBLICATION

Published copy of Senate File 356 and verified proof of publication of said bill in the Mason City Globe-Gazette, Mason City, Iowa, on February 28, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kendrick, Chief Clerk, House of Representatives.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 293 passed the House. Mahan of Johnson.

## INTRODUCTION OF HOUSE JOINT RESOLUTIONS AND BILLS

Mowry of Marshall asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolutions and bills were not in proper legal form before the Journal of February 28 went to press:

House Joint Resolution 16, by Stanley and Olson, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

Read first time and referred to committee on constitutional amendments.

House Joint Resolution 17, by Maule, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the right of suffrage.

Read first time and referred to committee on constitutional amendments.

House Joint Resolution 18, by Reppert (Fulton and Dodds), a joint resolution proposing amendments to the constitution of the State of Iowa relating to the apportionment, the terms and qualifications, the time and manner of the election of members of the House of Representatives and Senators in the General Assembly, the establishment of the ratio of representation in the House of Representatives and in the Senate, the manner of establishing representative and senatorial districts, the formation of a congressional, senatorial or representative district composed of two (2) or more counties or parts of two (2) or more counties, and the payment of compensation to Senators whose terms shall expire by reason of redistricting before the time such terms would otherwise expire and who shall not be elected Senators, by proposing to repeal section three (3) of article (III) as amended in eighteen hundred eighty-four (1884) and nineteen hundred sixteen (1916), A. D., section four (4) of article three (III) as amended in eighteen hundred eighty (1880) and nineteen hundred twenty-six (1926), A. D., sections five (5) and six (6) of article three (III), section thirty-four (34) of article three (III) as amended in nineteen hundred four (1904) and nineteen hundred twenty-eight (1928), A. D., sections thirty-five (35) and thirty-six (36) of article three (III) as amended in nineteen hundred four (1904), A. D., and section thirty-seven (37) of article three (III), and proposing to adopt substitutes in lieu thereof, to redesignate section thirty-eight (38) of article three (III) as section thirty-nine (39) of article (III), and to adopt a new section thirty-eight (38) of article three (III).

Read first time and referred to committee on constitutional amendm.ents.

House File 422, by Reppert, a bill for an act relating to factors' liens.

Read first time and referred to committee on judiciary 1.
House File 423, by committee on fish and game, a bill for an act to amend sections one hundred nine point ninety-two (109.92) and one hundred ten point one (110.1), Code 1962, relating to requirements for tags to be used in conjunction with traps and license fees.

Read first time and placed on the calendar.
House File 424, by committee on fish and game, a bill for an act to authorize and empower the state conservation commission to cooperate with the United States government and to accept federal funds for planning, acquisition and development of outdoor recreational areas.

Read first time and placed on the calendar.

House File 425, by committee on institutions of higher learning, a bill for an act to authorize the university hospital at Iowa City to collect and settle claims for the care of patients.

Read first time and placed on the calendar.
Speaker pro tempore Smith of O'Brien in the chair.
House File 426, by Knowles, a bill for an act authorizing insurance companies to join together to offer health and accident insurance to senior citizens.

Read first time and referred to committee on insurance.
House File 427, by state planning and development committee, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-two (42), Acts of the Fifty-ninth General Assembly.

Read first time and placed on the calendar.
House File 428, by Mensing, Maule, Kreager and Hirsch (Buck, O'Malley, Elijah, Shaff, Frommelt and Fulton), a bill for an act to amend, revise, and codify the statutes relating to juvenile court structure and dependent, neglected, and delinquent children.

Read first time and referred to committee on judiciary 1.
House File 429, by Anderson of Ringgold and Briles, a bill for an act raising the license fee of fur dealers and providing for a license for agents and employees of such dealers and setting a fee therefor.

Read first time and referred to committee on conservation.
House File 430, by Grassley and Eveland, a bill for an act to create a commission on state and local governments.

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

House File 431, by Sokol, a bill for an act relating to the valuation of real estate.

Read first time and referred to committee on tax revision.
House File 432, by Kluever (Vance and Beneke), a bill for an act relating to the confidential character of research studies for the purpose of reducing morbidity or mortality.

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

House File 433; by Eveland, Van Alstine and Murray of Webster, a bill for an act relating to the method for amending an ordinance.

Read first time and referred to committee on cities and towns.
House File 434, by Andersen of Woodbury, a bill for an act to amend chapter five hundred forty-six A (546A), Code 1962, relating to public auctions.

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

House File 435, by Walter, a bill for a act relating to the Iowa egg industry.

Read first time and referred to committee on agriculture 2.
House File 436, by Stanley, a bill for an act authorizing cities, towns and counties to contract for ambulance service.

Read first time and referred to committee on judiciary 2.
House File 437, by Sokol (Nolan and Wiley), a bill for an act to empower the Iowa state highway commission to make emergency repairs to any highway under its jurisdiction, estimated to cost not more than five thousand ( $5,000.00$ ) dollars without submitting the work for bids, and to make emergency repairs estimated to be in excess of five thousand ( $5,000.00$ ) dollars, but not more than fifty thousand ( $50,000.00$ ) dollars, through contract submitted to informal bids of not less than three (3) qualified persons.

Read first time and referred to committee on roads and highways.
House File 438, by Stanley, a bill for an act relating to the depositing of election ballots.

Read first time and referred to committee on elections, political and judicial districts.

House File 439, by Stanley, a bill for an act relating to the admission of children to school.

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

House File 440, by Stanley, a bill for an act to add a new section to chapter four hundred eight (408), Code 1962, relating to the issuance of sewer bonds by cities and towns.

Read first time and referred to committee on cities and towns.
House File 441, by committee on fish and game, a bill for an act to amend section one hundred nine point eighty (109.80), Code 1962, thereby permitting fishermen to take chubs for bait purposes by use of a minnow seine, and to further amend this section that presently
prohibits a fisherman from crossing the state line with his bait minnows.

Read first time and placed on the calendar.
House File 442, by Duffy, Scherle, Kluever, Patton, Balloun, Eveland, Stanley, Coffman, Cunningham, Breitbach, Carstensen, Andersen of Woodbury, Anderson of Ringgold, Casey, Bock, Reppert, Camp, Crane, Tabor, Swisher, Mahan, Darrington, Frazier, Gittins, Stevenson, Steffen, Hakes, Halling, Jarvis, Knowles, Palas, Murray, Kreager, Lange, Lutz, Mensing, Murphy, Messerly, Shaw, Millen, Miller of Page, Miller of Jones, Miller of Des Moines, Moffitt, Parker, Paul, Meyer, Kibbie, Petersen of Dallas, Peterson of Woodbury, Van Nostrand, Prine, Hagedorn, Riley, Robinson, Smith of Dickinson, Steele, Denman, Carnahan, Strothman, Vetter, Wright, Briles, Dietz and Dunton, a bill for an act relating to compensation of full-time members of the general assembly.

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

House File 443, by Knowles, a bill for an act to legalize and validate the proceedings of the City Council of the City of Davenport, in Scott County, Iowa, authorizing and providing for the issuance, sale and delivery of motor vehicle parking facilities revenue bonds of said city to defray the cost of acquiring additional off-street motor vehicle parking facilities in and for said city and the provisions made 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 committee on judiciary 2.
House File 444, by Dietz, a bill for an act to amend section one hundred twenty-four point twenty-four (124.24), Code 1962, relating to fees for class " C " permits.

Read first time and referred to committee on safety and law enforcement.

House File 445, by Murray, Kibbie, Ely, Carstensen, Kluever, Steffen and Duffy (Fulton and Turner), a bill for an act relating to the establishment of the office of public defender by boards of supervisors.

Read first time and referred to committee on judiciary 2.
House File 446, by Mensing and Hirsch, a bill for an act relating to the declaration of interest refunds by the board of directors of credit unions.

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

House File 447, by Kreager, Messerly, Olson, Mowry and Andersen of Woodbury, a bill for an act relating to the salaries and duties of county attorneys.

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

House File 448, by Knowles, a bill for an act relating to charges for long-distance telephonic communications.

Read first time and referred to committee on public utilities.
House File 449, by Knowles, a bill for an act relating to the administration of government.

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

House File 450, by Reppert, Denman and Murray, a bill for an act relating to the licensing and bonding of persons, corporations, partnerships, copartnerships and agencies engaged in the collection of claims owed or due or asserted to be owed or due to another and prescribing penalties for the violation thereof.

Read first time and referred to committee on judiciary 1.
House File 451, by Knowles, a bill for an act to provide for professional corporations and to allow these corporations to be organized and operated under the laws of the State of Iowa under certain specified conditions.

Read first time and referred to committee on judiciary 1.
House File 452, by state planning and development committee, a bill for an act relating to economic development corporations.

Read first time and placed on the calendar.
House File 453, by Murray, Swisher, Stanley and Reppert, a bill for an act relating to the creation of the office of consumer counsel.

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

House File 454, by Dunton, Fisher of Greene, Camp, Falvey, Mowry, Prine, Worthington, Denman, Paul, Kibbie, Balloun, Casey, Kreager, Riley, Cunningham, Anderson of Ringgold, Bock, Murphy, Hagie, Grassley, Moffitt, Steffen, Petersen of Dallas, Parker and Hanson of Lyon, a bill for an act relating to the use of maintenance
equipment of the county for care and maintenance of county fairgrounds.

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

House File 455, by Kluever, a bill for an act relating to limitation of actions against cities and towns.

Read first time and referred to committee on judiciary 1.
House File 456, by Dietz, Fisher of Greene and Nielsen of Shelby, a bill for an act to amend and repeal certain sections of chapter one hundred twenty-four (124), Code 1962, relating to beer and malt liquors.

Read first time and referred to committee on safety and law enforcement.

House File 457, by Briles, Breitbach, Kibbie, Casey and Nielsen of Emmet, a bill for an act relating to the issuance of special automobile license plates to seriously disabled veterans.

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

House File 458, by Fischer of Grundy, a bill for an act relating to the abolition of the state highway commission and its replacement with a state highway department.

Read first time and referred to committee on roads and highways.
House File 459, by Dietz, a bill for an act to repeal Title VI, Code 1962, relating to alcoholic beverages.

Read first time and referred to committee on safety and law enforcement.

House File 460, by Briles, Strothman, Maule, Lutz, Crane, Tabor and Wells, a bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs.

Read first time and referred to committee on agriculture 2.
House File 461, by Ely, a bill for an act relating to bounties.
Read first time and referred to committee on fish and game.
House File 462, by Hirsch, Messerly, Robinson, Kreager and Graham (Flatt), a bill for an act relating to highway signs.

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

House File 463, by Hanson of Mitchell, Olson, Edgington and Mensing, a bill for an act relating to the state fair board.

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

House File 464, by Scherle and Gittins, a bill for an act relating to suspension of operators' and chauffeurs' licenses.

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

House File 465, by Dietz, Winkelman, Kreager, Riley, Ely, Maule, Falvey and Den Herder, a bill for an act to appropriate from the general fund of the State of Iowa one hundred thousand dollars to the Iowa state traveling library for each year of the biennium for supplementary aid to certain public libraries of the state.

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

House File 466, by Swisher, a bill for an act relating to the amount of money to be estimated and certified by the board of each school corporation to the board of supervisors for payment of interest and bonded indebtedness in certain counties.

Read first time and referred to committee on ways and means.
House File 467, by Ely and Hirsch, a bill for an act relating to the legislative research committee.

Read first time and referred to committee on appropriations.
House File 468, by Nelson and Scherle, a bill for an act relating to size, weight, and load vehicle permits.

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

House File 469, by Gittins and Van Nostrand, a bill for an act to amend section four hundred point three (400.3), Code 1962, relating to waterworks employees group insurance.

Read first time and referred to committee on cities and towns.
House File 470, by Ely, a bill for an act relating to termination of contracts with school teachers.

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

House File 471, by Edgington and Nelson, a bill for an act to repeal section four hundred forty-one point fifty (441.50), Code 1962,
and to enact a substitute therefor relating to the reappraisal for taxation purposes of all property by an appraisal firm.

Read first time and referred to committee on tax revision.
House File 472, by Edgington, Vermeer and Smith of O'Brien (Shoeman, Flatt and Scott), a bill for an act relating to the reversion to the general fund of the state of the unexpended balances of the appropriations made by the Fifty-eighth General Assembly to the state board of regents for support, maintenance, equipment, repairs, replacements and alterations of institutions under said board.

Read first time and referred to committee on ways and means.
House File 473, by Edgington, Vermeer and Smith of O'Brien (Shoeman, Flatt and Scott), a bill for an act relating to the reversion of appropriations for capital improvements to the general fund of the state.

Read first time and referred to committee on ways and means.
House File 474, by Walter, a bill for an act to repeal section eight point sixteen (8.16), Code 1962, and to enact a substitute in lieu thereof relating to the office of the state comptroller.

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

House File 475, by Knowles, a bill for an act relating to extensions of the primary highway system.

Read first time and referred to committee on roads and highways.
House File 476, by Swisher and Dietz, a bill for an act relating to the establishment of truck routes in cities and towns and to provide for penalties for violations of ordinances relating thereto.

Read first time and referred to committee on cities and towns.
House File 477, by Van Alstine, Falvey, Bock, Hakes and Ely, a bill for an act relating to the powers and duties of the director of mental health.

Read first time and referred to committee on board of control.
House File 478, by Stanley, a bill for an act requiring meetings of governmental bodies to be open to the public.

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

House File 479, by Ely (Wiley), a bill for an act relating to mileage and fees of municipal court bailiffs and deputy bailiffs.

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

House File 480, by Den Herder and Eveland, a bill for an act relating to the annual dues of the league of Iowa municipalities.

Read first time and referred to committee on cities and towns.
House File 481, by Balloun and Van Nostrand, a bill for an act relating to warehouses for agricultural products.

Read first time and referred to committee on agriculture 1.
House File 482, by Miller of Page, Andersen of Woodbury and Ely, a bill for an act relating to bids on public improvements made by cities and towns.

Read first time and referred to committee on cities and towns.
House File 483, by Swisher, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles.

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

House File 484, by Messerly and Kluever, a bill for an act relating to compensation of inheritance tax appraisers.

Read first time and referred to committee on judiciary 2.
House File 485, by Worthington and Stanley, a bill for an act to amend section four hundred twenty-two point four (422.4), section four hundred twenty-two point seventeen (422.17) and section four hundred twenty-two point sixteen (422.16), Code 1962, to provide for withholding of state income taxes on income earned in Iowa; to provide for payment of estimated income tax by self-employed individuals having self-employment income derived from sources within the State of Iowa.

Read first time and referred to committee on tax revision.
House File 486, by Worthington, Hagedorn and Sersland (Main), a bill for an act relating to valuation of stocks of merchandise of retail merchants for taxation.

Read first time and referred to committee on ways and means.
House File 487, by Miller of Page (Benda), a bill for an act to amend section three hundred twenty-one point fifty (321.50), Code 1962, relating to notation and release of liens on motor vehicles.

Read first time and referred to committee on judiciary 2.
House File 488, by Cunningham, Stanley, Smith of O'Brien, Swisher, Hanson of Mitchell, Petersen of Dallas, Knowles, Grassley, Edgington, Loss, Parker, Kluever, Dunton, Olson, Nelson, Baringer, Eveland, Frazier, Busch, Riley, Ely, Bock, Falvey, Mahan, Kreager, Van Alstine, Carnahan, Gittins, Denman, Van Nostrand, Reppert, Murray, Scherle, Paul, Vetter, Miller of Des Moines, Andersen of Woodbury, Graham, Dietz, Camp, Carstensen and Balloun, a bill for an act relating to school bonds and taxes.

Read first time and referred to committee on ways and means.
House File 489, by Meyer, Baringer, Balloun, Kibbie, Palas, Strothman and Anderson of Ringgold, a bill for an act to authorize the Iowa state commerce commission to enter into a contract with the United States government or any designated agency thereof for the purpose of releasing information pertaining to inspections of warehouses bonded and licensed under the provisions of chapter five hundred forty-three (543), Code 1962, and to authorize the Iowa state commerce commission to recover the cost of providing such information of the United States government or its agencies.

Read first time and referred to committee on agriculture 1.
House File 490, by Carstensen and Camp, a bill for an act to amend chapter three hundred eighty-four (384), Code 1962, relating to docks.

Read first time and referred to committee on cities and towns.
House File 491, by Mowry, Mensing, Paul, Kreager, Hagie, Hirsch and Vetter, a bill for an act to amend chapter ninety-six (96), Code 1962, relating to unemployment compensation benefits, the eligibility therefor, causes for disqualification, changes in the contribution rates for certain employers, increases in weekly benefit amounts, and the administration thereof.

Read first time and referred to committee on social security.
House File 492, by Carstensen and Camp, a bill for an act to provide for recovery of damages against parents of minors for malicious or willful injury to property by minors.

Read first time and referred to committee on judiciary 1.
Speaker Naden in the chair.
House File 493, by Stanley and Olson, a bill for an act relating to residence requirements for electors.

Read first time and referred to committee on elections, political and judicial districts.

House File 494, by Stanley, Eveland, Dietz, Denman and Camp, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions.

Read first time and referred to committee on industrial and human relations.

House File 495, by Maule, a bill for an act relating to retention of right to vote for president and vice-president by persons who leave Iowa

Read first time and referred to committee on elections, political and judicial districts.

House File 496, by Ely and Riley, a bill for an act to authorize the board of supervisors, city and town councils, and school boards in counties of one hundred thirty thousand $(130,000)$ or over to cooperate with each other and jointly perform any function or exercise any power authorized by law to be performed or exercised by each independently, and authorize the appropriation and expenditure of public funds therefor.

Read first time and referred to committee on tax revision.
House File 497, by Knowles, a bill for an act to require the state board of regents to cause the state university of Iowa and the Iowa state university of science and technology to provide courses of advanced and graduate level instruction at locations away from their respective campuses, and to make an appropriation therefor.

Read first time and referred to committee on institutions of higher learning.

House File 498, by Stanley, Mowry, Eveland, Robinson, Camp, Dietz, Riley and Carstensen, a bill for an act relating to employment safety and providing for an employment safety commission.

Read first time and referred to committee on industrial and human relations.

House File 499, by Stanley, Mensing, Knowles and Kluever, a bill for an act to clarify the exemption of certain proceeds of life insurance from inheritance tax.

Read first time and referred to committee on ways and means.
House File 500, by Stanley and Van Alstine, a bill for an act to
provide for all the area of the state to be in a school district maintaining twelve grades by July 1, 1964.

Read first time and referred to committee on schools, libraries, state educational institutions.
House File 501, by Stanley, Lange and McElroy, a bill for an act relating to highway safety and control of traffic at highway intersections.

Read first time and referred to committee on roads and highways.
House File 502, by Stanley, a bill for an act relating to civil actions and liability with respect to intoxicating liquors and beer, and to amend chapter one hundred twenty-nine (129), Code 1962.

Read first time and referred to committee on safety and law enforcement.

House File 503, by Stanley, Falvey and Frazier, a bill for an act to encourage industrial development in Iowa and to provide for an industrial development tax credit to be applied against the business tax on corporations.

Read first time and referred to committee on ways and means.
House File 504, by Miller of Des Moines, a bill for an act relating to the distribution, sale, transportation, and use of insecticides, fungicides, rodenticides, herbicides, nematocides, and other pesticides and devices; to provide for registration and examination of such materials and regulation of their use.

Read first time and referred to committee on agriculture 2.
House File 505, by Miller of Des Moines, a bill for an act relating to property tax exemptions.

Read first time and referred to committee on ways and means.
House File 506, by Grassley, Edgington, Anderson of Ringgold, Van Nostrand, Nielsen of Emmet, Lutz, Fischer of Grundy, Halling, Nielsen of Shelby, Casey, Wright, Smith of O'Brien, Steele, Miller of Page, Stokes, Strothman, Carnahan, Briles, Maule, Smith of Dickinson, Miller of Jones, Patton, Murphy, Coffman and Worthington, a bill for an act relating to the election of the superintendent of public instruction.

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

House File 507, by Carnahan, a bill for an act relating to the regulation and prohibition of weight loads on certain highways.

Read first time and referred to committee on roads and highways.
House File 508, by Hanson of Mitchell, a bill for an act relating to purchase of gas by a city or town.

Read first time and referred to committee on public utilities.
House File 509, by Riley, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1963, and ending June 30, 1965, for the operation of the commission on human rights.

Read first time and referred to committee on appropriations.
House File 510, by Ely, a bill for an act authorizing the governor to prepare plans for the reorganization of the executive branch of the government of the State of Iowa which shall become law unless disapproved by both houses of the general assembly within sixty (60) days of being submitted thereto by the governor.

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

House File 511, by Messerly and Kluever, a bill for an act relating to mileage allowance for inheritance tax appraisers.

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

House File 512, by Ely, a bill for an act relating to fair housing practices.

Read first time and referred to committee on industrial and human relations.

House File 513, by Ely, Van Alstine and Nielsen of Emmet, a bill for an act relating to the establishment and construction of a security treatment hospital and to provide an appropriation therefor.

Read first time and referred to committee on board of control.
House File 514, by Dunton, a bill for an act relating to estates of intestate decedents.

Read first time and referred to committee on judiciary 1.
House File 515, by Kluever, Jarvis, Mahan, Cunningham, Hagen, Reppert and Coffman, a bill for an act relating to the control and prevention of rabies.

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

House File 516, by Carstensen and Carnahan, a bill for an act to repeal chapter three hundred fifty-one A (351A), Code 1962, relating to dogs for scientific research.
Read first time and referred to committee on public health and pharmacy.

House File 517, by Van Nostrand, a bill for an act providing for the licensing and strict control of the retail sale of products sold by Iowa state liquor stores and designed to eliminate bootlegging from the State of Iowa; to provide for local option of liquor by the drink and to provide revenue from the sale thereof.

Read first time and referred to committee on safety and law enforcement.

House File 518, by Petersen of Dallas, a bill for an act to repeal section two hundred seventy-nine point thirty-one (279.31), Code 1962, relating to the powers and duties of school boards.

Read first time and referred to committee on schools, libraries, state educational institutions.
House File 519, by Denman, a bill for an act establishing an historical marker commission.

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

House File 520, by Reppert and Kluever, a bill for an act to appropriate from the general fund of the state to members of the Fiftyninth General Assembly for expenses incurred by them in discharge of their duties.

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

House File 521, by Denman and Reppert, a bill for an act to increase the maximum assessment for benefited water districts.

Read first time and referred to committee on tax revision.
House File 522, by Denman, Knowles, Andersen of Woodbury and Coffman, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institution supported by public funds.

Read first time and referred to committee on insurance.
House File 523, by Denman, Reppert and Swisher, a bill for an act relating to the annual salary of the county attorney and his
assistants in counties having a population of one hundred fifty thousand ( 150,000 ) and over.

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

House File 524, by Denman, Riley, Dunton and Carstensen, a bill for an act to amend section seventy-nine point one (79.1), Code 1962, relating to the payment of accrued vacation pay to employees of the state whose employment is terminated.

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

House File 525, by Denman and Reppert (Mincks, Coleman and Dodds), a bill for an act to amend section ninety-six point five (96.5), subsection one (1), Code 1962, relating to disqualification for employment security benefits due to voluntarily leaving work.

Read first time and referred to committee on social security.
House File 526, by Denman and Reppert, a bill for an act relating to the practice of accountancy.

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

House File 527, by Denman and Reppert, a bill for an act relating to the definition of an employer under the Employment Security Law and to the termination of coverage thereunder.

Read first time and referred to committee on social security.
House File 528, by Denman and Reppert, a bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates.

Read first time and referred to committee on cities and towns.
House File 529, by Riley, Ely, Mensing and Miller of Jones, a bill for an act relating to the number of district court judges in the eighteenth judicial district.

Read first time and referred to committee on judiciary 1.
House File 530, by Reppert and Kluever, a bill for an act to authorize city and town councils to finance the acquisition of sites, books and equipment for a public library from the proceeds of a bond issue.

Read first time and referred to committee on tax revision.

House File 531, by Denman and Reppert, a bill for an act to amend chapter seven hundred thirty-six B ( 736 B ), Code 1962 , relating to persons or agencies engaging in the traffic of professional strike breakers.

Read first time and referred to committee on industrial and human relations.

House File 532, by Denman and Reppert, a bill for an act relating to venereal disease.

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

House File 533, by Denman and Reppert, a bill for an act relating to the inspection of one and two family rental dwellings in certain cities.

Read first time and referred to committee on cities and towns.
House File 534, by Denman and Reppert, a bill for an act relating to the taxation of real property and improvements thereon owned by telephone or telegraph companies.

Read first time and referred to committee on public utilities.
House File 535, by Denman and Reppert, a bill for an act to authorize county boards of supervisors to enter into contractual agreements with cities, towns, private corporations or private individuals for the use of dumps, disposal grounds and sanitary land fills operated by such cities, towns, private corporations or private individuals for the use of residents residing outside of cities and towns.

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

## SENATE MESSAGES CONSIDERED

Senate File 156, a bill for an act to permit the erection, furnishing, reconstructing, repairing, improving or remodeling of junior college buildings and provide for equipment and to permit indebtedness and issuance of bonds therefor.

Read first time and passed on file.
Senate File 181, a bill for an act relating to care, treatment and habilitation of mentally retarded persons.

Read first time and passed on file.
Senate File 222, a bill for an act to amend section six hundred
seventeen point three (617.3), Code 1962, relating to service of process on foreign corporations, and nonresident persons.

Read first time and referred to committee on judiciary 1.

## 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 158, a bill for an act relating to the close out time of biennial appropriations.

Carroll A. Lane, Secretary.
On motion by Mowry of Marshall, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 165, a bill for an act to amend, revise and codify the law relating to probate and to establish a probate code.

Carroll A. Lane, Secretary.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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, 43, 100, 134, 135, 152, 231 and Senate Files 70 and 114.

Fred E. Wibr,
Chairman House Committee. Kenneth Benda, 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, 43, 100, 134, 135, 152, 231 and Senate Files 70 and 114.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 11th day of March, 1963, sent to the Governor for his approval: House Files 36, 43, 100, 134, 135, 152 and 231.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 4, 1963, he approved the following bills: House Files 78, 219 and Senate File 28.

## REPORTS OF COMMITTEES

Den Herder of Sioux, from the committee on agriculture 1, submitted the following report:

Mr. Speaker: Your committee on agriculture 1 to whom was referred Senate File 86, a bill for an act relating to scabies control in sheep and eradication with penalty provisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer Den Herder, Chairman.
Also:
Mr. Speaker: Your committee on agriculture 1 to whom was referred Senate File 87, a bill for an act relating to infectious and contagious diseases among animals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Elmer Den Herder, Chairman.

Chalupa of Jefferson, 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 114, a bill for an act relating to the marking of 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.

## Leroy Chalupa, Chairman.

Also :
Mr. Speaker: Your committee on elections, political and judicial districts to whom was referred Senate File 57, a bill for an act relating to compensation of members of election boards and counting judges 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.

Leroy Chalupa, Chairman.
Nelson of Winnebago, from the committee on schools, libraries and state educational institutions, submitted the following report:

Mr. Speaker: Your committee on schools, libraries and state educational institutions to whom was referred House File 288, a bill for an act to amend section two hundred seventy-five point forty (275.40), Code 1962, pertaining to reorganized school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Henry Nelson, Chairman.
Also:
Mr. Speaker: Your committee on schools, libraries and state educational institutions to whom was referred Senate File 202, a bill for an act to amend section two hundred sixty point twenty-three (260.23), Code 1962, relating to revocation of certificates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Henry Nelson, Chairman.

## AMENDMENTS FILED

Amend House File 6 as follows:
Section one (1) of House File 6 is amended by inserting in line four (4), immediately following the word "counties", the words "having an aggregate population, according to the last regular federal census, of fifty-thousand or less and".

Further amend House File 6 by adding the following new section:

Sec. 2. Section three hundred sixty-two point thirtyone (362.31), Code 1962, is amended by inserting in line two (2), immediately following the word "territory", the words ", located in any county, or in two or more counties having an aggregate population, according to the last regular federal census, of fifty-thousand or less and".

HAGEN of Allamakee.
Amend House File 115 by striking all of section 3.
Reppert of Polk.
Amend the amendment to House File 115 as follows:

1. By striking all after the word "patronage" in line nine (9).
2. By striking all of lines ten (10), eleven (11), and twelve (12).
3. By striking the words "ophthalmic service; to advertise", in line thirteen (13).

Reppert of Polk.
Amend House File 115 as follows:

1. By striking all of line eight (8) after the word
"patronage", and all of lines nine (9), ten (10), and eleven (11).
2. By striking the words "to advertise" in line twelve (12).

Reppert of Polk.

[^12]Amend House File 160 as follows:
Amend Section 1 by striking all after the word
"then" in line seven (7) and inserting in lieu thereof the following: "this shall constitute a dismissal of the proposed reorganization."

Graham of Ida.

Amend House File 172, section ten (10), subsection five (5), line forty-six (46), by striking the word "all" and inserting in lieu thereof the word "the".

Hagedorn of Clay.
Amend House File 187 as follows:
By adding to section two (2) the following: Section three hundred twelve point twelve (312.12), Code 1962, is hereby amended by striking the words "and towns" in lines one (1) and two (2) thereof. Also amend said section by striking the words "or town" in line ten (10) thereof.

Goode of Davis.
Amend House File 207 as follows:
Amend section one (1), line twenty-seven (27), by inserting before the period after the word "business" the following: "; provided, however, that the aggregate liability of the surety to all such creditors shall, in no event, exceed the sum of such bond".

Patton of Delaware.

Amend House File 249 as follows:
By adding the following new section:
"Section five hundred eighteen point two (518.2), Code 1962, is hereby amended by inserting in line ten (10) before the semicolon the following:
", however, if by statute such association is subject to taxation and/or regulation as other insurance companies or associations, all privileges extended by statute to such other companies shall also be extended to county mutual assessment associations;".

Dietz of Scott.

Amend House File 334 as follows:
House File 334 is hereby amended by adding to section 6 the following:

Section one hundred ninety-six point twelve (196.12), Code 1962, is hereby further amended by adding to said section the following:
"Any dealer or processor shall be exempt from grading of eggs purchased for resale as manufactured eggs. Dealers or processors handling eggs for manufacturing purposes must identify all eggs purchased from producers or dealers by name or code until the eggs lose their identity as shell eggs. Such dealer or processor shall identify on one end of each case of such eggs the words "FOR MANUFACTURE" and said identification must be legible. Eggs purchased for manufacture must meet the requirements for clean eggs as established by the United States Department of Agriculture."

Prine of Mahaska.

Amend Senate File 10 by adding the following section:
"Sec. 2. Section seven hundred fourteen point twenty-five (714.25), Code 1962, is hereby amended by striking from line ten (10) of such section the words 'not more than ten dollars' and inserting in lieu thereof the words 'not less than ten dollars and not more than one hundred dollars'."

Briles of Adams.

## Amend Senate File 19 as follows: <br> Amend Senate File 19 as passed by the Senate, by striking section 16 and renumbering the remaining sections.

## DIETZ of Scott.

Amend Senate File 37 as follows:

1. Section 1 of Senate File 37 is amended by inserting in line four (4) immediately following the word "counties" the words "having an aggregate population, according to the last regular federal census, of fifty-thousand $(50,000)$ or less and".
2. Further amend Senate File 37 as passed by the Senate by inserting in line five (5) of the Elvers Amendment following the word "counties" the words "having an aggregate population, according to the last regular federal census, of fifty-thousand $(50,000)$ or less and".

Hagen of Allamakee.
Amend Senate File 94 as follows:

1. By inserting the following new section after Sec. 2:

Sec. 3. All female cattle born after July 1, 1963; sold or otherwise disposed of, or moved to comingle with cattle of another owner for dairy or breeding purposes, after reaching the age of nine (9) months must have been officially vaccinated for brucellosis according to the method approved by the United States Department of Agriculture. In a hardship case the department may issue a permit for the movement of such animals providing it is warranted. This section does not apply to animals sold for movement direct to slaughter.

The expense of such compulsory vaccination shall be borne in the same manner as set forth in section five (5) of this Act.
2. Further amend Senate File 94 by renumbering all subsequent sections and correcting the cross references in sections 5 and 22.

DEN HERDER of Sioux.
FISHER of Greene.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Tuesday, March 12, 1963.

## JOURNAL OF THE HOUSE

hall of the housd of Represdntatives, Des Moines, Iowa, Tuesday, March 12, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Robert W. Harvey, pastor of the First Presbyterian Church, Sanborn, Iowa.

The Journal of March 11 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Coffman of Iowa on request of Briles of Adams.

## PRESENTATION OF VISITORS

Parker of Buchanan presented to the House the Honorable Leslie 0. Weston, former member of the House from Buchanan County in the Fifty-third through the Fifty-fifth General Assemblies.

Paul of Poweshiek presented to the House twenty-three students of government from Grinnell College and Professor C. Edwin Gilmour, former Senator from Poweshiek County.

Winkelman of Calhoun presented to the House thirty-one students who are citizenship finalists of the Calhoun County 4 -H Club and ten chaperones and Associate Extension Director Harold Heykes.

## PETITIONS

The following petitions were presented and placed on file:
By Chalupa of Jefferson, from fourteen residents of Jefferson County opposing public utilities bill, Senate File 11.

By Eveland of Boone, from one hundred nine residents of Boone County favoring legislation to increase the overall length of combinations of vehicles.

By Messerly of Black Hawk, from twenty-two members of the Waterloo Association of Independent Insurance Agents favoring legislation to place county mutual insurance associations on the same basis as other similar insurance carriers.

By Meyer of Madison, from sixty-nine residents of Madison County favoring legislation to legalize parimutuel betting and gambling in Iowa.

By Petersen of Dallas, from fifty-nine residents of Dallas County favoring legislation to prohibit the sale of specified merchandise on Sunday.

By Reppert of Polk, a resolution from the Advertising Club of Des Moines, Inc., opposing any tax on services, especially as it effects advertising.

By the following Representatives, favoring school bus transportation for pupils attending private schools:

Breitbach of Dubuque, from thirty-nine residents of Dubuque County.

Dunton of Keokuk, in a petition addressed to the Governor, from three hundred fifty-three residents of Sigourney, Hedrick, Delta, Harper and Ollie.

Prine of Mahaska, from one hundred seventy-six residents of Mahaska County.
By the following Representatives, opposing legislation relating to the licensing and qualifications of physical therapists:

Dietz of Scott, from fifty-eight residents of Scott County.
Knowles of Scott, from thirty-one residents of Scott County.
By the following Representatives, favoring legislation to increase pensions under the retirement system for policemen and firemen:

Camp of Clinton, from forty-eight residents of Clinton County.
Reppert of Polk, from thirty-one residents of Polk County.
By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Carnahan of Wapello, from forty-six residents of Wapello County. Chalupa of Jefferson, from sixteen residents of Jefferson County. Ely of Linn, from twenty-seven residents of Linn County.
Meyer of Madison, from twenty-two residents of Madison County.
Murray of Webster, from twenty residents of Webster County.
Nielsen of Emmet, from one hundred ninety-two members of the Modern Woodmen of America of Estherville.
Palas of Clayton, from forty residents of Clayton County.
Paul of Poweshiek, from seven residents of Poweshiek County.

Petersen of Dallas, from seventeen residents of Dallas County. Smith of Dickinson, from nine residents of Dickinson County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from seventy-four residents of Woodbury County.
Anderson of Ringgold, from three hundred seventy-four residents of Ringgold County.
Balloun of Tama, from fifty residents of Tama County.
Bock of Hancock, from twenty-four residents of Hancock County.
Carnahan of Wapello, from eight residents of Wapello County.
Chalupa of Jefferson, from one hundred seventy-two residents of Jefferson County.

Denman of Polk, from four hundred forty residents of Polk County.
Eveland of Boone, from thirty-eight residents of Boone County.
Frazier of Lee, from seventy-eight residents of Lee County.
Hirsch of Warren, from twenty-five members of the Middle River Friends Church of Carlisle.

Kreager of Jasper, from eighteen residents of Jasper County.
Messerly of Black Hawk, from thirty-four residents of Black Hawk County.

Nielsen of Emmet, from ten residents of Emmet County.
Olson of Cerro Gordo, from thirty-three residents of Cerro Gordo County.

Ossian of Montgomery, from twenty-two residents of Montgomery County.

Petersen of Dallas, from fourteen residents of Dallas County.
Reppert of Polk, from one hundred eighty-seven residents of Polk County.

Robinson of Guthrie, from one hundred twenty-eight members of the Evangelical United Brethren Churches of Laurel, Lovilia and Maxwell, fifty-nine members of the Emmanuel Evangelical United Brethren Church of Nevada, twenty-eight members of the Marquisville Evangelical United Brethren Church of Des Moines, seven members of the Christ Evangelical United Breth-
ren Church of Des Moines and fifty-six members of the Salem Evangelical United Brethren Church of Meservey.
Smith of O'Brien, from ten residents of O'Brien County.
Walter of Hardin, from ninety-three residents of Hardin County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Chalupa of Jefferson, from five hundred nineteen residents of Jefferson County.
Den Herder of Sioux, from two hundred seventy-seven residents of Sioux County.

Dietz of Scott, a resolution from the Board of Directors of the Davenport Chamber of Commerce urging the Iowa Legislature to adopt enforceable legislation authorizing the sale of liquor by the drink in Iowa.
Eveland of Boone, from twenty-seven residents of Boone County.
Hagie of Wright, from forty-two residents of Wright County.
Hakes of Pocahontas, from twenty-three residents of Pocahontas County.
Olson of Cerro Gordo, from seventy residents of Cerro Gordo County.
Ossian of Montgomery, from sixteen residents of Montgomery County.

Paul of Poweshiek, from sixty-five residents of Poweshiek County.
Smith of O'Brien, from seventy-five residents of O'Brien County:
Stevenson of Howard, from one hundred twenty-seven residents of Howard County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 114, 288 and Senate Files 57, 86, 87 and 202, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 226.

Fischer of Grundy asked and received unanimous consent that Rule 28 be suspended for the introduction of House File 536.

## INTRODUCTION OF BILLS

House File 536, by Fischer of Grundy, a bill for an act to amend chapter four hundred ninety-six A (496A), Code 1962, relating to corporations for profit.

Read first time and referred to committee on private corporations.
House File 537, by committee on cities and towns, a bill for an act to provide for the creation of a local improvement guaranty fund, by cities and towns, including cities under special charter, through taxation, for the purpose of guaranteeing the payment of special improvement bonds and interest thereon, and providing for the payment of said bonds and interest thereon out of such guaranty fund in the event there are no funds on hand in the special improvement fund to pay the bonds and interest thereon as the same become due.

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

## SENATE MESSAGES CONSIDERED

Senate File 158, a bill for an act relating to the time the state comptroller shall close out biennial appropriations.

Read first time and referred to committee on ways and means.
Senate File 165, a bill for an act to amend, revise and codify the law relating to probate, including descent and distribution, wills, administration and distribution of estates of decedents, trusts, administration of estates of persons under conservatorship, custody of persons under guardianship and to establish a probate code.

Read first time and referred to committee on judiciary 1.

## HOUSE CONCURRENT RESOLUTION 12

## By Mensing:

Whereas, the forces of Communism and subversive aggression are intensifying and increasingly threaten the dignity and freedom of man and his great institutions of justice and democracy; and

Whereas, to resist the forces of evil intent from without and within, all citizens and all organizations must meet those destructive forces with knowledge, searching vigilance and active resistance; and

Whereas, among the great patriotic organizations of the United States the American Legion through its nationwide membership of proven patriots stands as a bulwark to defense of freedom from oppression and tyranny; and

Whereas, our national defense posture and stature has been served by the American Legion with the able leadership of two distinguished sons of Iowa, the Honorable Hanford McNider and Ray Murphy who as National Commanders of the American Legion brought honor and distinction to their native state; and

Whereas, a distinguished citizen of the State of Iowa, who has demon-
strated leadership qualities in service to community, state and nation, the Honorable Donald E. Johnson of West Branch, Iowa, has indicated his willingness to accept and perform the responsibilities and duties of Na tional Commander of the American Legion; now, therefore,

Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa, with the Senate Concurring, that reposing full faith and trust in the patriotic and leadership qualities of the Honorable Donald E. Johnson of West Branch, Iowa, we endorse and recommend election of Donald E. Johnson to the post of National Commander of the American Legion.

Be It Further Resolved, that copies of this resolution be forwarded to the National Headuarters of the American Legion at Indianapolis, Indiana, to the Iowa Department of the American Legion of Des Moines, Iowa, to Chauncey-Butler Post of Iowa Department of American Legion at West Branch, Iowa, and to Donald E. Johnson at West Branch, Iowa.

Laid over under Rule 25.

## STEERING COMMITTEE RULES

1. Objections to consideration of bills placed on the steering committee non-controversial calendar must be filed in writing by three members of the House with the Chief Clerk of the House within two legislative days after such bills appear on the non-controversial calendar.
2. Any bill eliminated by objection for consideration as a non-controversial item made in accordance with Rule 1, above, of the steering committee, will be considered at the next meeting of the steering committee for disposition to steering or regular calendar.
3. The sub-committee on the steering committee non-controversial calendar will be John Camp, Chairman; Elroy Maule, and George Paul.

Maurice E. Baringer, Chairman, Steering Committee.

## MOTION TO RECONSIDER SENATE FILE 293 LOST

Mensing of Cedar called up for consideration the motion to reconsider the vote on Senate File 293, filed March 11 by Mahan of Johnson and found on page 593 of the House Journal.

Mensing of Cedar moved to reconsider the vote by which Senate File 293, a bill for an act to amend section three hundred sixty-eight point thirty-five (368.35), Code 1962, relating to the leasing of municipal property, passed the House.

The motion having failed to receive a majority, failed.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

House File 308, a bill for an act to enable and authorize the board of directors of the Central Dallas Community School District, Dallas County, Iowa, to transfer to the schoolhouse fund of said community school district, certain funds now held by the community school under
the name and style of the "Hoover Fund," with report of committee recommending passage, was taken up for consideration.

Petersen of Dallas offered the following amendment filed by him and moved its adoption:

Amend House File 308 as follows:

1. Amend House File 308 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The board of directors of any school district which receives funds through gifts, devises and bequests may utilize the same, unless limited by the terms of the grant, in the general or schoolhouse fund expenditures.

Sec. 2. This Act being deemed to be of immediate importance shall be in full force and effect from and after its publication in The Dallas County News, a newspaper published at Adel, Iowa and in The Perry Daily Chief, a newspaper published at Perry, Iowa.
2. Further amend House File 308 by striking therefrom the preamble and all of the title after the words "An Act" and inserting in lieu thereof the following: "to permit school districts to accept gifts, devises and bequests and to utilize the same for general or schoolhouse fund expenditures."

Amendment adopted.
Petersen of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 103:

| Andersen of <br> Woodbury | Fisher of <br> Greene | Maule <br> Anderson of <br> Ringgold |
| :--- | :--- | :--- |
| Balloun | Frazier | McElroy |
| Gittins | Mensing |  |
| Baringer | Goode | Messerly |
| Bock | Graham | Meyer |
| Breitbach | Grassley | Millen |
| Briles | Hagedorn | Miller of |
| Busch | Hagen | Des Moines |
| Camp | Hagie | Miller of |
| Carnahan | Hakes | Jones |
| Carstensen | Hanson of | Miller of |
| Casey | Page |  |
| Chalupa | Hanson of | Moffitt |
| Crane | Mitchell | Mowry |
| Cunningham | Hirsch | Mueller |
| Darrington | Hougen | Murphy |
| Den Herder | Kibbien | Murray |
| Denman | Kiluever | Nelson |
| Dietz | Knock | Emenet |
| Duffy | Knowles | Nielsen of |
| Dunton | Kreager | Shelby |
| Edgington | Lange | Olson |
| Ely | Loss | Ossian |
| Eveland | Lutz | Palas |
| Falvey | Mahan | Patker |
|  |  |  |

[^13]| Van Nostrand <br> Vermeer | Walter <br> Wells | Wier <br> Vetter | Winkelman |
| :--- | :--- | :--- | :--- |$\quad$| Worthington |
| :--- |
| The nays were, none. |

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

House File 101, a bill for an act to amend section three hundred forty-one point one (341.1), Code 1962, relating to the appointment of a night deputy sheriff and providing for his duties, with report of committee recommending passage, was taken up for consideration.

Sokol of Osceola offered the following amendment filed by him and moved its adoption:

Amend House File 101, section 1, by striking from line six (6), the word "uniformed" and from line thirteen (13), the word "uniformed".

Amendment adopted.
Loss of Kossuth offered the following amendment filed by him and moved its adoption:

Amend House File 101 as follows:

1. Amend section 1, line six (6), by striking the words "it to be" and inserting in lieu thereof the words "whether or not it is".
2. Further amend House File 101 by adding thereto the following:

Sec. 2. Chapter three hundred thirty-seven (337), Code 1962, is hereby amended by adding thereto the following:
"It shall be the duty of the sheriff to patrol at night the secondary highways of his county, also to make periodic nightly inspections of the county jail and the prisoners therein, except in those counties which have regular night jailers, and to perform such other duties during the night as may be found necessary."
3. Amend the title to House File 101 by striking all after the comma in line two (2) thereof and inserting in lieu thereof the following:
"and to amend chapter three hundred thirty-seven (337), Code 1962, relating to duties of the sheriff at night."

Roll call was requested by Lange of Sac and Dietz of Scott.
On the question "Shall the amendment be adopted?"
The ayes were, 54 :

| Bock | Denman | Hagen | Loss |
| :--- | :--- | :--- | :--- |
| Breitbach | Dunton <br> Dun | Hagie | Mahan |
| Camp | Ely | Hakes | Maule |
| Carnahan | Eveland | Hanson of | Mensing |
| Casey | Falvey | Lyon | Messerly |
| Crane | Frazier | Kibbie | Meyer |
| Cunningham | Gittins | Kluever | Millen |
| Darrington | Hagedorn | Kreager |  |


| Miller of | Murray |
| :--- | :--- |
| Des Moines | Nielsen of |
| Miller of | Emmet |
| Jones | Olson |
| Miller of | Palas |
| Page | Parker |
| Mueller | Paul |
| Murphy |  |

Petersen of
Dallas
Reppert
Sersland
Sokol
Stanley
Stevenson

Moffitt
Mowry
Nelson
Nielsen of Shelby
Ossian
Patton
Peterson of
Woodbury
Prine
Robinson
Scherle
Shaw
Siglin

Knowles

Coffman
Fisher of
Greene
Goode
Graham
Grassley
Halling
Hanson of
Mitchell
Hirsch
Hougen
Johnson
Knock
Lange
Lutz
McElroy

Absent or not voting, 6 :
Briles
Carstensen

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, 46 :

Breitbach
Casey
Crane
Cunningham
Darrington
Denman
Dunton
Ely
Eveland
Falvey
Frazier
Hagedorn
Hagen

Hakes
Hanson of Lyon
Kreager
Loss
Lutz
Mahan
Maule
Mensing
Meyer
Millen
Miller of Des Moines

Miller of
Page
Murphy
Murray
Nielsen of Emmet
Olson
Parker
Paul
Petersen of Dallas
Reppert
Riley

Sersland
Smith of Dickinson
Sokol
Stevenson
Swisher
Tabor
Van Alstine
Wier
Worthington
Wright
Mr. Speaker

Chalupa
Den Herder
Dietz
Duffy
Edgington
Fischer of
Grundy
Fisher of
Greene
Gittins

Swisher
Tabor
Van Alstine
Vetter
Worthington
Wright
Mr. Speaker

Smith of Dickinson
Smith of O'Brien
Steele
Steffen
Stokes
Strothman
Van Nostrand
Vermeer
Walter
Wells
Wier
Winkelman

The nays were, 58:

| Andersen of | Baringer |
| :--- | :--- |
| Woodbury | Bock |
| Anderson of | Briles |
| Ringgold | Busch |
| Balloun | Carstensen |


| Goode | Knock |
| :--- | :--- |
| Graham | Lange |
| Grassiey | McElroy |
| Hagie | Messerly |
| Halling | Miller of |
| Hanson of | Jones |
| Mitchell | Moffitt |
| Hirsch | Mowry |
| Hougen | Mueller |
| Johnson | Nelson |
| Kibbie | Niesen of |
| Kluever | Shelhy |

Absent or not voting, 4:
Camp
Ossian
Palas
Patton
Peterson of
$\quad$ Woodbury
Prine
Robinson
Scherle
Shaw
Siglin
Smith of
O'Brien

Jarvis

Stanley
Steele
Steffen
Stokes
Strothman
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman

Knowles

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## REGULAR CALENDAR

House File 264, a bill for an act relating to mandatory retirement and temporary service by retired judges was taken up for consideration.

Ely of Linn offered the following amendment filed by him and moved its adoption :

Amend House File 264 by striking from lines three (3) and four (4) of section two (2) the words "supreme court and district court" and inserting in lieu thereof the words "municipal, superior, district, or supreme court".

Amendment lost.
Mowry 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, 105:

| Andersen of | Denman | Hagen | Lutz |
| :--- | :--- | :--- | :--- |
| Woodbury | Dietz | Hagie | Mahan |
| Anderson of | Duffy | Hakes | Maule |
| Ringgold | Dunton | Halling | McElroy |
| Balloun | Edgington | Hanson of | Mensing |
| Baringer | Ely | Lyon | Messerly |
| Bock | Eveland | Hanson of | Meyer |
| Breitbach | Falvey | Mitchell | Millen |
| Briles | Fischer of | Hirsch | Miller of |
| Busch | Grundy | Hougen | Des Moines |
| Camp | Fisher of | Johnson | Miller of |
| Carnahan | Greene | Kibbie | Jones |
| Carstensen | Frazier | Kluever | Miller of |
| Casey | Gittins | Knock | Page |
| Chalupa | Goode | Knowles | Moffitt |
| Crane | Graham | Kreager | Mowry |
| Cunningham | Grassley | Lange | Mueller |
| Den Herder | Hagedorn | Loss | Murphy |


| Murray | Petersen of |
| :--- | :--- |
| Nelson | Dallas |
| Nielsen of | Peterson of |
| Emmet | Woodbury |
| Nielsen of | Prine |
| $\quad$ Shelby | Reppert |
| Olson | Riley |
| Ossian | Robinson |
| Palas | Scherle |
| Parker | Sersland |
| Patton | Shaw |
| Paul | Siglin |

Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher

Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 3:
Coffman Darrington Jarvis
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Mensing of Cedar called up for consideration House File 24, a bill for an act to amend chapter three hundred thirty-one point twentyfive (331.25), Code 1962, relating to supervisor districts in counties, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 24 by striking all of section 2 and renumbering the remaining section.

Motion prevailed and the House concurred in the Senate amendment.

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 vote was:
The ayes were, 98:

| Andersen of | Darrington | Goode | Kluever |
| :---: | :---: | :---: | :---: |
| Woodbury | Den Herder | Graham | Knock |
| Anderson of | Denman | Grassley | Knowles |
| Ringgold | Dietz | Hagedorn | Kreager |
| Balloun | Dunton | Hagen | Lange |
| Baringer | Edgington | Hakes | Lutz |
| Bock | Ely | Halling | Mahan |
| Breitbach | Eveland | Hanson of | Maule |
| Briles | Falvey | Lyon | McElroy |
| Busch | Fischer of | Hanson of | Mensing |
| Camp | Grundy | Mitchell | Messerly |
| Carnahan | Fisher of | Hirsch | Meyer |
| Carstensen | Greene | Hougen | Millen |
| Casey | Frazier | Johnson | Miller of |
| Crane | Gittins | Kibbie | Des Moines |


| Miller of | Olson | Scherle | Strothman |
| :---: | :---: | :---: | :---: |
| Jones | Ossian | Sersland | Swisher |
| Miller of | Palas | Shaw | Tabor |
| Page | Parker | Siglin | Van Alstine |
| Moffitt | Patton | Smith of | Van Nostrand |
| Mowry | Paul | Dickinson | Vermeer |
| Mueller | Petersen of | Smith of- | Vetter |
| Murphy | Dallas | O'Brien | Walter |
| Murray | Peterson of | Sokol | Wells |
| Nelson | Woodbury | Steele | Wier |
| Nielsen of | Prine | Steffen | Winkelman |
| Emmet | Reppert | Stevenson | Worthington |
| Nielsen of Shelby | Robinson | Stokes | Wright |
| The nays were, 3: |  |  |  |
| Chalupa | Duffy | Stanley |  |
| Absent or not voting, 7: |  |  |  |
| Coffman | Hagie | Loss | Mr. Speaker |
| Cunningham | Jarvis | Riley |  |

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

## HOUSE FILE 477 WITHDRAWN

Van Alstine of Humboldt asked and received unanimous consent to withdraw House File 477 from further consideration by the House.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 194 Relating to the powers of boards of supervisors to adopt building codes.
H. F. 160 To establish a procedure concerning the results of the vote of a joint county board on petitions for reorganization of school districts involving two or more counties.
H. F. 169 Relating to the deposit of litter in or upon lands and waters under the jurisdiction of the state conservation commission.
H. F. 182 Relating to the possession of beer, malt liquor or alcoholic liquor by persons under 21 years of age. By Reppert and Denman.
H. F. 6 Relating to the annexation to cities and towns.
H. F. 73 Relating to the practice of barbering.
H. F. 122 Relating to housing regulations in cities and towns.
H. F. 149. Authorizing cities and towns to acquire, purchase, construct, reconstruct, improve, extend and lease industrial buildings.
H. F. 275 Relating to brucellosis control in swine.
S. F. 62 Relating to the expenditure of tax funds for use in watershed projects.
H. F. 147 Relating to the elimination of highways from the primary road system.
H. F. 310 Relating to the investment and reinvestment of the Iowa
Public Employees Retirement Fund.
H. F. 315 To empower the board of control or an agent designated by the board to temporarily exercise the authority normally vested in its employees when problems arise.
H. F. 316 Relating to orders to return mental patients on convalescent leave to the hospital, and providing for payment of travel expenses incurred.
S. F. 1 Relating to controlled access highways.

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:
H. F. 171 Relating to maximum rates which may be charged where bonds are sold by cities to construct utility plants. By Ely.
S. F. 78 To prohibit bicycles or animal drawn vehicles from using the interstate system. By committee on highways.
H. F. 244 Relating to the use of the term "drug" and related terms. By Wright. (S. F. 153 passed Senate)
H. F. 262 In reference to workmen's compensation. By Goode.
H. F. 58 Relating to the salaries of superior court judges. By Frazier.
S. F. 73 Relating to the assessment of shares of mutual funds. By Hansen, Wilson.
H. F. 376 Relating to the filing of statement of expenses by candidates for state and federal offices. By committee on elections, political and judicial districts.
S. F. 54 Requiring that the cause of death and attending physician's name be typewritten on all death certificates. By Mincks and Vance.
S. F. 176 To legalize the proposed sale of real estate owned by the City of Cedar Falls, County of Black Hawk. By Fulton.
H. F. 412 Transferring jurisdiction to Dallas County certain land now comprising a part of the Woodward state hospital and school at Woodward. By committee on board of control.
H. F. 413 Transferring jurisdiction to Boone County certain land now comprising a part of the Woodward state hospital and school at Woodward. By committee on board of control.
H. F. 414 Transferring jurisdiction to Boone County certain land now comprising a part of the Woodward state hospital and school at Woodward. By committee on board of control.
H. F. 415 Relating to the taking of certain tax deeds by the state board of social welfare. By committee on social security.
S. F. 149 To legalize sale of certain real estate owned by the County of Cerro Gordo. By Curran.
S. F. 207 To authorize the issuance of a patent to certain real estate to board of park commissioners of the City of Ottumwa, by the governor and secretary of state. By Mincks.
S. F. 208 To authorize the issuance of a patent to certain real estate in Wapello County by the governor and secretary of state. By Mincks.

Maurice E. Baringer, Chairman.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 9, 80 and 242.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 9, 80 and 242.

## REPORTS OF COMMITTEES

Briles of Adams, from the committee on railroads, submitted the following report.

Mr Speaker: Your committee on railroads to whom was referred House File 161, a bill for an act relating to the equipment of rail track motor cars used or furnished by common carriers by railroad for transporting employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## James E. Briles, Chairman.

Dietz of Scott, from the committee on public health and pharmacy, submitted the following report:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred Senate File 153, a bill for an act relating to the use of the term "drug" and related terms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Riley Dietz, Chairman.
Gittins of Pottawattamie, 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 343, a bill for an act relating to support of patients in state institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> Harry B. Gititins, Ranking Member.

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House file 146, a bill for an act relating to retirement systems for police-
men and firemen, begs leave to report it has 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 as follows:

1. By striking sections 1 and 2 and renumbering the remaining sections.
2. Amend section 3 as follows:
a. By striking from line 2 the word "further" and inserting in lieu thereof the word "hereby".
b. By inserting in line 6 after the word "July", the words, "commencing July 1, 1964.".
c. By striking from lines 7 and 8 the words "and to each beneficiary, except children of a deceased member".
d. By striking from lines 11 and 12 the words "or beneficiary's".
e. By striking from line 12 the words "or death".
f. By striking from line 15 the words "or deceased".
g. By striking from line 16 the words "or death".
h. By striking from line 17 the words "or deceased".
i. By striking from lines 18 and 19 the words "or death".
j. By striking lines 20 through 31 inclusive.
k. By striking from lines 39 and 40 the words "or death".
3. By striking from line 41 the words "or deceased", also the words "or death".
m. By striking from lines 42 and 43 the words "or his widow's or children's'.
n. By striking from line 43 the word "pensions" and inserting in lieu thereof the word "pension".
4. Further amend by adding the following new section immediately preceding the last section of the bill:

Section four hundred eleven point eight (411.8), subsection one (1), Code 1962, is hereby amended by striking all of lines 11 through 31 and inserting in lieu thereof the following:

20 ......................................................... $4.91 \%$
21 ........................................................ $4.97 \%$
22 ....................................................... $5.04 \%$
23 ........................................................ $5.11 \%$
24 ........................................................5.18\%
25 ........................................................ $5.26 \%$
26 ........................................................ $5.33 \%$
27 .......................................................... $5.41 \%$
28 ................................................................ $58 \%$
29 ......................................................... $5.56 \%$
30 ........................................................ $5.64 \%$
31 ........................................................ $5.72 \%$
32 ........................................................ $5.80 \%$
33 ........................................................ $5.88 \%$
34 ........................................................ $5.97 \%$
35 ........................................................ $6.05 \%$
36 ......................................................... $6.14 \%$
37 ......................................................... $6.22 \%$
38 ......................................................... $6.31 \%$
39 .......................................................... $6.40 \%$
40 ......................................................... $6.50 \%$
4. By striking from line 2 of the explanation the words "or their beneficiaries,".
A. L. Mensing, Chairman.

Hanson of Mitchell, from the committee on drainage and flood control, submitted the following report:

Mr. Speaker: Your committee on drainage and flood control to whom was referred House File 240, a bill for an act to amend chapter four hundrer fifty-five (455), Code 1962, relating to levee and drainage districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Fred Hanson, Ranking Member.

Carstensen of Clinton, 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 335, a bill for an act relating to interest in contracts with cities and towns on the part of councilmen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House file 344, a bill for an act to empower the mayor in all cities and towns where the council is composed of only four members to vote on any and all matter where the vote of the council is evenly divided, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

## Also:

Mr. Speaker: Your committee on cities and towns to whom was referred House File 357, a bill for an act to amend section three hundred sixty-two point twenty-six (362.26), Code 1962, relating to agreements between cities and towns to refrain from annexing territory under said section, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

## Also:

Mr. Speaker: Your committee on cities and towns to whom was referred Senate File 171, a bill for an act relating to inspection of multiple dwellings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

## Also:

Mr. Speaker: Your committee on cities and towns to whom was referred Senate File 174, a bill for an act to define the residence requirement for policemen and firemen under municipal civil service and to amend section three hundred sixty-five point seventeen (365.17), Code 1962, 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.

Lawrence D. Carstensen, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 62, a bill for an act to regulate industrial loan companies, to provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties for violations and to provide for the administration and enforcement of the act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 62 as follows:

1. Amend Section 11 by striking subsections (b) and (c) and inserting in lieu thereof a new subsection (b) as follows: "that permitting the applicant to engage in business at the proposed location would promote the convenience and advantage of the community;", and by re-lettering the remaining subsections.
2. Amend Section 23 as follows:
(1) By striking from line five (5) the word "or" and inserting in lieu thereof the following: ", certificates of indebtedness,".
(2) By inserting in line six (6) after the word "notes" the words "or similar evidences of indebtedness".
(3) By striking from line nine (9) the words "thrift certificates" and inserting in lieu thereof the word "securities".
3. Amend Section 24 as follows:
(1) By inserting in line thirty-two (32) after the words "past due" the following: ", and such charge shall be made only".
(2) By placing a period in line sixty-six (66) after the word "kind" and by striking the balance of line sixty-six (66) and all of line sixty-seven (67).

John L. Mowry, Chairman.

## AMENDMENTS FILED

Amend House File 99, Section 5, by striking in line one (1) the words "employment security commission" and inserting in lieu thereof the words "bureau of labor".

Reppert of Polk.
Amend House File 317 as follows:

1. Amend Section 2, line fifteen (15), by striking all after the word "the" and inserting in lieu thereof the following: "kind or kind and variety of each".
2. Amend Section 2, line twenty-one (21), by striking the word "Kinds" and inserting in lieu thereof the word "Grasses".
3. Amend Section 2, line thirty-six (36), by inserting after the word "listed" the words "on the label", also by placing a period after the word "kinds".
4. Amend Section 2 by striking all of line thirty-seven (37).
5. Amend Section 2, line fifty (50), by inserting after the word "laboratory" the following: ", Iowa department of agriculture seed laboratory.".
6. Amend Section 6, line four (4), by inserting after

17 the word "lots" the following: "of all kinds of agricultural

Robinson of Guthrie.
Mowry of Marshall.

Amend Senate File 69 by inserting in line nine (9) after the word "parcel." the words "For purposes of this Act a parcel means all real property under one ownership which is contiguous and lying within a township."

Den Herder of Sioux.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Wednesday, March 13, 1963.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Wednesday, March $13,1963$.

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

Prayer was offered by the Reverend Eugene Wekander, pastor of the Elk Horn Lutheran Church, Elk Horn, Iowa.

The Journal of March 12 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Camp of Clinton on request of Carstensen of Clinton; Coffman of Iowa indefinitely on request of Briles of Adams.

## PRESENTATION OF VISITORS

Balloun of Tama presented to the House thirty-five students from the Toledo Juvenile Home accompanied by their teachers, Mrs. Kensinger, Mr. Kilstolfe and Mr. Peters.

Gittins of Pottawattamie presented to the House thirty-two students from the School for the Deaf of Council Bluffs and eighteen students from the Lincoln and Jefferson High Schools accompanied by their teachers, Miss Sue Dement and Mrs. Helen Sweem.

Kreager of Jasper presented to the House Janet Van Dyke, senior student at Newton Community School who recently returned as an AFS student in Germany. Miss Van Dyke is the 1963 winner of the State Extemporaneous Speaking Contest for girls.

Kreager of Jasper also presented to the House forty-eight civics students and their instructor, Mr. Hartman, from the Newton Community Schools.

## PETITIONS

The following petitions were presented and placed on file.
By Cunningham of Story, from sixty-three residents of Story County favoring an increase in pensions under the retirement system for policemen and firemen.

By Duffy of Dubuque, from one hundred twenty-two residents of Dubuque County opposing public utilities bill, House File 302.

By Ely of Linn from thirty-seven residents of Linn County opposing public utilities bill, Senate File 11.

By the following Representatives, favoring school bus transportation for pupils attending private schools:

Duffy of Dubuque, from one hundred twelve residents of Dubuque County.

Reppert of Polk, from eighteen residents of Polk County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from three hundred twenty-six residents of Woodbury County.
Camp of Clinton, from two hundred seven residents of Clinton County.

Carstensen of Clinton, from two hundred six residents of Clinton County.

Fischer of Grundy, from one hundred three residents of Grundy County.

Miller of Des Moines, a resolution from the Board of Directors of the Burlington Chamber of Commerce.

Olson of Cerro Gordo, from twenty-eight residents of Cerro Gordo County.
Paul of Poweshiek, from one hundred thirty-nine residents of Poweshiek County.

Reppert of Polk, from one hundred eighty-seven residents of Polk County.

Siglin of Lucas, from twenty-eight residents of Lucas County.
Stokes of Plymouth, from one hundred thirty-five residents of Plymouth County.

By the following Representatives, opposing the sale of liquor by the drink in Towa:

Andersen of Woodbury, from sixty residents of Woodbury County.
Chalupa of Jefferson, from twenty-two residents of Jefferson County.

Cunningham of Story, from one hundred fifty-four residents of Story County.

Denman of Polk, from one hundred seventy-three residents of Polk County.

Ely of Linn, from forty-eight residents of Linn County.
Hanson of Lyon, from twenty-three residents of Lyon County.
Kreager of Jasper, from five hundred eighty-seven residents of Jasper County.

Lange of Sac, from forty-three residents of Sac County.
Meyer of Madison, from thirteen residents of Madison County.
Olson of Cerro Gordo, from nine residents of Cerro Gordo County.
Paul of Poweshiek, from ninety-three residents of Poweshiek County.
Peterson of Woodbury, from twenty-six residents of Woodbury County.

Reppert of Polk, from two hundred twenty-four residents of Polk County.

Robinson of Guthrie, from one hundred seventy-nine members of the Evangelical United Brethren Churches of Ogden, Radcliffe, Hubbard, Garwin and Des Moines, thirty-seven members of the Grace Baptist Church of Winterset, forty-seven members of the Open Bible Church of Boone, seventy-four members of the Federated Church of Lisbon, sixty-six members of the Urbana and Prairie Creek Christian Churches, fifty-nine members of the Methodist Churches of Bayard and Maxwell, and twenty-six members of the Wesleyan Service Guild of the First Methodist Church of Des Moines.

Siglin of Lucas, from seventy-seven residents of Lucas County.
Strothman of Henry, from sixty-one residents of Henry County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 62, 146, 161, 240, 335, 343, 344, 357, and Senate Files 153, 171 and 174, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 181.

## INTRODUCTION OF BILLS

House File 538, by committee on private corporations, a bill for an act relating to nonprofit corporations and the formation, merger, consolidation, dissolution, liquidation, admission to do business in this state and withdrawal therefrom, authority, powers and rights thereof, and requirements therefor, and the regulation and conduct of affairs thereof.

Read first time and placed on the calendar.
House File 539, by committee on conservation, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, relating to the purchase and operation of such aircraft as required by the conservation commission in the performance of its duties.

Read first time and placed on the calendar.

## MESSAGES FROM THE SENATE

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment to the Senate amendment to and repassed House File 57, a bill for an act relating to foster care services for children.

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

Senate File 91, a bill for an act relating to road use tax funds allotted for interstate highways.

Also: That the Senate has concurred in the House amendment to and passed Senate File 117, a bill for an act relating to the ownership of individual apartment units.

Also: That the Senate has concurred in the House amendment to and passed Senate File 167, a bill for an act to authorize examinations of the financial condition and transactions of county and memorial hospitals by certified public accountants.

Also: That the Senate has concurred in the House amendments to and passed Senate File 190, a bill for an act relating to registration period for motorboats to be used in Iowa waters.

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 motor vehicle testing stations in cities and towns.

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

Senate File 265, a bill for an act relating to the appointment of alternate members of credit committees of credit unions.

[^14]Senate File 266, a bill for an act relating to the authority of the board of directors of a credit union to appoint a membership committee or a membership officer.

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

Senate File 274, a bill for an act relating to the purchase of secondary road equipment.

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

Senate Concurrent Resolution 15, a concurrent resolution inviting Mr. Walter Craig, President Elect of the American Bar Association, to address a joint convention at 9:00 a.m., on Friday, March 15, 1963.

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 15 <br> By Shaff and O'Malley

Whereas, the distinguished President Elect of the American Bar Association, Mr. Walter Craig of Phoenix, Arizona, will be in Des Moines, Iowa, on March 15, 1963; therefore,

Be It Resolved by the Senate, the House Concurring, that an invitation be extended to Mr. Craig to address a joint convention of both houses at 9:00 a.m., on Friday, March 15, 1963.

Laid over under Rule 25.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

House File 249, a bill for an act relating to county mutual insurance associations, to place such associations on the same basis as other similar insurance carriers, was taken up for consideration.

Briles of Adams offered the following amendment filed by him and moved its adoption :

Amend House File 249, section six (6), by adding thereto the following:
"Said section five hundred eighteen point forty-one (518.41), Code 1962, is further amended by adding thereto the following paragraph:

All persons who are now engaged in the selling of county mutual insurance shall qualify for an insurance agent's license from the commissioner of insurance upon the receipt of his application and license fee."

Amendment adopted.
Dietz of Scott asked and received unanimous consent to withdraw the amendment filed by him on February 26 and found on page 526 of the House Journal.

Reppert of Polk offered the following amendment filed by him and moved its adoption :

Amend House File 249 by striking section 1 and renumbering the remaining sections.

Sersland of Winneshiek moved that House File 249 be re-referred to the committee on insurance.

Roll call was requested by Dietz of Scott and Lange of Sac.
On the question "Shall House File 249 be re-referred to committee?"
The ayes were, 67 :

| Anderson of <br> Ringgold | Hanson of <br> Mitchell |
| :--- | :--- |
| Balloun | Hirsch |
| Breitbach | Jarvis |
| Busch | Johnson |
| Carstensen | Kibbie |
| Chalupa | Kreager |
| Crane | Lange |
| Darrington | Loss |
| Den Herder | Lutz |
| Dietz | Mahan |
| Edgington | Maule |
| Ely | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Graham | Meyer |
| Hagen | Miller of |
| Hakes | Des Moines |
| Halling | Manson of |
| Lyon | Miller of |
| Jones |  |

The nays were, 31:

| Andersen of <br> Woodbury | Dunton <br> Eveland |
| :--- | :--- |
| Baringer | Falvey |
| Bock | Fischer of |
| Briles | Grundy |
| Carnahan | Frazier |
| Casey | Gittins |
| Cunningham | Hagedorn |

Absent or not voting, 10:

| Camp | Goode <br> Coffman <br> Duffy |
| :--- | :--- |
| Grassley |  |
| Knock |  |

Hagie
Hougen
Kluever
Knowles
Millen
Mowry
Murray
Reppert

Riley Swisher

Prine
Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Steffen
Stevenson
Stokes
Strothman
Tabor
Walter
Wells
Wier
Winkelman
Worthington

Shaw
Sokol
Stanley
Steele
Van Nostrand
Vermeer
Vetter
Wright

Van Alstine
Mr. Speaker

Motion prevailed and House File 249 is re-referred to committee on insurance.

## RECONSIDERATION OF VOTE ON SENATE FILE 94

Loss of Kossuth called up for consideration his motion to reconsider the vote on Senate File 94, filed February 14 and found on page 338 of the House Journal.

Loss of Kossuth moved to reconsider the vote by which Senate File 94, a bill for an act relating to the eradication of bovine brucellosis, passed the House on February 14.

On the question "Shall the vote be reconsidered?"
The motion having received a constitutional majority, prevailed.
Loss of Kossuth moved that the vote by which Senate File 94 was placed on its last reading be reconsidered.

The motion prevailed.
Loss of Kossuth offered the following amendment filed by him and moved its adoption:

Amend Senate File 94 as follows:

1. Amend section 2, line seven (7), by inserting after the comma, the words "after reasonable time".

Amendment adopted.
Balloun of Tama offered the following amendment filed by him: Amend Senate File 94 as follows:

1. By striking all of section seven (7) and by renumbering the remaining sections.
2. Amend section thirteen (13), line three (3) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twelve (12)".
3. Section thirteen (13) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twelve (12)".

Prine of Mahaska rose on a point of order that division 1 of the Balloun amendment had previously been considered by the House and was out of order.

The Speaker ruled the point well taken.
Balloun of Tama moved the adoption of divisions 2 and 3 of his amendment.

Roll call was requested by Balloun of Tama and Den Herder of Sioux.

On the question "Shall divisions 2 and 3 of the amendment be adopted?"

The ayes were, 12:

| Balloun | Goode |
| :--- | :--- |
| Breitbach | Hagen |
| Dunton | Halling |
| Gittins |  |

The nays were, 76:

| Andersen of | Carnahan |
| :--- | :--- |
| Woodbury | Carstensen |
| Anderson of | Casey |
| Ringgold | Chalupa |
| Bock | Crane |
| Briles | Cunningham |
| Busch | Darrington |

Den Herder
Edgington
Falvey
Fischer of
Grundy
Fisher of
Greene

Graham
Grassley Hagedorn
Hagie
Hakes
Hanson of
Mitchell

| Hirsch | Miller of <br> Jones <br> Hougen |
| :--- | :--- |
| Jarvis | Miller of <br> Page |
| Johnson | Mowry |
| Kibbie | Mueller |
| Kluever | Murphy |
| Lange | Murray |
| Loss | Nelson |
| Lutz | Nielsen of |
| Mahan | Emmet |
| McElroy | Nielsen of |
| Mensing | Shelby |
| Messerly | Olson |
| Meyer | Ossian |
| Millen | Parker |

Absent or not voting, 20:

| Baringer | Duffy | Knowles | Robinson <br> Camp |
| :--- | :--- | :--- | :--- |
| Coffman | Ely | Kreager | Swisher |
| Cveland | Maule | Van Nostrand |  |
| Denman | Frazier | Reppert | Wright |
| Dietz | Knock | Riley | Mr. Speaker |

Divisions 2 and 3 of the amendment lost.
Den Herder of Sioux offered the following amendment, filed by Den Herder and Fisher of Greene, and moved its adoption:

Amend Senate File 94 as follows:

1. By inserting the following new section after section 2:

Sec. 3. All female cattle born after July 1, 1963, sold or otherwise disposed of, or moved to commingle with cattle of another owner for dairy or breeding purposes, after reaching the age of nine (9) months must have been officially vaccinated for brucellosis according to the method approved by the United States Department of Agriculture. In a hardship case the department may issue a permit for the movement of such animals providing it is warranted. This section does not apply to animals sold for movement direct to slaughter.

The expense of such compulsory vaccination shall be borne in the same manner as set forth in section five (5) of this Act.
2. Further amend Senate File 94 by renumbering all subsequent sections and correcting the cross references in sections 5 and 22.

Amendment adopted.
Fisher of Greene offered the following amendment, filed by Fisher of Greene and Edgington, and moved its adoption:

Amend Senate File 94 as follows:
Amend section 13, line three (3) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twenty-one (21)".

Further amend section 13 , line thirteen (13) by striking the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twenty-one (21)".

Amendment adopted.

Smith of O'Brien offered the following amendment, filed by Smith of O'Brien and others, and moved its adoption:

Amend Senate File 94 by adding the following new section following section 28:
"A four (4) member legislative advisory committee of the Sixtieth General Assembly shall be established to be known as the "Brucellosis Advisory Committee" whose duties shall be to advise and confer with the chief of animal industry as requested by him in matters relating to implementing this Act. The powers of the committee shall be purely advisory. The committee shall be composed of two (2) members of the senate to be appointed by the president of the senate and two (2) members of the house of representatives to be appointed by the speaker of the house. It is preferable that such members shall have had experience in the production of cattle. Members shall serve until the next regular session of the General Assembly. Any vacancy in the membership of the committee shall be filled by appointment by the authority originally appointing the member whose position is vacant. Committee members shall be reimbursed for actual and necessary expenses incurred in the discharge of their duties.
Amendment adopted.
Balloun of Tama offered the following amendment, from the floor, and moved its adoption:

Amend Senate File 94 by striking all of section 7 and substituting therefor the following:
"Sec. 7. All cows over twenty-four (24) months old bought for slaughter shall be tested for brucellosis within twenty-four hours and if the test discloses a reactor, the herd of origin shall be placed under quarantine."

Amendment lost.
Den Herder 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, 104:

| Andersen of | Denman |
| :--- | :--- |
| Woodbury | Dietz |
| Anderson of | Duffy |
| Ringgold | Dunton |
| Balloun | Edgington |
| Baringer | Ely |
| Bock | Eveland |
| Breitbach | Falvey |
| Briles | Fisher of |
| Busch | Greene |
| Carnahan | Frazier |
| Carstensen | Gittins |
| Casey | Goode |
| Chalupa | Graham |
| Crane | Grassley |
| Cunningham | Hagedorn |
| Darrington | Hagen |
| Den Herder | Hagie |

Hakes
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
$\quad$ Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor

Van Alstine<br>Van Nostrand<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Wright<br>Mr. Speaker

The nays were, none.
Absent or not voting, 4:
Camp Coffman
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 191, a bill for an act relating to reciprocal agreements for the supervision of mentally ill or mentally retarded persons on convalescent leave, was taken up for consideration.

Walter of Hardin offered the following amendment filed by him and moved its adoption:

Amend House File 191 as follows:

1. By adding the following to section 1:
"Provided that in the case of a proposed transfer of a mentally ill or mentally retarded person from this state that no final action be taken without the approval either of the commission of hospitalization, or of the district court, of the county of admission or commitment."

Amendment adopted.
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, 98 :

| Andersen of <br> Woodbury | Crane <br> Cunningham | Frazier <br> Gititins | Johnson |
| :--- | :--- | :--- | :--- |
| Ringon of | Darrington | Goode | Kibbie |
| Ralloun | Den Herder | Graham | Kluever |
| Ball | Denman | Grassley | Knock |
| Baringer | Dietz | Hagedorn | Knowles |
| Bock | Duffy | Hagen | Langer |
| Breitbach | Dunton | Hakes | Lutz |
| Briles | Edgington | Hanson of | Mahan |
| Busch | Ely | Lyon | Maule |
| Carnahan | Eveland | Hanson of | McElroy |
| Carstensen | Falvey | Mitchell | Mensing |
| Casey | Fisher of | Hougen | Meyer |
| Chalupa | Greene | Jarvis | Millen |


| Miller of | Nielsen of |
| :--- | :--- |
| Des Moines | Shelby |
| Miller of | Olson |
| Jones | Ossian |
| Miller of | Palas |
| Page | Parker |
| Mofftt | Patton |
| Mowry | Paul |
| Mueller | Petersen of |
| Murphy | Dallas |
| Murray | Peterson of |
| Nelson | Woodbury |
| Nielsen of | Prine |
| Emmet | Reppert |

The nays were, 2:
Messerly
Halling
Absent or not voting, 8:

| Camp | Fischer of <br> Grundy |
| :--- | :--- |
|  | Hagie |

Hirsch
Loss

Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright

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

## STEERING COMMITTEE CALENDAR

House File 194, a bill for an act to amend chapter three hundred thirty-two (332), Code 1962, relating to the power of boards of supervisors to adopt building codes, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend House File 194 as follows:
By striking from line twenty-two (22) the following words: "as a primary means of livelihood."

Also amend by adding a section two (2) as follows:
Section 2. Section three hundred fifty-eight A point two (358.2), Code 1962, is hereby amended by striking from lines seven (7) and eight (8) the words "as a primary means of livelihood,".

Amendment adopted.
Messerly of Black Hawk offered the following amendment filed by him and moved its adoption :

Amend House File 194, section 1, by inserting following the word "apply" in line nineteen (19) thereof the following: "within the limits of any incorporated city or town which has the power to adopt a building code under the provisions of section three hundred sixty-eight point nine (368.9) of the code or".

Amendment adopted.

Stanley of Muscatine moved to reconsider the vote by which the Goode amendment passed the House.

Goode of Davis moved that House File 194 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
House File 160, a bill for an act to amend section two hundred seventy-five point sixteen (275.16), Code 1962, to establish a procedure concerning the results of the vote of a joint county board on petitions for reorganization of school districts involving two (2) or more counties, with report of committee recommending passage, was taken up for consideration.

Peterson of Woodbury offered the following amendment, from the floor, and moved its adoption:

Amend House File 160 by striking all of section 2.
Amendment adopted.
Graham of Ida offered the following amendment filed by him and moved its adoption:

Amend House File 160 as follows:
Amend section 1 by striking all after the word "then" in line seven (7) and inserting in lieu thereof the following: "this shall constitute a dismissal of the proposed reorganization."

Roll call was requested by Stanley of Muscatine and Prine of Mahaska.

On the question "Shall the amendment be adopted?"
The ayes were, 36 :

| Baringer | Hirsch |
| :--- | :--- |
| Breitbach | Jarvis <br> Briles |
| Chalupa | Lange |
| Den Herder | Lutz |
| Edgington | Mahan |
| Gittins | Mensing |
| Graham | Meyer |
| Grassley | Millen |
| Hakes | Miller of |
| Halling | Des Moines |
|  | Moffitt |

The nays were, 51 :
Andersen of
Woodbury
Anderson of
Ringgold
Bock
Busch
Carnahan
Carstensen
Casey
Crane
Cunningham
Darrington
Denman
Dunton
Ely
Eveland
Falvey
Nielsen of
Emmet
Eielsen of
Shelby
Ossian
Parker
Smith of
Dickinson
Smith of
O'Brien

Sokol
Steele
Stevenson
Stokes
Strothman
Van Nostrand Wells Winkelman Mr. Speaker
Fisher of
Greene
Frazier
Hagen
Hagie
Hanson of
Lyon
Hougen
Kibbie

[^15]Mueller
Murphy
Murray
Olson
Palas
Patton

| Petersen of | Riley |
| :--- | :--- |
| Dallas | Scherle |
| Peterson of | Sersland |
| Woodbury | Siglin |
| Prine | Stanley |
| Reppert | Steffen |

Tabor
Vetter
Walter
Wier
Worthington
Wright
Absent or not voting, 21:

| Balloun | Goode | Loss | Robinson |
| :--- | :--- | :--- | :--- |
| Camp | Hagedorn | Maule | Shaw |
| Coffman | Hanson of | Mowry | Swisher |
| Dietz | Mitchell | Nelson | Van Alstine |
| Duffy | Johnson | Paul | Vermeer |
| Fischer of | Knock |  |  | Grundy Knock

Amendment lost.
Denman of Polk moved that House File 160 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

## MESSAGE FROM THE SENATE

Mr. Speaker: I am directed to request from your honorable body the return of Senate File 58, a bill for an act relating to paroles by courts, for correction.

Carroll A. Lane, Secretary of the Senate.

## HOUSE FILE 88 REFERRED TO COMMITTEE

The Speaker announced that House File 88 is referred to the committee on appropriations for further consideration.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Mr. Speaker: Your joint committee on enrolled bills respectively reports that it has examined and finds correctly enrolled: House File 24 and Senate Files 117, 167, 190 and 293.

> Fred E. WIER,
> Chairman House Committee.
> Kennery Benda,
> 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 24 and Senate Files 117, 167, 190 and 293.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, 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, 1963, sent to the Governor for his approval: House File 24.

Fred E. Wikr, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 13, 1963, he approved the following bills: Senate Files 70, 114 and 242 and House Files 100, 152 and 231.

## REPORTS OF COMMITTEES

Smith of Dickinson, from the committee on constitutional amendments, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution 15, a joint resolution ratifying a proposed amendment to the Constitution of the United States of America relating to qualifications of electors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Roy J. Smith, Chairman.
Fisher of Greene, from the committee on public utilities, submitted the following report:
Mr. Speaker: Your committee on public utilities to whom was referred Senate File 11, a bill for an act to authorize the Iowa state commerce commission to regulate the rates and services of public utilities and to define public utilities, and to provide appeals from orders and decisions of the Iowa state commerce commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

## C. Raymond Fisher, Chairman.

Goode of Davis, from the committee on roads and highways, submitted the following report:
Mr. Speaker: Your committee on roads and highways to whom was referred House File 330, a bill for an act relating to the use of county road equipment in clearing snow from private driveways, begs leave to report it has 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. Goone, Chairman.

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House File 241, a bill for an act to amend section four hundred eleven point
six (411.6), Code 1962, relating to benefits under the retirement systems for policemen and firemen, begs leave to report it has 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:

House File 241 is amended by adding to section 1 the following:
Section four hundred eleven point six (411.6), Code 1962, subsection one (1) is further amended by inserting at the end of paragraph " $a$ " the following: "However, in case of his retirement previous to the age of fifty-five, no service retirement pension benefits shall be payable until he attains the age of fifty-five."

A. L. Mensing, Chairman.

Also:
Mr. Speaker: Your committee on social security to whom was referred House File 306, a bill for an act to amend chapter four hundred ten (410), Code 1962, relating to increase in pensions under the retirement system for policemen and firemen, begs leave to report it has 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 306 as follows:

1. Amend the title by striking all after the word "Act" and inserting in lieu thereof "relating to pensions for disabled and retired policemen and firemen."
2. Amend section 1 by striking the word "one-half" in line nine (9) and inserting in lieu thereof the word "one-third".
3. Amend section 1 by striking all of subsection 4 and inserting in lieu thereof the following:
"As of the first day of July, 1966, all members who have retired after the first day of July 1, 1951, and all active members upon retiring shall be paid a pension equal to one-half of the amount of his monthly salary on the date of his retirement. It shall also be provided that one-third of any increase in salary to the position held by such retired member referred to in this subsection shall be added to his pension. Pensions shall be adjusted the first day of July, 1966, and each first day of July thereafter."
4. Amend section 1 by striking all of subsection eight (8).
5. Amend section 1 by adding the following subsection:
"The total amount of monthly pension payable to any individual under this chapter, including adjustments under this section, shall at no time exceed one hundred twenty-five percent ( $125 \%$ ) of the monthly pension payable to such individual at the time of his retirement."
6. Amend by striking all of section 2.
7. Amend by striking all of section 3.
8. Amend by striking all of section 4.

## A. L. Mensing, Chairman.

Patton of Delaware, 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 474, a bill for an act to amend section eight point sixteen (8.16), Code 1962, relating to the office 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 do pass.

James E. Patton, Chairman.

Smith of Dickinson, from the committee on constitutional amendments, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments to whom was referred House Joint Resolution 5, a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorney to four (4) years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 5 as follows:

1. Amend the title by striking all after the word "Iowa" in line two (2) and inserting the following in lieu thereof: "relating to the office of county attorney."
2. Amend section one (1) by striking all of lines seven (7) through twelve (12) and inserting the following in lieu thereof:
"Sec. 13. The General Assembly may enact such laws as it shall deem advisable with respect to the office of county attorney. Existing laws with respect to the office of county attorney shall remain in effect until altered or repealed by the General Assembly."

Roy J. Smith, Chairman.

Nelson of Winnebago, 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 108, a bill for an act relating to the creation of county school districts and intermediate school districts; defining the powers and duties of such districts; and amending and repealing certain provisions of the Code 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 be indefinitely postponed.

Henry Nelson, Chairman.
Also :
Mr. Speaker: Your committee on schools, libraries, state educational institutions to whom was referred House File 358, a bill for an act relating to the manner of estimating state aid for school budgeting 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.

Henry Nelson, Chairman.

## AMENDMENTS FILED

Amend House File 169, section 1, by striking everything after the period in line eight (8).

Miller of Des Moines.

Amend House File 194 as follows:

1. By striking all of lines twenty (20) through twenty-two (22), inclusive, and inserting in lieu thereof the following: "to farm houses or other farm buildings which are primarily adapted, by reason of nature and area, for use for agricultural purposes, while so used or while under construction for such use."
2. By adding the following new section:
"Sec. 2. Section three hundred fifty-eight A
point two (358A.2), Code 1962, is hereby amended as
follows:
"1. By inserting in line six (6) after the word 'are' the word 'primarily'.
"2. By striking from lines seven (7) and eight (8) the words 'as a primary means of livelihood'."

Goode of Davis. Stanley of Muscatine.

Amend House File 203 as follows:

1. Amend section 1 , by striking from lines two (2) and three (3) the words "any form of milk and milk products or imitation thereof, which includes but is not limited to".

Further amend section 1, by placing a period after the word "product" where it first appears in line seven (7) thereof and striking all language thereafter in lines seven (7), eight (8), nine (9) and ten (10).
2. Amend section 8 , line seventeen (17), by deleting therefrom the word "shall" and inserting in lieu thereof the word "may".

Den Herder of Sioux.
Amend House File 415 by striking all of section two (2) and inserting in lieu thereof the following:

Sec. 2. This Act being deemed of immediate importance shall be in full force and effect upon its publication in The Allison Tribune, a newspaper published at Allison, Iowa, and the Waverly Democrat, a newspaper published at Waverly, Iowa.

> Grassley of Butler. BuSCH of Bremer.

Amend House File 348, section 1, line twenty-six (26), by striking the period after the word "students" and by adding the words "nor shall the term 'mobile home park' be construed to include any state or county owned or leased land for outdoor recreational purposes."

REPPERT of Polk.
Amend House File 478 by inserting the following new section after section three (3) and by renumbering the remaining sections:
"Sec. 4. Notwithstanding the provisions of this Act, any such board, council, trustees, governing body, or commission may hold a closed session by affirmative vote of two-thirds ( $2 / 3$ ) of its members present, when deemed necessary to prevent unnecessary harm to an individual whose employment or discharge is under consideration, or to prevent premature disclosure of information on real estate proposed to be purchased, or for some other reason so compelling as to override the general public policy in favor of public meetings. The vote of each member on the question of holding the closed session and the reason for the closed session shall be entered in the minutes, but the statement of such reason need not state the name of any individual or the details of the matter

# discussed in the closed session. Any final action on any matter shall be taken in a public meeting and not in a closed session, unless some other provision of the Code expressly permits such action to be taken in a closed session." 

## Stanley of Muscatine.

Amend House File 505 by adding thereto the following section:

Sec. 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in the Burlington Hawk-Eye, a newspaper published at
7 Burlington, Iowa and The New London Journal, a newspaper published at New London, Iowa.

## Miller of Des Moines.

Amend House File 523, section 4, by striking in line four (4) the word "eighty-five" and inserting in lieu thereof the word "seventy-five".

Reppert of Polk. Denman of Polk.

Amend Senate File 146 as follows:

1. Strike from line four (4) the word "shall" and insert in lieu thereof the word "may".
2. Strike from line five (5) the words "either singly or jointly with" and insert in lieu thereof the word "or".
3. Strike all of lines eight (8) and nine (9) and insert in lieu thereof the words "repairs necessitated by defects in material or workmanship not to exceed two (2) years from and after completion."

Carstensen of Clinton.
1 Amend title of Senate File 202 by inserting after the word "of" in line two (2) the word "teachers'".

Waliter of Hardin.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Thursday, March 14, 1963.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, March $14,1963$.

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

Prayer was offered by the Reverend Duane E. Heap, pastor of the First Presbyterian Church, Grundy Center, Iowa.

The Journal of March 13 was approved.

## PRESENTATION OF VISITORS

Lange of Sac presented to the House the Honorable John D. Currie, former member of the House from Sac County in the Fifty-sixth through the Fifty-eighth General Assemblies.

Murray of Webster presented to the House the Honorable John Mitchell, former member of the House from Webster County in the Forty-fifth General Assembly and Speaker of the House in the Fortysixth General Assembly.

Olson of Cerro Gordo presented to the House the Honorable Dr. Jacob C. Kaiser, former member of the House from Cerro Gordo County in the Fifty-seventh General Assembly.

Crane of Crawford presented to the House forty students from the Manilla Community School and their teacher, Richard Fix.

Dunton of Keokuk presented to the House forty-three students from the Tri-County Community School and their teacher, Mr. Hiatt.

Hirsch of Warren presented to the House ninety junior and senior students from the South East Warren School accompanied by teachers, Mr. Cory, Mrs. Fehrer and Mrs. Cole.

Meyer of Madison presented to the House four students from Winterset High School.

Miller of Jones presented to the House three students from the Monticello High School, Andy Ballou, Steve Edwards and Solomon Carpio Buhangin, Davao, Philippines, a foreign exchange student.

Olson of Cerro Gordo presented to the House ninety students from Rockwell-Swaledale School and their teacher, James Fredrickson.

## PETITIONS

The following petitions were presented and placed on file:
By Dietz of Scott, from seventeen residents of several counties favoring school bus transportation for pupils attending private schools.

By Stanley of Muscatine, from seventy-eight residents of Muscatine County favoring legalizing the game of bingo in Iowa.

By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Chalupa of Jefferson, from ten residents of Jefferson County.
Dietz of Scott, from twenty-four residents of Scott County.
Duffy of Dubuque, from twelve residents of Dubuque County.
Ely of Linn, from twenty-three residents of Linn County.
Hanson of Lyon, from seventy-six residents of Lyon County.
Hanson of Mitchell, from forty-two residents of Mitchell County.
Knowles of Scott, from thirty-six residents of Scott County.
Maule of Monona, from fifty-six residents of Monona County.
Mueller of Worth, from nine residents of Worth County.
Nielsen of Emmet, from fifty-three residents of Emmet County.
Patton of Delaware, from thirty-two residents of Delaware County.
Stanley of Muscatine, from twenty-four residents of Muscatine County, twenty-nine members of the Royal Neighbors of America of Atalissa, eight members of the Modern Woodmen of America of Muscatine, twenty-six members of the Royal Neighbors of America of Wilton Junction and twenty-one members of the Royal Neighbors of America of Stockton.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Anderson of Ringgold, from forty-seven residents of Ringgold County.

Denman of Polk, from one hundred eighty-four residents of Polk County.

Grassley of Butler, from twenty-nine residents of Butler County.
Jarvis of Buena Vista, from eighty residents of Buena Vista County.

Maule of Monona, from eleven residents of Monona County.
Mueller of Worth, from eleven residents of Worth County.
Olson of Cerro Gordo, from three hundred eighty-three residents of Cerro Gordo County.
Ossian of Montgomery, from sixty-two residents of Red Oak.
Reppert of Polk, from one hundred twenty-three residents of Polk County.
Robinson of Guthrie, from sixteen residents of Martinsburg, twelve residents of Birmingham, thirty members of the Christian Church of Bloomfield, twenty members of the Community Reformed Church of Newton, thirty-two members of the Full Gospel Church of Newton, fifty-one members of the Evangelical United Brethren Church of Granger and one hundred forty-eight members of the Methodist Church of Sioux City.

Stanley of Muscatine, from twenty-one residents of Muscatine County, thirteen members of the First Baptist Church of Muscatine, eighteen members of the Faith Baptist Church of West Liberty, and eighteen members of the North Muscatine Methodist Parish.

Winkelman of Calhoun, from forty-six residents of Calhoun County.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Maule of Monona, from eight hundred eighteen residents of Monona County.

Messerly of Black Hawk, from five hundred two residents of Black Hawk County.
Nielsen of Emmet, from eighty-two residents of Emmet County.
Patton of Delaware, from two hundred twenty-one residents of Delaware County.
Stanley of Muscatine, a resolution from the Board of Directors of the Muscatine Chamber of Commerce.

Walter of Hardin, from thirty-three residents of Hardin County.

## INTRODUCTION OF BILLS

House File 540, by committee on printing, a bill for an act relating to the publication of the proceedings of school boards.

Read first time and placed on the calendar.
House File 541, by committee on printing, a bill for an act relating to the preparation and publication of the proposed budget for each school district.

Read first time and placed on the calendar.
House File 542 , by committee on compensation of public officers and employees, a bill for an act relating to the compensation of county officers.

Read first time and placed on the calendar.
House File 543, by committee on institutions of higher learning, a bill for an act authorizing the state board of regents to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage buildings for use as student residence halls and dormitories, including dining and other incidental facilities therefor, and additions to such buildings, at the State University of Iowa, the Iowa State University of Science and Technology and the State College of Iowa, to acquire and improve property therefor, to establish and collect rates, fees or rentals for the use of such buildings and facilities and to borrow money and issue bonds or notes payable solely from the net revenues derived from the operation of residence halls, dormitories and facilities and to refund bonds, notes or other obligations payable from such revenues, and preserving rights heretofore acquired and validating obligations incurred for such purposes.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 217, a bill for an act relating to motor vehicle testing stations in cities and towns.

Read first time and referred to committee on highway safety.
Senate File 265, a bill for an act relating to the appointment of alternate members of credit committees of credit unions.

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

Senate File 266, a bill for an act relating to the authority of the board of directors of a credit union to appoint a membership committee or a membership officer.

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

Senate File 274, a bill for an act relating to the purchase of secondary road equipment.

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

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 241, 306, 358, 474, House Joint Resolutions 5 and 15 and Senate File 11, under Rule 35.

## BIRTHDAY WISHES

McElroy of Fremont rose on a point of personal privilege and announced that today was the birthday of the Honorable William J. Scherle.

Senator Coleman who was present in the House chamber presented the Honorable William Scherle with a lighted birthday cake.

Cunningham of Story led the House in singing "Happy Birthday" to Mr. Scherle.

Sersland of Winneshiek read the following poem composed by him :

> It was way back east in New York State, On a cold wintry March day morn, In the year A.D., 1923 , A baby boy was born.
> He was fair and very lovely, His parent's pride and joy, And he was christened William J., This charming little boy.

He made good marks when he went to school
At St. Mary's Academy;
Then in the Coast Guard did his bit,
And served his country honorably.
Then he went to school to learn some more
In Texas, way out west, And rose to a position of honor In Dallas, where he did his best.

Eventually, he came to Iowa
And married the girl of his dreams, And became a prosperous farmer, Active in politics, too, it seems.

Was elected Representative From the southwest county of Mills; He serves on important committees, And studies the difficult bills.<br>Only one thing has marred the bright pleasure Of this man, so young in his primeSomebody, somehow, switched the figures And listed him old 'ere his time!<br>And so since today is his birthday, This error I'd publicly fixAdmit he's just today turning forty, While 'tis I who am really fifty-six!

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Halling of Adair offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Harry S. Love, of Adair County, who was a member of the Forty-sixth, Forty-sixth Extra, Forty-seventh, Forty-eighth, Forty-ninth, Fiftieth, Fiftieth Extra and Fifty-first sessions of the General Assembly, passed away on July 23, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Halling of Adair, Robinson of Guthrie and Kluever of Cass.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 15

Mowry of Marshall asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 15, filed March 13 and found on page 637 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of House File 172, a bill for an act creating the office of state assessor and a state board of review and prescribing their powers and duties.

Hougen of Black Hawk offered the following amendment by the committee on tax revision:

Amend House File 172 as follows:

1. Amend section five (5) by striking the word "term" in line five (5) and inserting in lieu thereof the word "office".
2. Amend section seven (7) by striking the words "not to exceed three (3) " in lines one (1) and two (2).
3. Amend section ten (10) by striking the word "assessments" in line one (1) and inserting in lieu thereof the words "assessed valuations".
4. Amend section ten (10), subsection one (1) by striking all of subsection one (1) and inserting in lieu thereof the following:
"To have and exercise general supervision and complete control and authority over all assessed valuations of real and personal property subject to taxation or as otherwise provided by law, conference boards, local boards of review, county and city assessors and all other officers or boards of assessment in performance of their official duties, in all matters relating to assessed valuations, any other provisions of law to the contrary notwithstanding including chapter four hundred forty-one (441) of the Code."
5. Amend section ten (10), subsection three (3), by placing a semicolon after the word "assessments" in line twenty (20) and by striking the words "or for any other reason" in lines twenty-nine (29) and thirty (30).
6. Amend section ten (10), subsection three (3), line thirty-four (34) by striking the last sentence and inserting in lieu thereof the following:
"After completion of the assessments for that year, the state assessor shall reinstate the assessor who has been suspended, or he may recommend to the conference board that said assessor shall be removed and replaced. The state assessor may also request or direct the local conference board to remove and replace any assessor who fails or refuses to perform his duties or who becomes incompetent to perform his duties, and may resort to a writ of mandamus in the local district court for this purpose."
7. Amend section ten (10), subsection five (5) by striking the words "shall furnish to the county auditor of each county such prescribed forms of assessment and other forms to properly list and assess all property subject to taxation in each county" in lines forty-eight (48), forty-nine (49), fifty (50) and fifty-one (51) and inserting in lieu thereof "prescribe the forms to be used by the auditor in listing property subject to taxation and forms to be used by the assessor in assessing property in each county".
8. Amend section ten (10), subsection seven (7) by striking ", whether such information is in regard to taxable property or otherwise" in lines seventy-four (74) and seventy-five (75) and by adding the word "calendar" after the word "preceding" in line eighty-nine (89).
9. Amend section ten (10), subsection eleven (11) by strking the words "to make" in line one hundred twenty-two (122) and inserting in lieu thereof the word "reconsider" and by striking the words "as to taxes levied" in line one hundred forty-nine (149).
10. Amend section ten (10) by adding a new subsection as follows:
"Upon request by the local conference board or local assessor, the state assessor shall assist in the selection or training, or both, of the local assessor or deputy assessors."
11. Amend section eleven (11), line one (1) by striking the words "September 1" and inserting in lieu thereof "July 15th".
12. Amend section fourteen (14) by adding a new paragraph in the beginning thereof as follows:
"The state board of review shall meet on the third (3rd) Monday of July of each year. Its primary function shall be to assure equalization of assessed valuations of each kind and class of property in the several taxing districts throughout the state. It shall review the equalization of valuations of property as determined by section ten (10), subsection two (2), and
shall issue any orders necessary to assure equalization as herein provided. If it finds that assessed valuations are not equal, it shall add to or deduct from the valuation of each kind or class of property such percentage in each case in any or all taxing districts in the state which will attain equalization of valuations."
13. Section fourteen (14) is further amended by striking the word "It" at the beginning of line one (1), and inserting in lieu thereof the following: "In addition thereto, it".
14. Amend section fourteen (14), subsection three (3) by striking the words "taxpayers thereof" in line nineteen (19) and inserting in lieu thereof the word "property".
15. Amend section fourteen (14), subsection nine (9) by adding before the word "and" in line fifty-three (53) the following: "and provide a certified copy to all parties of interest".
16. Amend section fourteen (14), subsection eleven (11) by inserting preceding the comma in line sixty-two (62) the words "within thirty (30) days".
17. Amend section ninety-six (96) by striking all of subsection one (1) and renumbering the subsections thereafter.
18. Amend section ninety-eight (98) by adding thereto the following paragraph:
"For the purpose of computing the debt limitations for municipalities, political subdivisions and school districts as provided in sections four hundred seven point one (407.1) and four hundred seven point two (407.2) of the Code, the term "actual value" as used in said sections shall mean the amount equal to one and two-thirds ( $12 / 3$ ) times the assessed valuation as provided by section eleven (11) of this Act."
19. Amend section ninety-eight (98) by adding a new paragraph as follows:
"Actual value" as used in other sections of the Code shall mean the valuation as determined by this section."
20. Amend House File 172 by adding a new section as follows:
"In the event any provision of this Act is in conflict with other sections of the Code, the provisions of this Act shall prevail."

Knowles of Scott offered the following amendment to the committee amendment and moved its adoption:

Amend House File 172 as follows:
Amend the committee amendment filed February 25 to House File 172 by striking the period at the end of division eighteen (18) and adding thereto the words "and shall be so listed on the tax list as provided in section four hundred forty-three point two (443.2) of the Code as actual value."

Amendment to the committee amendment adopted.
Knowles of Scott moved the adoption of the committee amendment as amended.

Committee amendment as amended adopted.
Sokol of Osceola asked and received unanimous consent to withdraw the amendment filed by him on February 7 and found on page 255 of the House Journal.

Mueller of Worth asked and received unanimous consent to with-
draw the amendment filed by him on February 11 and found on page 286 of the House Journal.

Mueller of Worth offered the following amendment filed by him and moved its adoption:

Amend House File 172 as follows:
By striking from section 10, line 63 the words "boards of supervisors".
Further amend section 10, line 116, by striking the words "boards of supervisors,".

Amendment adopted.
Hagedorn of Clay offered the following amendment filed by him and moved its adoption :

Amend House File 172, section ten (10), subsection five (5), line fortysix (46), by striking the word "all" and inserting in lieu thereof the word "the".

Amendment adopted.
Petersen of Dallas offered the following amendment filed by him and moved its adoption :

Amend House File 172 as follows:

1. Amend section three (3) by striking all of section three (3) and adding the following:
"The person appointed as state assessor shall possess technical appraisal knowledge of property values, and shall have had at least five years experience in appraising or assessing or dealing with real estate values."
2. Amend section four (4), line six (6) by striking all after the comma in line six (6), and adding the following:
"and section four hundred forty-one point fifty-three (441.53) of the Code shall apply to the state assessor and employees of his office."
3. Amend section seven (7) by adding at the end thereof the following:
"All deputy and assistant assessors shall serve at the pleasure of the state assessor."
4. Amend section nine (9) by adding at the end of the first paragraph at line three (3) the following: "Such employees shall be subject to subsections two (2), three (3), and six b (6b) of section eight point five (8.5) of the Code."
5. Amend section ten (10), subsection five (5), line forty-eight (48) by striking the word "November" and inserting in lieu thereof the word "July".
6. Amend section ninety-eight (98), line six (6) by adding a new sentence after the word "item" as follows:
"Market value is defined as the reasonable exchange in the current year between a willing buyer and a willing seller, each being familiar with all the facts relating to the particular property."
7. Further amend section ninety-eight (98) by adding in line ten (10) after the last comma, the following: "industrial conditions, cost, depreciation and replacement value, the amount of insurance carried,".

Amendment adopted.
Hougen of Black Hawk asked and received unanimous consent that House File 172 be deferred and that the bill retain its place on the calendar under unfinished business.

## HOUSE FILE 172 REPRINTED

Hougen of Black Hawk asked and received unanimous consent to have thirteen hundred copies reprinted of House File 172 as amended by the House.

## STEERING COMMITTEE CALENDAR

House File 169, a bill for an act relating to the deposit of litter in or upon lands and waters under the jurisdiction of the state conservation commission, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment filed by him and moved its adoption:

Amend House File 169, section 1, by striking everything after the period in line eight (8).

Amendment lost.
Reppert of Polk moved that House File 169 be deferred and that the bill retain its place on the calendar.

Motion lost.
Bock of Hancock ofiered the following amendment, filed by her, and moved its adoption:
Amend House File 169, section 1, by striking all after the word "causes" in line nine (9), also by striking all of lines ten (10) and eleven (11), and inserting in lieu thereof the following: "shall be removed by the state conservation commission."

Amendment lost.
Reppert of Polk offered the following amendment filed by him:
Amend House File 169 by adding at the end of section 1 the following: "Nothing contained in this section shall prevent the use of marine toilets."

Maule of Monona offered the following amendment to the Reppert amendment and moved its adoption :

Amend the Reppert amendment to House File 169 filed March 14, 1963, by striking the period at the end thereof and adding the following: "of a chemical treatment type."

Amendment to the amendment adopted.
Reppert of Polk moved the adoption of his amendment as amended.
Amendment as amended lost.
Hagen 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, 93:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Briles
Busch
Camp
Carnahan
Casey
Chalupa
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Eveland
Falvey
Fischer of Grundy
Fisher of Greene

Frazier
Goode
Graham
Grassley
Hagen
Hagie
Hakes
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly

The nays were, 9:

Bock
Breitbach
Carstensen

## Halling <br> Miller of <br> Des Moines

Absent or not voting, 6:
Coffman Gittins Ely

Hagedorn
Meyer
Millen
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
$\quad$ Shelly
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Riley

> Miller of
> Jones
> Reppert

Knowles

Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Stanley
Steele
Steffen
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Sokol
Stevenson

Swisher

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

## STEERING COMMITTEE CALENDAR

The House resumed consideration of House File 194, a bill for an act to amend chapter three hundred thirty-two (332), Code 1962, relating to the power of boards of supervisors to adopt building codes.

Goode of Davis called up for consideration the motion by Stanley of Muscatine to reconsider the vote by which the Goode amendment passed the House on March 13, and moved to reconsider the vote.

Motion prevailed.
Goode of Davis asked and received unanimous consent to withdraw the amendment filed by him on March 13 and found on page 643 of the House Journal.

Goode of Davis offered the following amendment, filed by Goode and Stanley, and moved its adoption:

## Amend House File 194 as follows:

1. By striking all of lines twenty (20) through twenty-two (22), inclusive, and inserting in lieu thereof the following: "to farm houses or other farm buildings which are primarily adapted, by reason of nature and area, for use for agricultural purposes, while so used or while under construction for such use."
2. By adding the following new section:
"Sec. 2. Section three hundred fifty-eight A point two (358A.2), Code 1962, is hereby amended as follows:
"1. By inserting in line six (6) after the word 'are' the word 'primarily'.
"2. By striking from lines seven (7) and eight (8) the words 'as a primary means of livelihood'."

Amendment adopted.
Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend the title to House File 194 by striking all after the word "Act" in line one (1) and inserting in lieu thereof the following: "relating to the powers of the county zoning commission."

Amendment adopted.
Messerly 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, 103:

| Andersen of | Falvey | Knock | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Fischer of | Knowles | Shelby |
| Anderson of | Grundy | Kreager | Olson |
| Ringgold | Fisher of | Lange | Ossian |
| Balloun | Greene | Loss | Palas |
| Baringer | Frazier | Lutz | Parker |
| Bock | Gittins | Mahan | Patton |
| Breitbach | Goode | McElroy | Paul |
| Briles | Graham | Mensing | Petersen of |
| Busch | Grassley | Messerly | Dallas |
| Camp | Hagedorn | Meyer | Peterson of |
| Carnahan | Hagen | Millen | Woodbury |
| Carstensen | Hagie | Miller of | Prine |
| Casey | Hakes | Des Moines | Reppert |
| Chalupa | Halling | Miller of | Riley |
| Crane | Hanson of | Jones | Robinson |
| Cunningham | Lyon | Miller of | Scherle |
| Darrington | Hanson of | Page | Sersland |
| Den Herder | Mitchell | Moffitt | Shaw |
| Denman | Hirsch | Mueller | Siglin |
| Dietz | Hougen | Murphy | Smith of |
| Duffy | Jarvis | Murray | Dickinson |
| Dunton | Johnson | Nelson | Smith of |
| Edgington | Kibbie | Nielsen of | O'Brien |
| Eveland | Kluever | Emmet | Sokol |


| Stanley | Strothman | Vermeer | Wier |
| :--- | :--- | :--- | :--- |
| Steele | Swisher | Vetter | Winkelman |
| Steffen | Tabor | Walter | Worthington |
| Stevenson | Van Alstine | Wells | Wright |
| Stokes | Van Nostrand |  |  |

The nays were, none.
Absent or not voting, 5 :
Coffman Maule
Ely
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

House File 182, a bill for an act relating to the possession of beer, malt liquor, or alcoholic liquor by persons under twenty-one (21) years of age, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 100 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Gittins |
| Ringgold | Goode |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagedorn |
| Breitbach | Hagen |
| Briles | Hagie |
| Busch | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
|  | McElroy |


| Mensing | Reppert |
| :--- | :--- |
| Messerly | Robinson |
| Meyer | Scherle |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Miller of | Smith of |
| Page | O'Brien |
| Moofftt | Sokol |
| Mueller | Stanley |
| Murphy | Steele |
| Murray | Steffen |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Olson | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |
| Prine | Mr. Speaker |
|  |  |

The nays were, none.

Absent or not voting, 8:
Coffman
Frazier
Loss

| Mowry | Riley |
| :--- | :--- |
| Ossian | Wells |

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

SENATE FILE 37 SUBSTITUTED FOR HOUSE FILE 6
Hagen of Allamakee asked and received unanimous consent to substitute Senate File 37 for House File 6.

Senate File 37, a bill for an act relating to the annexation of territory to cities and towns, was taken up for consideration.

Hagen of Allamakee offered the following amendment filed by him and moved its adoption:

Amend Senate File 37 as follows:

1. Section 1 of Senate File 37 is amended by inserting in line four (4) immediately following the word "counties" the words "having an aggregate population, according to the last regular federal census, of fifty-thousand $(50,000)$ or less and".
2. Further amend Senate File 37 as passed by the Senate by inserting in line five (5) of the Elvers amendment following the word "counties" the words "having an aggregate population, according to the last regular federal census, of fifty-thousand $(50,000)$ or less and".

Amendment lost.
Hagen 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, 97 :

| Andersen of | Dietz |
| :---: | :---: |
| Woodbury | Dunton |
| Anderson of | Edgington |
| Ringgold | Ely |
| Balloun | Falvey |
| Baringer | Fischer of |
| Bock | Grundy |
| Breitbach | Fisher of |
| Briles | Greene |
| Busch | Frazier |
| Camp | Gittins |
| Carnahan | Goode |
| Carstensen | Graham |
| Casey | Grassley |
| Chalupa | Hagedorn |
| Crane | Hagen |
| Cunningham | Hakes |
| Darrington | Halling |
| Den Herder | Hanson of |
| Denman | Lyon |


| Hanson of <br> Mitchell | Miller of <br> Des Moines |
| :--- | :--- |
| Jarvis | Miller of |
| Johnson | Jones |
| Kibbie | Miller of |
| Kluever | Page |
| Knock | Moffitt |
| Knowles | Mowry |
| Kreager | Mueller |
| Lange | Murphy |
| Loss | Murray |
| Lutz | Nelson |
| Mahan | Nielsen of |
| Maule | Emmet |
| McElroy | Nielsen of |
| Mensing | Shelby |
| Messerly | Olson |
| Meyer | Ossian |
| Millen | Palas |
|  | Parker |


| Patton | Shaw | Steele | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Paul | Siglin | Steffen | Vermeer |
| Peterson of | Smith of | Stevenson | Vetter |
| Woodbury | Dickinson | Stokes | Walter |
| Prine | Smith of | Strothman | Wier |
| Riley | O'Brien | Swisher | Winkelman |
| Scherle | Sokol | Tabor | Worthington |
| Sersland | Stanley | Van Alstine | Wright |
| The nays were, 1: |  |  |  |
| Hirsch |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Coffman | Hagie | Petersen of | Robinson |
| Duffy | Hougen | Dallas | Wells |
| Eveland |  | Reppert | Mr. Speaker |

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

## HOUSE FILE 6 WITHDRAWN

Hagen of Allamakee asked and received unanimous consent to withdraw House File 6 from further consideration by the House.

## CONSIDERATION OF BILLS

House File 73, a bill for an act relating to the practice of barbering, with report of committee recommending amendment and passage, was taken up for consideration.

Hagen of Allamakee offered the following amendment by the committee on public health and pharmacy:

Amend House File 73 as follows:

1. Section 2, by striking lines four (4) through eight (8) thereof.
2. By adding the following new section:
"Sec. 3. Section one hundred fifty-eight point three (158.3), Code 1962, is amended by striking from line two (2) of subsection two (2) the word "eighth" and inserting in lieu thereof the word "twelfth".

Dietz of Scott moved the adoption of division 1 of the committee amendment.

Division 1 of the amendment adopted.
Walter of Hardin moved that action on division 2 of the committee amendment and House File 73 be deferred.

Motion lost.
Briles of Adams asked and received unanimous consent to withdraw the amendment filed by him on January 29 and found on page 145 of the House Journal.

Hagen of Allamakee moved the adoption of division 2 of the committee amendment.

House File 73 and division 2 of the committee amendment pending at adjournment.

## BIRTHDAY CONGRATULATIONS

Vermeer of Marion rose on a point of personal privilege and announced that this was also the birthday of the Honorable Merle W. Hagedorn, and read the following poem composed by him:

> Year forty is important,
> But a dozen years more, Gives even added prestige To a gentleman on the floor.

Birthday congratulations were extended to the Honorable Merle Hagedorn from all the members of the House.

## HOUSE CONCURRENT RESOLUTION 13 <br> By Mowry of Marshall

Whereas, an error has been discovered in the enrolled copy of House File 43, an act relating to reimbursement for use by county conservation boards of county-owned real estate, which has passed both houses of the General Assembly and has been delivered to the Governor.
Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor be respectfully requested to return House File 43 for correction.

Laid over under Rule 25.

## HOUSE FILE 376 PLACED ON REGULAR CALENDAR

Objection to House File 376, relating to the filing of statement of expenses by candidates for state and federal office, being placed on non-controversial calendar was filed by Swisher of Johnson, Kibbie of Palo Alto and Dietz of Scott.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 169 passed the House. Denman of Polk.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 57.

Frid E. Wier,
Chairman House Committee. Kenneth Benda, 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 57.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, 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, 1963, sent to the Governor for his approval: House File 57.

Fred E. Wier; Chairman.

Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 14, 1963, he approved the following bills: House Files 36, 134 and 135.

## REPORTS OF COMMITTEES

Sersland of Winneshiek, 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 454, a bill for an act relating to the use of maintenance equipment of the county for care and maintenance of county fairgrounds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Hillman Sersland, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:
Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 50, a bill for an act relating to tax sale of public property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 50 as follows:
By striking from line eleven (11) the words, "In the event such governing" and striking all of lines twelve (12) through seventeen (17), inclusive, and inserting in lieu thereof the following:
"In the event such governing body fails to make payment upon such notice, the collection and enforcement of the taxes, penalty, interest and costs shall be suspended for so long as the property shall remain in public ownership but the same may be collected and enforced against the property in the event of its subsequent sale by such municipal or political subdivision to a private purchaser. No penalty, interest or costs shall be added during such period of public ownership."

John L. Mowry, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 374, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than public 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 be indefinitely posiponed.

## John L. Mowry, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 393, a bill for an act relating to joint county-city or town 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 L. Mowry, Chairman.

Halling of Adair, 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 286, a bill for an act relating to memorial commissions and the composition 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.

Eugene Halling, Chairman.
Johnson of Audubon, from the committee on compensation of public officers and employees, submitted the following report:

Mr. Speaker: Your committee on compensation of public officers and employees to whom was referred Senate File 241, a bill for an act to amend section five hundred twenty-four point seven (524.7), Code 1962, relating to salaries of the deputy superintendent of banking and bank examiners and enabling the state banking board to compensate said employees on a basis comparable to the compensation provided to those in positions of similar responsibility by federal bank supervisory departments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harvey Johnson, Chairman.
Also :
Mr. Speaker: Your committee on compensation of public officers and employees to whom was referred House File 442, a bill for an act relating to compensation of full-time members of the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Harvey Johnson, Chairman.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 94, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, begs leave to report it
has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Arthur C. Hanson, Chairman.
Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 328, a bill for an act requiring the submission of the social security number or tax number, or both, by those persons or corporations registered or licensed by 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 pass.

Arthur C. Hanson, Chairman.

## AMENDMENTS FILED

Amend the amendment to House File 47 filed February 8, 1963, by Knowles of Scott, by adding to section 1 the following paragraph:
"Such payroll allocations for premiums shall not be considered as wages for the purpose of the computation of the tax under section ninety-seven B point eleven (97B.11) of the Code, nor shall such payroll allocations be included within the meaning of wages in chapter ninety-seven $C$ point two (97C.2) of the Code."

Knowles of Scott.
Amend House File 265 as follows:

1. By adding a new section following section two (2) as follows:

Section four hundred thirty-two point one (432.1), Code 1962, is amended by adding to subsection one (1) the following:
"In determining the amount of tax payable by fraternal beneficiary associations under this section there shall be deducted from the gross amount due a sum equal to the actual cash expenditures for fraternal and charitable purposes made from members' funds collected in the form of insurance premiums or assessments. Such deductions shall be limited to those expenditures made in the State of lowa for the benefit of Iowa residents."
2. By adding two new sections following section 3:
(1) Section five hundred twelve point thirty-three (512.33), Code 1962, is hereby repealed.
(2) Section five hundred twenty-two point one (522.1), Code 1962, is hereby amended by striking from line seven (7) the words "or fraternal beneficiary associations".
3. Amend by renumbering the sections in conformity with this amendment.

Andersen of Woodbury.
Amend House File 122 by adding the following new sections:
Sec. 7. Section four hundred thirteen point nine (413.9), Code 1962, is hereby amended by adding after the word "city" in line six (6) the words "or county".

Sec. 8. Section four hundred thirteen point one hundred twenty-one (413.121), Code 1962, is hereby amended by adding after the word "inclusive" in line seven (7) the following: ", and in the area adjacent to and within one mile of such

9 municipalities, the provisions of this chapter shall be
10 enforced by the county board of health".
Rilex of Linn.
1 Amend House File 249 by striking all of section 4.
Repperrt of Polk.
1 Amend Senate File 122 as follows:
2 Amend line 7, of section 1, by inserting after the word
3 "of" the following: "purchasing,".
Carstensen of Clinton.
On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Friday, March 15, 1963.

## JOURNAL OF THE HOUSE

> Hall of the House of Represiantatives, Des Moines, Iowa, Friday, March $15,1963$.

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

Prayer was offered by the Reverend C. L. Oelfke, pastor of the First Methodist Church, Sheffield, Iowa.

The Journal of March 14 was approved.

## PRESENTATION OF VISITORS

Cunningham of Story presented to the House twenty students of Gilbert Community School and their teacher, O. E. Tiller.

Dunton of Keokuk presented to the House his daughter, Cynthia Kay, and Brenda Sue Edmundson, students of the fifth grade TriCounty Community School District and Karen Kay Graber, speech therapist of Keokuk and Mahaska Counties.

Hagie of Wright and Bock of Hancock presented to the House eighteen students from the Kanawha Christian School and their teacher; Steve Hookman.

## PETITIONS

The following petitions were presented and placed on file:
By Riley of Linn, from seventy-eight residents of Linn County opposing a state sales tax.

By Riley of Linn, from four hundred sixty-seven residents of Linn County favoring an increase in pensions under the retirement system for policemen and firemen.

By Walter of Hardin, from seven residents of Hardin County opposing school bus transportation for pupils attending private schools.

By Walter of Hardin, from six residents of Hardin County favoring an implied consent law.

By the following Representatives, favoring legislation to prohibit the sale of specified merchandise on Sunday:

Kreager of Jasper, from twenty-five residents of Jasper County.
Walter of Hardin, from seven residents of Hardin County.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Hagen of Allamakee, from sixty-seven residents of Allamakee County.
Mahan and Swisher of Johnson, from seventy-one residents of Johnson County.

Messerly of Black Hawk, from one hundred forty-eight residents of Black Hawk County.

Petersen of Dallas, from one hundred twelve residents of Dallas County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Chalupa of Jefferson, from sixteen residents of Jefferson County.
Den Herder of Sioux, from one hundred fifty-nine residents of Sioux County.

Denman of Polk, from forty-five residents of Polk County.
Fischer of Grundy, from seventeen residents of Grundy County.
Kreager of Jasper, from eighty-two residents of Jasper County.
Lutz of Clarke, from one hundred members of the Murray Church of Christ.

Messerly of Black Hawk, from thirty-four residents of Black Hawk County.

Parker of Buchanan, from thirty-seven residents of Buchanan County.

Petersen of Dallas, from twenty-seven residents of Dallas County.
Reppert of Polk, from fifty-eight residents of Polk County.
Riley of Linn, from five hundred eight residents of Linn County.
Robinson of Guthrie, from two hundred twenty-two residents of Woodbury County, eighteen residents of the Moville Assembly, forty members of the Grace Evangtlical United Brethren Church, forty-one members of the Zion Federated and Oak Grove Evangelical United Brethren Churches, twenty-four residents of Maxwell, seventy-eight residents of Ida and Sac Counties, seventy-two residents of Buffalo Center and a resolution from Reverend W. A. Thompson of La Porte City, Chairman of the Social and Education Committee of the North Central Presbytry of the

United Presbyterian Churches of the United States, representing about seventy churches.
Vermeer of Marion, from twenty-six residents of Marion County.
Walter of Hardin, from five residents of Hardin County.
Winkelman of Calhoun, from twenty-six residents of Calhoun County.

## INTRODUCTION OF BILLS

House File 544, by committee on fish and game, a bill for an act relating to hunting and fishing licenses for nonresidents of Iowa.

Read first time and placed on the calendar.
House File 545, by committee on printing, a bill for an act relating to publication of receipts and disbursements of funds collected from student activities.

Read first time and placed on the calendar.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 94, 286, 328, 393, 454 and Senate Files 50 and 241, under Rule 35.

## MESSAGE FROM THE SENATE

Mr. Speaker: I am directed to recall from your honorable body for correction Senate File 91, a bill for an act relating to road use tax funds allotted for interstate highways.

Carroll A. Lane, Secretary of the Senate.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Ossian of Montgomery offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Claus L. Anderson, of Montgomery County, who was a member of the Thirty-fifth and Thirty-sixth sessions of the General Assembly, passed away on June 23, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Ossian of Montgomery, Briles of Adams and Scherle of Mills.

Mahan of Johnson 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 Mahan of Johnson, Murray of Webster and Miller of Page.

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 in the House chamber.

## JOINT CONVENTION

In accordance with law and Senate Concurrent Resolution 15 duly adopted, the joint convention was called to order, President Mooty presiding.

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

Senator Rigler of Chickasaw moved that a committee of five consisting of two members from the Senate and three members from the House be appointed to notify Mr. Walter Craig of Phoenix, Arizona, President Elect of the American Bar Association, that the joint convention was ready to receive him.

Motion prevailed and the Speaker appointed as such committee Senator Shaff of Clinton and Senator O'Malley of Polk, on the part of the Senate, and Representatives Mowry of Marshall, Swisher of Johnson and Stanley of Muscatine, on the part of the House.

The committee waited upon Mr. Craig and escorted him to the Speaker's rostrum.

President Mooty presented the Honorable George O'Malley who presented to the House Mr. Walter Craig. Mr. Craig addressed the joint convention on "Education, the Bulwark of Communism."

President Mooty expressed to Mr. Craig the appreciation of the legislature for addressing the joint convention.

The committee previously appointed came forward and escorted Mr. Walter Craig from the House chamber.

Riley of Linn moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Naden in the chair.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 12

Mensing of Cedar called up for consideration House Concurrent Resolution 12, filed March 12 and found on pages 619 and 620 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## HOUSE FILE 542 RE-REFERRED TO COMMITTEE

Johnson of Audubon asked and received unanimous consent that House File 542 be re-referred to the committee on compensation of public officers and employees.

## HOUSE FILE 58 WITHDRAWN

Frazier of Lee asked and received unanimous consent that House File 58 be withdrawn from further consideration by the House.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 13

Mowry of Marshall asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 13, filed March 14 and found on page 666 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 73, a bill for an act relating to the practice of barbering, and the following division 2 of the committee amendment filed February 19:
2. By adding the following new section:
"Sec. 3. Section one hundred fifty-eight point three (158.3), Code 1962, is amended by striking from line two (2) of subsection two (2) the word "eighth" and inserting in lieu thereof the word "twelfth".

Messerly of Black Hawk offered the following amendment filed by him and moved its adoption:
Amend the committee amendment to House File 73 by adding thereto the following:

Sec. 4. Section one hundred fifty-eight point three (158.3), Code 1962, subsection two (2), is hereby amended by adding thereto the following: "The provisions of this subsection shall not apply to trainees from the barber schools maintained at any institution under the board of control."

Amendment adopted.

Dietz of Scott moved the adoption of division 2 of the committee amendment as amended.

Roll call was requested by Kibbie of Palo Alto and Worthington of Decatur.

On the question "Shall division 2 of the committee amendment as amended be adopted?"

The ayds were, 29 :

| Balloun | Falvey <br> Graham <br> Briles |
| :--- | :--- |
| Camp | Grassley |
| Carnahan | Hagedorn |
| Carstensen | Hagen |
| Crane | Hakes |
| Denman | Hanson of |
| Dietz | Lyon |
| Dunton |  |

The nays were, 50 :

| Andersen of | Halling |
| :--- | :--- |
| Woodbury | Hirsch |
| Anderson of | Hougen |
| Ringgold | Jarvis |
| Baringer | Kibbie |
| Breitbach | Knock |
| Busch | Knowles |
| Casey | Lutz |
| Cunningham | Meyer |
| Darrington | Millen |
| Den Herder | Miller of |
| Edgington | Des Moines |
| Gittins | Moffitt |
| Goode | Mueller |

Absent or not voting, 29:
Bock Frazier
Chalupa
Coffman
Duffy
Eveland
Ely
Fischer of
Grundy
Fisher of Greene

Hagie
Hanson of Mitchell
Kreager
Loss
Maule
McElroy
Mensing
Amendment as amended lost.
Denman of Polk offered the following amendment filed by him and moved its adoption:

1. By adding the following new section:
"Sec. 3. Section one hundred fifty-eight point three (158.3), Code 1962, is amended by striking from line two (2) of subsection two (2) the word "eighth" and inserting in lieu thereof the word "tenth".

Roll call was requested by Denman of Polk and Dunton of Keokuk.
On the question "Shall the amendment be adopted?"

The ayes were, 48:

| Andersen of <br> Woodbury | Falvey <br> Frazier <br> Balloun |
| :--- | :--- |
| Grassley |  |


| Messerly | Prine |
| :--- | :--- |
| Meyer | Reppert |
| Miller of | Riley |
| Des Moines | Sersland |
| Miller of | Siglin |
| Jones | Stanley |
| Murphy | Stevenson |
| Nielsen of | Strothman |
| Emmet | Tabor |
| Olson | Van Alst |
| Palas |  |
| Peterson of | Walter |
| Woodbury | Wright |
| Mr. Speaker |  |

The nays were, 45 :

| Anderson of | Goode | Lutz |
| :---: | :---: | :---: |
| Ringgold | Graham | Maule |
| Baringer | Hagie | Millen |
| Breitbach | Halling | Miller of |
| Busch | Hanson of | Page |
| Casey | Lyon | Moffitt |
| Chalupa | Hanson of | Mowry |
| Den Herder | Mitchell | Mueller |
| Edgington | Hirsch | Nielsen of |
| Fischer of | Hougen | Shelby |
| Grundy | Jarvis | Ossian |
| Fisher of | Knock | Parker |
| Greene | Knowles | Patton |

Gittins
Absent or not voting, 15:

| Coffman | Mensing |
| :--- | :--- |
| Darrington | Murray |
| Ely | Nelson |
| Eveland | Paul |

Loss
Amendment adopted.
Dietz 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 :

| Andersen of | Crane | Hagie | Mahan |
| :---: | :---: | :---: | :---: |
| Woodbury | Cunningham | Hanson of | Maule |
| Anderson of | Denman | Lyon | McElroy |
| Ringgold | Dietz | Hanson of | Messerly |
| Balloun | Duffy | Mitchell | Meyer |
| Bock | Dunton | Hirsch | Miller of |
| Briles | Ely | Johnson | Des Moines |
| Busch | Eveland | Kibbie | Miller of |
| Camp | Falvey | Kluever | Jones |
| Carnahan | Frazier | Knowles | Miller of |
| Carstensen | Grassley | Kreager | Page |
| Casey | Hagedorn | Lange | Mowry |
| Chalupa | Hagen | Loss | Murphy |

Nielsen of Emmet Nielsen of Shelby Olson Palas Paul

Peterson of
Woodbury
Reppert Riley Scherle Sersland Shaw Siglin

Smith of
Dickinson
Sokol
Stanley
Steffen
Stevenson
Strothman

Swisher
Tabor
Van Alstine
Walter
Worthington
Wright
Mr. Speaker

Smith of O'Brien Steele Stokes
Van Nostrand
Vermeer
Vetter Wells
Winkelman

Gittins

Goode
Graham
Hakes
Halling
Hougen
Jarvis
Knock
Lutz
Mensing

Absent or not voting, 5 :
Coffman Nelson Murray
Millen
Moffitt
Mueller
Ossian
Parker
Patton
Petersen of
Dallas
Prine

Robinson

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 308, a bill for an act to permit school districts to accept gifts, devises and bequests and to utilize the same for general or schoolhouse fund expenditures.

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 executive council furnishing supplies to state departments.

Carroll A. Lane, Secretary.

## UNFINISHED BUSINESS

The House resumed consideration of House File 47, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees.

Knowles of Scott offered the following amendment filed by him:
Amend House File 47 as follows:
By striking everything after the enacting clause and by inserting in lieu thereof the following:

Section 1. Chapter two hundred ninety-four (294), Code 1962, is hereby amended by adding thereto the following: "At the request of an employee and as part of his compensation arrangement, a school district may
purchase an individual annuity contract for an employee for retirement or other purposes and may make payroll allocations in accordance with such arrangement for the purpose of paying the entire premium due and to become due under such contract. The allocation shall be made in the manner which will qualify the annuity premiums for the benefit afforded under section four hundred three (b) (403(b)) of the current federal internal revenue code or any equivalent provision of any subsequent federal income tax law. The employee's rights under any such annuity contract shall be nonforfeitable, except for failure to pay premiums."

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

Amend the amendment to House File 47 filed February 8, 1963, by Knowles of Scott, by adding to section 1 the following pragraph:
"Such payroll allocations for premiums shall not be considered as wages for the purpose of the computation of the tax under section ninety-seven B point eleven (97B.11) of the Code, nor shall such payroll allocations be included within the meaning of wages in chapter ninety-seven C point two (97C.2) of the Code."

Amendment to the amendment adopted.
Knowles of Scott moved the adoption of the amendment as amended.

Amendment as amended adopted.
Fischer of Grundy asked and received unanimous consent to withdraw the amendment filed by the committee on insurance on January 31 and found on page 176 of the House Journal.

Knowles 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, 45 :

| Andersen of <br> Woodbury | Frazier <br> Hagedorn | McElroy <br> Balloun |
| :--- | :--- | :--- |
| Briles | Hagen | Meyer |
| Carnahan | Hagie | Miller of |
| Carstensen | Hirsch | Des Moines |
| Casey | Jarvis | Miller of |
| Denman | Kibbie | Jones |
| Dietz | Kluever | Mowry |
| Duffy | Knock | Mueller |
| Dunton | Knowles | Murray |
| Ely | Lange | Peterson of |
| Falvey | Mahan | Waule |

Reppert
Riley
Sersland
Stanley
Steffen
Stevenson
Swisher
Van Alstine
Vetter
Worthington
Wright

The nays were, 57 :

| Anderson of | Breitbach |
| :--- | :--- |
| Ringgold | Busch |
| Baringer | Camp |
| Bock | Chalupa |


| Crane | Eveland <br> Cunningham |
| :--- | :---: |
| Den Herder | Fischer of <br> Grundy |
| Edgington |  |

Fisher of Greene Goode Graham Grassley Hakes Halling Hanson of Lyon
Hanson of Mitchell Hougen Johnson Kreager

Loss
Lutz
Mensing
Messerly
Miller of
Page
Moffitt
Murphy
Nelson.
Nielsen of Emmet
Nielsen of Shelby Ossian

Absent or not voting, 6:

Coffman
Darrington

Gittins Millen

Palas
Parker

## Patton

Paul
Petersen of Dallas
Prine
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien

Robinson

Sokol
Steele
Stokes
Strothman
Tabor
Van Nostrand
Vermeer
Walter
Wells
Wier
Winkelman
Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Camp of Clinton moved that the vote by which House File 47 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Roll call was requested by Dietz of Scott and Dunton of Keokuk.
On the question "Shall the motion to reconsider be laid on the table?"

The ayes were, 59 :

| Anderson of <br> Ringggold | Halling <br> Hanson of <br> Laringer |
| :--- | :--- |
| Lyon |  |
| Bock | Hanson of |
| Busch | Mitchell |
| Camp | Hougen |
| Chalupa | Johnson |
| Crane | Kreager |
| Cunningham | Loss |
| Den Herder | Lutz |
| Edgington | Mahan |
| Fischer of | McEIroy |
| Grundy | Mensing |
| Fisher of | Messerly |
| Greene | Miller of |
| Goode | Graham |
| Grassley | Milleres of |
|  | Page |

The nays were, 42 :
Andersen of
Woodbury
Balloun
Breitbach
Briles
Carstensen
Casey
Darrington
Denman
Dietz
Duffy
Dunton
EEy
Eveland
Falvey
Frazier
Hagedorn
Hagen
Hagie
Hakes
Hirsch
Jarvis
Kibbie
Kluever

Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Steele
Stevenson
Strothman
Stokes
Tabor
Van Nostrand
Vermeer
Walter
Winkelman
Wright
Mr. Speaker

Knock<br>Knowles<br>Lange<br>Maule<br>Meyer<br>Millen<br>Miller of Des Moines

| Murphy | Peterson of | Stanley | Vetter |
| :---: | :---: | :---: | :---: |
| Murray | Woodbury | Steffen | Wier |
| Olson | Riley | Van Alstine | Worthington |
| Absent or not voting, 7: |  |  |  |
| Carnahan | Gittins | Reppert | Swisher |
| Coffman |  | Robinson | Wells |
| 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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 13, a concurrent resolution requesting the Governor to return House File 43 for correction.

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

Senate File 277, a bill for an act relating to the indexing of bills.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 387, a bill for an act to authorize Iowa development commission to use money appropriated by Fifty-ninth General Assembly.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 122, a bill for an act relating to housing regulations in cities and towns, with report of committee recommending passage, was taken up for consideration.

Riley of Linn offered the following amendment filed by him and moved its adoption :

Amend House File 122 by striking from lines 5 and 6 of section 1 the words "of the first class and cities under commission form of government".

Amendment adopted.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 122 by adding the following new sections:
Sec. 7. Section four hundred thirteen point nine (413.9), Code 1962, is hereby amended by adding after the word "city" in line six (0) the words "or county".

Sec. 8. Section four hundred thirteen point one hundred twenty-one (413.121), Code 1962, is hereby amended by adding after the word "inclusive" in line seven (7) the following: ", and in the area adjacent to and within one mile of such municipalities, the provisions of this chapter shall be enforced by the county board of health".

Amendment adopted.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend the title to House File 122 by adding after the word "towns" in line one (1) the following: "and in an area adjacent to and within one mile therof".

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

On the question "Shall the bill pass?"
The ayes were, 95 :

| Andersen of | Frazier | Millen | Riley |
| :---: | :---: | :---: | :---: |
| Woodbury | Gittins | Miller of | Robinson |
| Anderson of | Graham | Des Moines | Scherle |
| Ringgold | Grassley | Miller of | Sersland |
| Balloun | Hagedorn | Jones | Shaw |
| Bock | Hagen | Miller of | Siglin |
| Breitbach | Hagie | Page | Smith of |
| Briles | Hakes | Moffitt | Dickinson |
| Busch | Hanson of | Mowry | Sokol |
| Camp | Lyon | Mueller | Stanley |
| Carnahan | Hanson of | Murphy | Steele |
| Carstensen | Mitchell | Murray | Steffen |
| Casey | Hirsch | Nelson | Stevenson |
| Chalupa | Hougen | Nielsen of | Stokes |
| Crane | Jarvis | Emmet | Strothman |
| Cunningham | Johnson | Nielsen of | Swisher |
| Darrington | Kibbie | Shelby | Tabor |
| Den Herder | Kluever | Olson | Van Alstine |
| Denman | Knock | Ossian | Van Nostrand |
| Dietz | Knowles | Palas | Vermeer |
| Duffy | Kreager | Parker | Vetter |
| Dunton | Lange | Paul | Walter |
| Ely | Lutz | Petersen of | Wier |
| Eveland | Mahan | Dallas | Winkelman |
| Falvey | Maule | Peterson of | Worthington |
| Fisher of | McElroy | Woodbury | Wright |
| Greene | Messerly | Prine | Mr. Speaker |
| The nays were, 6: |  |  |  |
| Baringer | Meyer | Smith of | Wells |
| Edgington | Patton | O'Brien |  |
| Absent or not voting, 7: |  |  |  |
| Coffman | Goode | Loss | Reppert |
| Fischer of | Halling | Mensing |  |

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

## HOUSE FILE 171 PLACED ON THE REGULAR CALENDAR

Baringer of Fayette moved that House File 171 be returned to its place on the regular calendar.

Motion prevailed.

## STEERING COMMİTTEE NONCONTROVERSIAL CALENDAR

Senate File 78, a bill for an act to prohibit bicycles or animal drawn vehicles from using the interstate system, with report of committee recommending passage, was taken up for consideration.

Moffitt 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, 92 :

Andersen of
Woodbury Anderson of

Ringgold Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Castensen
Casey
Chalupa
Crane
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Ely
Eveland
Falvey Fischer of Grundy
Fisher of
Greene
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Knock
Knowles
Lange
Loss
Lutz
Mahan
Mensing

The nays were, none.
Absent or not voting, 16:

| Coffman | Kreager |
| :--- | :--- |
| Cunningham | Maule |
| Edgington | McElroy |
| Frazier | Messerly |
| Kluever |  |


| Meyer | Prine |
| :--- | :--- |
| Millen | Riley |
| Miller of | Robinson |
| Des Moines | Scherle |
| Miller of | Sersland |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Mueller | Stanley |
| Murphy | Steffen |
| Murray | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet | Swisher |
| Nielsen of | Tabor |
| Shelby | Van Alstine |
| Olson | Van Nostrand |
| Ossian | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Paul | Winkelman |
| Petersen of | Worthington |
| Dallas | Wright |
| Peterson of |  |
| Woodbury |  |

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

## SENATE FILE 153 SUBSTITUTED FOR HOUSE FILE 244

Wright of Benton asked and received unanimous consent to substitute Senate File 153 for House File 244, a bill for an act relating to the use of the term "drug" and related terms.

Senate File 153 was taken up for consideration.
Wright of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?"
The ayes were, 86 :
Andersen of

Woodbury $\quad$| Fisher of | Greene | Mensing |
| :--- | :--- | :--- | Grundy

The nays were, none.
Absent or not voting, 22 :

| Balloun | Hougen  <br> Coffman Jarvis | Parker <br> Patton | Smith of <br> O'Brien |
| :--- | :--- | :--- | :--- |
| Edgington | Kluever | Reppert | Steffen |
| Falvey | McElroy | Riley | Worthington |
| Frazier | Messerly | Robinson | Mr. Speaker |
| Hagie | Ossian | Shaw |  |

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

## HOUSE FILE 244 WITHDRAWN

Wright of Benton asked and received unanimous consent to withdraw House file 244 from further consideration by the House.

House File 252, a bill for an act to amend chapter eighty-five (85), Code 1962, in reference to workmen's compensation, 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, 93 :


Anderson of
Ringgold
Baringer
Bock
Breitbach
Briles
Busch
Camp Carnahan Carstensen Casey Chalupa Crane Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Ely
Eveland
Falvey
Fischer of Grundy

Fisher of Greene
Frazier Gittins Goode Graham Grassley Hagedorn Hagen
Hagie
Hakes
Halling Hanson of Lyon
Hanson of Mitchell
Hirsch Johnson Kibbie
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan Maule

The nays were, none.
Mensing
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Palas
Parker
Patton
Paul
Petersen of
Dallas

Peterson of<br>Woodbury<br>Prine<br>Robinson<br>Scherle Sersland<br>Siglin<br>Smith of Dickinson

Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington Wright

Absent or not voting, 15:

| Balloun | Jarvis | Ossian | Smith of |
| :--- | :--- | :--- | :--- |
| Coffman | Kluever | Reppert | O'Brien |
| Edgington | McElroy | Riley | Sokol |
| Hougen | Messerly | Shaw | Mr. Speaker |

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

Senate File 73, a bill for an act relating to the assessment of shares of mutual funds, with report of committee recommending passage, was taken up for consideration.

Sokol 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, 90 :

| Andersen of | Goode |
| :--- | :--- |
| Woodbury | Graham |
| Andersen of | Grassley |
| Ringgold | Hagedorn |
| Baringer | Hagen |
| Bock | Hagie |
| Breitbach | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darington | Knock |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Dunton | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Frazier | Mensing |
| Gittins | Messerly |


| Meyer | Prine |
| :--- | :--- |
| Millen | Robinson |
| Miller of | Sersland |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Miller of | Sokol |
| Page | Stanley |
| Moffitt | Steele |
| Mowry | Steffen |
| Mueller | Stevenson |
| Murphy | Stokes |
| Murray | Strothman |
| Nielsen of | Swisher |
| Emmet | Tabor |
| Nielsen of | Van Alstine |
| Shelby | Van Nostrand |
| Olson | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Paul | Wells |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |

The nays were, none.
Absent or not voting, 18:

| Balloun | Fisher of |
| :--- | :--- |
| Coffman | Greene |
| Duffy | Hougen |
| Edgington | Kluever |
| Fischer of | McElroy |

Nelson
Ossian
Patton
Reppert
Riley

Scherle
Shaw
Smith of
O'Brien
Mr. Speaker
Grundy
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 54, a bill for an act requiring that the cause of death and attending physician's name be typewritten on all death certificates, with report of committee recommending passage, was taken up for consideration.

Carnahan 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 :

| Andersen of | Baringer | Busch | Casey |
| :---: | :--- | :--- | :--- |
| Woodbury | Bock | Camp | Chalupa |
| Anderson of | Breitbach | Carnahan | Crane |
| Ringgold | Briles | Carstensen | Cunningham |


| Den Herder <br> Denman <br> Dietz | Hanson of <br> Mitchell |
| :--- | :--- |
| Duffy | Hirsch |
| Dunton | Jarvis |
| Eveland | Johnson |
| Falvey | Kibbie |
| Fischer of | Knock |
| Grundy | Knowles |
| Fisher of | Kreager |
| Greene | Lange |
| Frazier | Loss |
| Gittins | Lutz |
| Goode | Mahan |
| Graham | Mensing |
| Grassley | Messerly |
| Hagedorn | Meyer |
| Hagen | Millen |
| Hagie | Miller of |
| Hakes | Des Moines |
| Halling | Miller of |
| Hanson of | Jones |
| Lyon | Miller of |
|  | Page |

Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Riley
Robinson
Scherle

Sersland
Shaw
Siglin
Smith of Dickinson
Sokol
Stanley
Steele
Steffen
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The anys were, none.
Absent or not voting, 13:

| Balloun | Ely | Ossian | Stevenson |
| :--- | :--- | :--- | :--- |
| Coffman | Hougen | Reppert | Mr. Speaker |
| Darrington | Kluever | Smith of |  |
| Edgington | McElroy | O'Brien |  |

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

House File 412, a bill for an act transferring jurisdiction to Dallas County certain land now comprising a part of the Woodward state hospital and school at Woodward, Dallas County, Iowa, 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, 88 :
Andersen of

Woodbury $\quad$\begin{tabular}{lll}
Carstensen \& Casey \& Fischer of <br>
Gnderson of \& Chalupa \& Grundy

$\quad$

Hakes <br>
Halling <br>
Ringgold

$\quad$

Crane \& Grer of
\end{tabular}

| Knowles | Moffitt | Petersen of | Stevenson |
| :--- | :--- | :--- | :--- |
| Kreager | Mowry | Dailas | Stokes |
| Lagne | Mueller | Peterson of | Strothman |
| Loss | Murphy | Woodbury | Swisher |
| Lutz | Murray | Robinson | Tabor |
| Mahan | Nelson | Scherle | Van Alstine |
| Maule | Nielsen of | Sersland | Van Nostrand |
| Mensing | Emmet | Shaw | Vermeer |
| Millen | Nielsen of | Smith of | Vetter |
| Miller of | Shelby | Dickinson | Walter |
| Des Moines | Olson | Sokol | Wells |
| Miller of | Palas | Stanley | Wier |
| Jones | Parker | Steele | Winkelman |
| Miller of | Patton | Steffen | Worthington |
| Page | Paul |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 20: |  |  |  |
| Balloun | Gittins |  |  |
| Coffman | Hougen | Meyer |  |
| Darrington | Jarvis | Ossian | Siglin |
| Duffy | McElroy | Reppert | Smith of |
| Edgington | Messerly | Riley | Wright |
| Ely |  |  | Mr. Speaker |
|  |  |  |  |

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

House File 413, a bill for an act transferring jurisdiction to Boone County certain land now comprising a part of the Woodward state hospital and school at Woodward, Iowa, 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, 78:

| Anderson of <br> Ringgold | Falvey <br> Fischer of | Jarvis <br> Sohnson <br> Garinger | Grundy |
| :--- | :--- | :--- | :--- |
| Bock | Kibbie | Moffitt |  |
| Breitbach | Fisher of | Greene | Knock |
| Busch | Krarphy |  |  |


| Stanley | Stokes | Van Nostrand | Wells |
| :--- | :--- | :--- | :--- |
| Steele | Strothman | Vermeer | Winkelman |
| Steffen | Swisher | Vetter | Worthington |
| Stevenson | Tabor | Walter | Wright |

The nays were, none.
Absent or not voting, 30 :

| Andersen of <br> Woodbury | Grassley <br> Hagen |
| :--- | :--- |
| Balloun | Hougen |
| Briles | Kluever |
| Carstensen | Kreager |
| Coffman | Maule |
| Duffy | McElroy |
| Edgington | Meyer |
| Ely | Mowry |

Nielsen of
Emmet
Ossian
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Riley<br>Robinson<br>Shaw<br>Smith of O'Brien<br>Van Alstine<br>Wier<br>Mr. Speaker

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

Senate File 176, a bill for an act to legalize the proposed sale of certain real estate owned by the City of Cedar Falls, County of Black Hawk, State of Iowa, and to authorize conveyance of legal title thereto, with report of committee recommending passage, was taken up for consideration.

Messerly 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 :

| Andersen of Woodbury | Fisher of Greene | Mensing <br> Messerly | Petersen of Dallas |
| :---: | :---: | :---: | :---: |
| Anderson of | Frazier | Meyer | Peterson of |
| Ringgold | Graham | Millen | Woodbury |
| Baringer | Grassley | Miller of | Prine |
| Breitbach | Hagedorn | Des Moines | Robinson |
| Briles | Hagen | Miller of | Scherle |
| Busch | Hagie | Jones | Sersland |
| Camp | Hakes | Miller of | Shaw |
| Carnahan | Hanson of | Page | Siglin |
| Carstensen | Lyon | Moffitt | Smith of |
| Casey | Hanson of | Mowry | Dickinson |
| Chalupa | Mitchell | Mueller | Sokol |
| Crane | Hirsch | Murphy | Stanley |
| Cunningham | Johnson | Murray | Steele |
| Darrington | Kibbie | Nielsen of | Steffen |
| Den Herder | Kluever | Emmet | Stevenson |
| Denman | Knock | Nielsen of | Stokes |
| Dietz | Knowles | Shelby | Strothman |
| Duffy | Lange | Olson | Swisher |
| Dunton | Loss | Palas | Tabor |
| Eveland | Lutz | Parker | Van Alstine |
| Falvey | Mahan | Patton | Van Nostrand |
| Fischer of | Maule | Paul |  |


| Vermeer | Walter | Wier | Worthington |
| :---: | :---: | :---: | :---: |
| Vetter | Wells | Winkelman | Wright |
| The nays | 2: |  |  |
| Jarvis | Nelson |  |  |
| Absent 0 | ting, 16: |  |  |
| Balloun | Gittins | Kreager | Riley |
| Bock | Goode | McElroy | Smith of |
| Coffman | Halling | Ossian | O'Brien |
| Edgington | Hougen | Reppert | Mr. Speaker |
| Ely |  |  |  |

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

House File 414, a bill for an act transferring jurisdiction to Boone County certain land now comprising a part of the Woodward state hospital and school at Woodward, Iowa, 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, 93 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Duffy | Knowles |
| Dunton | Knock |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  | Maule |


| Mensing | Prine |
| :--- | :--- |
| Messerly | Riley |
| Meyer | Robinson |
| Millen | Sersland |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | Dickinson |
| Jones | Sokol |
| Moffitt | Stanley |
| Mowry | Steele |
| Mueller | Steffen |
| Murphy | Stevenson |
| Murray | Stokes |
| Nelson | Strothman |
| Nielsen of | Swisher |
| Emmet | Tabor |
| Nielsen of | Van Alstine |
| Shelby | Van Nostrand |
| Olson | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Peterson of | Wright |
| Woodbury |  |

The nays were, none.

Absent or not voting, 15:

| Balloun | Jarvis | Ossian | Smith of |
| :--- | :--- | :--- | :--- |
| Coffman | Kreager | Reppert | O'Brien |
| Edgington | McElroy | Scherle | Mr. Speaker |
| Ely | Miller of | Shaw |  |
| Hougen | Page |  |  |

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

House File 415, a bill for an act relating to the taking of certain tax deeds by the state board of social welfare, was taken up for consideration.

Busch of Bremer offered the following amendment, filed by Grassley and Busch, and moved its adoption:

Amend House File 415 by striking all of section two (2) and inserting in lieu thereof the following:

Sec. 2. This Act being deemed of immediate importance shall be in full force and effect upon its publication in The Allison Tribune, a newspaper published at Allison, Iowa, and the Waverly Democrat, a newspaper published at Waverly, Iowa.

Amendment adopted.
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 a last time.

On the question "Shall the bill pass?"
The ayes were, 91 :

| Andersen of | Fisher of | Maule | Peterson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Mensing | Woodbury |
| Anderson of | Fraier | Messerly | Prine |
| Ringgold | Gittins | Meyer | Riley |
| Baringer | Goode | Millen | Scherle |
| Bok | Graham | Miller of | Sersland |
| Breitbach | Grassley | Des Moines | Shaw |
| Briles | Hagedorn | Miller of | Siglin |
| Busch | Hagen | Jones | Sokol |
| Camp | Hagie | Miller of | Stanley |
| Carnahan | Hakes | Page | Steele |
| Carstensen | Halling | Mofftt | Steffen |
| Casey | Hanson of | Mowry | Stevenson |
| Chalupa | Lyon | Mueller | Stokes |
| Crane | Hanson of | Murphy | Strothman |
| Cunningham | Mitchell | Murray | Swisher |
| Derrington | Jarvis | Nelson | Tabor |
| Den Herder | Kibbie | Nielsen of | Van Alstine |
| Dietz | Kluever | Emmet | Vermeer |
| Duffy | Knock | Nielsen of | Vetter |
| Dunton | Knowles | Shelby | Walter |
| Ely | Kreager | Olson | Wier |
| Eveland | Lange | Palas | Winkelman |
| Falvey | Loss | Parker | Worthington |
| Fischer of | Lutz | Patton | Wright |
| Grundy | Mahan | Paul |  |

The nays were, none.
Absent or not voting, 17:

| Balloun | Johnson <br> Coffman |
| :--- | :--- |
| McElroy |  |
| Denman | Ossian |
| Edgington | Petersen of |
| Hirsch | Dallas |
| Hougen |  |

Reppert
Robinson
Smith of Dickinson

Smith of O'Brien<br>Van Nostrand Wells Mr. Speaker

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 234, a bill for an act to legalize proceedings of board of supervisors of Wright County for repairs on courthouse.

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

Senate File 306, a bill for an act relating to retail sales tax and use tax on leases or rentals of equipment.

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

Senate File 308, a bill for an act relating to retail sales taxes on vending machines and amusement devices.

Carroll A. Lane, Seoretary.

## CONSIDERATION OF BILLS

Senate File 207, a bill for an act to authorize and directing the issuance of a patent to certain real estate to board of park commissioners of the City of Ottumwa, Iowa, by the governor and secretary of state, with report of committee recommending passage, was taken up for consideration.

Carnahan 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 9"
The ayes were, 94 :

| Andersen of | Camp | Dietz | Frazier |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Duffy | Gittins |
| Anderson of | Carstensen | Dunton | Goode |
| Ringgold | Casey | Eveland | Graham |
| Baringer | Chalupa | Falvey | Hagedorn |
| Bock | Crane | Fischer of | Hagen |
| Breitbach | Cunningham | Grundy | Hagie |
| Briles | Darrington | Fisher of | Hakes |
| Busch | Den Herder | Greene | Halling |


| Hanson of <br> Lyonn | Meyer <br> Hanson of <br> Mitchell |
| :--- | :--- |
| Millen |  |
| Hirsch | Miller of |
| Jarvis | Miller of |
| Joines |  |
| Kibbie | Jones |
| Kluever | Miller of |
| Knock | Page |
| Knowles | Moffitt |
| Kreager | Mowry |
| Lange | Mueller |
| Loss | Murphy |
| Lutz | Murray |
| Mahan | Nelson |
| Maule | Nielsen of |
| Mensing | Emmet |
| Messerly | Nielsen of |
|  | Shelby |


| Olson | Sokol |
| :--- | :--- |
| Palas | Stanley |
| Parker | Steele |
| Patton | Steffen |
| Paul | Stevenson |
| Petersen of | Stokes |
| Dallas | Strothman |
| Peterson of | Swisher |
| Woodbury | Tabor |
| Prine | Van Alstine |
| Riley | Vermeer |
| Robinson | Vetter |
| Scherle | Walter |
| Sersland | Wells |
| Shaw | Wier |
| Siglin | Winkelman |
| Smith of | Worthington |
|  |  |
| Dickinson | Wright |

The nays were, none.
Absent or not voting, 14:

| Balloun | Ely | McElroy | Smith of |
| :--- | :--- | :--- | :--- |
| Coffman | Grassley | Ossian | O'Brien |
| Denman | Hougen | Reppert | Van Nostrand |
| Edgington | Johnson |  | Mr. Speaker |

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

Senate File 149, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo, State of Iowa, and to authorize conveyance of legal title thereto, with report of committee recommending passage, was taken up for consideration.

Olson of Cerro Gordo offered the following amendment filed by him and moved its adoption:

Amend Senate File 149 as follows:

1. By striking in line six (6) of section one (1) the number " 80 " and inserting in lieu thereof the number " 60 ".

Amendment adopted.
Olson 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, 92 :

| Andersen of | Busch |
| :--- | :--- |
| Woodbury | Camp |
| Anderson of | Carnahan |
| Ringgold | Carstensen |
| Baringer | Casey |
| Bock | Chalupa |
| Breitbach | Crane |
| Briles | Cunningham |


| Darrington <br> Den Herder | Fischer of <br> Grundy |
| :--- | :--- |
| Dietz | Fisher of |
| Duffy | Greene |
| Dunton | Frazier |
| Eveland | Gittins |
| Falvey | Goode |
|  | Hagedorn |

Hagie
Hakes
Halling
Hanson of Lyon Hanson of Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan

Maule
McElroy
Mensing
Meyer
Millen
Miller of Des Moines
Miller of Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
The nays were, none.

| Balloun | Graham | Ossian |
| :--- | :--- | :--- |
| Coffman | Grassley | Reppert |
| Denman | Hagen | Smith of |
| Edgington | Jarvis | O'Brien |
| Ely | Messerly |  |

Smith of Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington Wright

Absent or not voting, 16:

> Van Nostrand Wells
> Mr. Speaker

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

Senate File 208, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Edith F. Hoskinson and Hessel LaVerne Hoskinson, by the governor and secretary of state, with report of committee recommending passage, was taken up for consideration.

Carnahan 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, 91 :

| Andersen of <br> Woodbury | Crane <br> Cunningham | Goode | Graham |
| :--- | :--- | :--- | :--- |
| Anderson of | Darrington | Grassley | Kibbie |
| Ringgold | Den Herder | Hagedorn | Knock |
| Baringer | Dietz | Hagen | Knowles |
| Bock | Dufy | Hagie | Kreager |
| Breitbach | Dunton | Hakes | Lange |
| Briles | Ely | Halling | Loss |
| Busch | Eveland | Hanson of | Mahan |
| Camp | Falvey | Lyyon | Maule |
| Carnahan | Fisher of | Hanson of | Mensing |
| Carstensen | Greene | Mitchell | Meyer |
| Casey | Frazier | Hougen | Millen |
| Chalupa | Gittins | Johnson |  |

Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of Emmet

Nielsen of
Shelby
Olson
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of Woodbury Prine

The nays were, none.
Absent or not voting, 17:

Balloun
Denman Edgington
Fischer of Grundy

Hirsch
Jarvis
McElroy
Messerly
Nelson
Riley
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson

| Ossian | Swisher |
| :--- | :--- |
| Reppert | Van Nostrand |
| Robinson | Mr. Speaker |
| Smith of |  |

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speakir: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 37 and House File 43 (enrolled bill recalled from Governor).

Fred E. Wier,<br>Chairman House Committee. Kenneth Benda, 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 37 and House File 43 (enrolled bill recalled from Governor).

## BILL SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 15 th day of March, 1963, sent to the Governor for his approval: House File 43 (enrolled bill recalled from Governor).

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 15, 1963, he approved the following bills: Senate Files 9, 80 and 293, and House File 24.

## REPORT OF COMMITTEE

Paul of Poweshiek, from the committee on institutions of higher learning, submitted the following report:

Mr. Speaker: Your committee on institutions of higher learning to whom was referred House File 251, an act relating to the power of academic corporations to confer degrees, begs leave to report it has 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 251 as follows:
By striking lines 4, 5, 6, 7, 8 and 9 of section 1 and substituting in lieu thereof the following:
"Where academic corporations are merged and the surviving academic corporation is located in Iowa, then the work of comparable academic status, taken in the other academic corporation or corporations, shall be considered. as suitable for inclusion in the year of resident work required for a degree. This shall include academic corporations outside the State of Iowa that may be merged with Iowa academic corporations."

George Paul, Chairman.

## AMENDMENT FILED

## 1 Amend House File 149 as follows:

2 By adding the following new section:
3 "Revenue bonds issued under authority of this
4 Act shall be exempt from all state and local taxes."
Stanley of Muscatine. Frazier of Lee.

On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, March 18, 1963.

## JOURNAL OF THE HOUSE


#### Abstract

hall of the House of Representatives, Des Moines, Iowa, Monday, March 18, 1963.


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

Prayer was offered by the Reverend Roger McMurry, pastor of the West Madison Church of Christ, Des Moines, Iowa.

The Journal of March 15 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hagie of Wright on request of Smith of O'Brien; Den Herder of Sioux on request of Ossian of Montgomery; Messerly of Black Hawk on request of Baringer of Fayette; Breitbach of Dubuque on request of Duffy of Dubuque; Loss of Kossuth on request of Van Nostrand of Pottawattamie; Kluever of Cass and Grassley of Butler on request of Prine of Mahaska; Hakes of Pocahontas and Falvey of Monroe on request of Bock of Hancock; Swisher of Johnson on request of Kibbie of Palo Alto; Murray of Webster on request of Miller of Jones.

## PRESENTATION OF VISITORS

Busch of Bremer presented to the House the Honorable Clarence Christophel, former member of the House from Bremer County in the Fifty-sixth through the Fifty-eighth General Assemblies, and also Elizabeth Christophel, a former page of the House, now a student at the University of South Dakota.

Sokol of Osceola presented to the House the Honorable Robert Huisman, former member of the House from Osceola County in the Fifty-fourth General Assembly.

## ST. PATRICK'S DAY OBSERVANCE

Kibbie of Palo Alto rose on a point of personal privilege and presented to the House Deputy Noel LeMass, member of the Lower House of Parliament in Suland, Ireland.

Mr. LeMass addressed the House briefly.
The Speaker recognized the Honorable John L. Duffy who gave appropriate remarks concerning a few of the illustrious Irishmen of America's history.

The House quartet consisting of the Honorable Ray C. Cunning-
ham, Walter Hagen, Elroy Maule and Assistant Chief Clerk Burl Beam sang "My Wild Irish Rose."

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring legislation to prohibit the sale of specified merchandise on Sunday:

Hagedorn of Clay, from thirty-five residents of Clay County.
Stanley of Muscatine, from one hundred seventy-seven residents of Muscatine County.

By the following Representatives, favoring school bus transportation for pupils attending private schools:

Breitbach of Dubuque, from twenty-nine residents of Dubuque County.
Carnahan of Wapello, from four hundred twenty-four residents of Wapello County.
Hagen of Allamakee, from eight hundred nineteen residents of Allamakee County.
Nielsen of Shelby from one hundred ninety-six residents of Shelby County.

Reppert of Polk, from twenty-nine residents of Polk County.
By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Busch of Bremer, from eleven residents of Bremer County.
Hanson of Mitchell, from two hundred seven residents of Mitchell County.

Mueller of Worth, from thirty residents of Worth County.
Murphy of Carroll, from forty-one residents of Carroll County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Carnahan of Wapello, from two hundred eighteen residents of Wapello County.
Lange of Sac, from twenty-two residents of Sac County.
Miller of Page, from thirty-two residents of Page County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Bock of Hancock, from forty-six residents of Hancock County.
Carnahan of Wapello, from fifty-five residents of Wapello County.
Coffman of Iowa, from twenty residents of Iowa County.
Denman of Polk, from eighty-two residents of Polk County.
Frazier of Lee, from sixteen residents of Lee County.
Goode of Davis, from twenty-three residents of Davis County.
Hanson of Lyon, a resolution from the Classis West Sioux Reformed Church of America.

Kreager of Jasper, from forty-one residents of Jasper County.
Maule of Monona, from twenty-one residents of Monona County.
Miller of Page, from two hundred fifty-six residents of Page County.

Olson of Cerro Gordo, from seventeen residents of Cerro Gordo County.

Prine of Mahaska, from fifty-eight residents of Mahaska County.
Reppert of Polk, from seventy-eight residents of Polk County.
Robinson of Guthrie, from one hundred six members of the Drake Avenue Christian Church of Centerville, forty-six members of the Mount Olive Baptist Church of Cherokee and ninety-eight members of the Central Christian Church of Boone.

Vermeer of Marion, from forty-five residents of Marion County.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 251, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 108 and 330.

## INTRODUCTION OF BILL

House File 546, by committee on county and township affairs, a bill for an act relating to the portion of vehicle registration fees retained by county treasurers.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 159, a bill for an act to amend chapter nineteen (19), Code 1962, relating to the executive council furnishing supplies to various state departments.

Read first time and referred to committee on appropriations.
Senate File 277, a bill for an act to amend section sixteen point thirty-one (16.31), Code 1962, relating to the indexing of bills.

Read first time and referred to committee on printing.
Senate File 306, a bill for an act relating to retail sales tax and use tax on leases or rentals of equipment.

Read first time and referred to committee on tax revision.
Senate File 308, a bill for an act relating to retail sales taxes on vending machines and amusement devices.

Read first time and referred to committee on tax revision.
Senate File 387, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-two (42), Acts of the Fifty-ninth General Assembly.

Read first time and referred to committee on appropriations.

## PROOF OF PUBLICATION

Published copy of House File 309 and verified proof of publication of said bill in the Daily Times, Davenport, Iowa, on March 12, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

> William R. Kendiick, Chief Clerk, House of Representatives.

## HOUSE FILE 391 WITHDRAWN

Carstensen of Clinton asked and received unanimous consent to withdraw House File 391 from further consideration by the House.



## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

House File 216, a bill for an act relating to the printing of city council proceedings, with report of committee recommending passage was taken up for consideration.

Carstensen of Clinton asked and received unanimous consent to withdraw the amendment filed by Cunningham and Carstensen on February 21 and found on page 458 of the House Journal.

Riley of Linn offered the following amendment, filed by Riley and Ely, and moved its adoption:

Amend House File 216 by adding thereto the following as a new section:
Sec. 2. Section three hundred sixty-eight A point three (368A.3), Code 1962, is hereby amended by striking the word "shall" in line twenty-three (23) and inserting in lieu thereof the following: "can elect, in lieu of the foregoing, to".

Amendment adopted.
Ely 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:

| Andersen of | Graham |
| :--- | :--- |
| Woodbury | Hagedorn |
| Anderson of | Halling |
| Ringgold | Hanson of |
| Briles | Lyon |
| Busch | Hanson of |
| Carnahan | Mitchell |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Jarvis |
| Darrington | Johnson |
| Denman | Knock |
| Dietz | Kreager |
| Duffy | Lange |
| Dunton | Lutz |
| Edgington | Mahan |
| Ely | Maule |
| Eveland | McElroy |
| Fisher of | Mensing |
| Greene | Meyer |
| Frazier | Millen |
| Gittins | Miller of |
| Goode | Des Moines |

The nays were, 12:

| Balloun | Camp |
| :--- | :--- |
| Baringer | Carstensen |
| Bock | Crane |

Absent or not voting, 18:

| Breitbach | Grassley | Kluever |
| :--- | :--- | :--- |
| Den Herder | Hagen | Knowles |
| Falvey | Hagie | Loss |
| Fischer of | Hakes | Messerly |
| Grundy | Kibbie | Murray |

Reppert
Riley
Scherle
Sersland
Shaw
Smith of
Dickinson
Smith of
O'Brien
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright

Sokol
Stanley Steele

Robinson
Swisher
Wells
Mr. Speaker

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

## STEERING COMMITTEE CALENDAR

House File 149, a bill for an act authorizing cities and towns to acquire, purchase, construct, reconstruct, improve, extend and lease industrial buildings; authorize the issuance of revenue bonds of cities and towns for the purpose of securing and developing industry and provide for the payment of certain sums in lieu of taxes to the State of Iowa and to the county, city, town, school district and other political subdivisions, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk offered the following amendment filed by the committee on cities and towns:

Amend House File 149 as follows:

1. Amend section 2, subsection two (2), by striking the period and adding the following "but in no case shall the rentals be less than the average rental cost per square foot for like or similar facilities within the competitive commercial area."
2. By adding the following new section:
"Sec. 12. The municipality shall accept any bona fide offer to purchase which is sufficient to pay all the outstanding bonds, interest, taxes, special levies, and other costs that have been incurred."
3. By adding the following new section:
"Sec. 13. The municipality's holding as authorized in this Act shall be limited at any one time as follows:
4. Municipalities having population of less than five thousand $(5,000)$, as determined by the last federal census, not more than two (2) such holdings.
5. Municipalities having population of five thousand $(5,000)$ and over, as determined by the last federal census, not more than two (2) plus an additional one (1) for each additional ten thousand (10,000) population or major fraction thereof."

Knowles of Scott offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 149, division 2, line two (2), by striking the word "shall" and inserting in lieu thereof the word "may".

Roll call was requested by Knowles of Scott and Stanley of Muscatine.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 69:

| Andersen of | Carstensen | Fischer of |  |
| :--- | :--- | :--- | :--- |
| Woodbury | Chalupa | Grundy | Hagedorn <br> Hagen |
| Balloun | Coffman | Fisher of | Halling |
| Baringer | Crane | Greene | Hanson of |
| Bock | Darrington | Frazier | Lyon |
| Briles | Dunton | Gittins | Hanson of |
| Camp | Ely | Goode <br> Graham | Mitchell |
| Carnahan |  |  |  |


| Hougen | Miller of | Petersen of | Steffen |
| :---: | :---: | :---: | :---: |
| Jarvis | Page | Dallas | Stokes |
| Johnson | Moffitt | Peterson of | Strothman |
| Knowles | Nielsen of | Woodbury | Tabor |
| Kreager | Emmet | Prine | Van Alstine |
| Lange | Nielsen of | Riley | Van Nostrand |
| Lutz | Shelby | Robinson | Vermeer |
| McElroy | Olson | Shaw | Vetter |
| Mensing | Ossian | Siglin | Wells |
| Millen | Palas | Smith of | Wier |
| Miller of | Parker | O'Brien | Winkelman |
| Des Moines | Patton | Stanley Steele | Worthington Wright |
| The nays were, 14: |  |  |  |
| Anderson of | Eveland | Mowry | Smith of |
| Ringgold | Meyer | Murphy | Dickinson |
| Busch | Miller of | Reppert | Sokol |
| $\begin{array}{ll}\text { Casey } \\ \text { Denman } & \text { Jones }\end{array}$ |  |  |  |
|  |  |  |  |
| Absent or not voting, 25: |  |  |  |
| Breitbach | Grassley | Loss | Nelson |
| Cunningham | Hagie | Mahan | Paul |
| Den Herder | Hakes | Maule | Scherle |
| Dietz | Kibbie | Messerly | Swisher |
| Duffy | Kluever | Mueller | Walter |
| Edgington | Knock | Murray | Mr. Speaker |

Amendment to amendment adopted.
Reppert of Polk moved the adoption of the committee amendment as amended.

Amendment as amended adopted.
Stanley of Muscatine offered the following amendment, filed by Stanley and Frazier, and moved its adoption:

Amend House File 149 as follows:
By adding the following new section:
"Revenue bonds issued under authority of this Act shall be exempt from all state and local taxes."

Amendment adopted.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 149 by adding thereto the following new section:
"No land acquired by a municipality by the exercise of condemnation through eminent domain can be used to effectuate the purposes of this Act."

Amendment adopted.
Frazier 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, 85:

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hanson of |
| Bock | Lyon |
| Briles | Hanson of |
| Busch | Mitchell |
| Camp | Hirsch |
| Carnahan | Hougen |
| Carstensen | Jarvis |
| Casey | Johnson |
| Chalupa | Knock |
| Coffman | Knowles |
| Crane | Kreager |
| Darrington | Lange |
| Denman | Lutz |
| Dietz | Mahan |
| Edgington | Maule |
| Ely | McElroy |
| Eveland | Mensing |
| Fisher of | Meyer |
| Greene | Millen |

Frazier
The nays were, 6:

| Fischer of | Miller of |
| :---: | :---: |
| Grundy | Page |
| Halling |  |

Absent or not voting, 17 :

| Breitbach | Falvey |
| :--- | :--- |
| Cunningham | Grassley |
| Den Herder | Hagie |
| Duffy | Hakes |
| Dunton |  |

Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson

Patton Steele Sokol

Scherle
Sersland
Shaw
Siglin
Smith of
Smith of
Stanley
Steffen
Stevenson
Stokes
Tabor

Vermeer
Vetter
Walter
Wells
Wier

Wright Dickinson O'Brien

Strothman
Van Alstine
Van Nostrand

Winkelman
Worthington

| Kibbie | Murray |
| :--- | :--- |
| Kluever | Nelson |
| Loss | Swisher |
| Messerly | Mr. Speaker |

Murray
Nelson
Mr. Speaker

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 143, a bill for an act to authorize city and town councils to finance the acquisition of sites, books and equipment from the proceeds of a bond issue.

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

Senate File 236, a bill for an act to legalize purchase, platting and sale of certain real estate owned by West Delaware County Community School District.

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

Senate File 381, a bill for an act to clarify the definitions of an implement of husbandry.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended and passed Senate File 58, a bill for an act relating to paroles by courts.

Garroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 58

Amend the House amendment to Senate File 58 as follows:

1. Line 3, by inserting preceding the word "or" the following: "or murder,".
2. Line 4, by striking the word "or" and inserting in lieu thereof the following: ", murder, or violation of law concerning the".
3. By striking all of division 2 of the House amendment and inserting in lieu thereof the following:
"2. Add a new section as follows:
'Sec. 8. Amend section two hundred four point twenty-two (204.22), Code 1962, by inserting in line two (2) of subsection four (4) after the word "chapter" the words "concerning the manufacturing, selling, administering to another person, or dispensing a narcotic drug,".'"

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 it has examined and finds correctly enrolled: House Files 234 and 308.

Fred E. Wier, Chairman House Committee. Kenneth Beinda, 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 234 and 308.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 18 th day of March, 1963, sent to the Governor for his approval: House Files 234 and 308.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he approved the following bills: on March 15, 1963, Senate Files 117, 167 and 190, and on March 18, 1963, House Files 43, 57, 234 and Senate File 37.

## REPORTS OF COMMITTEES

Chalupa of Jefferson, 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 438, a bill for an act relating to the depositing of election 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.

LeRoy Chalupa, Chairman.

Also:
Mr. Speaker: Your committee on elections, political and judicial districts to whom was referred House File 493, a bill for an act relating to residence requirements for electors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 493 by striking all of section two (2), and by renumbering all subsequent sections.

LeRoy Chalupa, Chairman.

## Also:

Mr. Speaker: Your committee on elections, political and judicial districts to whom was referred House File 495, a bill for an act relating to retention of right to vote for president and vice president by persons who leave 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.

## LeRoy Chalupa, Chairman.

Nelson of Winnebago, 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 352, a bill for an act authorizing school districts to pay for fringe benefits for 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 indefinitely postponed.

Henry C. Nelson, Chairman.

## AMENDMENTS FILED

Amend House File 5 as follows:

1. Amend the title by striking all after the word "Act" and substituting "relating to moneys and credits.".
2. Further amend by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended as follows:

1. By striking from lines eighteen (18) through twenty (20) the words "upon the uniform basis throughout the state of five mills on the dollar of actual valuation" and inserting in lieu thereof the words "as provided in section thirty-five B point eleven (35B.11) of the Code."
2. By adding the following new paragraph :
"The tax provided for in section four hundred thirty point seven (430.7) of the Code shall be at the rate of five (5) mills on the dollar of assessed valuation. The tax provided for in section four hundred thirty-two point five (432.5) of the Code on shares of insurance corporations and associations as defined in section four hundred thirty-two point six (432.6) of the Code shall be at the rate of five mills on the dollar of valuation."

Sec. 2. Section four hundred twenty-nine point fourteen (429.14), Code 1962, is repealed.

Knowles of Scott. Carstensen of Clinton. Stanley of Muscatine. Frazier of Lee.

Amend House File 49 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. This Act shall be known as the "Iowa Act Against Discrimination." Whereas, discrimination in employment by reason of race, religion, color, national origin or ancestry threatens not only the rights and privileges of the inhabitants of the State of Iowa but menaces the institutions and foundations of a free democratic state, it is therefore declared to be a goal of this state to attain equal opportunities and encouragement for every citizen regardless of race, religion, color, national origin, or ancestry, in securing and holding, without discrimination, employment in any field of work or labor for which he is properly qualified.

Sec. 2. There is hereby created a commission to be known as the Commission on Human Rights, hereinafter referred to in this Act as "commission". The commission shall consist of seven (7) members appointed by the governor without regard to political affliation. Members herein appointed shall be confirmed by the senate. One (1) shall be designated by the governor as chairman. The term of office of each member of the commission shall be four (4) years and until his successor is qualified: Provided, that of the commissioners first appointed, two (2) shall be appointed for a term of one (1) year, two (2) for a term of two (2) years, two (2) for a term of three (3) years, and one (1) for a term of four (4) years. Any member chosen to fill a vacancy occurring otherwise than by expiration of term, shall be appointed for the unexpired term of the member whom he is to succeed. The commission may choose a director, who shall not be a member of the commission.

Sec. 3. The commission shall have the following functions, powers and duties:

1. To establish and maintain its principal office at the seat of government in office space provided by the executive council.
2. To receive and investigate complaints alleging discrimination in employment because of race, religion, color, national origin, or ancestry and to hold hearings and make finding and recommendations in connection therewith.
3. To provide educational materials and programs designed to foster good will among the citizens of this state.
4. To accept contributions from any person to assist in the effectuation of this section.
5. To render each year to the governor and to the general assembly a full written report of all its activities and of its general recommendations.

Sec. 4. Any person claiming to be aggrieved by an alleged act of discrimination in employment may, by himself or by his attorney-at-law, make, sign, and file with the commission a verified complaint in writing which shall state the name and address of the employer, labor organization, or employment agency alleged to have committed the act of discrimination in employment complained of, and which shall set forth the particulars thereof and contain such other information as may be required by the commission.

1. After the filing of a complaint either by the aggrieved individual, the commission shall designate one of the commissioners, with the assistance of the commission staff, to make prompt investigation of the alleged act of discrimination in employment. The commission may conduct hearings for the purpose of receiving evidence and reaching findings and making recommendations. Any such hearing shall be in the county where the acts complained of occurred.
2. At any stage prior, during or after the investigation or hearing the commission or such commissioner as the commission may designate may attempt to eliminate the discrimination in employment complained of by conference and conciliation. It shall not be mandatory for any party to accept such efforts of conference and conciliation. The commission and its staff shall not disclose what has transpired in the course of such conference and conciliation.
3. The commission shall not have the power to compel attendance at any hearing except that the person filing the complaint shall be required to appear and testify and, upon failure to do so, the complaint shall be deemed withdrawn. The employer, employment agency or labor organization accused of committing an act of discrimination in employment shall have the right to appear at the hearing and may do so in person or otherwise, with or without counsel, and may offer evidence and, whether offering evidence or not, shall have the right to cross examine the complainant and other adverse witnesses under oath.
4. Any finding or recommendation of the commission shall be filed in the office of the commission within thirty (30) days after the last day of the hearing and copies of same shall be furnished by the complainant and the employer, employment agency or labor organization accused of committing an act of discrimination in employment. The findings and recommendations of the commission are not binding on any party and do not create any
rights or duties on the part of the interested parties growing out of the issue in controversy.

Rluey of Linn.<br>Carstensen of Clinton.<br>Eveland of Boone.

Amend House File 147 as follows:

1. By substituting a new section two (2) as follows:

Sec. 2. Section three hundred thirteen point twenty-one (313.21), Code 1962, is hereby amended by inserting the following after the period in line fourteen (14):
"Whenever the highway commission eliminates from the primary highway system the rural portion of a highway leading into a city or town and the highway commission places such highway in good repair as provided in section three hundred thirteen point two (313.2) of the Code, the commission shall within two
(2) years allocate sufficient funds to place the street extension of such highway in good repair for the traffic thereon."
2. By renumbering section two (2) as section three (3).

Knowles of Scott.
Amend House File 172 as follows:
Amend section five (5) by adding a new paragraph as follows:
"The state assessor shall also be subject to removal as provided in chapter sixty-six (66) of the Code. In addition thereto, upon request of the governor or of the board of review, the chief justice of the supreme court shall appoint a district court judge, the president of the senate and the speaker of the house shall each appoint one (1) person, which three (3) appointees shall constitute a committee to hear complaints made by the governor or the review board, and if said committee by two-thirds ( $2 / 3$ ) vote finds that the assessor should be removed, they shall so vacate the office. Grounds for removal shall be those provided for by chapter sixty-six (66) of the Code, and in addition, failure of the state assessor to perform any of the duties enumerated in this Act."

## Hougen of Black Hawk.

Amend House File 176, section 2, by striking lines eighteen (18) through twenty-five (25) and inserting in lieu thereof the following:
"Persons giving stamps in connection with a purchase must give the purchaser a choice between acceptance of stamps redeemable for cash and stamps redeemable for premiums. Purchasers accepting stamps redeemable for cash may redeem same only with full books of stamps."

Schmre of Mills.
Amend the amendment filed February 28 by Patton of Delaware to House File 207 as follows:

1. By striking the comma at the end of line ten (10) and inserting a period in lieu thereof; also by striking all of line eleven (11) and that part of line twelve (12) preceding the word "When".
2. By inserting after the period in line sixteen (16)

> Hougen of Black Hawk. STEELE of Cherokee.

Amend Senate File 69, section 1, line nine (9), by striking the words "valuation for each parcel" and inserting in lieu thereof the following: "tax listed for each parcel, also initials V.C. indicating veteran's credit or H.C. indicating homestead credit where applicable, or any combination thereof, as the case may be."

Palas of Clayton.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Tuesday, March 19, 1963.

## JOURNAL OF THE HOUSE

hall of the house of Representatives,<br>Des Moines, Iowa, Tuesday, March 19, 1963.

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

Prayer was offered by the Reverend Harry Stickle, pastor of the Shell Rock Baptist Church, Shell Rock, Iowa.
The Journal of March 18 was approved.

## PRESENTATION OF VISITORS

Hanson of Lyon presented to the House the Honorable G. E. Scribner, Representative of Minnehaha County, Sioux Falls, South Dakota.

Ossian of Montgomery presented to the House the Honorable Ellis W. Wells, former member of the House from Lee County in the Fifty-sixth General Assembly.

Strothman of Henry presented to the House the Honorable Harlan C. Foster, former member of the House from Henry County in the Forty-seventh througth the Forty-ninth General Assemblies, and member of the Senate in the Fiftieth through the Fifty-third General Assemblies.

Denman of Polk presented to the House twenty-one senior students from Runnells High School and their teacher, Mrs. Harry Poffenberger.

Dunton of Keokuk presented to the House thirty-five students of the Tri-County Community School District, Keokuk County, who are members of the Prairie Rustlers 4-H Club and their leader, Bill Augustine.

Frazier of Lee presented to the House four students from Aquinas High School, Fort Madison.

Hougen of Black Hawk presented to the House thirty-five senior students from the Price Laboratory School, Cedar Falls, and their teachers, Donald Scovel and Leland Hott.

Meyer of Madison presented to the House fifty-eight students from Manning Community School and their teacher, Mrs. Letha Johnson.

Reppert of Polk presented to the House three students from Phillips Academy, Andover, Massachusetts.

Reppert of Polk presented to the House fifty students of the fifth grade of Hillis Elementary School, Des Moines, and their teacher, Gladys Kephart.

Wright of Benton presented to the House thirty-two eighth grade students from the Keystone School and their teacher, Donald Andrews.

## PRESENTATION OF THE JOHN CAMPANIUS HOLM AWARD

The Speaker requested Eveland of Boone and Mowry of Marshall to escort the Honorable A. C. Hanson of Lyon County to the Speaker's station.

The Speaker presented to the House Mr. Paul J. Waite, State Climatologist of the U. S. Weather Bureau.

Mr. Waite presented to the Honorable A. C. Hanson, in behalf of the Chief of the U. S. Weather Bureau, The John Campanius Holm Award for outstanding accomplishment in the field of meteorological observations with a citation for more than thirty-five years of dedicated service as voluntary weather observer at Inwood, Iowa, a continuation of over half a century of family weather observing.

The Honorable A. C. Hanson expressed his appreciation and thanks for the award.

## PETITIONS

The following petitions were presented and placed on file:
By Ely of Linn, from seventeen residents of Linn County favoring legislation to increase state aid to schools without weakening local control.

By Hagen of Allamakee, from nine hundred twenty-three residents of Allamakee County opposing school bus transportation for pupils attending private schools.

By Jarvis of Buena Vista, from fifteen residents of Buena Vista County favoring legislation to legalize racing and pari-mutuel betting.

By Riley of Linn, from thirty-five residents of Linn County favoring public utilities bill Senate File 11.

By Riley of Linn, from seventy residents of Linn County favoring legislation to increase pensions under the retirement system for policemen and firemen.

By the following Representatives, favoring school bus transportation for pupils attending private schools:

Dietz of Scott, from sixty-eight residents of Scott County.
Hagen of Allamakee, from ninety-six residents of Allamakee County.
Jarvis of Buena Vista, from two hundred nine residents of Buena Vista County.

Reppert of Polk, from one hundred twenty-two residents of Polk County.
Sokol of Osceola, from two hundred twenty-three residents of Osceola County.

By Den Herder of Sioux, from twenty-one residents of Sioux County favoring the sale of liquor by the drink in Iowa.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from six members of the Morningside Baptist Church of Sioux City.
Briles of Adams, from thirty-three residents of Adams County.
Cunningham of Story, from nineteen residents of Story County.
Den Herder of Sioux, from one hundred twenty-five residents of Sioux County.

Ely of Linn, from eighteen residents of Linn County.
Hanson of Lyon, from fifty-one residents of Lyon County.
Hanson of Mitchell, from seven residents of Mitchell County.
Kreager of Jasper, from fifteen residents of Jasper County.
Nelson of Winnebago, from two hundred sixteen residents of Winnebago County.

Reppert of Polk, from one hundred thirteen residents of Polk County.
Robinson of Guthrie, from fifteen residents of Cedar Rapids, one hundred six members of the Britt Evangelical Free Church, thirty-eight members of the First Baptist Church of Winterset, thirty-four members of the Free Methodist Church of Cedar

Rapids, sixty-six members of the Salem Church of Lincoln, and ninety-eight members of the First Church of the Nazarene of Marshalltown.

Smith of Dickinson, from nineteen residents of Dickinson County.
Vetter of Washington, from one hundred fifteen residents of Washington County.

## INTRODUCTION OF BILLS

House File 547, by committee on safety and law enforcement, a bill for an act to permit the holding of amateur boxing contests and to allow the awarding of a trophy and the charging of admissions.

Read first time and placed on the calendar.
House File 548, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings for the organization and establishment of the boundaries of the Traer-Clutier Community School District, in the County of Tama, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law.

Read first time and placed on the calendar.
House File 549, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the board of directors of the Traer-Clutier Community School District, in the County of Tama, State of Iowa, authorizing and providing for the issuance 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 placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 143, a bill for an act to authorize city and town councils to finance the acquisition of sites, books and equipment from the proceeds of a bond issue.

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

Senate File 236, a bill for an act to legalize and validate the purchase, platting and sale of certain real estate owned by the West Delaware County Community School District in the County of Delaware, State of Iowa, and to authorize conveyance of legal title thereto.

Read first time and referred to committee on judiciary 2.

Senate File 381, a bill for an act to clarify the definition of an implement of husbandry.

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

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 438, 493 and 495, under Rule 35.

## PROOFS OF PUBLICATION

Published copy of House File 548 and verified proof of publication of said bill in the Traer Star-Clipper, Traer, Iowa, on March 1, 1963, 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 549 and verified proof of publication of said bill in the Traer Star-Clipper, Traer, Iowa, on March 1, 1963, 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 236 and verified proof of publication of said bill in the Manchester Press, Manchester, Iowa, on February 28, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kendrick, Chief Clerk, House of Representatives.

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Duffy of Dubuque offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Thomas Patrick O'Toole, of Dubuque County, who was a member of the Fifty-eighth and Fifty-ninth sessions of the General Assembly, passed away on September 1, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Duffy of Dubuque, Breitbach of Dubuque and Tabor of Jackson.

Goode of Davis offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Arthur Stookesberry, of Davis County, who was a member of the Fortieth, Fortieth Extra and Forty-first sessions of the General Assembly, passed away on November 1, 1962; now, 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Goode of Davis, Moffitt of Appanoose and Millen of Van Buren.

Fisher of Greene offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Walter Witt Anderson, of Greene County, who was a member of the Thirty-fifth, Thirty-sixth, Thirty-seventh, Thirtyeighth and Thirty-ninth sessions of the General Assembly, passed away on January 4, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Fisher of Greene, Murphy of Carroll and Lange of Sac.

Reppert of Polk offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John Henry Kelley, of Polk County, who was a member of the Thirty-second and Thirty-second Extra General Assemblies, passed away on July 25, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Reppert of Polk, Denman of Polk and Petersen of Dallas.

Murphy of Carroll offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable I. G. Chrystal, of Carroll County, who was a member of the Forty-fifth, Forty-fifth Extra, Forty-sixth and Forty-seventh sessions of the General Assembly, passed away on December 25, 1962; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Murphy of Carroll, Fisher of Greene and Lange of Sac.

Casey of Wayne offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Warren H. Burton, of Wayne County, who was a member of the Forty-third session of the General Assembly, passed away on March 10, 1963; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Casey of Wayne, Siglin of Lucas and Worthington of Decatur.

Petersen of Dallas offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Blake Willis, of Dallas County, who was a member of the Forty-fifth session of the General Assembly, passed away on September 20, 1961 ; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Petersen of Dallas, Robinson of Guthrie and Fisher of Greene.

Van Alstine of Humboldt offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Fred C. Lovrien, of Humboldt County, who was a member of the Fortieth, Fortieth Extra, Forty-first, Forty-second, Fortysecond Extra, and Forty-third sessions of the General Assembly, passed away on March 20, 1961 ; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Van Alstine of Humboldt, Loss of Kossuth and Hakes of Pocahontas.

## MESSAGES FROM 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 12, a concurrent resolution endorsing and recommending election of Donald E. Johnson to the post of National Commander of the American Legion.

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

House File 71, a bill for an act relating to holders for registration certificates of motor vehicles.

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

House File 117, a bill for an act relating to bounties on wild animals.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 139, a bill for an act relating to public libraries.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 159, a bill for an act to ratify sale of certain real estate owned by the Ames Community School District.

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

House File 298, a bill for an act relating to temporary extensions of motor vehicle operators' licenses in certain instances.

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

Senate File 91, a bill for an act relating to road use tax funds allotted for interstate highways.

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

Senate File 152, a bill for an act relating to parolees and court probationers.

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

Senate File 249, a bill for an act to permit cities and towns to donate real estate to the state for public use.

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

Senate File 275, a bill for an act relating to the overall length of combination of vehicles.

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 registration fees for antique motor vehicles.

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

Senate File 351, a bill for an act relating to the acquisition of vehicles and equipment by cities and towns.

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

Senate File 386, a bill for an act relating to shop and special inspections. Carroll A. Lane, Secretary.

## BIRTHDAY CONGRATULATIONS

Reppert of Polk rose on a point of personal privilege and announced that today was the birthday of the Honorable Katherine Falvey, and wished her a "Happy Birthday."

## MOTION TO REJECT COMMITTEE REPORT ON HOUSE FILE 374 LOST

Swisher of Johnson moved that the action taken by the committee on judiciary 1 on March 14 for indefinite postponement of House File 374 be rejected by the House and that the bill be placed on the calendar for consideration.

Roll call was requested by Dunton of Keokuk and Carnahan of Wapello.

On the question "Shall the report of the committee on judiciary 1 on House File 374 be rejected?"

Rule 69 was invoked.
The ayes were, 31 :

| Andersen of | Denman | Mahan |
| :--- | :--- | :--- |
| Woodbury | Duffy <br> Anderson of | Dunton <br> Ringgold |
| Eveland | Maule |  |
| Baringer | Falvey | Meyer |
| Breitbach | Frazier | Des Moines |
| Briles | Hagen | Murphy |
| Carnahan | Kibbie | Murray |
| Casey | Loss |  |

The nays were, 77:

Balloun
Bock
Busch
Camp
Carstensen
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Dietz
Edgington
Ely
Fischer of
Grundy

Fisher of Greene
Gittins
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen

Jarvis<br>Johnson Kluever<br>Knock<br>Knowles<br>Kreager<br>Lange<br>Lutz<br>McElroy<br>Mensing<br>Messerly Millen Miller of Jones<br>Miller of Page

Prine
Reppert
Riley
Sersland
Steffen
Strothman
Swisher
Worthington


Moffitt
Mowry
Mueller
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Parker
Patton
Paul
Petersen of Dallas

| Woodbury | Smith of | Stevenson | Walter |
| :--- | :--- | :--- | :--- |
| Peterson of | Dickinson | Stokes | Wells |
| Robinson | Smith of | Tabor | Wier |
| Scherle | O'Brien | Van Alstine | Winkelman |
| Shaw | Sokol | Van Nostrand | Wright |
| Siglin | Stanley | Vermeer | Mr. Speaker |
|  | Steele | Vetter |  |

Absent or not voting, none.
Motion lost.

## SENATE AMENDMENT CONSIDERED

Stanley of Muscatine called up for consideration Senate File 58, a bill for an act relating to paroles by courts, and to amend various sections of the Code relating thereto, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 58 as follows:

1. Line 3, by inserting preceding the word "or" the following: "or murder,".
2. Line 4, by striking the word "or" and inserting in lieu thereof the following: ", murder, or violation of law concerning the".
3. By striking all of division 2 of the House amendment and inserting in lieu thereof the following:
"2. Add a new section as follows:
'Sec. 8. Amend section two hundred four point twenty-two (204.22), Code 1962, by inserting in line two (2) of subsection four (4) after the word "chapter" the words "concerning the manufacturing, selling, administering to another person, or dispensing a narcotic drug,"."

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Stanley of Muscatine moved that the bill, as amended by the House and further 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 vote was:
The ayes were, 98 :

| Andersen of <br> Woodbury | Chalupa <br> Coffman | Falvey <br> Fisherson of | Hanson of <br> Ryon <br> Ringgold |
| :--- | :--- | :--- | :--- |
| Crane | Cunningham | Greene | Hanson of |
| Balloun | Darrington | Gittins | Mitchell |
| Baringer | Den Herder | Graham | Hirsch |
| Bock | Denman | Grassley | Hougen |
| Breitbach | Dietz | Hagedorn | Jarvis |
| Busch | Duffy | Hagen | Kohnson |
| Camp | Dunton | Hagie | Kluever |
| Carnahan | Edgington | Hakes | Knock |
| Carstensen | Ely | Halling | Knowles |
| Casey | Eveland |  |  |


| Loss | Mowry |
| :--- | :--- |
| Lutz | Mueller |
| Mahan | Nelson |
| Maule | Nielsen of |
| MreElroy | Emmet |
| Mensing | Nielsen of |
| Messerly | Shelby |
| Meyer | Olson |
| Millen | Ossian |
| Miller of | Palas |
| Des Moines | Parker |
| Miller of | Patton |
| Jones | Paul |
| Miller of | Petersen of |
| Page | Dallas |
| Moffitt |  |

Peterson of
Woodbury
Prine
Reppert
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen

Stevenson<br>Stokes<br>Strothman<br>Swisher<br>Tabor<br>Van Alstine<br>Van Nostrand<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Wright

The nays were, none.
Absent or not voting, 10:

| Briles | Goode | Murray | Shaw |
| :---: | :--- | :--- | :--- |
| Fischer of | Kreager | Riley | Mr. Speaker |
| Grundy | Murphy | Robinson |  |

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

## MOTION TO RECONSIDER SENATE FILE 69 LOST

Dietz of Scott called up for consideration the motion to reconsider Senate File 69, filed February 26 and found on page 520 of the House Journal.

Dietz of Scott moved to reconsider the vote by which Senate File 69 failed to pass the House on February 26.

Balloun of Tama moved that the motion to reconsider be laid on the table.

Roll call was requested by Denman of Polk and Dietz of Scott.
On the question "Shall the motion to reconsider be laid on the table?"

Rule 69 was invoked.
The ayes were, 51:

| Anderson of | Fischer of | Kreager | Mueller |
| :---: | :---: | :---: | :---: |
| Ringgold | Grundy | Lutz | Nelson |
| Balloun | Fisher of | Mahan | Nielsen of |
| Breitbach | Greene | Mensing | Emmet |
| Briles | Frazier | Meyer | Nielsen of |
| Busch | Gittins | Millen | Shelby |
| Carnahan | Goode | Miller of | Ossian |
| Crane | Hagedorn | Des Moines | Parker |
| Denman | Hanson of | Miller of | Patton |
| Edgington | Mitchell | Jones | Paul |
| Ely | Knowles | Mowry |  |


| Peterson of | Scherle |
| :--- | :--- |
| Woodbury | Siglin |
| Prine | Sokol |
| Reppert | Stanley |
| Riley |  |

The nays were 51:

| Andersen of | Falvey |
| :--- | :--- |
| Woodbury | Graham |
| Baringer | Grassley |
| Bock | Hagen |
| Camp | Hagie |
| Carstensen | Hakes |
| Casey | Halling |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Dietz | Johnson |
| Duffy | Kibbie |
| Dunton |  |

Kluever
Knock
Lange
Loss
Maule
McElroy
Messerly
Miller of
Page
Moffitt
Olson
Palas
Petersen of
Dallas

Sersland
Smith of Dickinson
Smith of
O'Brien
Steffen
Stokes
Strothman
Tabor
Van Alstine
Wells
Winkelman
Wright
Mr. Speaker
Absent or not voting, 6:
Eveland Murray Murphy Robinson

Shaw
Vetter
Walter
Wier
Worthington

Motion lost.
On the question "Shall the motion to reconsider the vote prevail?"
The motion, having failed to receive a constitutional majority, lost.

## ADDITIONAL COPIES

Hougen of Black Hawk asked and received unanimous consent to have 600 additional copies printed of House File 379.

## MOTION TO RE-REFER HOUSE FILE 442 LOST

Kluever of Cass moved that House File 442, reported back to the House by the committee on compensation of public officers and employees for indefinite postponement on March 14, be re-referred to the committee.

Motion lost.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 374 and 442.

## 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 309, a bill for an act relating to retail sales tax definition of "gross receipts".

Carroll A. Lane, Secretary.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:
H. F. 114 Relating to the marking of ballots. By Riley and Stanley.
S. F. 148 To waive immunity of the state from any action at law or in equity brought to enforce a controversy rising out of a contract in which the Iowa State Highway Commission is a party. By O'Malley and Dykhouse.
H. F. 425 To authorize the university hospital at Iowa City to collect and settle claims for the care of patients. By committee on institutions of higher learning.
S. F. 23 Relating to veterinary medicine and surgery. By Elijah, et al.
S. F. 10 Relating to unlawful hunting on land of another. By Grimstead.
H. F. 250 Relating to the denominations of public bonds issued by counties, cities, towns, and school districts. By Knock.
H. F. 229 Relating to compensation of county supervisors. By Mowry and Kreager.
H. F. 205 . To fix limits for motor vehicles on bridges or elevated structures where not sign-posted. By Riley.
H. F. 358 Relating to the manner of estimating state aid for school budgeting purposes. By Sokol, Nelson, et al.
H. F. 319 Regulating the sale of mortgage guaranty insurance by licensed insurance companies. By committee on insurance.
H. F. 309 To authorize the sale and conveyance of certain land in Scott County. By Dietz and Knowles.
S. F. 105 To amend certain sections of the subdistricts of soil conservation districts law. By Long.

Maurice E. Baringer, Chairman, Sterring Committee.

## REPORTS OF COMMITTEES

Hagen of Allamakee, 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 461, a bill for an act relating to bounties, begs leave to report it has 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.

## Walter Hagen, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 333, a bill for an act relating to judgment liens on real estate, 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.

John L. Mowry, Chairman.

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred Senote File 155, a bill for an act relating to the exemption of farm land from zoning 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.

Lester L. Kluever, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 436, a bill for an act authorizing cities, towns and counties to contract for ambulance 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.

Lester L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 443, a bill for an act to legalize and validate the proceedings of the City Council of Davenport, authorizing and providing for the issuance, sale and delivery of motor vehicle parking facilities revenue bonds of said city to defray the cost of acquiring additional off-street motor vehicle parking facilities in and for said city and the provisions made for the payment of said bonds and declaring the 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.

Lester L. Kluever, Chairman.
Carstensen of Clinton, 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 377, a bill for an act relating to group insurance 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 withouf recommendation.

Lawrence D. Carstensen, Chairman.

## Also :

Mr. Speaker: Your committee on cities and towns to whom was referred House file 209, a bill for an act relating to maximum millage rates for taxes caused to be levied by cities and towns and to clarify chapter four hundred four (404), Code 1962, 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 209 by striking from section 1 all of lines 4 through 6, inclusive, and inserting in lieu thereof the following:
"The aforesaid maximum and aggregate millage rates shall be exclusive of all sources of income received or receivable by cities and towns other than taxes caused to be levied under the provisions of sections four hundred four point six (404.6) to four hundred four point twelve (404.12), inclusive,
and those taxes in lieu of which allocations may be made under said sections by express authorization contained therein."

Lawrence D. Carstensen, Chairman.

## Also :

Mr. Spasker: Your committee on cities and towns to whom was referred Senate File 146, a bill for an act relating to approval of plats in cities and towns and to expressly authorize improvement bonds for the protection of the public, begs leave to report it has 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 146 as follows:

1. Strike from line four (4) the word "shall" and insert in lieu thereof the word "may".
2. Strike from line five (5) the words "either singly or jointly with" and insert in lieu thereof the word "or".
3. Strike all of lines eight (8) and nine (9) and insert in lieu thereof the words "repairs necessitated by defects in material or workmanship not to exceed two (2) years from and after completion."

Lawrence D. Carstensen, Chairman.
Dietz of Scott, from the committee on public health and pharmacy, submitted the following report:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 378, a bill for an act relating to the creation of a single examining and licensing board for physicians and surgeons, osteopaths, and osteopathic physicians and surgeons and matters 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.

RILey Dietz, Chairman.
Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 86, a bill for an act to amend chapter one hundred seventeen (117), Code 1962, relating to the powers and duties of the real estate 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 86 as follows:

1. Amend section 1 by striking from line seven (7) after the word "and" the word "to".
2. Strike section 2 and insert in lieu thereof the following:
"Sec. 2. Section one hundred seventeen point twenty-eight (117.28), Code 1962, is hereby amended by striking the last sentence thereof and inserting in lieu thereof the following:
"The commission shall issue a new license for the next ensuing year to any licensee who applies for a new license on forms prescribed by the commission and pays the annual fee therefor on or before December 31 in the year for which he is licensed. The commission in its discretion, when good cause therefor is shown, may issue a new license even if such application and fee are received after such date."
3. Amend section 3 by striking all of lines four (4) through twenty-four (24), inclusive, and inserting in lieu thereof the following:
"If a judgment of conviction of a felony under the laws of the United States or any state of the United States shall be rendered against any licensee under this chapter, his license shall automatically be revoked without necessity of any action by the commission. The licensee shall immediately notify the commission in writing of any such judgment of conviction and shall immediately surrender his license to the commission. If he fails to do so, the commission may at any time demand and require the immediate surrender of his license. The requirements of section one hundred seventeen point thirty-five (117.35) of the Code shall not apply to any revocation of a license under the provisions of this paragraph. Any person whose license shall have been revoked because of a judgment of conviction of a felony shall be ineligible to apply to the commission for a new license within two (2) years after the date on which his license is surrendered to the commission, or within two (2) years after release from a penal institution to which he is committed for such felony, or within two (2) years after discharge from parole or probation, whichever occurs last. Any person whose license shall have been revoked because of a judgment of conviction of a felony may apply only for a salesman's license, and the commission shall not issue a broker's license to such person. However, if such person shall have been pardoned by the President of the United States or the governor of a state of the United States, then such person may apply for a broker's license and the commission shall process the application and may issue or deny a broker's license as provided in this chapter. If the judgment of conviction is reversed or nullified by any court having jurisdiction to do so, the commission shall set aside such revocation and shall issue a new license to such person, but the commission in its discretion may take action as provided in this section."
4. Strike section 4 and insert in lieu thereof the following:
"Sec. 4. Section one hundred seventeen point thirty-five (117.35), Code 1962, is hereby amended by adding the following paragraph at the end thereof:
"Any licensee under this chapter may voluntarily surrender his license to the commission, and upon such surrender the license shall be deemed revoked. Such surrender of the license shall constitute a waiver of notice and hearing."
5. Add the following new section:
"Sec. 5. Section one hundred seventeen point forty-one (117.41), Code 1962, is hereby amended by inserting the following in line seven (7) after the word "license": "and any new license which may have been issued after the commencement of proceedings under this chapter".

John Mowry, Chairman.

## AMENDMENTS FILED

Amend House File 299 by adding a new section:
"After the owner of a homestead has attained sixty-five years of age, and during his lifetime or that of his surviving spouse and so long as said property is used exclusively by him or his surviving spouse as a homestead, such homestead shall not be assessed with a tax levy in excess of that levied on said homestead for the year immediately preceding the year in which the owner attains the age of sixty-five years."

Amend House File 377 as follows:

1. By striking lines eight (8) through eleven (11) of section one (1) and inserting in lieu thereof the following:
"chapter five hundred fourteen (514) or any corporation operating under the provisions of chapter five hundred nine (509) of the Code. Such plans may include life, health".
2. By adding in line fourteen (14) of section one (1) after the word "such" the word "life".

## Krbager of Jasper.

Amend House File 389 as follows:

1. Strike the period in section 3, line 8 and add the following: ", and nursing and custodial home personnel of licensed nursing and custodial homes who carry out physical therapy practices under the direction of a licensed physician or surgeon."

SWISHER of Johnson.
Amend House File 401 as follows:

1. Amend section one (1) as follows:
a. By striking from line five (5) the word "three" and inserting in lieu thereof the word "five".
b. By inserting after the comma in line six (6) the words "assess and".
c. By adding after the word "such" in line seven (7) the words "assessment and".
d. By adding after the word "hereof." in line eight (8) the following:
"If the determination that a return is incorrect is the result of an audit of the books and records of the taxpayer, the tax, or additional tax, if any is found due, shall be assessed and determined and the aforesaid notice to the taxpayer shall be given by the commission within one year after the completion of the examination of said books and records."
2. By striking all of section two (2).
3. By striking all of section three (3) and inserting in lieu thereof the following:
"Section four hundred twenty-two point fifty-eight (422.58), Code 1962, is hereby amended as follows:
a. By striking the word ' $a$ ' in line four (4) and inserting in lieu thereof the words 'an interest'.
b. By inserting after the word 'plus' in line five (5) the words 'one-half of'.
c. By inserting after the word 'due' in line eight (8) the following:
', and expecting the period between the completion of an examination of the books and records of a taxpayer and the giving of notice to the taxpayer that a tax or additional tax is due'.
d. By inserting after the word 'such' in line ten (10) the word 'interest'.
e. By inserting after the word 'Such' in line eleven (11) the word 'interest'.
f. By inserting after the word 'Unpaid' in line thirteen (13) the word 'interest'."
4. By striking from section four (4), line five (5) the word "three" and inserting in lieu thereof the word "five".

39 5. By striking all of section five (5) and inserting in lieu

Kreager of Jasper.
Amend Senate File 275, section 4, line four (4), by
2 striking therefrom the word and figures "twenty-two (22)"
3 and inserting in lieu thereof the word and figures "twenty-
4 four (24)".
Diemz of Scott.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Wednesday, March 20, 1963.

# JOURNAL OF THE HOUSE 

Hall of thi house of Representatives, Des Moines, Iowa, Wednesday, March 20, 1963.

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

Prayer was offered by the Reverend Dwight C. Bonham, pastor of the Methodist Churches of Thornburg and Keswick, Iowa.

The Journal of March 19 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wier of Louisa on request of Maule of Monona; Murphy of Carroll on request of Meyer of Madison; Darrington of Harrison on request of Olson of Cerro Gordo.

## PRESENTATION OF VISITORS

Swisher of Johnson presented to the House the Honorable Bernard Balch, former member of the House from Black Hawk County in the Fifty-seventh and Fifty-eighth General Assemblies.

Hirsch of Warren presented to the House twenty-five students from St. Mary's High School, Martensdale, and their teacher, D. C. Furrer.

Nielsen of Emmet presented to the House ninety students of the North High Work-Study Program, Des Moines.

Nielsen of Emmet presented to the House Jack White, Mayor of Estherville.

Petersen of Dallas presented to the House thirty-seven senior students of the Dallas Center Community School, their principal, William Lienemann, and teacher, Harold Isley.

Reppert of Polk presented to the House his daughter, Zanne, student of Roosevelt High School, Des Moines.

Wright of Benton presented to the House twenty-nine students of the senior government class of Shellsburg accompanied by their teacher, Joseph Staebell, and Superintendent Donald Briesch.

## PETITIONS

The following petitions were presented and placed on file:

By Denman of Polk, from six residents of Polk County opposing an open season on doves.

By Knowles of Scott, from five thousand five hundred thirty-eight residents of Scott County favoring legislation to prohibit the sale of specified merchandise on Sunday.
By Loss of Kossuth, from one hundred thirty-eight residents of Kossuth County opposing a three per cent sales tax.

By Messerly of Black Hawk, from one hundred thirty-two residents of Black Hawk County opposing legislation relating to the licensing and qualifications of physical therapists.

By Miller of Jones, from one hundred fifty residents of Jones County favoring uniform allowances for correction officers.

By Murphy of Carroll, from thirty-five residents of Carroll County favoring an open season on doves.

By the following Representatives, favoring school bus transportation for pupils attending private schools:

Murphy of Carroll, from fifteen residents of Carroll County.
Sokol of Osceola, from ten residents of Osceola County.
By the following Representatives, opposing the taxation of fraternal beneficiary associations:

Breitbach of Dubuque, from nine residents of Dubuque County.
Coffman of Iowa, from one hundred forty-four residents of Iowa County.
Denman of Polk, from sixteen residents of Polk County.
Miller of Jones, from nine residents of Jones County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Denman of Polk, from eight residents of Polk County.
Knowles of Scott, from two hundred seventy-five residents of Scott County.
Swisher of Johnson, a resolution from the Board of Directors of the Iowa City Chamber of Commerce.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Anderson of Ringgold, from thirty-six residents of Ringgold County.

Denman of Polk, from one hundred sixty residents of Polk County.
Hagie of Wright, from twenty-six residents of Wright County.
Kreager of Jasper, from seventeen residents of Jasper County.
Lutz of Clarke, from seventy-five residents of Clarke County.
Messerly of Black Hawk, from one hundred six residents of Black Hawk County.

Miller of Page, from forty-five residents of Page County.
Ossian of Montgomery, from thirty-three residents of Montgomery County.

Patton of Delaware, from twenty-five residents of Delaware County.
Peterson of Woodbury, from nine residents of Woodbury County.
Reppert of Polk, from seventy-three residents of Polk County.
Robinson of Guthrie, from one hundred members of the Church of the Nazarene of Chariton and Shenandoah, fifty-one residents of Grinnell, twenty-four members of the Iowa River Church of the Brethren of Marshalltown, thirty-four members of the Nevada Baptist Church, twenty-three members of the Christian Church of Stockport, ten members of the Central Presbyterian Church of Nevada, thirteen members of the Eastside Christian Church of Council Bluffs, seventeen members of the Rose Hill Evangelical United Brethren Church of Clarinda, and thirtyseven members of the Christian and Missionary Alliance of Boone.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 86, 209, 377, 378, 436, 443 and Senate Files 146 and 155, under Rule 35.

## INTRODUCTION OF BILLS

House File 550, by committee on ways and means, a bill for an act to create a school property tax replacement fund, to provide for the revenue for its establishment, and to prescribe the method for making distribution from such fund, and to provide for revision in the general fund revenue to the state.

Read first time and referred to committee on appropriations.
House File 551, by committee on social security, a bill for an act relating to the federal social security enabling act.

Read first time and placed on the calendar.
House File 552, by committee on cities and towns, a bill for an act to amend section three hundred sixty-five point thirteen (365.13), Code 1962, relating to chief of police.

Read first time and placed on the calendar.
House File 553, by committee on cities and towns, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, to provide for the issuance of registration certificates and license plates to urban transit companies or systems for use on urban transit busses.

Read first time and placed on the calendar.
House File 554, by committee on public health and pharmacy, a bill for an act to provide for the regulation of the practice of nursing.

Read first time and placed on the calendar.
House File 555, by committee on public health and pharmacy, a bill for an act to amend section one hundred forty-seven point twentyfour (147.24), Code 1962, relating to compensation of examining boards affecting public health.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 91, a bill for an act relating to road use tax funds allotted for interstate highways.

Read first time and referred to committee on roads and highways.
Senate File 152, a bill for an act relating to parolees and court probationers.

Read first time and referred to committee on judiciary 1.
Senate File 249, a bill for an act to permit cities. and towns to donate real estate to the state for public use.

Read first time and referred to committee on cities and towns.
Senate File 275, a bill for an act relating to the overall length of combinations of vehicles.

Read first time and passed on file.
Senate File 307, a bill for an act relating to registration fees for antique motor vehicles.

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

Senate File 309, a bill for an act relating to retail sales tax definition of "gross receipts."

Read first time and referred to committee on tax revision.
Senate File 351, a bill for an act relating to the acquisition of vehicles and equipment by cities and towns.

Read first time and passed on file.
Senate File 386, a bill for an act to amend section eighty-nine point seven (89.7), Code 1962, relating to shop and special inspections.

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

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Stanley of Muscatine offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Albert L. Richards, of Muscatine County, who was a member of the Thirty-sixth and Thirty-seventh sessions of the General Assembly, passed away on February 16, 1963; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Stanley of Muscatine, Mensing of Cedar and Wier of Louisa.

## MESSAGES FROM 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 abolishing the special courses fund of school districts.

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

Senate File 288, a bill for an act relating to admission to mental health institutes.

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 waterworks employees group insurance.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 94, a bill for an act relating to the eradication of bovine brucellosis.

Also: That the Senate has concurred in the House amendment to and passed Senate File 149, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo.

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

House File 26, a bill for an act regarding the right of unlicensed persons to fill prescriptions.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 94

Amend the House amendment to Senate File 94 as follows:

1. By inserting the following new division as division 8 and renumbering the remaining divisions:
" 8 . Section 12, subsection 6, line 2, by striking the word and figure 'eighteen (18)' and inserting in lieu thereof the following: 'twenty-one (21)'."
2. Further amend the House amendment by striking all of the last division.

## SENATE AMENDMENT TO HOUSE FILE 26

Amend House File 26 as follows:

1. Amend section 2, line 8, by inserting following the word "examiners" the words "pursuant to the practical experience requirements of this chapter and".

## CONSIDERATION OF BILLS

Balloun of Tama asked and received unanimous consent for the immediate consideration of House Files 548 and 549.

House File 548, a bill for an act to legalize and validate the proceedings for the organization and establishment of the boundaries of the Traer-Clutier Community School District, in the County of Tama, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law, was taken up for consideration.

Balloun 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, 95 :

| Andersen of | Balloun | Busch | Casey |
| :---: | :--- | :--- | :--- |
| Woodbury | Bock | Camp | Chalupa |
| Anderson of | Breitbach | Carnahan | Coffman |
| Ringgold | Briles | Carstensen | Crane |


| Cunningham | Hanson of | Mueller | Siglin |
| :--- | :--- | :--- | :--- |
| Den Herder | Mitchell | Murphy | Smith of |
| Dietz | Hirsch | Nelson | Dickinson |
| Duffy | Hougen | Nielsen of | Smith of |
| Dunton | Johnson | Emmet | O'Brien |
| Ely | Kibbie | Nielsen of | Sokol |
| Eveland | Kluever | Shelby | Stanley |
| Falvey | Knok | Olson | Steele |
| Fischer of | Kreager | Ossian | Steffen |
| Grundy | Lange | Palas | Stevenson |
| Fisher of | Loss | Parker | Stokes |
| Greene | Lutz | Patton | Strothman |
| Gittins | Mahan | Paul | Swisher |
| Goode | Maule | Petersen of | Tabor |
| Graham | McElroy | Dallas | Van Alstine |
| Grassley | Mensing | Peterson of | Van Nostrand |
| Hagedorn | Messerly | Woodbury | Vermeer |
| Hagen | Millen | Prine | Vetter |
| Hagie | Miller of | Reppert | Walter |
| Hakes | Jones | Robinson | Wells |
| Halling | Miller of | Scherle | Winkelman |
| Hanson of | Page | Sersland | Worthington |
| Lyon | Moffitt | Shaw | Wright |
|  | Mowry |  |  |

The nays were, none.
Absent or not voting, 13:

| Baringer | Frazier | Miller of | Riley |
| :--- | :--- | :--- | :--- |
| Darrington | Jarvis | Des Moines | Wier |
| Denman | Knowles | Murray | Mr. Speaker |
| Edgington | Meyer |  |  |

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

- House File 549, a bill for an act to legalize and validate the proceedings of the board of directors of the Traer-Clutier Community School District, in the County of Tama, State of Iowa, authorizing and providing for the issuance 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, was taken up for consideration.

Balloun 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 :

| Andersen of | Breitbach | Chalupa | Duffy <br> Woodbury |
| :--- | :--- | :--- | :--- |
| Briles | Coffman | Dunton |  |
| Anderson of | Busch | Crane | Ely |
| Ringgold | Camp | Cunningham | Eveland |
| Balloun | Carnahan | Den Herder | Falvey |
| Baringer | Carstensen | Denman | Fischer of |
| Bock | Casey | Dietz | Grundy |


| Fisher of | Kreager |
| :--- | :--- |
| Greene | Lange |
| Frazier | Loss |
| Gittins | Lutz |
| Goode | Mahan |
| Graham | Maule |
| Grassley | McElroy |
| Hagedorn | Mensing |
| Hagen | Messerly |
| Hagie | Meyer |
| Hakes | Miller of |
| Halling | Des Moines |
| Hanson of | Miller of |
| Lyon | Jones |
| Hanson of | Miller of |
| Mitchell | Page |
| Hirsch | Moffitt |
| Hougen | Mowry |
| Johnson | Mueller |
| Kibbie | Murray |
| Kluever | Nelson |
| Knock |  |

Nielsen of Emmet Nielsen of Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas Peterson of Woodbury
Prine Reppert Robinson Scherle Sersland
Shaw
Siglin

Smith of Dickinson Smith of O'Brien Sokol Stanley<br>Steele<br>Steffen<br>Stevenson<br>Stokes<br>Strothman<br>Swisher<br>Tabor<br>Van Alstine<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Winkelman<br>Worthington<br>Wright

The nays were, none.
Absent or not voting, 10:
Darrington Knowles
Edgington Millen Jarvis

## Murphy

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

## STEERING COMMITTEE CALENDAR

House File 275, a bill for an act relating to brucellosis control in swine, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 101:

| Andersen of | Casey |
| :--- | :--- |
| Woodbury | Chalupa |
| Anderson of | Coffman |
| Ringgold | Crane |
| Balloun | Cunningham |
| Baringer | Den Herder |
| Bock | Denman |
| Breitbach | Duffy |
| Briles | Dunton |
| Busch | Edgington |
| Camp | Ely |
| Carnahan | Eveland |
| Carstensen | Falvey |


| Fischer of <br> Grundy | Hanson of <br> Lyon <br> Fisher of |
| :--- | :--- |
| Greene | Hanson of <br> Mitchell |
| Gittins | Hirsch |
| Goode | Hougen |
| Graham | Jarvis |
| Grassley | Johnson |
| Hagedorn | Kibbie |
| Hagen | Kluever |
| Hagie | Knock |
| Hakes | Knowles |
|  | Kreager |


| Lange | Mowry | Peterson of | Steele |
| :--- | :--- | :--- | :--- |
| Loss | Mueller | Woodbury | Steffen |
| Lutz | Murray | Prine | Stevenson |
| Mahan | Nelson | Reppert | Stokes |
| Maule | Nielsen of | Riley | Strothman |
| McElroy | Emmet | Robinson | Swisher |
| Mensing | Nielsen of | Scherle | Tabor |
| Messerly | Shelby | Sersland | Van Alstine |
| Meyer | Olson | Shaw | Van Nostrond |
| Millen | Ossian | Siglin | Vermeer |
| Miller of | Palas | Smith of | Vetter |
| Des Moines | Parker | Dickinson | Walter |
| Miller of | Patton | Smith of | Wells |
| Jones | Paul | O'Brien | Winkelman |
| Miller of | Petersen of | Sokol | Worthington |
| Page | Dallas | Stanley | Wright |
| Moffitt |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Darrington | Frazier |  |  |
| Dietz | Halling | Murphy | Mr. Speaker |
|  |  |  |  |

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

Senate File 62, a bill for an act relating to the expenditure of tax funds for use in watershed projects, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 92 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Denman
Duffy
Dunton
Edgington

Falvey
Fischer of Grundy
Fisher of Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Hanson of Lyon Hanson of Mitchell Hirsch Jarvis Johnson Kibbie

Kluever
Knock
Knowles
Kreager
Loss
Lutz
Mahan
Maule
McElroy
Meyer
Millen
Miller of
Des Moines
Miller of Jones
Miller of
Page
Moffitt
Mowry
Mueller Murray

Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin

| Smith of | Stanley | Strothman | Walter |
| :---: | :---: | :---: | :---: |
| Dickinson | Steele | Tabor | Wells |
| Smith of | Steffen | Van Alstine | Winkelman |
| O'Brien | Stevenson | Van Nostrand | Worthington |
| Sokol | Stokes | Vetter | Wright |
| The nays were, 4: |  |  |  |
| Dietz | Halling | Lange | Messerly |
| Absent or not voting, 12: |  |  |  |
| Darrington | Eveland | Murphy | Vermeer |
| Den Herder | Hougen | Nelson | Wier |
| Ely | Mensing | Swisher | Mr. Speaker |

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

House File 147, a bill for an act relating to the elimination of highways from the primary road system, with report of committee recommending passage, was taken up for consideration.

Knowles of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 147 as follows:

1. By substituting a new section two (2) as follows:

Sec. 2. Section three hundred thirteen point twenty-one (313.21), Code 1962, is hereby amended by inserting the following after the period in line fourteen (14):
"Whenever the highway commission eliminates from the primary highway system the rural portion of a highway leading into a city or town and the highway commission places such highway in good repair as provided in section three hundred thirteen point two (313.2) of the Code, the commission shall within two (2) years allocate sufficient funds to place the street extension of such highway in good repair for the traffic thereon."
2. By renumbering section two (2) as section three (3).

Amendment adopted.
Mowry of Marshall offered the following amendment filed by him :
Amend House File 147 as follows:

1. By adding the following new section preceding the publication clause:
"Any primary road designated as such a primary road in chapter two hundred forty-one (241), Code 1924, shall be hard surfaced and the road placed in good repair sufficient for traffic thereon prior to July 1, 1965, by the state highway commission and the commission shall allocate sufficient funds therefor."

Hougen of Black Hawk rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Mowry of Marshall moved the adoption of his amendment.
Amendment adopted.

Peterson 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, 43:

| Andersen of <br> Woodbury <br> Anderson of <br> Ringggold | Fischer of <br> Grundy <br> Goode |
| :--- | :--- |
| Balloun | Hagie |
| Bock | Hakes |
| Briles | Halling |
| Casey | Hanson of |
| Crane | Lyon |
| Den Herder | Hirsch |
| Dietz | Knock |
| Eveland | Knowles |
| Falvey | Lange |
|  | Maule |
|  | McElroy |

Mensing
Miller of
Page
Moffitt
Mowry
Nielsen of
Shelby
Ossian
Paul
Petersen of
Dallas
Peterson of
Woodbury

Scherle
Shaw
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stokes
Strothman
Swisher
Vermeer
Worthington
Wright
The nays were, 60 :

Baringer
Breitbach
Busch
Camp
Carnahan
Carstensen
Chalupa
Coffman
Cunningham
Denman
Dunton
Edgington
Ely
Fisher of Greene
Frazier
Gittins
Graham
Grassley
Hagedorn
Hagen
Hanson of
Mitichell
Hougen
Jarvis
Johnson
Kibbie
Kiluever
Kreager
Loss
Lutz
Mahan
Messerly
Absent or not voting, 5:
Darrington Murphy
Duffy

Meyer
Millen Miller of
Des Moines
Miller of Jones
Mueller
Murray
Nielsen of Emmet
Olson
Palas
Parker
Patton
Prine
Reppert

Nelson

Riley
Robinson
Sersland
Siglin
Stanley
Steele
Steffen
Stevenson
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Winkelman
Mr. Speaker

Wier

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File 310, a bill for an act relating to the investment and reinvestment of the Iowa Public Employees Retirement Fund, 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, 102:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
|  | McElroy |


| Mensing | Prine |
| :--- | :--- |
| Messerly | Reppert |
| Meyer | Riley |
| Millen | Robinson |
| Miller of | Scherle |
| Des Moines | Sersland |
| Miller of | Shaw |
| Jones | Siglin |
| Miller of | Smith of |
| Page | Dickinson |
| Moffitt | Smith of |
| Mowry | O'Brien |
| Mueller | Sokol |
| Muray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wells |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |

The nays were, none.
Absent or not voting, 6:
Darrington Murphy
Knock
Swisher
Wier
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 315, a bill for an act to empower the board of control or an agent designated by the board to temporarily exercise the authority normally vested in its employees when problems arise, was taken up for consideration.

Baringer of Fayette offered the following amendment filed by him and moved its adoption:

Amend the title to House File 315 by striking from line two (2) the words "temporarily exercise" and inserting in lieu thereof the words "exercise at its discretion".

Amendment adopted.
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, 99 :

| Andersen of | Frazier | Meyer | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Millen | Riley |
| Anderson of | Goode | Miller of | Robinson |
| Ringgold | Graham | Des Moines | Scherle |
| Balloun | Grassley | Miller of | Sersland |
| Baringer | Hagedorn | Jones | Shaw |
| Bock | Hagen | Miller of | Siglin |
| Breitbach | Hagie | Page | Smith of |
| Briles | Hakes | Moffitt | Dickinson |
| Camp | Hanson of | Mowry | Smith of |
| Carnahan | Lyon | Mueller | O'Brien |
| Carstensen | Hanson of | Murray | Sokol |
| Casey | Mitchell | Nelson | Stanley |
| Chalupa | Hirsch | Nielsen of | Steele |
| Coffman | Hougen | Emmet | Steffen |
| Crane | Jarvis | Nielsen of | Stevenson |
| Cunningham | Johnson | Shelby | Stokes |
| Den Herder | Kibbie | Olson | Strothman |
| Denman | Kluever | Ossian | Swisher |
| Dietz | Knock | Palas | Tabor |
| Duffy | Knowles | Parker | Van Alstine |
| Dunton | Kreager | Patton | Van Nostrand |
| Edgington | Lange | Paul | Vermeer |
| Eveland | Loss | Petersen of | Vetter |
| Falvey | Lutz | Dallas | Walter |
| Fisher of | Mahan | Peterson of | Winkelman |
| Grundy | Maule | Woodbury | Worthington |
| Fisher of | McElroy | Prine | Wright |
| Greene | Mensing |  |  |

The nays were, none.
Absent or not voting, 9:

| Busch |  |
| :--- | :--- |
| Darrington | Halling |
| Ely | Messerly |

Murphy
Wells

Reppert
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
mith of Brien
Sokol
tanley
Steffen
Stevenson
Stokes
Strothman
wisher
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
man
Wright

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

House File 316, a bill for an act relating to orders to return mental patients on convalescent leave to the hospital, and providing for payment of travel expenses incurred, 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, 99 :

| Andersen of | Baringer | Carnahan | Crane |
| :---: | :--- | :--- | :--- |
| Woodbury | Bock | Carstensen | Cunningham |
| Anderson of | Breitbach | Casey | Den Herder |
| Ringgold | Briles | Chalupa | Denman |
| Balloun | Camp | Coffman | Dietz |

Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of Grundy
Fisher of Greene Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell Hirsch

Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen Miller of

Des Moines
Miller of Jones Miller of Page Mowry

Mueller
Murray
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland

Murphy
Wells

Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 9 :

Busch
Darrington
Frazier

Knowles
Moffitt

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

Senate File 1, a bill for an act relating to controlled access highways, with report of committee recommending passage, was taken up for consideration.

Scherle 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, 89 :

| Andersen of | Coffiman | Graham | Kibbie |
| :--- | :--- | :--- | :--- |
| Woodbury | Crane | Hagedorn | Kluever |
| Anderson of | Cunningham | Hagen | Knock |
| Ringgold | Den Herder | Hagie | Kreager |
| Balloun | Dunton | Hakes | Lange |
| Baringer | Eveland | Hanson of | Loss |
| Bock | Falvey | Lyon | Lutz |
| Breitbach | Fischer of | Hanson of | Mahan |
| Briles | Grundy | Mitchell | Maule |
| Busch | Fisher of | Hirsch | McElroy |
| Carnahan | Greene | Hougen | Mensing |
| Casey | Gittins | Jarvis | Meyer |
| Chalupa | Goode | Johnson |  |


| Miller of | Nielsen of <br> Des Moines <br> Miller of |
| :--- | :--- |
| Jonelby |  |
| Jones | Olson |
| Miller of | Ossian |
| Page | Palas |
| Moffitt | Parker |
| Mowry | Patton |
| Mueller | Paul |
| Murray | Petersen of |
| Nelson | Dallas |
| Nielsen of | Peterson of |
| Emmet | Woodbury |
|  | Prine |
|  | Reppert |

The nays were, 8:

| Camp | Ely |
| :--- | :--- |
| Carstensen | Frazier |

Absent or not voting, 11:

| Darrington | Duffy <br> Denman <br> Dietz |
| :--- | :--- |
| Edgington |  |
| Halling |  |

Grassley Messerly

Knowles
Murphy Shaw

Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright

Millen
Stanley

Wier
Mr. Speaker

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

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 14

Mowry of Marshall asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 14 and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 14

## By Mowry of Marshall

Whereas, an error has been discovered in House File 308, an act to permit school districts to accept gifts, devises and bequests and to utilize the same for general or schoolhouse fund expenditures, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the House, the Senate Conourring: That the Governor be respectfully requested to return House File 308 for correction.

Motion prevailed and the resolution was adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Spaiker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 71, 117, 139, 159, 298, and Senate Files 54, 73, 78, 153, 176, 207 and 208.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 71, 117, 139, 159, 298, and Senate Files 54, 73, 78, 153, 176, 207 and 208.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Spiaker: Your committee on enrolled bills respectfully reports that it has, on this 20 th day of March, 1963, sent to the Governor for his approval: House Files 71, 117, 139, 159 and 298.

Fred E. Wier, Chairman.

Report adopted.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 203 Relating to the marketing of dairy products and imitations thereof. By Den Herder, Loss, et al.
H. F. 248 To permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor. By Paul and Dunton.
H. F. 317 Relating to agricultural seeds. By committee on agriculture 2 and horticulture.
H. F. 318 Relating to salaries of the deputy superintendent of banking and bank examiners. By committee on banks, building and loan. (S.F. 241 passed Senate)
H. F. 70 Relating to the keeping and consumption of alcoholic liquor upon the premises of clubs. By Denman, Robinson, et al.
H. F. 193 Relating to speed limits on hard surfaced secondary roads. By Edgington, Stokes, et al.

Maurice E. Baringer, Chairman. Steering Committee.

## REPORTS OF COMMITTEES

Johnson of Audubon, 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 325, a bill for an act to amend section one hundred seven point thirteen (107.13), Code 1962, relating to salaries of state conservation 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.

Harvey Johnson, Chairman.
Also:
Mr. Speaker: Your committee on compensation of public officers and employees to whom was referred House File 479, a bill for an act relating to
mileage and fees of municipal court bailiffs and deputy bailiffs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## Harvey Johnson, Chairman.

Walter of Hardin, 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 119, a bill for an act relating to extending state aid presently paid to counties for care of mentally ill patients in county homes or private institutions to cover care of mentally retarded persons in similar facilities, and to permit counties to credit such state aid to the state institution fund of the county, and increasing the appropriation for such aid, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

Paul Walter, Chairman.
Also:
Mr. Spiaker: Your committee on board of control to whom was referred House File 227, a bill for an act to revise and reorganize the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in state hospital-schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 227 as follows:

1. Amend section 41, line nine (9), by inserting after the word "situated" the following: "or the legal residence of the committed person".
2. Amend section 76 by striking all of lines eleven (11) through twentyone (21) and by inserting in lieu thereof the following: "provided, however, that the charge or lien imposed upon the property of any patient over twenty-one (21) years of age and under thirty-one (31) years of age or upon the property of the spouse, mother, father, and adult children of any such patient bound for the cost of his support and treatment in these institutions shall be limited to seventy-five percent ( $75 \%$ ) of the cost thereof; for patients over thirty-one (31) years of age and under fifty (50) years of age such charge or lien shall be limited to fifty percent ( $50 \%$ ) of the cost; and for patients over fifty (50) years of age no such charge or lien shall be imposed."
3. Amend by inserting after section 78 the following new sections:
"Sec. 79. Any assistance furnished by a county under this Act shall be and constitute a lien on any real estate owned by the person admitted or committed to any state, county or private institution mentioned in this Act, or owned by the parent or parents, the husband or the wife of such person. Such lien shall be effective against the real estate owned by the parent or parents, the husband or the wife of such person only in the event the name or names of the parent or parents, the husband or wife of such person is indexed by the auditor of the county which has furnished such assistance.
"Sec. 80. The auditor of each county shall keep an index of the names of the persons admitted or committed from such county to any state, county or private institution mentioned in this Act, and shall keep an accurate account of all assistance furnished such persons by the county under the provisions of this Act. The record of the account of such person shall constitute notice of a lien as provided in section seventy-nine (79) of this Act. The auditor shall also index the name or names of the parent or parents, the
husband or the wife of such person, designating the relationship of all persons so indexed to the person admitted or committed.
"Sec. 81. In the case of the death of either parent of a person furnished assistance by the county under the provisions of this Act, or the husband or wife of such person, the estate of the deceased shall not be settled or the homestead sold until the surviving spouse shall die or cease to occupy the homestead as such or while it is occupied by the minor children of such persons. However, no lien shall be enforced against any homestead so long as it is occupied by such person, his or her spouse or minor children."
4. Amend by renumbering all subsequent sections and correcting all crossreferences.

## Paul Walter, Chairman.

## Also :

Mr. Speaker: Your committee on board of control to whom was referred House File 341, a bill for an act to grant relief to long-term mentally ill persons or persons liable for their support by providing funds to grant cash credit for prompt payment for such claims; to grant property tax relief to counties by accelerating collection of billings for cost of care and treatment through reduction of total cost to responsible relatives with the credit being provided from the state mentally ill assistance fund 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.

## Paul Walter, Chairman.

## Also:

Mr. Speaker: Your committee on board of control to whom was referred Senate File 177, a bill for an act to give the superintendents of the hospitals for the mentally ill authority to designate a qualified person to examine prisoners believed to be mentally ill, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Paul Walter, Chairman.

Millen of Buena Vista, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 49, a bill for an act prohibiting discriminatory employment practices and policies based upon race, color, religion, or country of ancestral origin; providing for a commission on human rights and providing for the enforcement of the provisions of this act, 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 be indefinitely postponed.

Floyd Millen, Ranking Member.
Vermeer of Marion, 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 368, a bill for an act relating to registration fees for antique motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Also:

Mr. Spafker: Your committee on ways and means to whom was referred House File 472, a bill for an act to revert to the general fund of the State of Iowa the unexpended balance of the Fifty-eighth General Assembly board of regents institution appropriations for support, maintenance, equipment, repairs, replacements and alterations retained by the institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Elmer Vermeer, Chairman.

Also:
Mr. Speaker: Your committee on ways and means to whom was referred House File 505, a bill for an act relating to property 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.

## Elmer Vermeer, Chairman.

Nelson of Winnebago, 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 392, a bill for an act to amend section two hundred seventy-five point forty (275.40), Code 1962, relating to the merger of school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Henry Nelson, Chairman.
Also:
Mr. Speaker: Your committee on schools, libraries, state educational institutions to whom was referred House File 518, a bill for an act to repeal section two hundred seventy-nine point thirty-one (279.31), Code 1962, relating to the powers and duties of school 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.

Henry Nelson, Chairman.

## AMENDMENTS FILED

Amend House File 171 as follows:

1. Amend the title by striking everything after the word "relating" and inserting in lieu thereof the following:
"to rates to be charged for products and services furnished by municipal utilities to support municipal revenue bonds or obligations."
2. Amend by striking all of section 1 and inserting in lieu thereof the following:

Section 1. Section three hundred ninety-seven point twelve (397.12) , Code 1962, is hereby amended by striking from lines thirty-three (33), thirty-four (34), thirty-five (35) and thirtysix (36) the words "and under no circumstances shall the city (or town) be in any manner liable by reason of the failure of the said net earnings to be sufficient for the payment hereof" and inserting in lieu thereof the words "but said city (or town) covenants it will fix such rates for the products and services
furnished by and through said . . . and will collect and account for income and revenues therefrom sufficient to pay the proper and reasonable expenses of operating and maintaining said... and to promptly pay the principal of and interest on this bond and the series of which it is one as the same will become due".
3. Further amend House File 171 by inserting the following as a new section at the end of the bill:
"Section three hundred ninety-seven point fourteen (397.14), Code 1962, is hereby amended by striking from lines three (3) through ten (10) the words "Such contract shall specify the maximum rate that may be charged the consumers, including the municipality, and the city shall not increase or fix any rate beyond such maximum. Under no circumstances shall the city be in any manner liable by reason of the failure of the net earnings being sufficient for the payments provided in the contract" and inserting in lieu thereof the following:
"The city (or town) council (or board of trustees) shall establish, maintain and collect rates or charges for the products and services furnished by and through said municipal heating plants, waterworks, gasworks or electric light or power plants and shall change and readjust the same whenever necessary so that such rates or charges shall at all times produce revenues sufficient to pay the proper and reasonable expenses of operation, repair and maintenance of the municipal utility and to pay in full the maturing installments of principal and interest on any outstanding revenue bonds or obligations of the city (or town) which by their terms are payable from the net earnings of the utility".

Exy of Linn.

## Amend House File 177 as follows:

1. By striking from line 1 of section 11 the word "Sec. 11 " and inserting in lieu thereof the word "Sec. 9 ".
2. By striking from line 1 of section 12 the word "Sec. 12" and inserting in lieu thereof the word "Sec. 10".
3. Further amend by renumbering the remaining sections in conformity with this amendment.

Reppert of Polk.

Amend House File 403 by striking all of section 1 and inserting in lieu thereof the following:
"Section 1. The Iowa development commission is hereby authorized to form a corporation under the provisions of chapter five hundred four (504) of the Code for the purpose of evaluating the commercial possibilities of scientific developments, ideas or inventions in all of the sciences, arts and technologies useful to the public, received from applicants residing in Iowa, and to aid in the financing and promotion for manufacture in the State of Iowa of said developments, ideas or inventions; and where appropriate to provide assistance to applicants in arranging for the production and marketing of their developments, ideas or inventions.

Sec. 2. The corporation is without authority to require the licensing, assignment or sale to the corporation of any legal interest whatsoever in said developments, ideas or inventions.

Sec. 3. 1. The corporation shall not involve itself in any way with the acquisition by applicants of letters patent in the
carrying out of the provisions of this Act; provided, however, that the corporation shall not be prohibited, in its discretion, from loaning funds to any applicant for the acquisition of letters patent on his own behalf.
2. The corporation, prior to any commitments made by applicants to it, shall fully inform applicants in writing that the submission of their developments, ideas or inventions does not create nor afford any legal protection therefor under the U.S. patent laws, and that the acquisition of such protection is the sole responsibility of applicants."

Further amend House File 403 by renumbering the sections in conformity with this amendment.

> By Committee on State Planning and Development, Louis A. Peterson, Chairman.

Amend House File 429 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred nine point ninety-four (109.94), Code 1962, is hereby amended by adding thereto the following:
"The term 'fur buyer' means any person engaged in buying, bartering, trading or otherwise obtaining raw hides or skins of fur-bearing animals as an employee or agent of a fur dealer."

Sec. 2. Section one hundred nine point ninety-five (109.95), Code 1962, is hereby amended by adding the following thereto:
"A license shall be required for each person acting as a fur buyer for a fur dealer. The commission shall, upon application and payment of the required fee, issue a license to fur buyers who properly identify the fur dealer for whom they act. No fur dealer or fur buyer shall obtain any furs from any person without first displaying a license issued by the commission."

Sec. 3. Section one hundred ten point one (110.1), Code 1962, is hereby amended by striking all of line 85 and inserting in lieu thereof the following:
"Fur-dealer's license $\$ 50.00$
Fur-buyer's license 10.00"

Anderson of Ringgold.
Amend Senate File 65, section 1, by inserting after the period following the word "chapter" in line eight (8) the following: "However, no funds received from tax levies provided in sections four hundred sixty-seven A point thirteen (467A.13) through four hundred sixty-seven A point forty-one ( 467 A .41 ) or section four hundred sixty-seven B point nine ( 467 B .9 ) of the Code, shall be used in any manner for the acquisition, erection or maintenance of such buildings."

## Morfitr of Appanoose.

Amend Senate File 165, section 45, line 1, by striking
"Notice of order may be served on attorney." and inserting in
lieu thereof the following: "Notice of order served on fiduciary and attorney.".

SWISHER of Johnson.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Thursday, March 21, 1963.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Thursday, March 21, 1963.

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

Prayer was offered by the Reverend Albert Guthmiller, pastor of the Zion United Church of Christ, Garner, Iowa.

The Journal of March 20 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Ossian of Montgomery on request of Den Herder of Sioux.

## PRESENTATION OF VISITORS

Denman of Polk presented to the House the Honorable Ted Sloane, former member of the House from Polk County in the Fiftieth through the Fifty-fourth General Assemblies.

Meyer of Madison presented to the House the Honorable John Brownlie, former member of the House from Madison County in the Fifty-third through the Fifty-fifth General Assemblies.

Stokes of Plymouth presented to the House the Honorable Henry W. Wormley, former member of the House from Plymouth County in the Fiftieth and Fifty-first General Assemblies.

Dunton of Keokuk presented to the House Cole Fowler and Barry Flint, students from the Tri-County Community High School.

Gittins of Pottawattamie presented to the House six students from the Abraham Lincoln High School in Council Bluffs.

Grassley of Butler presented to the House twenty-seven students from the Allison-Bristow Community School accompanied by their teacher, Stan Wooster, and superintendent, Burton Mitchell.

Miller of Jones presented to the House his daughter Linda, a student at Drake University, and daughter Carol, a student at Monticello High School.

Prine of Mahaska presented to the House thirty-seven students from the North Mahaska Community School District and their teacher, Mrs. Mary Hayden.

## PETITIONS

The following petitions were presented and placed on file:
By Knowles of Scott, from seventeen residents of Scott County favoring the enactment of an Iowa act against discrimination.

By Nielsen of Emmet, from two hundred fifty-nine residents of Emmet County opposing a three percent sales tax.

By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations:

Reppert of Polk, from fourteen residents of Polk County.
Robinson of Guthrie from Camp No. 478 of the Royal Neighbors of America of Yale.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Reppert of Polk, from fourteen residents of Polk County.
Robinson of Guthrie, from sixty-six residents of Panora, also opposing a tax on individual drinks.

Stanley of Muscatine, from fifty-nine residents of Muscatine County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from thirty-nine residents of Woodbury County.
Chalupa of Jefferson, from forty residents of Jefferson County.
Kreager of Jasper, from one hundred nineteen residents of Jasper County.

Reppert of Polk, from one hundred forty-six residents of Polk County.

Sersland of Winneshiek, from sixty-two residents of Winneshiek County.

Strothman of Henry, from ninety-six members of the First Baptist Church of Mount Pleasant.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 119, 227, 325, 341, 368, 392, 472, 505, 518 and Senate File 177, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 352.

## PROOF OF PUBLICATION

Published copy of House File 443 and verified proof of publication of said bill in The Daily Times, Davenport, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

## William R. Kendrick, Chief Clerk, House of Representatives.

## INTRODUCTION OF BILLS

House File 556, by committee on board of control, a bill for an act to provide for hospital administrators to be the superintendents and chief executive officers of the mental health institutes and for medical directors to have charge of the care and treatment of patients therein.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 188, a bill for an act abolishing the special courses fund of school districts.

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

Senate File 288, a bill for an act relating to admission to mental health institutes.

Read first time and referred to committee on board of control.
Senate File 316, a bill for an act to amend section four hundred point three (400.3), Code 1962, relating to waterworks employees group insurance.

Read first time and referred to committee on social security.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Maule of Monona offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable George L. Brown, of Monona County, who was a member of the Fifty-second session of the General Assembly, passed away on October 8, 1959; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Maule of Monona, Darrington of Harrison and Andersen of Woodbury.

## REPORT OF MINORITY MEMBERS

Mr. Speaker: We, the minority members of your committee on industrial and human relations to which was referred House File 49, a bill for an act prohibiting discriminatory employment practices and policies based upon race, color, religion, or country of ancestral origin; providing for a commission on human rights and providing for the enforcement of the provisions of this act, and to make an appropriation therefor, begs leave to report that we differ from the report of the majority of the committee and recommend to the House that the bill do pass.

Denman of Polk. Stevenson of Howard.
Balloun of Tama.
Carnahan of Wapello.
Chalupa of Jefferson.
Briles of Adams.

## MOTION TO RECONSIDER WITHDRAWN

Denman of Polk asked and received unanimous consent to withdraw his motion to reconsider the vote on House File 169 filed March 14 and found on page 666 of the House Journal.

## HOUSE FILE 119 REFERRED TO COMMITTEE

The Speaker announced that House File 119 is referred to the committee on appropriations.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 187 Relating to road use tax reporting requirements in cities and towns. By Hagedorn, Bock, et al.
H. F. 236 Relating to resolutions of necessity and award of contracts for public improvements in cities and towns. By Riley, et al.
H. F. 304 Relating to the overall length of combinations of vehicles. By Nelson, Kreager, et al. (S. F. 275 passed Senate as amended)
H. F. 386 Relating to the term of office of county supervisors and township trustees. By committee on elections, political and judicial districts.
H. F. 208 Relating to sales and use taxes and expendable chemicals, solvents and reagents used in processing personal property. By Camp, Carstensen.
H. F. 243 Relating to income tax deductions for aged persons and blind persons. By Knowles, Stanley, et al.
H. F. 217 Relating to forfeiture of class "B" club beer permit bonds and class " C " beer permit bonds. By Denman and Busch.
H. F. 364 Relating to the taxable value of farm buildings. By Anderson of Ringgold.

Maurice E. Baringer, Chairman, Steering Committee.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:
H. F. 353 Relating to service of process on foreign corporations. By committee on private corporations. (S. F. 222 passed Senate)
H. F. 354 Relating to corporations for profit. By committee on private corporations.
S. F. 150 Relating to the elimination of the necessity of fire extinguishers for certain boats. By committee on conservation.
H. F. 215 Relating to the imposition of special parking restrictions in cities and towns in aid of snow removal operations. By Andersen of Woodbury and Denman.
H. F. 246 Relating to the acquisition of emergency vehicles and equipment by cities and towns. By Reppert, Andersen of Woodbury, et al.
S. F. 145 To authorize cities and towns to incur indebtedness for the purchase of sites for certain public utilities and other improvements. By committee on cities and towns.
S. F. 178 Relating to liens for inheritance taxes and prescribing the duration thereof. By Shaff.
H. F. 148 To permit cities to enter into long-term leases for libraries and to authorize contributions to the support thereof by other public bodies. By Reppert and Denman.
H. F. 199 Relating to delinquent uncollectible personal property taxes. By Van Nostrand.

Maurice E. Baringer, Chairman, Steering Committee.

On motion by Mowry of Marshall, the House recessed until the fall of the gavel.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## HOUSE FILE 49 RE-REFERRED TO COMMITTEE

Mowry of Marshall moved that House File 49 be re-referred to the committee on industrial and human relations.

Camp of Clinton moved the previous question on the motion.
Motion prevailed.
On the question "Shall House File 49 be re-referred to committee?"
Motion prevailed.

## EXTENSION OF TIME GRANTED

Mowry of Marshall, chairman of judiciary 1, asked and received unanimous consent that additional time be granted until Monday, March 25, for the filing of committee report on Senate File 165.

## CONSIDERATION OF BILLS

Knowles of Scott asked and received unanimous consent to take up for consideration House File 443, a bill for an act to legalize and validate the proceedings of the City Council of the City of Davenport, in Scott County, Iowa, authorizing and providing for the issuance, sale and delivery of motor vehicle parking facilities revenue bonds of said city to defray the cost of acquiring additional off-street motor vehicle parking facilities in and for said city and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Knowles 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 :

| Anderson of <br> Ringggold | Eveland <br> Fischer of <br> Baringer | Grundy | Kluever <br> Knock |
| :--- | :--- | :--- | :--- |
| Breitbach | Fisher of | Knowles | Nelson |
| Briles | Greene | Kreager | Emmet |
| Busch | Frazier | Lange | Nielsen of |
| Camp | Gittins | Lutz | Shelby |
| Carnahan | Goode | Mahan | Olson |
| Carstensen | Graham | Maule | Palas |
| Casey | Grassley | McElroy | Parker |
| Chalupa | Hagedorn | Mensing | Patton |
| Coffman | Hagen | Meyer | Paul |
| Crane | Hagie | Millen | Dallas of |
| Cunningham | Hakes | Miller of | Peterson of |
| Darrington | Halling | Des Moines | Willer of |
| Den Herder | Hanson of | Jones | Prine |
| Denman | Lyon | Miller of | Reppert |
| Dietz | Hanson of | Rabinson |  |
| Duffy | Mitchell | Moffitt | Scherle |
| Dunton | Jarvis | Mowry | Sersland |
| Edgington | Johnson | Murphy | Shaw |
| Ely | Kibbie | Murray |  |
|  |  |  |  |


| Smith of | Steele | Van Alstine | Wells |
| :--- | :--- | :--- | :--- |
| Dickinson | Steffen | Van Nostrand | Wier |
| Smith of | Stevenson | Vermeer | Winkelman |
| O'Brien | Stokes | Vetter | Worthington |
| Sokol | Strothman | Walter | Wright |
| Stanley | Tabor |  |  |

The nays were, none.
Absent or not voting, 13:

| Andersen of | Falvey | Messerly | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Hirsch | Mueller | Swisher |
| Balloun | Hougen | Ossian | Mr. Speaker | Bock Loss

Mueller<br>Ossian

Swisher Mr. Speaker

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

## SENATE AMENDMENTS CONSIDERED

Den Herder of Sioux called up for consideration Senate File 94, a bill for an act relating to the eradication of bovine brucellosis, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 94 as follows:

1. By inserting the following new division as division 8 and renumbering the remaining divisions:
" 8 . Section 12, subsection 6, line 2, by striking the word and figure 'eighteen (18)' and inserting in lieu thereof the following: 'twenty-one (21)'."
2. Further amend the House amendment by striking all of the last division.

Motion prevailed and the House concurred in the Senate amendment.

Den Herder of Sioux 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 vote was:
The ayes were, 99 :

| Andersen of | Carstenson | Ely | Hagedorn |
| :--- | :--- | :--- | :--- |
| Woodbury | Casey | Eveland | Hagen |
| Anderson of | Chalupa | Falvey | Hagie |
| Ringgold | Coffman | Fischer of | Hakes |
| Balloun | Crane | Grundy | Halling |
| Baringer | Cunningham | Fisher of | Hanson of |
| Bock | Darington | Greene | Lyon |
| Breitbach | Den Herder | Frazier | Hanson of |
| Briles | Dietz | Gittins | Mitchell |
| Busch | Duffy | Goode | Hougen |
| Camp | Dunton | Graham | Johnson |
| Carnahan | Edgington | Grassley | Kibbie |


| Kluever | Miller of | Petersen of | Steffen |
| :--- | :--- | :--- | :--- |
| Knock | Page | Dallas | Stevenson |
| Kreager | Moffitt | Peterson of | Stokes |
| Lange | Mowry | Woodbury | Strothman |
| Loss | Mueller | Prine | Tabor |
| Lutz | Murphy | Reppert | Van Alstine |
| Mahan | Murray | Scherle | Van Nostrand |
| Maule | Nelson | Sersland | Vermeer |
| McElroy | Nielsen of | Shaw | Vetter |
| Mensing | Emmet | Smith of | Walter |
| Messerly | Nielsen of | Dickinson | Wells |
| Meyer | Shelby | Smith of | Wier |
| Millen | Olson | O'Brien | Winkelman |
| Miller of | Palas | Sokol | Worthington |
| Des Moines | Parker | Stanley | Wright |
| Miller of | Patton | Steele | Mr. Speaker |
| Jones | Paul |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Denman | Knowles |  |  |
| Hirsch | Ossian | Riley |  |
| Jarvis |  |  | Robinson |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 237, a bill for an act relating to the "Pesticide Act of Iowa."
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 252, a bill for an act authorizing the Iowa Development Commission to form a nonprofit corporation and to accept grants from the federal government and gifts from other sources.

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

Senate File 268, a bill for an act to allow counties to provide county care for patients or inmates from mental health institutes, hospital-schools, and homes for children from the state institution fund.

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

Senate File 382, a bill for an act relating to the purchase or condemnation of right of way by commission or board having jurisdiction.

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

Senate File 383, a bill for an act relating to fire protection for highway commission property.

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

House Concurrent Resolution 14, a concurrent resolution providing that the Governor be respectfully requested to return House File 308 for correction.

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

House Joint Resolution 3, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.

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

House File 48, a bill for an act relating to the licensing and the annual inspection of county homes.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 48

Amend House File 48 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section one hundred thirty-five $C$ point twenty-two (135C.22), Code 1962, is hereby amended by inserting in line four (4) after the word 'institutions', the words, 'or county homes'.
"Sec. 2. Chapter two hundred fifty-three (253), Code 1962, is hereby amended by adding thereto the following section:
"County homes shall be annually inspected by the state fire marshal and the commissioner of public health or their duly authorized representatives who shall report their findings to the county grand jury and the board of supervisors.'."

## VOTE ON HOUSE FILE 53 RECONSIDERED

Knock of Union called up for consideration the motion to reconsider the vote on House File 53 filed February 28 and found on page 583 of the House Journal.

Knock of Union moved to reconsider the vote by which House File 53 passed the House on February 28.

Motion prevailed.
Knock of Union moved that the vote by which House File 53 was placed on its last reading be reconsidered.

Motion prevailed.
Knock of Union asked and received unanimous consent that action on House File 53 be deferred and that the bill be retained on the calendar under unfinished business.

## CONSIDERATION OF BILLS <br> STEERING COMMITTEE CALENDAR

House File 203, a bill for an act relating to the marketing of dairy products and imitations thereof, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by him and moved its adoption:
Amend House File 203 as follows:

1. Amend section 1, by striking from lines two (2) and three (3) the words "any form of milk and milk products or imitation thereof, which includes but is not limited to".
Further amend section 1, by placing a period after the word "product" where it first appears in line seven (7) thereof and striking all language thereafter in lines seven (7), eight (8), nine (9) and ten (10).
2. Amend section 8 , line seventeen (17), by deleting therefrom the word "shall" and inserting in lieu thereof the word "may".

Amendment adopted.
Sokol of Osceola offered the following amendment filed by him and moved its adoption:
Amend House File 203 as follows:

1. Amend section 2, line two (2), by striking the word "advertise,".
2. Amend section 2, line nine (9), by striking the word "advertising,".
3. Amend section 3, line seven (7), by striking the word "advertising,".

Amendment adopted.
Scherle of Mills offered the following amendment filed by him:
Amend House File 203 as follows:

1. Amend section 2 as follows:
a. By striking from line 1 the words "processor, distributor, or retailer" and inserting in lieu thereof the words "processor or distributor".
b. By striking from lines 4 and 5 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".
c. By striking from lines 10 and 11 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".
2. Amend section 3 by striking from line 1 the words "processor, distributor, or retailer" and inserting in lieu thereof the words "processor or distributor".
3. Amend section 5 by striking from line 1 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".

Scherle of Mills moved that House File 203 be deferred and that the bill retain its place on the calendar.

Motion lost.
Scherle of Mills moved the adoption of his amendment.
Amendment lost.
Sokol of Osceola offered the following amendment filed by him and moved its adoption:

Amend the title to House File 203 by striking therefrom the words "and imitations thereof".

Amendment adopted.

Den Herder 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, 95 :

Andersen of
Woodbury

## Anderson of

Ringgold
Balloun
Baringer
Bock
Breitbach
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane Cunningham
Darrington
Den Herder
Dietz
Dunton
Edgington
Ely
Eveland
Falvey Fischer of Grundy

Fisher of Greene
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
McElroy
Mensing

Messerly Reppert
Meyer Robinson

Millen Sersland
Miller of
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Stanley
Van Nostrand

Scherle

Miller of
Page

Riley

Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Palas
Parker
Patton
Paul
Petersen of Dallas
Peterson of Woodbury
Prine

Duffy
Frazier
Kluever

Maule Ossian

The nays were, 7:
Briles Denman

Absent or not voting, 6:
Gittins
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTIONS TO RECONSIDER

I move to reconsider the vote by which House File 203 passed the House. Repprit of Polk.

Mr. Speaker: I move that the vote by which Senate File 1 passed the House be reconsidered.

John Murray. Harvey Johnson. Lester L. Kluever. Tom Riley. Kbith L. Vetter.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 308 (enrolled bill recalled from Governor) and Senate Files 1, 58, 62 and 149.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, Chairman Senate Committee.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House File 308 (enrolled bill recalled from Governor) and Senate Files 1, 58, 62 and 149.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills submitted the following report:

Mr. Speakir: Your committee on enrolled bills respectfully reports that it has, on this 21st day of March, 1963, sent to the Governor for his approval: House File 308 (enrolled bill recalled from Governor).

Fred E. Wier, Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 361, a bill for an act to amend chapter four hundred eighty-nine (489), Code 1962, relating to electric transmission lines and the authority of boards of supervisors and the state commerce commission in relation thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## John L. Mowry, Chairman.

Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred House file 514, a bill for an act relating to estates of intestate decedents, begs leave to report it has had 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 L. Mowry, Chairman.

Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 152, a bill for an act relating to parolees and court probationers, 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.

John L. Mowry, Chairman.

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred House File 379, a bill for an act to protect the right of citizens to examine public records and make copies 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 File 379 as follows:
By striking from section six (6), line seven (7), the words and figures "five hundred dollars ( $\$ 500.00$ )" and inserting in lieu thereof the words and figures "one hundred dollars ( $\$ 100.00$ )".

Lester L, Kluever, Chairman.
Hirsch of Warren, 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 265, a bill for an act relating to the appointment of alternate members of credit committees of credit unions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Carl Hirsch, Chairman.
Also:
Mr. Speaker: Your committee on banks, building and loan to whom was referred Senate File 266, a bill for an act relating to the authority of the board of directors of a credit union to appoint a membership committee or a membership officer, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Garl Hirsch, Chairman.
Patton of Delaware, 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 453, a bill for an act relating to the creation of the office of consumer counsel, begs leave to report it has 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.

James E. Patton, Chairman.

## Also :

Mr. Speaker: Your committee on consolidation and coordination of state government to whom was referred House File 463, a bill for an act relating to the state fair board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

James E. Patton, Chairman.
Also:
Mr. Speaker: Your committee on consolidation and coordination of state government to whom was referred House File 526, a bill for an act 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 do pass.

James E. Patton, Chairman.

## AMENDMENTS FILED

Amend House File 70 by adding preceding section 10 the following new section:
"This Act shall not apply to any bona fide service clubs, fraternal or bona fide country clubs meeting not more than three times per month."

Briles of Adams.
Amend House File 70 by striking from section four (4) all of subsection four (4) and renumbering the remaining subsections.

Briles of Adams.

## Amend House File 172 as follows:

Amend House File 172, section ten (10), subsection three (3), by striking the words "assessor may" in line twenty-seven (27). Strike all of lines twenty-eight (28) through thirtyseven (37).

Further amend House File 172, section ten (10), subsection three (3), by adding thereto the following after the period in line forty-two (42): "When a writ of mandamus is filed the local assessor shall be temporarily suspended until the local district court has rendered its decision. During the time of suspension the state assessor shall provide whatever personnel is essential to perform such duties and functions, and the costs thereof shall be paid by the local taxing and assessment district."

Hagedorn of Clay.
Amend House File 227 by striking all of section ninety-six (96) and inserting in lieu thereof the following:

Sec. 96. This Act being deemed of immediate importance shall be in full force and effect upon its publication in The Tripoli Leader, a newspaper published in Tripoli, Iowa, and The Shell Rock News, a newspaper published in Shell Rock, Iowa.

Busch of Bremer.
Grassley of Butler.
Amend House File 378 as follows:

1. Amend section 5 by striking from line nine (9) the word "six" and inserting in lieu thereof the word "seven"; and striking from line ten (10) the word "one" and inserting in lieu thereof the word "two".
2. Amend section 6 by striking from line seven (7) the words "member shall be a graduate" and inserting in lieu thereof the words "members shall be graduates".
3. Amend section 7 by striking from line nine (9) the word "member" and inserting in lieu thereof the word "members".
4. Further amend section 7 by striking from line fifteen
(15) the words "the three year term of the" and inserting in
lieu thereof the words "a three year term of an".
5. Amend section 8 by striking from line five (5) the words "third year" and inserting in lieu thereof the words "year a term expires".
6. Amend section 16 by striking the figures " 1963 " from line five (5) and inserting in lieu thereof the figures "1964".
7. Further amend section 16 by striking the period at the end and adding the following: "and the governor shall appoint the other osteopathic physician and surgeon member of the board from the other members of the board of osteopathic examiners for a term expiring on June 30, 1963".
8. Amend section 29 by striking from line fifty-seven (57) the word "the" and inserting in lieu thereof the word "an".
9. Further amend section 29 by striking from line eighty-five (85) the word "the" and inserting in lieu thereof the word "an". Deinman of Polk.
Amend House File 378 as follows:
10. By striking all of section 15 and inserting in lieu thereof the following:
"Sec. 15. Amend section one hundred forty-seven point one hundred three (147.103), Code 1962, by striking from lines two (2), three (3) and four (4) the words "examining boards for medicine and surgery, chiropractic, osteopathy, and osteopathy and surgery," and inserting in lieu thereof the words "board of medical examiners and board of chiropractic examiners".

Further amend section one hundred forty-seven point one hundred three (147.103), Code 1962, by adding in line twenty-two (22) after the word "surgery" the following:
", osteopathic medicine and surgery, and osteopathy". Denman of Polk.

Amend House File 378 as follows:

1. By striking section 30 and inserting in lieu thereof the following:
"Sec. 30. Any action taken by the board of medical examiners affecting the rights of an osteopathic physician, an osteopathic physician and surgeon, osteopathic hospital or osteopathic college shall be by majority vote of the medical examiners only, which majority vote must include the vote of the osteopathic physician or the osteopathic physician and surgeon member of said board."

Denman of Polk.

Amend House File 378 as follows:

1. Amend section 29 by striking the period in line one hundred three (103) and adding the following:
", and all other persons licensed under the provisions of chapter one hundred fifty (150) of the Code shall be deemed to have all the rights and privileges granted to osteopathic physicians and surgeons under this Act except for the performance of major surgery."

Denman of Polk.

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    Amend House File 424 as follows:
    1. Section one (1), line four (4) by adding after
the word "recreational" the words "and watershed".
    Further amend section one (1), line eight (8) by
adding after the word "recreational" the words "and
watershed".
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Hagen of Allamakee.
Amend Senate File 11, section 23, line twenty-two (22), by striking the word and figure "four (4)" and inserting in lieu thereof the word and figure "twelve (12)".

Reppert of Polk.
Amend Senate File 23, section 1, line eight (8), by
striking the words "associated with" and inserting in lieu
thereof the words "employed by".
REPPERT of Polk.
Amend Senate File 217 as follows:

1. Strike all after the enacting clause and insert in lieu thereof the following:
"Sections three hundred twenty-one point two hundred thirtyeight (321.238), three hundred twenty-one point two hundred thirty-nine (321.239), three hundred twenty-one point two hundred forty ( 321.240 ), three hundred twenty-one point two hundred forty-one (321.241), three hundred twenty-one point two hundred forty-two (321.242), three hundred twenty-one point two hundred forty-three (321.243), three hundred twenty-one point two hundred forty-four (321.244), three hundred twenty-one point two hundred forty-five (321.245), three hundred twenty-one point two hundred forty-six (321.246), and three hundred twenty-one point two hundred forty-seven (321.247), Code 1962, are hereby repealed. ANDERSON of Ringgold.
Amend Senate File 265 by inserting at the beginning of the first paragraph after the enacting clause the following:
"Section 1."
Hirsch of Warren.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Friday March 22, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Friday, March 22, 1963.

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

Prayer was offered by the Reverend Byron W. Ayers, pastor of the St. John's Methodist Church, Mapleton, Iowa.

The Journal of March 21, 1963, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Messerly of Black Hawk on request of Fisher of Greene; Hirsch of Warren on request of Wells of Taylor; Parker of Buchanan on request of Moffitt of Appanoose; Mueller of Worth on request of Nielsen of Emmet; Busch of Bremer on request of Sokol of Osceola; Grassley of Butler on request of Prine of Mahaska; Frazier of Lee on request of Riley of Linn.

## PRESENTATION OF VISITORS

Baringer of Fayette presented to the House twelve members of the North High of West Union basketball team and their coach, Steve Storey.

Breitbach of Dubuque presented to the House members of the Dubuque Senior High School basketball team and their coach, Walter Kirk.

Cunningham of Story presented to the House thirty-two fourth grade students from Maxwell and their teacher, Mrs. Dale Peters.

Den Herder of Sioux presented to the House thirteen students from the Boyden-Hull Community School and their principal, David Scheur.

Dunton of Keokuk presented to the House Eric and Jo Ellen Green, students from Washington Elementary School of Fairfield.

Graham of Ida presented to the House a group of students from Whittier School, Indianola.

Hakes of Pocahontas presented to the House her grandsons, Robert Stewart, a fifth grade student, and Craig Stewart, a first grade student from Laurens Community School.

Hanson of Lyon presented to the House nine members of the Little Rock basketball team and their coach, Gary Kregkes.

Jarvis of Buena Vista presented to the House members of the Storm Lake basketball team and their coach, Berry Hogree.

Nelson of Winnebago presented to the House fifteen members of the Forest City basketball team accompanied by Coaches Komigsmark, Burthl and Hutchinson.

Prine of Mahaska presented to the House twenty-four eighth grade students from the Oskaloosa Christian School and their principal, Robert Vogd.

Riley of Linn presented to the House twenty-four students of Regis High School and Father Spahn.

Siglin of Lucas presented to the House twenty "Young Democrats" from Lucas County accompanied by Marjorie Rogers and Margaret Dillman.

## PETITIONS

The following petitions were presented and placed on file:
By Lange of Sac, from fifty-six residents of Sac County favoring legislation relating to reconstruction of state park roads around Black Hawk Lake in Sac County.
By Swisher of Johnson, from five residents of Johnson County who want absolutely no increase in taxes in any form, for any reason.

By the following Representatives, favoring school bus transportation for pupils attending private schools:

Den Herder of Sioux, from nine residents of Sioux County.
Parker of Buchanan, from fifty-one residents of Buchanan County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Hougen of Black Hawk, from four hundred seven residents of Black Hawk County.
Kreager of Jasper, from fifty-four residents of Jasper County.
Olson of Cerro Gordo, from thirty-nine residents of Cerro Gordo County.
Parker of Buchanan, from forty-four residents of Buchanan County.
Petersen of Dallas, from fifty-four residents of Dallas County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from twenty-three residents of Woodbury County.
Falvey of Monroe, from forty-seven teachers of Monroe County Schools.
Hougen of Black Hawk, from five hundred twelve residents of Black Hawk County.
Kreager of Jasper, from eighty residents of Jasper County.
Lutz of Clarke, from twelve members of the Murray Church of Christ.

Miller of Page, from one hundred forty-one residents of Page County.

Olson of Cerro Gordo, from twenty-seven residents of Cerro Gordo County.
Petersen of Dallas, from eleven residents of Dallas County.
Peterson of Woodbury, from twenty-three residents of Woodbury County.
Reppert of Polk, from twenty-five residents of Polk County.
Robinson of Guthrie, from one hundred ninety-six residents of Ottumwa, seven members of the Finley Avenue Baptist Church of Ottumwa, twenty-four members of the Grace Evangelical United Brethren Church of Story City, forty-eight members of the Evangelical Free Church of Wesley, and forty-three members of the First Christian Church of Winterset.

Sokol of Osceola, from thirty-seven residents of Osceola County.
Swisher of Johnson, from seven members of the North Bend Church of North Liberty.
Vermeer of Marion, from one hundred twenty-one residents of Marion County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 361, 379, 463, 514, 526 and Senate Files 152, 265 and 266, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 333 and 461.

## PRESENTATION OF THE "QUEEN OF THE HOUSE"

The Speaker recognized the Page from Hamilton, Don Carlson, who requested Pages Kathy McGinnis of Carlisle, Fonda Dehne of Le Mars, Guinn Weigmann of Cedar Falls and Penny Binger of Cedar Rapids to escort the Honorable William Scherle to the Speaker's station.

The Page from Hamilton requested Page Tom Osborn of Glenwood to escort the beautiful and charming "Queen of the Sixtieth General Assembly," Deloma Hunt, to the Speaker's station and that Page Dave Peterson of Indianola escort attendant Judy Wheeler and Page Norman Bennink of Panora escort attendant Rosi Logan to the Speaker's station.

The Honorable William Scherle presented to the House the "Queen" and her attendants. Page Mike Kramme of Des Moines presented the Queen with a bouquet of roses. Page Jim Jones of Winthrop and Page Merlin Whiteing of Vail presented the attendants with boxes of candy.

## SENATE MESSAGES CONSIDERED

Senate File 237, a bill for an act relating to the distribution, sale, transportation and use of pesticides and devices and to provide for registration and examination of such materials and regulation of their use.

Read first time and referred to committee on agriculture 2.
Senate File 252, a bill for an act authorizing the Iowa development commission to form a nonprofit corporation and to accept grants from the federal government and gifts from other sources.

Read first time and passed on file.
Senate File 268, a bill for an act to allow counties to provide county care for patients or inmates from mental health institutes, hospital-schools, and homes for children from the state institution fund.

Read first time and referred to committee on board of control.
Senate File 382, a bill for an act to amend section three hundred six point thirteen (306.13), Code 1962, relating to the purchase or condemnation of right of way by commission or board having jurisdiction.

Read first time and referred to committee on roads and highways.
Senate File 383, a bill for an act relating to fire protection for highway commission property.

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

## INTRODUCTION OF BILLS

House File 557, by committee on tax revision, a bill for an act to allow a fee to retailers who make a timely and accurate return and remittance of retail sales tax and use tax to the state tax commission and to provide for an annual renewal of the retail sales tax permit with payment of an annual renewal fee for each such permit.

Read first time and placed on the calendar.
House File 558, by judiciary 2, a bill for an act to legalize and validate the proceedings of the city council of Denison in Crawford County, Iowa, authorizing and providing for the issuance of street improvement bonds for paving, sanitary sewer and water mains and extensions, and for the levy of special assessments against benefited property for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of the city of Denison, Iowa.

Read first time and placed on the calendar.
House File 559, by committee on consolidation and coordination of state government, a bill for an act to create a legislative services department by combining the services of fiscal director, code editor and legislative research into a single agency, to substitute an Iowa legislative council for the legislative research committee and to make an appropriation to defray the expense of publications required by law.

Read first time and placed on the calendar.

## PROOF OF PUBLICATION

Published copy of House File 558 and verified proof of publication of said bill in the Denison Review, Denison, Iowa, on March 18, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

> William R. Kendrick, Chief Clerk, House of Representatives.

## ANNOUNCEMENT BY THE CHIEF CLERK

March 22, 1963.
Honorable Melvin D. Synhorst, Secretary of State, State House.
Sir:
I herewith transmit House Joint Resolution 3, proposing an amendment to the Constitution of the State of Iowa.

## CONSIDERATION OF BILLS

Kreager of Jasper asked and received unanimous consent to take up for consideration House File 401, a bill for an act relating to penalties for failure to file a sales or use tax return or failure to pay sales or use tax within the time required.

Kreager of Jasper offered the following amendment filed by him :
Amend House File 401 as follows:

1. Amend section one (1) as follows:
a. By striking from line five (5) the word "three" and inserting in lieu thereof the word "five".
b. By inserting after the comma in line six (6) the words "assess and".
c. By adding after the word "such" in line seven (7), the words "assess-; ment and".
d. By adding after the word "hereof." in line eight (8) the following:
"If the determination that a return is incorrect is the result of an audit of the books and records of the taxpayer, the, tax, or additional tax, if any is found due, shall be assessed and determined and the aforesaid notice to the taxpayer shall be given by the commission within one year after the completion of the examination of said books and records."
2. By striking all of section two (2).
3. By striking all of section three (3) and inserting in lieu thereof the following:
"Section four hundred twenty-two point fifty-eight (422.58), Code 1962, is hereby amended as follows:
a. By striking the word ' $a$ ' in line four (4) and inserting in lieu thereof the words 'an interest'.
b. By inserting after the word 'plus' in line five (5) the words 'onehalf of'.
c. By inserting after the word 'due' in line eight (8) the following:
', and expecting the period between the completion of an examination of the books and records of a taxpayer and the giving of notice to the taxpayer that a tax or additional tax is due'.
d. By inserting after the word 'such' in line ten (10) the word 'interest'.
e. By inserting after the word 'Such' in line eleven (11) the word 'interest'.
f. By'inserting after the word 'Unpaid' in line thirteen (13) the word 'interest':"
4. By striking from section four (4), line five (5) the word "three". and inserting in lieu thereof the word "five".
5. By striking all of section five (5) and inserting in lieu thereof the following:
"Section four hundred twenty-three point eighteen (423.18), Code 1962, is hereby amended as follows:
a. By striking the word ' $a$ ' in line five (5) and inserting in lieu thereof the words 'an interest'.
b. By inserting after the word 'plus' in line six (6) the words 'one-half of?
c. By inserting after the word 'due' in line ten (10) the following:
', and excepting the period between the completion of an examination of the books and records of a taxpayer and the giving of notice to the taxpayer that a tax or additional tax is due'.
d. By inserting after the word 'such' in line twelve (12) the word 'interest'.
e. By inserting after the word 'Such' in line thirteen (18) the word 'interest'.
f. By inserting after the word 'Unpaid' in line fifteen (15) the word 'interest'."

Kreager of Jasper offered the following amendment to the amendment and moved its adoption :

Amend the amendment to House File 401 filed March 19, by Kreager of Jasper, by adding thereto the following division:
6. By renumbering all sections following section 1 in accordance with this amendment.

Amendment to the amendment adopted.
Kreager of Jasper moved the adoption of the amendment as amended.

Amendment as amended adopted.
Kreager of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 91 :

| Andersen of <br> Woodbury | Fischer of <br> Grundy |
| :--- | :--- |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hougen |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Kreager |
| Denman | Lange |
| Dietz | Loss |
| Dunton | Lutz |
| Edgington | Mahan |
| Ely | Maule |
| Eveland | McElroy |
| Falvey | Meyer |
|  | Millen |

The nays were, 4 :
Gittins Hagedorn
Absent or not voting, 13:
Busch
Duffy
Frazier
Grassley

| Miller of | Sersland |
| :--- | :--- |
| Des Moines | Shaw |
| Miller of | Siglin |
| Jones | Smith of |
| Miller of | Dickinson |
| Page | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelly | Strothman |
| Olson | Swisher |
| Ossian | Tabor |
| Palas | Van Alstine |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Walter |
| Peterson of | Wells |
| Woodbury | Wier |
| Prine | Winkelman |
| Reppert | Worthington |
| Riley | Wright |
| Scherle |  |

Knock Knowles

Hirsch Mensing
Jarvis Messerly

| Mueller | Parker | Robinson | Mr. Speaker |
| :--- | :--- | :--- | :--- |

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

## SENATE AMENDMENT CONSIDERED

Wright of Benton called up for consideration House File 26, a bill for an act to amend sections one hundred fifty-five point two (155.2) and one hundred fifty-five point six (155.6), Code 1962, regarding the right of unlicensed persons to fill prescriptions, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 26 as follows:

1. Amend section 2 , line 8 , by inserting following the word "examiners" the words "pursuant to the practical experience requirements of this chapter and".

Roll call was requested by Wright of Benton and Denman of Polk.
On the question "Shall the House concur in the Senate amendment?"

The ayes were, 58:
Andersen of

Woodbury $\quad$| Graham |  |
| :--- | :--- |
| Halloun | Halling |
| Bock | Hanson of |
| Chalupa | Lyon |
| Coffman | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Knock |
| Den Herder | Kreager |
| Denman | Loss |
| Duffy | Lutz |
| Dunton | Mahan |
| Edgington | McErroy |
| Fisher of | Mensing |
| Greene | Meyer |
| Gittins | Millen |

The nays were, 36 :

| Anderson of <br> Ringgold | Eveland <br> Falvey |
| :--- | :--- |
| Baringer | Fischer of |
| Breitbach | Grundy |
| Briles | Goode |
| Camp | Hagedorn |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Casey | Hanson of |
| Dietz | Mitchell |
| Ely |  |


| Kibbie | Paul |
| :--- | :--- |
| Knowles | Petersen of |
| Lange | Dallas |
| Maule | Shaw |
| Murphy | Steffen |
| Murray | Stevenson |
| Nielsen of | Swisher |
| Emmet | Tabor |
| Palas | Wells |
| Patton | Worthington |

Absent or not voting, 14:

| Busch | Kluever | Parker | Scherle |
| :--- | :--- | :--- | :--- |
| Frazier | Messerly | Reppert | Van Nostrand |
| Grassley | Moffitt | Robinson | Mr. Speaker |
| Hirsch | Mueller |  |  |

Motion prevailed and the House concurred in the Senate amendment.

Edgington of Franklin 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 vote was:
The ayes were, 83 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Graham |
| Anderson of | Hagen |
| Ringgold | Hagie |
| Balloun | Hakes |
| Bock | Halling |
| Breitbach | Hanson of |
| Briles | Lyon |
| Camp | Hanson of |
| Carstensen | Mitchell |
| Chalupa | Hougen |
| Coffman | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
| Fisher of | McElroy |
| Greene | Meyer |
|  |  |


| Millen | Prine |
| :--- | :--- |
| Miller of | Reppert |
| Des Moines | Riley |
| Miller of | Sersland |
| Jones | Siglin |
| Miller of | Smith of |

Page Dickinson

Moffitt Smith of
Mowry O'Brien
Murray
Nelson
Nielsen of Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Sokol
Stanley
Steele
Steffen
Stokes
Strothman
Swisher
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Wright
Mr. Speaker
The nays were, 10 :

| Baringer | Ely |
| :--- | :--- |
| Carnahan | Eveland |
| Casey | Hagedorn |


| Busch | Grassley | Mueller | Shaw |
| :--- | :--- | :--- | :--- |
| Den Herder | Hirsch | Parker | Van Alstine |
| Frazier | Mensing | Robinson | Van Nostrand |
| Goode | Messerly | Scherle |  |

Murphy
Stevenson

Absent or not voting, 15:

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

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of House File 95, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to school buses.

Lange of Sac asked and received unanimous consent to withdraw the amendment filed by him on February 22 and found on page 490 of the House Journal.

Lange of Sac asked and received unanimous consent to withdraw the committee amendment filed on February 11 and found on page 284 of the House Journal.

Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend House File 95 by adding the following new section:
"Section three hundred twenty-one point three hundred seventy-three (321.373); Code 1962, is hereby amended by adding thereto the following new subsection:
"No vehicle formerly used as a school bus shall be operated on any public highway unless the body of such vehicle shall be painted a color other than national schoolbus chrome. The preceding sentence shall not apply to any vehicle owned by a school corporation or by a manufacturer of, distributor of, or dealer in school busses; and shall not apply to any other owner of a vehicle formerly used as a school bus until ten (10) days after such owner has acquired ownership of such vehicle."

Amendment adopted.
Lange of Sac offered the following amendment filed by him and moved its adoption:

Amend House File 95, section 2, as follows:

1. By striking all of subsections two (2), three (3) and six (6).
2. By renumbering the remaining subsections in accordance with this amendment.

Amendment adopted.
Denman of Polk moved that House File 95 be deferred and that the bill retain its place on the calendar.

Motion lost.
Wier of Louisa offered the following amendment filed by him and moved its adoption:

Amend House File 95, section 1 as follows:

1. By striking from line nine (9) the words and figures "one thousand $(1,000)$ feet" and inserting in lieu thereof the following: "five hundred (500) feet".
2. By striking from line ten (10) the words and figures "seven hundred (700)" and inserting in lieu thereof the following: "three hundred (300)".
3. By inserting in line eleven (11) after the period the words "Where the vision is impaired, the school district may erect on a secondary highway signs stating 'school bus stop ahead'."

Amendment adopted.
Robinson of Guthrie offered the following amendment filed by him and moved its adoption:

Amend the title to House File 95 by striking all after the figures "1962," and inserting in lieu thereof the following: "relating to the use and operation of school busses on public highways."

Amendment adopted.
Wier of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 94 :

Andersen
Woodbu
Auderson
Ringgol
Baringer
Bock
Breitbach
Briles
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of Grundy

Fisher of Greene
Gittins Graham
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hougen
Johnson
Kibbie Kluever Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy Meyer

Millen
Miller of Jones
Miller of Page
Moffitt
Mowry
Murphy
Murray
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson

Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 14:

| Balloun | Goode | Mensing | Mueller |
| :--- | :--- | :--- | :--- |
| Busch | Grassley | Messerly | Parker |
| Denman | Hirsch | Miller of | Mr. Speaker |
| Frazier | Jarvis | Des Moines |  |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 310, a bill for an act relating to retail sales tax imposed on amusement devices.

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

Senate File 270, a bill for an act to revert to the general fund of the state the unexpended balances of the Fifty-eighth General Assembly board of regents appropriations.

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

Senate File 271, a bill for an act relating to the reversion of appropriations for capital improvements to the general fund of the state.

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

Senate File 394, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public instruction.

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

Senate File 395, a bill for an act to appropriate from the general fund of the State of Iowa to the state fair board.

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

Senate File 396, a bill for an act to make an appropriation to the state printing board.

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

Senate File 397, a bill for an act relating to the Iowa tax commission's audit revolving fund.

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

Senate File 398, a bill for an act to make an appropriation to the employment security commission.

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

Senate File 399, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

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

House File 54, a bill for an act relating to workmen's compensation so as to liberalize certain benefits, to provide for certain credits, and the administration thereof.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 54

Amend House File 54 as follows:

1. Section 1, lines 20 and 21 , by striking "section eighty-six point thirtyeight (86.38)" and inserting in lieu thereof the following: "sections eightysix point thirty-eight (86.38) and eighty-six point thirty-nine (86.39), Code 1962".
2. Further amend section 1 by striking lines 22, 23 and 24.
3. Section 4, by inserting the following after the period (.) in line 13: "Such amounts so credited shall be deducted from the payments made under these chapters. Any nonoccupational plan shall be reimbursed in the amount so deducted.".

## UNFINISHED BUSINESS

The House resumed consideration of House File 53, a bill for an act to allow a deduction to taxpayers for room, board and tuition paid on behalf of the taxpayer or for his spouse or a dependent while attending college.

Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 53, section 1, line six (6), by striking the word "accredited".

Amendment lost.
Knock of Union moved that House File 53 be laid on the table.
Motion prevailed and House File 53 is tabled.

## SIFTING COMMITTEE CALENDAR

House File 248, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor, with report of committee recommending passage, was taken up for consideration.

Baringer of Fayette offered the following amendment filed by him and moved its adoption:

Amend House File 248, section 1, by striking that part of line four (4) after the word "therein" and all of line five (5) and inserting a period.

Amend the title to House File 248 by striking all after the word "courses" in line two (2).

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, 84 :

| Andersen of | Anderson of | Baringer | Camp |
| :---: | :--- | :--- | :--- |
| Woodbury | Ringgold | Bock | Carnahan |
|  | Balloun | Briles | Carstensen |

Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dunton
Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
Gittins
Goode
Graham
Hagedorn
Hagen
Hagie
The nays were, 11 :

| Breitbach | Kluever <br> Dietz |
| :--- | :--- |
| Meyer  <br> Duffy Millen |  |
| Edgington |  |

Absent or not voting, 13:

| Busch | Hanson of |
| :--- | :--- |
| Frazier | Lyon |
| Grassley | Hirsch |
|  | Knock |

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

House File 317, a bill for an act to amend chapter one hundred ninety-nine (199), Code 1962, relating to agricultural seeds, was taken up for consideration.

McElroy of Fremont offered the following amendment filed by him and moved its adoption:

Amend House File 317 as follows:

1. Amend section 2, line fifteen (15), by striking all after the word "the" and inserting in lieu thereof the following: "kind or kind and variety of each".
2. Amend section 2, line twenty-one (21), by striking the first word "Kinds" and inserting in lieu thereof the word "Grasses".
3. Amend section 2, line thirty-six (36), by inserting after the word "listed" the words "on the label", also by placing a period after the word "kinds".
4. Amend section 2 by striking all of line thirty-seven (37).
5. Amend section 2, line fifty (50), by inserting after the word "laboratory" the following: ", Iowa department of agriculture seed laboratory.".
6. Amend section 6, line four (4), by inserting after the word "lots" the following: "of all kinds of agricultural seed, except seed corn,".

Amendment adopted.
McElroy of Fremont moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 91 :

| Andersen of Woodbury | Fisher of Greene | Meyer Millen |
| :---: | :---: | :---: |
| Anderson of | Gittins | Miller of |
| Ringgold | Goode | Des Moines |
| Baringer | Graham | Miller of |
| Bock | Hagedorn | Jones |
| Breitbach | Hagen | Miller of |
| Briles | Hagie | Page |
| Camp | Hakes | Moffitt |
| Carnahan | Halling | Mowry |
| Carstensen | Hanson of | Murphy |
| Casey | Lyon | Murray |
| Chalupa | Hanson of | Nelson |
| Coffman | Mitchell | Nielsen of |
| Crane | Hougen | Emmet |
| Cunningham | Jarvis | Nielsen of |
| Darrington | Johnson | Shelby |
| Den Herder | Kibbie | Olson |
| Denman | Kluever | Ossian |
| Dunton | Knock | Palas |
| Edgington | Knowles | Patton |
| Ely | Kreager | Paul |
| Eveland | Lange | Petersen of |
| Falvey | Lutz | Dallas |
| Fischer of | Mahan | Peterson of |
| Grundy | Maule McElroy | Woodbury <br> Prine |

Reppert
Riley
Robinson
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman.
Swisher
Tabor
Van Alstine
Vetter
Walter
Wells
Wier
Winkelman
Wright

The nays were, 1 :
Balloun
Absent or not voting, 16:

| Busch | Grassley | Messerly | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Dietz | Hirsch | Mueller | Vermeer |
| Duffy | Loss | Parker | Worthington |
| Frazier | Mensing | Scherle | Mr. Speaker |

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

## HOUSE FILE 550 REPRINTED

Vermeer of Marion asked and received unanimous consent that House File 550 be reprinted as corrected.

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 114, a bill for an act relating to the marking of ballots, with report of committee recommending passage, was taken up for consideration.

Stanley 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, 64:

| Andersen of | Ely <br> Woodbury |
| :--- | :--- |
| Falvey |  |
| Grderson of | Fischer of |
| Grundy | Grundy |
| Balloun | Fisher of |
| Baringer | Greene |
| Bock | Goode |
| Briles | Graham |
| Camp | Hagedorn |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Chalupa | Hanson of |
| Crane | Mitchell |
| Cunningham | Kibbie |
| Den Herder | Kluever |
| Denman | Knowles |
| Duffy | Kreager |
| Dunton | Lutz |
| Edgington |  |

The nays were, 28:

| Breitbach | Hougen <br> Casey |
| :--- | :---: |
| Jarvis |  |
| Coffman | Johnson |
| Darrington | Lange |
| Dietz | Loss |
| Hagen | Meyer |
| Halling | Miller of |
| Hanson of |  |
| Lyon | Page |

Absent or not voting, 16:

| Busch | Hirsch <br> Eveland |
| :--- | :--- |
| Knock |  |
| Frazier | $\ddots$ |
| Gittins | $\ddots$ |
| Grassley |  |
|  |  |


| Mahan | Patton |
| :--- | :--- |
| Maule | Paul |
| McEIroy | Petersen of |
| Mensing | Dallas |
| Millen | Prine |
| Miller of | Reppert |
| Des Moines | Riley |
| Miller of | Robinson |
| Jones | Sersland |
| Moffitt | Shaw |
| Mowry | Siglin |
| Murphy | Stanley |
| Murray | Stevenson |
| Nelson | Swrisher |
| Nielsen of | Tabor |
| Emmet | Van Alstine |
| Olson | Vetter |
| Palas | Wells |


| Nielsen of | Sokol |
| :--- | :--- |
| Shelby | Strothman |
| Ossian | Stokes |
| Scherle | Steele |
| Smith of | Steffen |
| Dickinson | Walter |
| Smith of | Wier |
| O'Brien | Winkelman |


| Parker | Vermeer |
| :--- | :--- |
| Peterson of | Worthington |
| Woodbury | Wright |
| Van Nostrand | Mr. Speaker |

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

Senate File 148, a bill for an act to waive immunity of the State of Iowa from any action at law or in equity brought to enforce, or to determine a controversy rising out of any contract in which the Iowa State Highway Commission is a party and to prescribe the venue, the manner of service of notice thereof and the time limitation for instituting action, with report of committee recommending passage, was taken up for consideration.

Swisher of Johnson offered the following amendment filed by him and moved its adoption :

Amend Senate File 148, section 4, by striking all after the word "accepted" in line five (5) and inserting in lieu thereof the following: "and for which final payment was made previous to the enactment of this Act."

Amendment adopted.
Carstensen 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, 92 :

Andersen of
Woodbury Anderson of

Ringgold
Balloun
Baringer
Bock
Breitbach
Camp
Carnahan
Carstensen Casey Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of Grundy
Fisher of
Greene
Goode
Graham
Hagedorn
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowlles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Meyer

The nays were, none.
Absent or not voting, 16:

| Briles | Gittins <br> Grassley |
| :--- | :--- |
| Busch | Hagen |
| Chalupa | Hagie |

Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vetter
Walter
Wells
Wier
Winkelman
Mr. Speaker

Van Nostrand
Vermeer
Worthington
Wright

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

House File 425, a bill for an act to authorize the university hospital at Iowa City to collect and settle claims for the care of patients, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 92 :

| Andersen of Woodbury | Fisher of Greene | Meyer <br> Millen | Reppert |
| :---: | :---: | :---: | :---: |
| Anderson of | Goode | Miller of | Riley |
| Ringgold | Graham | Des Moines | Scherle |
| Balloun | Hagedorn | Miller of | Sersland |
| Baringer | Hagie | Jones | Shaw |
| Bock | Hakes | Miller of | Siglin |
| Breitbach | Halling | Page | Smith of |
| Briles | Hanson of | Moffitt | Dickinson |
| Camp | Lyon | Mowry | Smith of |
| Carnahan | Hanson of | Murphy | O'Brien |
| Carstensen | Mitchell | Murray | Sokol |
| Casey | Hougen | Nelson | Stanley |
| Coffrman | Jarvis | Nielsen of | Steele |
| Crane | Johnson | Emmet | Steffen |
| Cunningham | Kibbie | Nielsen of | Stevenson |
| Darrington | Kluever | Shelby | Stokes |
| Den Herder | Knock | Olson | Strothman |
| Denman | Knowles | Ossian | Swisher |
| Dietz | Kreager | Palas | Tabor |
| Duffy | Lange | Paul | Van Alstine |
| Dunton | Loss | Petersen of | Vetter |
| Edgington | Lutz | Dallas | Walter |
| Ely | Mahan | Peterson of | Wells |
| Eveland | Maule | Woodbury | Wier |
| Falvey | McElroy | Prine | Winkelman |
| Fischer of Grundy | Mensing |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 16: |  |  |  |
| Busch | Grassley | Mueller | Vermeer |
| Chalupa | Hagen | Parker | Worthington |
| Frazier | Hirsch | Patton | Wright |
| Gittins | Messerly | Van Nostrand | Mr. Speaker |

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

Senate File 23, a bill for an act to amend chapter one hundred sixty-nine (169), Code 1962, relating to veterinary medicine and surgery, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk offered the following amendment filed by him and moved its adoption:
Amend Senate File 23, section 1, line eight (8), by striking the words "associated with" and inserting in lieu thereof the words "employed by".

Amendment adopted.
Den Herder 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, 77:

| Andersen of <br> Woodbury | Gittins <br> Anderson of <br> Ringgold |
| :--- | :--- |
| Balloun | Hagedorn |
| Baringer | Hagie |
| Bock | Hakes |
| Breitbach | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hougen |
| Coffman | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Den Herder | Knock |
| Denman | Kreager |
| Dietz | Lange |
| Dunton | Lutz |
| Ely | Mahan |
| Falvey | McElroy |
| Fisher of | Mensing |
| Greene | Meyer |
|  | Millen |

Miller of
Des Moines
Miller of Jones
Miller of Page
Moffitt
Mowry
Murray
Nielsen of Emmet
Nielsen of
Shelby
Olson
Palas
Paul
Petersen of Dallas
Peterson of Woodbury Prine
Reppert Riley

Nelson
Ossian
Patton

Maule
Messerly
Mueller
Murphy
Parker

Robinson
Sersland
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Wier
Winkelman
Worthington

Scherle
Walter
Wells

Shaw
Vermeer
Wright
Mr. Speaker

Frazier

Grundy

## Busch

Chalupa
Duffy
Fischer of

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

## SENATE FILE 10 DEFERRED

Nelson of Winnebago asked and received unanimous consent that Senate File 10 be deferred and that the bill retain its place on the calendar.

House File 250, a bill for an act to amend chapter seventy-five (75), Code 1962, relating to the denominations of public bonds issued by counties, cities, towns and school districts, with report of committee recommending amendment and passage, was taken up for consideration.

Mowry of Marshall offered the following amendment by the committee on judiciary 1 and moved its adoption:

Amend House File 250 by adding the following sections:
Sec. 2. Section three hundred forty-six point one (346.1), Code 1962, is amended by striking in line nine (9) the word "one" and inserting in lieu thereof the word "ten".

Sec. 3. Section four hundred eight point two (408.2), Code 1962, is amended by striking in line three (3) the word "one" and inserting in lieu thereof the word "ten".

Amend the title to House File 250 by inserting after the figures "(75)" the following: ", sections three hundred forty-six point one (346.1) and four hundred eight point two (408.2)".

Amendment adopted.
Knock of Union moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

## On the question "Shall the bill pass?"

The ayes were, 94 :

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Fisher of |
| Ringgold | Greene <br> Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Hagedorn |
| Breitbach | Hakes |
| Briles | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Coffman | Haugen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Knocker |
| Denman | Knowles |
| Dietz | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | McElroy |
| Fischer of | Mensing |
| Grundy | Meyer |


| Millen | Robinson |
| :--- | :--- |
| Miller of | Scherle |
| Des Moines | Shaw |
| Miller of | Siglin |
| Jones | Smith of |
| Miller of | Dickinson |
| Page | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Murphy | Stanley |
| Murray | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wells |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Worthington |
| Reppert | Wright |
| Riley |  |

The nays were, none.
Absent or not voting, 14 :

| Busch | Grassley | Maule | Parker |
| :--- | :--- | :--- | :--- |
| Chalupa | Hagen | Messerly | Sersland |
| Duffy | Hagie | Mueller | Mr. Speaker |
| Frazier | Hirsch |  |  |

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

House File 229, a bill for an act to amend section three hundred thirty-one point twenty-two (331.22), Code 1962, relating to compensation of county supervisors, with report of committee recommending passage, was taken up for consideration.

Mowry 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, 87 :

| Andersen of | Gittins |
| :---: | :---: |
| Woodbury | Goode |
| Anderson of Ringgold | Graham |
| Balloun | Hakes |
| Baringer | Halling |
| Bock | Hanson of |
| Breitbach | Lyon |
| Briles | Hanson of |
| Camp | Mitchell |
| Carnahan | Hougen |
| Carstensen | Jarvis |
| Casey | Johnson |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Darrington | Kreag |
| Den Herder | Lange |
| Denman | Loss |
| Dietz | Lutz |
| Dunton | Mahan |
|  | Mcelroy |
| Eveland | Mensing |
| Falvey | Meyer |
| Fisher of | Millen |


| Miller of | Robinson |
| :---: | :---: |
| Milles of | Scherle |
| Jones | $\stackrel{\text { Shaw }}{ }$ |
| Miller of | Smith of |
| Page | Dickinson |
| Moffitt | Sokol |
| Mowry | Stanley |
| Murray | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Nielsen of |  |
| Nielsen of Shelby | Strothman <br> Swisher |
| Olson | Tabor |
| ${ }_{\text {Palas }}$ | Van Alstine |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Petersen of Dallas |  |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Worthington |
| Reppert | Wright |

The nays were, none.
Absent or not voting, 21:

| Busch | Frazier |
| :--- | :--- |
| Chalupa | Grassley |
| Duffy | Hagen |
| Edgington | Hagie |
| Fischer of | Hirsch |
| Grundy | Knowles |


| Maule | Sersland |
| :--- | :--- |
| Messerly | Smith of |
| Mueller | OBrien |
| Murphy | Wells |
| Ossian | Mr. Speaker |
| Parker |  |

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

House File 205, a bill for an act to fix speed limits for motor vehicles on bridges or elevated structures where not sign-posted as provided by law, and to repeal section three hundred twenty-one point two hundred ninety-five (321.295), Code 1962, and to enact a substitute therefor, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend House File 205 by striking all of section 2.
Amendment lost.
Riley of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 84 :

| Andersen of | Gittins | Miller of |
| :--- | :--- | :--- |
| Woodbury | Goode | Page |
| Anderson of | Graham | Moffitt |
| Ringgold | Hagedorn | Mowry |
| Balloun | Hakes | Murphy |
| Baringer | Halling | Murray |
| Bock | Hanson of | Nelson |
| Breitbach | Lyon | Nielsen of |
| Briles | Hanson of | Emmet |
| Camp | Mitchell | Nielsen of |
| Carnahan | Kibbie | Shelby |
| Carstensen | Kluever | Olson |
| Casey | Knock | Palas |
| Coffman | Lange | Paton |
| Crane | Lutz | Paul |
| Cunningham | Mahan | Petersen of |
| Darrington | McElroy | Dallas |
| Denman | Mensing | Peterson of |
| Dietz | Meyer | Woodbury |
| Dunton | Milen | Prine |
| Edggington | Miller of | Reppert |
| Eveland | Des Moines | Riley |
| Falvey | Miller of | Robinson |
| Fisher of |  | Jones |
|  |  | Scherle |

Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 24 :

| Busch | Frazier |
| :--- | :--- |
| Chalupa | Grassley |
| Den Herder | Hagen |
| Duffy | Hagie |
| Ely | Hirsch |
| Fischer of | Hougen |
| Grundy |  |

Jarvis
Johnson
Knowles
Kreager
Loss
Maule

Messerly
Mueller
Ossian
Parker
Sersland Van Nostrand

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

House File 358, a bill for an act relating to the manner of estimating state aid for school budgeting purposes, with report of committee recommending passage, was taken up for consideration.

Sokol 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, 87:

| Andersen of | Goode | Miller of |
| :--- | :--- | :--- |
| Woodbury | Graham | Jones |
| Anderson of | Hagedorn | Miller of |
| Ringgold | Hagie | Page |
| Balloun | Hakes | Moffitt |
| Baringer | Halling | Mowry |
| Bock | Hanson of | Murrhhy |
| Breitbach | Lyon | Murray |
| Briles | Hanson of | Nelson |
| Camp | Mitchell | Niessen of |
| Carnahan | Hougen | Emmet |
| Carstensen | Kibbie | Nielsen of |
| Casey | Kluever | Shelly |
| Coffman | Knock | Olson |
| Grane | Knowles | Palas |
| Cunningham | Lange | Patton |
| Darrington | Loss | Paul |
| Den Herder | Mahan | Petersen of |
| Denman | Maule | Dallas |
| Dietz | McElroy | Peterson of |
| Dunton | Mensing | Woodbury |
| Edgington | Meyer | Prine |
| Eveland | Millen | Reppert |
| Falvey | Miller of | Riley |
| Fisher of | Des Moines | Robinson |
| Greene |  |  |

The nays were, none.
Absent or not voting, 21 :

| Busch | Frazier <br> Chalupa <br> Duffy |
| :--- | :--- |
| Gittins |  |
| Ely | Grassley |
| Fischer of | Hrundy |

Johnson
Kreager
Lutz
Messerly
Mueller

Scherle
Shaw
Siglin
Smith of Dickinsón
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

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

House File 319, a bill for an act regulating the sale of mortgage guaranty insurance by licensed insurance companies, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 84 :
Andersen of
Woodbury Anderson of

Ringgold
Balloun
Breitbach
Briles
Camp
Carnahan
Carstensen
Casey
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Eveland
Falvey
Fisher of
Greene
Gittins

Goode
Graham
Hagedorn
Hagie
Hakes
Halling
Hanson of Lyon Hanson of

Mitchell
Hougen
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan
McElroy
Mensing
Meyer
Millen
Miller of
Des Moines

Miller of Jones
Miller of Page
Moffitt
Mowry
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Palas
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Robinson
Scherle

Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 24:

Baringer
Bock

## Busch

Chalupa
Duffy
Edgington
Ely

Fischer of
Grundy
Frazier
Grassley
Hagen
Hirsch

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

House File 309, a bill for an act to authorize the sale and conveyance to Iowa-Illinois Gas and Electric Company of certain land in Scott County, Iowa, lying below the ordinary high-water mark of the Mississippi River, with report of committee recommending passage, was taken up for consideration.

Dietz 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, 85 :
Andersen of

Woodbury $\quad$| Baringer | Breitbach | Carstensen |
| :--- | :--- | :--- |

| Eveland | Knowles | Nielsen of | Smith of |
| :--- | :--- | :--- | :--- |
| Falvey | Kreager | Emmet |  |
| Fisher of | Lange | Nielsen of | O'Brien |
| Greene | Lutz | Sokol |  |
| Gittins | Mahan | Shelby | Stanley |
| Goode | McElroy | Olson | Steele |
| Graham | Mensing | Palas | Steffen |
| Hagedorn | Meyer | Patton | Stevenson |
| Hagie | Millen | Paul | Stokes |
| Hakes | Miller of | Petersen of | Strothman |
| Halling | Des Moines | Dallas | Tabor |
| Hanson of | Miller of | Peterson of | Tan Alstine |
| Lyon | Jones | Woodbury | Van Nostrand |
| Hanson of | Miller of | Prine | Vetter |
| Mitchell | Page | Reppert | Walter |
| Hougen | Moffitt | Robinson | Wells |
| Johnson | Mowry | Shaw | Wier |
| Kibbie | Murphy | Siglin | Winkelman |
| Kluever | Murray | Smith of | Worthington |
| Knock | Nelson | Dickinson |  |

The nays were, none.
Absent or not voting, 23:

Bock
Busch
Chalupa
Duffy
Edgington
Ely

Fischer of
Grundy
Frazier
Grassley
Hagen
Hirsch
Jarvis
Loss
Maule
Messerly
Mueller
Parker

Riley
Scherle
Sersland
Vermeer
Wright
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 105, a bill for an act to amend certain sections of the subdistricts of soil conservation districts law, with report of committee recommending passage, was taken up for consideration.

Camp 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, 86 :

| Andersen of | Cunningham | Hagedorn | Lange |
| :---: | :---: | :---: | :---: |
| Woodbury | Darrington | Hagie | Lutz |
| Anderson of | Den Herder | Hakes | Mahan |
| Ringgold | Denman | Halling | McElroy |
| Balloun | Dietz | Hanson of | Meyer |
| Baringer | Dunton | Lyon | Millen |
| Bock | Eveland | Hanson of | Miller of |
| Breitbach | Falvey | Mitchell | Des Moines |
| Briles | Fischer of | Hougen | Miller of |
| Camp | Grundy | Johnson | Jones |
| Carnahan | Fisher of | Kibbie | Miller of |
| Carstensen | Greene | Kluever | Page |
| Casey | Gittins | Knock | Moffitt |
| Coffman | Goode | Knowles | Mowry |
| Crane | Graham | Kreager | Murphy |


| Murray | Peterson of | Smith of | Tabor |
| :---: | :---: | :---: | :---: |
| Nelson Nielsen of Emmet | Woodbury | O'Brien | Van Alstine Van Nostrand |
|  | Prine | Sokol |  |
|  | Reppert | Stanley | Vetter |
| Olson | Scherle | Steele | Walter |
| Ossian | Sersland | Steffen | Wells |
| Palas | Shaw | Stevenson | Wier |
| Patton | Siglin | Stokes | Winkelman |
| Paul | Smith of | Strothman | Worthington |
| Petersen of Dallas | Dickinson | Swisher |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 22 : |  |  |  |
| Busch | Grassley | Mensing | Riley |
| Chalupa | Hagen | Messerly | Robinson |
| Duffy | Hirsch | Mueller | Vermeer |
| Edgington | Jarvis | Nielsen of | Wright |
| Ely | Loss | Shelby | Mr. Speaker |
| Frazier | Maule | Parker |  |

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

SENATE FILE 222 SUBSTITUTED FOR HOUSE FILE 353
Stanley of Muscatine asked and received unanimous consent to substitute Senate File 222 for House File 353.

Senate File 222, a bill for an act to amend section six hundred seventeen point three (617.3), Code 1962, relating to service of process on foreign corporations, and nonresident persons, was taken up for consideration.

Stanley of Muscatine asked and received unanimous consent that action on Senate File 222 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 353 WITHDRAWN

Stanley of Muscatine asked and received unanimous consent to withdraw House File 353 from further consideration by the House.

House File 354, a bill for an act to amend chapter four hundred ninety-six A (496A), Code 1962, relating to corporations for profit, was taken up for consideration.

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

On the question "Shall the bill pass ?"

The ayes were, 87 :

| Andersen of <br> Woodbury | Goode <br> Graham <br> Anderson of |
| :--- | :--- |
| Ringgold | Hagedorn |
| Halloun | Hagie |
| Baringer | Hakes |
| Bock | Halling |
| Breitbach | Hanson of |
| Briles | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hougen |
| Casey | Johnson |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Darrington | Krowles |
| Den Herder | Kanger |
| Denman | Latze |
| Dietz | Lahan |
| Dunton | Mensing |
| Eveland | Meyer |
| Falvey | Millen |
| Fisher of | Greene |
| Gittins | Miller of |
| Des Moines |  |

Miller of
Jones
Miller of
Page
Moffitt
Mowry
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Robinson

Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 21:

Busch
Chalupa
Duffy
Edgington
Ely

Fischer of
Grundy
Frazier
Grassley
Hagen
Hirsch

Jarvis
Loss
Maule
McElroy
Messerly
Mueller

Parker
Riley
Van Alstine
Vermeer
Mr. Speaker

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

Senate File 150, a bill for an act relating to the elimination of the necessity of fire extinguishers for certain boats, 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, 83 :

| Andersen of | Briles | Darrington | Fisher of |
| :--- | :--- | :--- | :--- |
| Woodbury | Camp | Den Herder | Greene |
| Andersen of | Carnahan | Denman | Gittins |
| Ringgold | Carstensen | Dietz | Goode |
| Balloun | Casey | Dunton | Graham |
| Baringer | Coffman | Eveland | Hagedorn |
| Bock | Crane | Fischer of | Hagie |
| Breitbach | Cunningham | Grundy | Hakes |

Halling
Hanson of
Lyon
Hanson of
Mitchell
Hougen
Johnson
Kleuver
Knock
Knowles
Kreager
Lange
Lutz
Mahan
Mensing
Meyer
Millen
Miller of
Jones
Moffitt
Mowry
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
$\quad$ Dallas
Prine
Reppert
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley

Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, 2:
Kibbie $\quad \begin{gathered}\text { Miller of } \\ \text { Des Moines }\end{gathered}$
Absent or not voting, 23:

| Busch | Grassley |
| :--- | :--- |
| Chalupa | Hagen |
| Dufy. | Hirsch |
| Edgington | Jarvis |
| Ely | Loss |
| Falvey | Maule |
| Frazier |  |


| McElroy | Peterson of <br> Woodbury |
| :--- | :--- |
| Messerly | Riley |
| Miller of | Van Alstine |
| Page | Vermeer |
| Maeller | Mr. Speaker |

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

House File 215, a bill for an act relating to the imposition of special parking restrictions in cities and towns in aid of snow removal operations and to provide the manner for posting notice thereof, with report of committee recommending passage, was taken up for consideration.

Andersen 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, 83:

| Andersen of | Cunningham | Graham | Kreager |
| :--- | :--- | :--- | :--- |
| Woodbury | Darrington | Hagedorn | Lange |
| Anderson of | Den Herder | Hakes | Lutz |
| Ringgold | Denman | Halling | Mahan |
| Balloun | Dietz | Hanson of | Mensing |
| Bock | Dunton | Lyon | Meyer |
| Breitbach | Eveland | Hanson of | Millen |
| Briles | Falvey | Mitchell | Miller of |
| Camp | Fischer of | Hougen | Des Moines |
| Carnahan | Grundy | Johnson | Miller of |
| Carstensen | Fisher of | Kibbie | Jones |
| Casey | Greene | Kluever | Miller of |
| Coffman | Gittins | Knock | Page |
| Crane | Goode | Knowles | Moffitt |


| Murphy | Paul |
| :--- | :--- |
| Murray | Prine |
| Nelson | Reppert |
| Nielsen of | Robinson |
| Emmet | Scherle |
| Nielsen of | Sersland |
| Shelby | Shaw |
| Olson | Siglin |
| Ossian | Smith of |
| Palas | Dickinson |
| Patton |  |

Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor

Van Nostrand<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Wright<br>Mr. Speaker

The nays were, 1 :
Petersen of
Dallas
Absent or not voting, 24:

| Baringer | Grassley | Maule | Peterson of |
| :--- | :--- | :--- | :--- |
| Busch | Hagen | McElry | Wodbury |
| Chalupa | Hagie | Messerly | Riley |
| Duffy | Hirsch | Mowry | Steffen |
| Edgington | Jarvis | Mueller | Van Alstine |
| Ely | Loss | Parker | Vermeer |

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

House File 246, a bill for an act relating to the acquisition of emergency vehicles and equipment by cities and towns, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk offered the following amendment filed by him and moved its adoption :

Amend House File 246 as follows:

1. By striking the word "emergency" in line one (1) of the title.
2. By striking the word "emergency" in line two (2), section 1.

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

On the question "Shall the bill pass $\%$ "
The ayes were, 81 :

| Andersen of | Carstensen | Falvey | Hanson of |
| :---: | :---: | :---: | :---: |
| Woodbury | Casey | Fischer of | Lyon |
| Anderson of | Crane | Grundy | Hanson of |
| Ringgold. | Cunningham | Fisher of | Mitchell |
| Balloun | Darrington | Greene | Hougen |
| Baringer | Den Herder | Gittins | Johnson |
| Bock | Denman | Goode | Kibbie |
| Breitbach | Dietz | Hagedorn | Kluever |
| Briles | Dunton | Hakes | Knock |
| Camp | Edgington | Halling | Knowles |
| Carnahan | Eveland |  | Kreager |


| Lange | Mowry |
| :--- | :--- |
| Latz | Murphy |
| Mahan | Murray |
| Mensing | Nielsen of |
| Meyer | Emmet |
| Millen | Nielsen of |
| Miller of | Shelby |
| Des Moines | Olson |
| Miller of | Ossian |
| Jones | Palas |
| Miller of | Patton |
| Page | Paul |
| Moffitt | Prine |

Reppert
Scherle
Sersland
Siglin
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes

Strothman
Swisher
Tabor
Van Nostrand
Vetter
Walter
Wells
Wier
Worthington
Winkelman
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 27:

| Busch | Hagen |
| :--- | ---: |
| Chalupa | Hagie |
| Coffman | Hirsch |
| Duffy | Earvis |
| Ely | Loss |
| Frazier | Maule |
| Graham | McElroy |
| Grassley |  |

Messerly
Mueller
Nelson
Parker
Petersen of
Dallas
Peterson of
Woodbury

Riley
Robinson
Shaw
Smith of
Dickinson
Van Alstine Vermeer

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

Senate File 145, a bill for an act to authorize cities and towns to incur indebtedness for the purchase of sites for certain public utilities and other improvements, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 81 :

| Andersen of | Dietz |
| :--- | :--- |
| Woodbury | Dunton <br> Anderson of |
| Ringgold | Edgington |
| Eveland |  |
| Balloun | Falvey |
| Baringer | Fischer of |
| Bock | Grundy |
| Breitbach | Fisher of |
| Briles | Greene |
| Camp | Gittins |
| Carnahan | Goode |
| Carstensen | Graham |
| Casey | Hagedorn |
| Crane | Hakes |
| Cunningham | Halling |
| Darrington | Hanson of |
| Den Herder | Lyon |
| Denman | G |


| Hanson of <br> Mitchell | Miller of <br> Jones |
| :--- | :--- |
| Hongen | Miller of |
| Johnson | Page |
| Kibbie | Moffitt |
| Kluever | Mowry |
| Knock | Murphy |
| Knowles | Murray |
| Kreager | Nielsen of |
| Lange | Emmet |
| Lutz | Nielsen of |
| Mahan | Shelby |
| Mensing | Ossian |
| Meyer | Palas |
| Millen | Patton |
| Miller of | Paul <br> Des Moines <br> $\quad$Petersen of <br> $\quad$ Dallas |


| Prine | Smith of |
| :--- | :---: |
| Reppert | O'Brien |
| Robinson | Sokol |
| Scherle | Stanley |
| Sersland | Steele |
| Siglin | Steffen |

Stevenson
Stokes
Strothman
Swisher
Van Nostrand Vetter

Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 27:

| Busch | Hagie |
| :--- | :--- |
| Chalupa | Hirsch |
| Coffinan | Jarvis |
| Duffy | Loss |
| Ely | Maule |
| Frazier | McElroy |
| Grassley |  |
| Hagen |  |

Mueller
Nelson
Olson
Parker
Peterson of
Woodbury
Riley

Shaw Smith of Dickinson Tabor<br>Van Alstine<br>Vermeer Mr. Speaker

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

Senate File 178, a bill for an act to amend section four hundred fifty point seven (450.7), Code 1962, relating to liens for inheritance taxes and prescribing the duration thereof, with report of committee recommending passage, was taken up for consideration.

Stanley 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 bili pass?"
The ayes were, 81 :


Robinson
Scherle
Sersland
Siglin
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
-Swisher
Tabor
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright

The nays were, 1:
Knock
Absent or not voting, 26 :

| Busch | Hagen <br> Chalupa |
| :--- | :--- |
| Cagfman | Hagie |
| Duffy | Jarvis |
| Ely | Loss |
| Frazier | Maule |
| Grassley | McElroy |


| Messerly |
| :--- |
| Mueller |
| Nelson |
| Palas |
| Parker |
| Peterson of |
| Woodbury |

Riley<br>Shaw Smith of<br>Dickinson<br>Van Alstine<br>Vermeer Mr. Speaker

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

House File 148, a bill for an act to permit cities to enter into long-term leases for libraries, library sites, books, and equipment and to authorize contributions to the support thereof by other public bodies, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 81 :

| Andersen of | Fischer of | Meyer | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Millen | Robinson |
| Anderson of | Fisher of | Miller of | Scherle |
| Ringgold | Greene | Des Moines | Sersland |
| Balloun | Gittins | Miller of | Siglin |
| Baringer | Goode | Jones | Smith of |
| Bock | Graham | Miller of | O'Brien |
| Breitbach | Hagedorn | Page | Solol |
| Briles | Hakes | Moffitt | Stanley |
| Camp | Halling | Mowry | Steele |
| Carnahan | Hanson of | Murray | Steffen |
| Carstensen | Lyon | Nelson | Stevenson |
| Casey | Hanson of | Nielsen of | Stokes |
| Crane | Mitchell | Emmet | Strothman |
| Cunningham | Hougen | Nielsen of | Swisher |
| Darrington | Johnson | Shelby | Tabor |
| Den Herder | Kibbie | Olson | Van Nostrand |
| Denman | Kluever | Ossian | Vetter |
| Dietz | Knowles | Palas | Wells |
| Dunton | Kreager | Patton | Wier |
| Edgington | Lange | Paul | Winkelman |
| Eveland | Lutz | Petersen of | Worthington |
| Falvey | Mahan | Dallas | Wright |
|  | Mensing | Prine |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 27:

| Busch | Duffy |
| :--- | :--- |
| Chalupa | Ely |
| Coffman | Frazier |


| Grassley | Hirsch |
| :--- | :--- |
| Hagen | Jarvis |
| Hagie | Knock |


| Loss | Murphy | Riley | Van Alstine |
| :--- | :--- | :--- | :--- |
| Maule | Parker | Shaw | Vermeer |
| McElroy | Peterson of | Smith of | Walter |
| Messerly | Woodbury | Dickinson | Mr. Speaker |
| Mueller |  |  |  |

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

House File 199, a bill for an act relating to delinquent uncollectible personal property taxes, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?"
The ayes were, 77:

| Andersen of | Fisher of | Meyer | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Miller | Reppert |
| Anderson of | Gittins | Miller of | Scherle |
| Ringgold | Goode | Des Moines | Sersland |
| Balloun | Hagedorn | Miller of | Siglin |
| Baringer | Graham | Jones | Smith of |
| Bock | Hakes | Miller of | O'Brien |
| Breitbach | Halling | Page | Solkol |
| Briles | Hanson of | Moffitt | Stanley |
| Camp | Lyon | Mowry | Steele |
| Carnahan | Hanson of | Murray | Steffen |
| Carstensen | Mitchell | Nelson | Stevenson |
| Grane | Hougen | Nielsen of | Stokes |
| Cunningham | Johnson | Emmet | Strothman |
| Darrington | Kibbie | Nielsen of | Swisher |
| Den Herder | Kluever | Shelby | Tabor |
| Dietz | Knowles | Olson | Van Nostrand |
| Dunton | Kreager | Ossian | Vetter |
| Edgington | Lange | Palas | Walter |
| Falvey | Lutz | Paul | Wells |
| Eveland | Mahan | Petersen of | Winkelman |
| Fischer of | Mensing | Dallas | Worthington |
| Grundy |  |  | Wright |

The nays were, none.
Absent or not voting, 31:

| Busch | Hagen |
| :--- | :--- |
| Casey | Hagie <br> Chalupa |
| Coffman | Harsch |
| Denman | Karvis |
| Duffy | Loss |
| Ely | Maule |
| Frazier | McElroy |

Messerly
Mueller
Murphy
Parker
Patton
Peterson of
Woodbury
Riley

Robinson<br>Shaw<br>Smith of<br>Dickinson<br>Van Alstine<br>Vermeer<br>Wier<br>Mr. Speaker

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

SENATE FILE 156 SUBSTITUTED FOR HOUSE FILE 202
Baringer of Fayette asked and received unanimous consent to substitute Senate File 156 for House File 202.

Senate File 156, a bill for an act to permit the erection, furnishing, reconstructing, repairing, improving or remodeling of junior college buildings and provide for equipment and to permit indebtedness and issuance of bonds therefor, was taken up for consideration.

Hanson of Lyon offered the following amendment filed by him and moved its adoption:

Amend Senate File 156 by inserting the words "community or" before the word "junior" in line 6, section 1.

Amend the title to Senate File 156 by inserting in line two (2) preceding the word "junior" the words "community or".

Amendment adopted.
Baringer 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, 74:

| Andersen of Woodbury | Fisher of Greene | Miller of | Robinson |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene |  | Sch |
| Anderson of | Gittins | Miller of | Sersland |
| Balloun |  | Miller of | Siglin |
| Baringer | Hakes | Page | O'Brien |
| Bock | Halling | Moffitt | Sokol |
| Breitbach | Hanson of | Mowry | Stanley |
| Briles | Lyon | Murray | Steele |
| Camp | Hanson of | Nielsen of | Stevenson |
| Carnahan | Mitchell | Emmet | Stokes |
| Carstensen | Johnson | Nielsen of | Strothman |
| Casey | Kibbie | Shelby | Swisher |
| Crane | Knock | Olson | Tabor |
| Cunningham | Knowles | Palas | Van Nostrand |
| Den Herder | Kreager | Ossian | Vetter |
| Dietz | Lange | Paul | Walter |
| Dunton | Lutz | Petersen of | Winkelman |
| Edgington | Mahan | Dallas | Worthington |
| Eveland | Mensing | Prine | Wright |
| Falvey | Meyer | Reppert | Mr. Speaker |
| Fischer of | Millen |  |  | Grundy.

The nays were, none.
Absent or not voting, 34:

| Busch | Duffy |
| :--- | :--- |
| Chalupa | Ely |
| Coffman | Frazier |
| Darrington | Gode |
| Denman | Grassley |


| Hagen | Kluever |
| :--- | :--- |
| Hagie | Loss |
| Hirsch | Maule |
| Hougen | McElroy |
| Jarvis | Messerly |


| Mueller | Patton | Shaw | Van Alstine |
| :--- | :--- | :--- | :--- |
| Murphy | Peterson of | Smith of | Vermeer |
| Nelson | Woodbury | Dickinson | Wells |
| Parker | Riley | Steffen | Wier |

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

## HOUSE FILE 202 WITHDRAWN

Baringer of Fayette asked and received unanimous consent to withdraw House File 202 from further consideration by the House.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 16, a concurrent resolution providing that Senate File 78 be recalled from the Governor for correction.

Carroll A. Lane, Secretary.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 16

Mowry of Marshall asked and received unanimous consent that Rule 25 be suspended for the immediate consideration of Senate Concurrent Resolution 16, and moved its adoption:

## SENATE CONCURRENT RESOLUTION 16 <br> By Rigler

Whereas, an error has been discovered in Senate File 78, a bill for an act to prohibit bicycles or animal drawn vehicles from using the interstate system, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the Senate, the House Conourring: That the Governor be respectfully requested to return Senate File 78 for correction.

Motion prevailed and the resolution was adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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. Fred E. Wier, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.
Report adopted.

## RESOLUTION SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following joint resolution: House Joint Resolution 3.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 22, 1963, he approved the following bills: House File 159 and Senate Files 176, 207 and 208.

## REPORTS OF COMMITTEES

Darrington of Harrison, 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 371, a bill for an act relating to the registration of interstate authority with the Iowa state commerce 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.

## William Darrington, Chairman.

## Also:

Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred House File 457, a bill for an act relating to the issuance of special automobile license plates to seriously disabled veterans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

William Darrington, Chairman.

## Also :

Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred House File 468, a bill for an act relating to size, weight and load vehicle permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Willlam Darrington, Chairman.
Also:
Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred Senate File 38, a bill for an act relating to notification of expiration of motor vehicle operator's license, begs leave to report it has 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 38 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section three hundred twenty-one point one hundred ninetysix (321.196), Code 1962, is hereby amended by striking the period in line four (4) and inserting in lieu thereof the following: ", but shall be renewable without written examination or penalty within a period of thirty days after such birthday anniversary."

Sec. 2 Section three hundred twenty-one point one hundred ninetyseven (321.197), Code 1962, is hereby amended by striking from line two (2) the words "on the" and inserting in lieu thereof the following: "thirty days after the".

## William Darrington, Chairman.

Also:
Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred Senate File 126, a bill for an act relating to the use of vending machines in the sale of cigarettes and providing for the licensing of such machines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## William Darrington, Chairman.

Patton of Delaware, 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 246, a bill for an act requiring the submission of the social security number and/or tax number by those persons or corporations registered or licensed in 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 pass.

James E. Patton, Chairman.

Also:
Mr. Speaker: Your committee on consolidation and coordination of state government to whom was referred House File 519, a bill for an act establishing an historical marker 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 section seven (7), line eight (8), by inserting preceding the word "county" the words "federal, state,"

James E. Patton, Chairman.

## AMENDMENTS FILED

Amend House File 160 as follows:
By striking from section one (1), line twelve (12), the words "its decision shall be binding" and inserting in lieu thereof the words "make a decision".

Peterson of Woodbury.
Amend House File 203 as follows:

1. By striking the word "schools" in section 1, line thirtynine (39).
2. By adding a new section preceding section 10, as follows: "Nothing contained in this Act shall pertain to any of the schools, public or private, or institutions of higher learning".
3. Further amend by renumbering the remaining sections.

Reppert of Polk.

[^16]Smitri of O'Brien.
Walter of Hardin.
Amend House File 542 as follows:
2 1. Amend section 1 by striking from line 31 the word "two" and inserting in lieu thereof the word "eight".
2. Amend section 3 by striking from lines 31 and 32 the words "eight thousand four hundred" and inserting in lieu thereof the words "nine thousand".

REPPERT of Polk.
Amend the committee amendment to Senate File 38 by adding to section 2 the following: "Section three hundred twenty-one point one hundred ninety-seven (321.197), Code 1962, is hereby further amended by striking from lines two (2) and three (3) the words "date of birth" and inserting in lieu thereof the words "birthday anniversary".

## Darrington of Harrison.

On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, March 25, 1963.

## JOURNAL OF THE HOUSE

Hall of the Housim or Reprasentativis,
Des Moines, Iowa, Monday, March 25, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Richard Steege, pastor of the Lutheran Church, Farmersburg, Iowa.

The Journal of March 22 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hougen of Black Hawk on request of Vermeer of Marion; Chalupa of Jefferson on request of Johnson of Audubon; Riley of Linn on request of Stanley of Muscatine.

## PRESENTATION OF VISITORS

Hagie of Wright presented to the House forty American government students from the Dows Community School and their teacher, Mr . Richards.

Kibbie of Palo Alto presented to the House twenty-five students from the Ayreshire High School.

Lutz of Clarke, presented to the House forty-three members of the 4-H Club of Osceola Go-Getters Club and Troyette Home Economics Club accompanied by Dennis Allen, Lyle Miller, Steve Evans, Lillian Price, Mrs. Floyd Edwards and Mrs. Elva Wolfe.

Ossian of Montgomery presented to the House forty members of the Stanton Scalpers 4-H Club accompanied by Harold Rossander.
' Ossian of Montgomery presented to the House twenty members of Lenville Tooters 4 -H Club accompanied by Max Roberts.

## PERSONAL PRIVILEGE

Kreager of Jasper rose on a point of personal privilege and read the following poem as a tribute to the Newton Cardinals, winners of the 1963 boys state basketball tournament. The team was coached by Lewis "Buzz" Levick and was undefeated in twenty-six games.

If basketball is what you like,
Then listen to this story
About the Newton Cardinals, Who brought us fame and glory.

> Last week they came to this town, These lads, all tall and true, Unbeaten and undaunted, But ranked-just No. 2.
> They started out against Dubuque
> And found it wasn't easy. But then came mighty Regis, A team to make men queasy.
> They told their coach, "We've waited long, The crown is just in sight." And Regis-mighty Regis, Bowed out on Friday night.
> Abe Lincoln, Council Bluffs, was next.
> And its ours-sweet victory.
> Hats off to the Cards-we're proud you see Of NEWTON, State Champs for '63.

## PETITIONS

The following petitions were presented and placed on file:
By Edgington of Franklin, from twenty-four residents of Franklin County favoring more state aid to schools.

By Knowles of Scott, from six residents of Scott County opposing an increase in taxes on antique automobile licenses.

By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiary associations :

Murray of Webster, from seventeen residents of Webster County.
Peterson of Woodbury, from thirty-nine residents of Woodbury County.

Reppert of Polk, a resolution from Des Moines Council No. 644 of the Knights of Columbus.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Duffy of Dubuque, a resolution from the Board of Directors of the Dubuque Chamber of Commerce.

Scherle of Mills, from forty-one residents of Mills County.
By the following Representatives, opposing the sqle of liquor by the drink in Iowa:

Casey of Wayne, from twenty-eight residents of Wayne County.

Denman of Polk, from one hundred eighty-four residents of Polk County.

Edgington of Franklin, from seventy-six residents of various counties.

Ely of Linn, from thirty-nine residents of Linn County.
Kreager of Jasper, from ninety-seven residents of Jasper County.
Parker of Buchanan, from twenty-eight residents of Buchanan County.

Reppert of Polk, from thirty-five residents of Polk County.
Robinson of Guthrie, from nineteen members of the Birmingham Men's Fellowship.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 371, 457, 468, 519 and Senate Files 38, 126 and 246, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 479.

## SENATE MESSAGES CONSIDERED

Senate File 270, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-eighth General Assembly board of regents institution appropriations for support, maintenance, equipment, repairs, replacements and alterations retained by the institutions.

Read first time and referred to committee on appropriations.
Senate File 271, a bill for an act relating to the reversion of appropriations for capital improvements to the general fund of the state.

Read first time and referred to committee on appropriations.
Senate File 310, a bill for an act relating to the retail sales tax imposed on amusement devices.

Read first time and referred to committee on tax revision.
Senate File 394, a bill for an act to appropriate from the general
fund of the State of Iowa to the department of public instruction ten thousand dollars $(\$ 10,000.00)$ for use as a revolving fund for the Veterans Administration, and five thousand dollars ( $\$ 5,000.00$ ) for the school lunch program and fifteen thousand dollars ( $\$ 15,000.00$ ) for mentally retarded children and students who fail to complete their high school education and to make a study of mental retardation in Iowa.

Read first time and referred to committee on appropriations.
Senate File 395, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30,1965 , to the state fair board for the purpose of state aid to agricultural societies.

Read first time and referred to committee on appropriations.
Senate File 396, a bill for an act to appropriate from the general fund of the State of Iowa to the state printing board for printing and binding.

Read first time and referred to committee on appropriations.
Senate File 397, a bill for an act relating to the Iowa tax commission's audit revolving fund.

Read first time and referred to committee on appropriations.
Senate File 398, a bill for an act to appropriate from the Iowa public employees retirement system fund five hundred twenty-one thousand dollars ( $\$ 521,000.00$ ) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962.

Read first time and referred to committee on appropriations.
Senate File 399, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first time and referred to committee on appropriations.

## AMENDMENT TO SENATE FILE 19 WITHDRAWN

Steele of Cherokee asked and received unanimous consent to withdraw the amendment filed by him on February 21 to Senate File 19 and found on page 459 of the House Journal.

## MESSAGES FROM 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 182, a bill for an act granting authority by the industrial commissioner to compromise and settle workmen's compensation cases on behalf of the State of Iowa.

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

Senate File 184, a bill for an act to amend section eighty-six point nineteen (86.19), Code 1962, by granting the industrial commissioner authority to require a shorthand reporter to report proceedings of any hearings before the commissioner or one of his deputies, or board of arbitration.

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

Senate File 356, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo.

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

Senate File 384, a bill for an act relating to entry upon private property for surveys.

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

Senate Concurrent Resolution 13, a concurrent resolution to provide for a special recess on Good Friday afternoon, April 12, 1963, during the hours of twelve to three o'clock.

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 13 <br> By Rigler

Whereas, both houses of the legislature see fit to open their day's work with prayer, and it is unseemly that they should work during the time in which is commemorated the passion and death of the Lord to whom they dedicate their daily efforts;

Whereas, many members will absent themselves from the legislative halls during that time to attend services in their respective churches;

Therefore, Be It Resolved by the Senate, the House Concurring: That a special recess be held on Good Friday afternoon, April 12, 1963, during the hours of twelve to three o'clock, out of reverence to the passion and death of our Lord.

Laid over under Rule 25.

## MOTION TO RECONSIDER VOTE LOST

Reppert of Polk called up for consideration his motion to reconsider the vote on House File 203 filed March 21 and found on page 761 of the House Journal.

Reppert of Polk moved to reconsider the vote by which House File 203 passed the House on March 21.

The motion having failed to receive a constitutional majority, lost.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

## SENATE FILE 241 SUBSTITUTED FOR HOUSE FILE 318

Mensing of Cedar asked and received unanimous consent to substitute Senate File 241 for House File 318.

Senate File 241, a bill for an act to amend section five hundred twenty-four point seven (524.7), Code 1962, relating to salaries of the deputy superintendent of banking and bank examiners and enabling the state banking board to compensate said employees on a basis comparable to the compensation provided to those in positions of similar responsibility by federal bank supervisory departments, 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 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins <br> Anderson of <br> Ringgold |
| Goode |  |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagie |
| Breitbach | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Coffman | Hargen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Den Herder | Kibbie |
| Denman | Knock |
| Dietz | Kreages |
| Duffy | Lange |
| Dunton | Loss |
| Edgington | Mahan |
| Ely | Maule |
| Eveland | McElroy |
| Falvey | Mensing |
| Fisher of | Messerly |
| Greene |  |


| Millen | Prine |
| :--- | :--- |
| Miller of | Reppert |
| Des Moines | Scherre |
| Miller of | Sersland |
| Jones | Siglin |
| Miller of | Smith of |
| Page | Dickinson |
| Moffitt | Smith of |
| Mowry | O'Brien |
| Mueller | Sokol |
| Murphy | Stanley |
| Murray | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Van Alstine |
| Olson | Tabor |
| Ossian | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Peterson of | Wright |
| Woodbury | Mr. Speaker |

The nays were, none.
Absent or not voting, 13:

| Chalupa | Hagedorn | Meyer |
| :--- | :--- | :--- |
| Darrington | Hagen | Riley |
| Fischer of | Kluever | Robinson |
| Grundy | Lutz |  |

[^17]The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 318 WITHDRAWN

Mensing of Cedar asked and received unanimous consent to withdraw House File 318 from further consideration by the House.

## SENATE AMENDMENTS CONSIDERED

Mowry of Marshall called up for consideration House File 54, a bill for an act to amend chapter eighty-five (85), Code 1962, relating to workmen's compensation so as to liberalize certain benefits, to provide for certain credits, and the administration thereof, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 54 as follows:

1. Section 1 , lines 20 and 21 , by striking "section eighty-six point thirtyeight (86.38)" and inserting in lieu thereof the following: "sections eightysix point thirty-eight (86.38) and eighty-six point thirty-nine (86.39), Code 1962".
2. Further amend section 1 by striking lines 22,23 and 24.
3. Section 4, by inserting the following after the period (.) in line 13: "Such amounts so credited shall be deducted from the payments made under these chapters. Any nonoccupational plan shall be reimbursed in the amount so deducted.".

Motion prevailed and the House concurred in the Senate amendments.

Mowry of Marshall 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: |  |  |  |
| :--- | :--- | :--- | :--- |
| Andersen of | Den Herder | Hagedorn | Loss |
| Woodbury | Denman | Hagie | Mahan |
| Anderson of | Dietz | Hakes | Maule |
| Ringgold | Duffy | Halling | McElroy |
| Balloun | Dunton | Hanson of | Mensing |
| Baringer | Edgington | Lyon | Messerly |
| Bock | Ely | Hanson of | Meyer |
| Breitbach | Eveland | Mitchell | Miller of |
| Busch | Falvey | Hirsch | Des Moines |
| Camp | Fisher of | Hougen | Miller of |
| Carnahan | Greene | Jarvis | Jones |
| Carstensen | Frazier | Johnson | Miller of |
| Casey | Gittins | Kibbie | Page |
| Coffman | Goode | Knowles | Moffitt |
| Crane | Graham | Kreager | Mueller |
| Cunningham | Grassley | Lange | Murphy |


| Murray | Petersen of |
| :--- | :--- |
| Nelson | Dallas |
| Nielsen of | Peterson of |
| Emmet | Woodbury |
| Nielsen of | Prine |
| Shelby | Reppert |
| Olson | Scherle |
| Ossian | Sersland |
| Palas | Shaw |
| Parker | Siglin |
| Patton | Smith of |
| Paul | Dickinson |

Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson
Steffen
Stokes
Strothman
Swisher
Tabor

Knock
Lutz Millen Mowry

Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 13:

| Briles | Fischer of <br> Grundy |
| :--- | :--- |
| Chalupa | Hagen |
| Darrington | Kluever |

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

## HOUSE FILE 70 DEFERRED

Denman of Polk moved that House File 70 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
House File 193, a bill for an act relating to speed limits on hard surfaced secondary roads, with report of committee recommending passage, was taken up for consideration.

Edgington 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 9 "
The ayes were, 87 :

| Andersen of | Duffy |
| :--- | :--- |
| Woodbury | Dunton |
| Anderson of | Edgington |
| Ringgold | Ely |
| Balloun | Eveland |
| Bock | Falvey |
| Breitbach | Fisher of |
| Briles | Greene |
| Busch | Gittins |
| Carnahan | Graham |
| Coffman | Grassley |
| Crane | Hagedorn |
| Cunningham | Hagen |
| Den Herder | Hagie |
| Denman | Hakes |
| Dietz | Halling |

Hanson of
Mitchell
Hirsch
Jarvis
Johnson
Kibbie
Kluever
Knowles
Kreager
Lange
Lutz
Mahan
Maule
McElroy
Mensing
Meyer

Millen Miller of Des Moines
Miller of Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson Nielsen of Emmet Nielsen of ${ }_{\text {. }}$. Shelby Olson

| Ossian | Prine | Sokol | Vermeer |
| :---: | :---: | :---: | :---: |
| Palas | Reppert | Steele | Vetter |
| Parker | Sersland | Steffen | Walter |
| Patton | Shaw | Stevenson | Wier |
| Paul | Siglin | Stokes | Winkelman |
| Petersen of | Smith of | Strothman | Worthington |
| Dallas | Dickinson | Swisher | Wright |
| Peterson of Woodbury | Smith of O'Brien | Tabor Van Alstine | Mr. Speaker |
| The nays were, 11: |  |  |  |
| Camp | Frazier | Loss | Stanley |
| Carstensen | Goode | Messerly | Wells |
| Casey | Hanson of Lyon | Miller of Jones |  |
| Absent or not voting, 10: |  |  |  |
| Baringer | Fischer of | Knock | Scherle |
| Chalupa | Grundy | Riley | Van Nostrand |
| Darrington | Hougen | Robinson |  |

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

## SENATE AMENDMENT CONSIDERED

Sersland of Winneshiek called up for consideration House File 48, a bill for an act relating to the licensing and the annual inspection of county homes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 48 by striking everything after the enacting clause and inserting in lieu thereaf the following:
"Section 1. Section one hundred thirty-five $\mathbf{C}$ point twenty-two (135C.22), Code 1962, is hereby amended by inserting in line four (4) after the word 'institutions', the words, 'or county homes'.
"Sec. 2. Chapter two hundred fifty-three (253), Code 1962, is hereby amended by adding thereto the following section:
"County homes shall be annually inspected by the state fire marshal and the commissioner of public health or their duly authorized representatives who shall report their findings to the county grand jury and the board of supervisors.'."

Motion prevailed and the House concurred in the Senate amendment.

Sersland of Winneshiek 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, 70:

| Balloun | Briles | Carstensen | Crane |
| :--- | :--- | :--- | :--- |
| Baringer | Busch | Casey | Cunningham |
| Breitbach | Camp | Coffman | Den Herder |


| Duffy | Knowles |
| :--- | :--- |
| Dietz | Kreager |
| Edgington | Lange |
| Fisher of | McElroy |
| Greene | Mensing |
| Goode | Messerly |
| Grassley | Millen |
| Hagen | Miller of |
| Hagie | Jones |
| Hakes | Miller of |
| Halling | Page |
| Hanson of | Moffitt |
| Lyon | Mowry |
| Hanson of | Muueller |
| Mitchell | Nelson |
| Hirsch | Nielsen of |
| Jarvis | Shelby |
| Johnson |  |

The nays were 28:

| Andersen of <br> Woodbury | Ely <br> Eveland <br> Anderson of |
| :--- | :--- |
| Ringgold | Falvey |
| Frazier |  |
| Cock | Gittins |
| Carnahan | Hagedorn |
| Denman | Kibbie |
| Dunton | Kluever |

Absent or not voting, 10:

| Chalupa | Fischer of <br> Grundy <br> Graham |
| :--- | :---: |

Loss
Mahan
Maule
Meyer
Miller of
Des Moines
Murphy
Murray

Hougen
Knock
Lutz
Siglin
Nielsen of
Emmet $\quad$ Siglin

Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Robinson
Scherle
Sersland
Shaw

Dickinson
Smith of O'Brien Sokol Steele Stevenson Stokes Strothman Tabor Vermeer Vetter Walter Wier Winkelman Wright

Reppert
Stanley
Steffen
Swisher
Van Alstine
Wells Worthington

## Riley

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

On motion by Mowry of Marshall, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 246, relating to the acquisition of vehicles and equipment by cities and towns, passed the House. Reppert of Polk.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 10, a bill for an act relating to unlawful hunting on land of another, with report of committee recommending passage, was taken up for consideration.

Briles of Adams asked and received unanimous consent to with-
draw the amendment filed by him on March 11 and found on page 614 of the House Journal.

Nelson 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, 70 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Balloun | Graham |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hagie |
| Carstensen | Halling |
| Coffman | Hanson of |
| Crane | Lyon |
| Cunningham | Hanson of |
| Denman | Mitchell |
| Dietz | Johnson |
| Dunton | Knowles |
| Edgington | Knock |
| Eveland | Kreager |
| Fischer of | Lange |
| Grundy | Loss |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier | McElroy |

Mensing
M
Messerly
Meyer
Miller of
Des Moines
Mowry
Murphy
Murray
Nelson
Niesen of
Shelby
Ossian
Palas
Paal
Peterson of
Woodbury
Prine
Reppert
Scherle
Sersland

Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stokes
Strothman
Swisher
Tabor
Vermeer
Walter
Wier
Winkelman
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 38:

| Anderson of <br> Ringgold | Ely <br> Falvey | Miller of <br> Jaringer |
| :--- | :--- | :--- |
| Grassley | Miller of |  |
| Bock | Grases | Page |
| Breitbach | Hirsch | Moffitt |
| Carnahan | Hougen | Mueller |
| Casey | Jarvis | Nielsen of |
| Chalupa | Kibbie | Emmet |
| Darrington | Kluever | Olson |
| Den Herder | Lutz | Parker |
| Duffy | Millen | Patton |

Petersen of Dallas<br>Riley<br>Robinson<br>Stevenson<br>Van Alstine<br>Van Nostrand<br>Vetter<br>Wells<br>Worthington

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

Crane of Crawford asked and received unanimous consent to take up for consideration House File 558, a bill for an act to legalize and validate the proceedings of the city council of Denison in Crawford County, Iowa, authorizing and providing for the issuance of street improvement bonds for paving, sanitary sewer and water mains and extensions, and for the levy of special assessments against benefited property for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of the city of Denison, Iowa.

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

On the question "Shall the bill pass?"
The ayes were, 87 :

| Andersen of <br> Woodbury <br> Anderson of | Gittins <br> Roode <br> Ringgold |
| :--- | :--- |
| Graham |  |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Breitbach | Hagen |
| Briles | Hakes |
| Halling | Hansh |
| Camp | Hanson of |
| Carnahan | Hanson |
| Carstensen | Mitchell |
| Coffman | Hirsch |
| Crane | Johnson |
| Cunningham | Kibie |
| Den Herder | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Eveland | Loss |
| Fischer of | Mahan |
| Grundy | Maule |
| Fisher of | Mreene |
| Grazier | Mensing |
|  |  |

Meyer
Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine

Reppert
Scherle
Sersland
Smith of
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Vermeer
Walter
Wells
Winkelman
Worthington
Wright

The nays were, none.
Absent or not voting, 21 :

| Bock | Falvey | Millen | Robinson |
| :--- | :--- | :--- | :--- |
| Casey | Hagie | Miller of | Van Alstine |
| Chalupa | Hougen | Page | Van Nostrand |
| Darrington | Jarvis | Patton | Vetter |
| Duffy | Lutz | Riley | Mr. Speaker |
| Ely | Messerly |  |  |

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

## STEERING COMMITTEE CALENDAR

House File 187, a bill for an act relating to road use tax reporting requirements in cities and towns, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend House File 187 as follows:
By adding to section two (2) the following: Section three hundred twelve point twelve (312.12), Code 1962, is hereby amended by striking the words
"and towns" in lines one (1) and two (2) thereof. Also amend said section by striking the words "or town" in line ten (10) thereof.

Amendment adopted.
Hagedorn 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 "Shail the bill pass?"
The ayes were, 93 :

| Anderson of | Frazier | Meyer | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Miller of | Scherre |
| Andersen of | Goode | Des Moines | Sersland |
| Ringgold | Graham | Miller of | Siglin |
| Balloun | Grassley | Jones | Smith of |
| Baringer | Hagedorn | Miller of | Dickinson |
| Bock | Hagen | Page | Smith of |
| Breitbach | Hakes | Moffitt | O'Brien |
| Briles | Halling | Mueller | Stanley |
| Busch | Hanson of | Murphy | Steele |
| Camp | Lyon | Murray | Sokol |
| Carnahan | Hanson of | Nelson | Steffen |
| Carstensen | Mitchell | Nielsen of | Stevenson |
| Casey | Hirsch | Emmet | Stokes |
| Coffman | Johnson | Nielsen of | Strothman |
| Crane | Kibbie | Shelby | Swisher |
| Cunningham | Kluever | Olson | Tabor |
| Darrington | Knock | Osian | Vermeer |
| Den Herder | Knowles | Palas | Walter |
| Denman | Kreager | Parker | Walter |
| Dunton | Lange | Patton | Wells |
| Edgington | Loss | Paul | Wier |
| Eveland | Mahan | Petersen of | Worthington |
| Falvey | Maule | Dallas | Winkelman |
| Fischer of | McElroy | Peterson of | Wright |
| Grundy | Mensing | Woodbury | Mr. Speaker |
| Fisher of | Messerly | Prine |  |

Greene
The nays were, none.
Absent or not voting, 15:

| Chalupa | Hougen | Mowry | Van Alstine |
| :--- | :--- | :--- | :--- |
| Dietz | Jarvis | Riley | Van Nostrand |
| Duffy | Lutz | Robinson | Vetter |
| Ely | Millen | Shaw |  |

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

House File 236, a bill for an act to amend chapters three hundred ninety-one (391), three hundred ninety-one A (391A) and four hundred seventeen (417), Code 1962, relating to resolutions of necessity and award of contracts for public improvements in cities and towns, with report of committee recommending passage, was taken up for consideration.

Carstensen 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, 97 :

| Andersen of | Fisher of | Mensing | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Messerly | Robinson |
| Anderson of | Frazier | Meyer | Scherle |
| Ringgold | Gittins | Miller of | Sersland |
| Balloun | Goode | Des Moines | Siglin |
| Baringer | Graham | Miller of | Smith of |
| Bock | Grassley | Jones | Dickinson |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagen | Page | O'Brien |
| Busch | Hagie | Moffitt | Sokol |
| Camp | Hakes | Mowry | Stanley |
| Carnahan | Halling | Mueller | Steele |
| Carstensen | Hanson of | Murphy | Steffen |
| Casey | Lyon | Murray | Stevenson |
| Coffman | Hanson of | Nelson | Stokes |
| Crane | Mitchell | Nielsen of | Strothman |
| Cunningham | Hirsch | Emmet | Swisher |
| Darrington | Johnson | Nielsen of | Tabor |
| Den Herder | Kibbie | Khelby | Van Alstine |
| Denman | Kluever | Olson | Vermeer |
| Dietz | Knock | Ossian | Walter |
| Duffy | Knowles | Palas | Wells |
| Dunton | Kreager | Parker | Wier |
| Edgington | Lange | Patton | Winkelman |
| Eveland | Loss | Maul | Worthington |
| Falvey | Mahan | Petersen of | Wright |
| Fischer of | Maule | Dallas | Mr. Speaker |
| Grundy | McElroy | Prine |  |

The nays were, none.
Absent or not voting, 11:

| Chalupa | Jarvis | Peterson of | Shaw |
| :--- | :--- | :--- | :--- |
| Ely | Lutz | Woodbury | Van Nostrand |
| Hougen | Millen | Riley | Vetter |

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

## HOUSE FILE 304 DEFERRED

Nelson of Winnebago asked and received unanimous consent that House File 304 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 386 DEFERRED

Den Herder of Sioux asked and received unanimous consent that House File 386 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 208 DEFERRED

Camp of Clinton asked and received unanimous consent that House File 208 be deferred and that the bill retain its place on the calendar.

House File 243, a bill for an act relating to income tax deduction for aged persons and blind persons, with report of committee recommending passage, was taken up for consideration.

Hagedorn of Clay offered the following amendment filed by him and moved its adoption :

Amend House File 243 in line seven (7) of section one (1) by striking the period and inserting in lieu thereof the following: "or on the first day following the end of the tax year."

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

On the question "Shall the bill pass?"
The ayes were, 79:

| Andersen of | Frazier | Miller of | Prine |
| :---: | :---: | :---: | :---: |
| Woodbury | Goode | Jones | Reppert |
| Anderson of | Graham | Miller of | Scherle |
| Ringgold | Grassley | Page | Sersland |
| Baringer | Hagedorn | Moffitt | Smith of |
| Bock | Hakes | Mowry | O'Brien |
| Breitbach | Hanson of | Mueller | Sokol |
| Briles | Lyon. | Murphy | Stanley |
| Busch | Hanson of | Murray | Steele |
| Camp | Mitchell | Nelson | Steffen |
| Carnahan | Hirsch | Nielsen of | Stevenson |
| Carstensen | Jarvis | Emmet | Strothman |
| Coffman | Kibbie | Nielsen of | Swisher |
| Crane | Knock | Shelby | Van Alstine |
| Cunningham | Knowles | Olson | Vermeer |
| Den Herder | Kreager | Ossian | Vetter |
| Denman | Lange | Palas | Walter |
| Dietz | Mahan | Parker | Wier |
| Duffy | Maule | Patton | Winkelman |
| Dunton | McElroy | Paul | Worthington |
| Falvey | Messerly | Petersen of | Wright |
| Fischer of | Meyer | Dallas | Mr. Speaker |
| Grundy | Millen |  |  |
| The nays w |  |  |  |
| Casey | Fisher of | Johnson | Siglin |
| Darrington | Greene | Kluever | Stokes |
| Edgington | Hagie | Loss | Tabor |
| Ely | Halling |  |  |
| Absent or | ting, 16: |  |  |
| Balloun | Eveland | Hagen | Lutz |
| Chalupa | Gittins | Hougen | Mensing |


| Miller of | Riley | Smith of | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Des Moines | Robinson | Dickinson | Wells |
| Peterson of | Shaw |  |  |

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

House File 217, a bill for an act relating to forfeiture of class " $B$ " club beer permit bonds and class " C " beer permit bonds under chapter one hundred twenty-four (124) of the Code, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 98:

| Andersen of | Gittins | Meyer | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Millen | Scherle |
| Anderson of | Graham | Miller of | Sersland |
| Ringgold | Grassley | Des Moines | Siglin |
| Balloun | Hagedorn | Miller of | Smith of |
| Baringer | Hagen | Jones | Dickinson |
| Bock | Hagie | Miller of | Smith of |
| Breitbach | Hakes | Page | O'Brien |
| Briles | Halling | Moffitt | Sokol |
| Busch | Hanson of | Mowry | Stanley |
| Camp | Lyon | Mueller | Steele |
| Carnahan | Hanson of | Murphy | Steffen |
| Carstensen | Mitchell | Murray | Stevenson |
| Casey | Hirsch | Nelson | Stokes |
| Coftman | Jarvis | Nielsen of | Strothman |
| Crane | Johnson | Emmet | Swisher |
| Cunningham | Kibbie | Nielsen of | Tabor |
| Darrington | Kluever | Shelby | Van Alstine |
| Den Herder | Knock | Olson | Vermeer |
| Denman | Knowles | Ossian | Vetter |
| Dunton | Kreager | Palas | Walter |
| Edgington | Langge | Parker | Wells |
| Ely | Loss | Patton | Wier |
| Eveland | Lutz | Malvey | Maule |
| Fisher of | McElroy | Petersen of | Winkelman |
| Greene | Mensing | Dallas | Writhington |
| Frazier | Messerly | Prine | Wright |
|  | Meppert | Mr. Speaker |  |
|  |  |  |  |

The nays were, 1:
Dietz
Absent or not voting, 9:
Chalupa

Duffy $\quad$| Fischer of |
| :--- |
| Grundy |
| Hougen |

| Mahan | Riley |
| :--- | :--- |
| Peterson of | Shaw |
| Woodbury | Van Nostrand |

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

House File 364, a bill for an act relating to the taxable value of farm buildings, with report of committee recommending passage, was taken up for consideration.

Frazier of Lee offered the following amendment, filed by Bock and Frazier, and moved its adoption:
House File 364 is amended as follows:

1. Amend section 1, by striking from lines four (4) and five (5) the words "used for farming purposes,".
2. Amend the title by striking the word "farm".

Amendment adopted.
Sersland of Winneshiek moved that House File 364 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 17, a concurrent resolution requesting the Governor to return Senate File 1 for further consideration.

Carroll A. Lane, Secretary.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 17

Mowry of Marshall moved that Senate Concurrent Resolution 17 be taken up for immediate consideration and moved its adoption:

## SENATE CONCURRENT RESOLUTION 17 <br> By Vance

Whereas, a Motion to Reconsider has been filed in the House of Representatives on Senate File 1, a bill for a act relating to controlled access highways, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be-It Resolved by the Senate, the House Conourring: That the Governor be respectfully requested to return Senate File 1 for further consideration.

Motion prevailed and the resolution was adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Spiaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 26.

Fred E. Wier,
Chairman House Committee.
Kenneth Benda, 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 26.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 25 th day of March, 1963, sent to the Governor for his approval: House File 26.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he has approved the following bills: House Files 71, 117, 139, 298 and 308, Senate Files 54, 73, 149 and 153 on March 22, 1963, and Senate Files 58 and 62 on March 25, 1963.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 505 Relating to property tax exemptions. By Miller of Des Moines.
H. F. 543 Relating to the erection and maintenance of dormitories at the institutions of higher learning, the revenues derived therefrom, and the issuance of bonds payable from said revenues. By committee on institutions of higher learning.
S. F. 11 To authorize the Iowa state commerce commission to regulate the rates and services of public utilities. By Turner, Curran, et al.
H. F. 403 Authorizing the Iowa development commission to form a nonprofit corporation and to accept grants from the federal government and gifts from other sources. By committee on state planning and development. (S. F. 252 passed Senate)
H. F. 420 To permit an increase in the maximum levy for ordinary revenue allowed upon the assessment valuation of the tax-
able property in the county. By committee on county and township affairs.
H. F. 96 Relating to exemption from taxation of property of educational institutions. By Chaulpa, Balloun, et al.
H. F. 156 To permit collection of sales tax on the cash difference in sales of farm equipment where a trade-in is involved. By Mensing, Sersland, et al.
H. F. 342 To clarify liability for support furnished by the county for patients admitted voluntarily to mental health institutions. By Gittins and Coffman.

Maurice E. Baringer, Chairman, Steering Committee.

## REPORTS OF COMMITTEES

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 165, a bill for an act to amend, revise and codify the law relating to probate, including descent and distribution, wills, administration and distribution of estates of decedents, trusts, administration of estates of persons under conservatorship, custody of persons under guardianship and to establish a probate code, begs leave to report it has 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:

Senate File 165 is amended by adding as section six hundred twenty-two (622) the following:
"Sec. 622. In administering moneys paid by the veterans administration the conservator shall have the following powers and be subject to the following restrictions:

1. A bond executed by a recognized surety company equal to said assets and the annual income therefrom, plus the expected annual veterans administration benefit payments, shall be required to protect said funds.
2. Excess funds paid to the conservator may be invested in interest bearing federally insured accounts, or in United States savings bonds, without approval of the court.
3. Money paid may be applied to the care, maintenance and support of the veteran and his legal dependents without prior approval of the court.
4. Moneys paid shall not be applied to the payment of obligations outlawed by the statute of limitations of any jurisdiction.
5. No money paid as a gratuity to a ward may be made the subject of a gift to third parties, except that the court may, on petition, authorize the application of said moneys to the assistance of a close relative after a finding that the veteran, if competent, would assist the relative to the extent of the order."

Further amend Senate File 165 by striking from the note following Sec. 621 the number " 622 " and inserting in lieu thereof the number " 623 ".

John Mowry, Chairman.
Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred House File 396, a bill for an act relating to notice of proposed estab-
lishment of a secondary road 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.

## Dewey E. Goode, Chairman.

Den Herder of Sioux, from the committee on agriculture 1, submitted the following report:

Mr. Speaker: Your committee on agriculture 1 to whom was referred House File 411, a bill for an act to authorize secretary of agriculture of Iowa to provide safety standards for operations of storage facilities, handling transportation of anhydrous ammonia as fertilizer; provide penalties for violation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Elmar Den Hirder, Chairman.

Nelson of Winnebago, 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 143, a bill for an act relating to authorizing city and town libraries to finance the acquisition of sites, books and equipment from the proceeds of a bond issue, begs leave to report it has 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 143 as follows:
By inserting after the word "equipment" in the title the words "for a public library".

Henry C. Nelson, Chairman.

## AMENDMENTS FILED

Amend House File 160 as follows:
Amend section 1 by striking all of lines four (4) through eleven (11) and all of line twelve (12) preceding the word "This" and inserting in lieu thereof the following:
"following: 'In the event of a tie at the first meeting of the joint boards, a subsequent meeting shall be held within three (3) weeks thereafter to decide the issue. If the second meeting also ends in a tie vote, then they shall resort to the method of including all county boards which have in their jurisdiction any districts which are in part contiguous to the proposed district. The county boards thus included shall then sit with the boards in disagreement. The joint board so constituted shall have all the powers conferred in this section on joint boards.' "

Graifam of Ida.
Amend House File 186 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Whenever after July 4, 1964, seventy-five (75) percent of the public school pupils of any county are enrolled and living in a twelve-grade school district, the board of supervisors of the county may, and on petition of two percent of the number of electors voting for governor
at the last general election shall, order an election to determine if the county school system for such county as provided for in chapter two hundred seventy-three (273) of the Code, shall be abolished as of such time as shall be stated on the election ballot. If a majority of the electors voting thereon vote in favor of the proposition the county school system shall be abolished. The community, independent, and consolidated school districts which were a part of such county system or which are located within such county and are not part of another county school system, shall be autonomous, subject, however, to the policies determined and adopted by the state board of public instruction, as provided by law.

Sec. 2. Upon abolition of the county school system as provided in section one (1) of this Act, a committee of five members, or as many as there are boards in the county, shall be appointed by and from the school boards of the twelvegrade school districts which were a part of such county system or which are located in such county and are not part of another county school system. Said committee shall be known as the "county school committee" and shall receive all property which belonged to the county school system. The county school committee shall perform the duties required by the county board of education in any other statutes and shall designate one of its members as secretary who shall perform the duties of county superintendent of schools required by any other statutes. The office of county superintendent is abolished in any such county upon abolition of the county school system. Edgington of Franklin. Strothman of Henry.
Amend House File 364 as follows:
Amend section one (1) by striking the period in line
seven (7) and by adding the following: "provided repairs
do not exceed twenty-five percent ( $25 \%$ ) of the taxable
value."

Hagen of Allamakee.
Amend House File 364 by adding to section 1 the following:
"These provisions shall apply only to repairs of five
hundred (500) dollars or less per building per year."
Reppert of Polk.
Amend House File 364, section 1, line four (4), by adding after the word "normal" the following: "respouting, repainting and reroofing which are".

Knock of Union.

Amend House File 377 by adding the following section:
Sec. 3. Section three hundred sixty-five A point two (365A.2), Code 1962, is amended by striking from line five (5) of subsection two (2) the words "such plan" and inserting in lieu thereof the words "hospital or medical service plan but the city may contribute the entire cost of a group life insurance plan established by the council as part of the terms of employment of city officers and employees under the provisions of section three hundred sixty-eight A point one (368A.1) of the Code."

1 Amend Senate File 1, section 1, line six (6), by striking
2 the words "heretofore or ".
MURray of Webster.
1 Amend Senate File 165 by striking from line 3 of section
2487 the word "on" and inserting in lieu thereof the word "or". SWisher of Johnson.
On motion by Mowry of Marshall, the House adjourned until 9:45 a.m., Tuesday, March 26, 1963.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Tuesday, March 26, 1963.

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

Prayer was offered by the Reverend Norman Ullestad, pastor of the St. James Lutheran Church, Bettendorf, Iowa.

The Journal of March 25 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Jarvis of Buena Vista on request of Lange of Sac; Chalupa of Jefferson on request of Camp of Clinton; Riley of Linn on request of Stanley of Muscatine.

## PRESENTATION OF VISITORS

Bock of Hancock presented to the House forty-eight members of the government class of the Garner-Hayfield Community School, Garner, and their instructor, Mrs. Gladys Specht, and Superintendent Blumeyer.

Casey of Wayne presented to the House eighteen students of the Cambria Corydon High School accompanied by their teacher, Laurence Fry.

Denman of Polk presented to the House sixty students from St. Theresa's School, Des Moines, accompanied by Sister Rosemary.

Hakes of Pocahontas presented to the House sixty-nine students from the Pocahontas Community School accompanied by Superintendent Jack Hoershel and instructors, Dan Conley and Dick Riggan.

Parker of Buchanan presented to the House one hundred twenty students from East Buchanan Community School accompanied by Superintendent Russel E. Stern.

Petersen of Dallas presented to the House fifteen students from Bouton School, Bouton, Iowa and their teacher, Regina Eshouse.

Reppert of Polk presented to the House eighty-six students from Holy Trinity School, Des Moines, accompanied by Sister Rosalia and Sister Magdalena.

Wright of Benton presented to the House the junior and senior
classes from the Van Horne Consolidated School accompanied by their teachers, Dale Fry and Kermit Urbin.

## PETITIONS

The following petitions were presented and placed on file:
By Ely of Linn, from eight residents of Linn County favoring daylight savings time for Iowa.

By Messerly of Black Hawk, from fifty-one residents of Black Hawk County favoring legislation to prohibit the sale of specified merchan. dise on Sunday.

By Meyer of Madison, from twenty residents of Madison County favoring a better liquor control bill.

By Meyer of Madison, from sixty-seven residents of Madison County favoring legislation legalizing pari-mutuel betting.

By Van Nostrand of Pottawattamie, from fifteen residents of Pottawattamie County favoring legislation providing for all the state to be in a high school district by 1964.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Hagedorn of Clay, from two hundred sixty residents of Clay County.
Hirsch of Warren, from one handred one residents of Warren County.
Maule of Monona, from twenty-three residents of Monona County.
Van Nostrand of Pottawattamie, from thirty-four residents of Pottawattamie County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Carnahan of Wapello, from fifteen residents of Wapello County.
Eveland of Boone, from thirteen residents of Pilot Mound and one hundred nine members of the First Evangelieal Free Church of Boone.
Hagedorn of Clay, from three hundred forty residents of Clay County.
Kreager of Jasper, from fifty-seven residents of Jasper County. Messerly of Black Hawk, from six residents of Black Hawk County.

Reppert of Polk, from twenty residents of Polk County.
Vetter of Washington, from seven residents of Washington County.
Wells of Taylor, from thirty residents of Taylor County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 396 and 411 and Senate Files 143 and 165, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43 : House File 453.

## INTRODUCTION OF BILLS

House File 560, by committee on roads and highways, a bill for an act to empower the counties with the authority to cooperate with federal agencies in flood control projects.

Read first time and placed on the calendar.
House File 561, by committee on schools, libraries, state educational institutions, a bill for an act relating to a tax levy for the purpose of securing schoolhouse sites in certain school districts.

Read first time and placed on the calendar.
House File 562, by committee on conservation, a bill for an act to authorize and empower county conservation boards to cooperate with the government of the United States and to accept federal funds for planning, acquisition and development of outdoor recreational areas.

Read first time and placed on the calendar.
House File 563, by committee on roads and highways, - a bill for an act to enable and empower the State of Iowa to convey to the United States certain easements and rights in, to and over certain easements for highway purposes, owned by the State of Iowa in Marion, Polk, and Warren Counties, in furtherance of the Red Rock Reservoir Project.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 182, a bill for an act to amend section eighty-five point twenty-two (85.22), subsection three (3), Code 1962, granting au-
thority to the industrial commissioner to compromise and settle workman's compensation cases on behalf of the State of Iowa.

Read first time and referred to committee on social security.
Senate File 184, a bill for an act to amend section eighty-six point nineteen (86.19), Code 1962, by granting the industrial commissioner authority to require a shorthand reporter to report proceedings of any hearing before the commissioner or one of his deputies, or board of arbitration.

Read first time and referred to committee on industrial and human relations.

Senate File 356, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo, State of Iowa, and to authorize conveyance of legal title thereto.

Read first time and referred to committee on judiciary 2.
Senate File 384, a bill for an act to amend section three hundred fourteen (314), Code 1962, relating to entry upon private property for surveys.

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

## SPECIAL ORDER SENATE FILE 11

Fisher of Greene asked and received unanimous consent that Senate File 11 be made a special order of business for 10:30 a.m., Tuesday, April 2, 1963.

## RECONSIDERATION OF HOUSE FILE 246

## SENATE FILE 351 SUBSTITUTED FOR HOUSE FILE 246

Reppert of Polk called up for consideration his motion to reconsider the vote on House File 246 filed March 25 and found on page 814 of the House Journal.

Reppert of Polk moved to reconsider the vote by which House File 246 passed the House.

The motion prevailed.
Reppert of Polk moved that the vote by which House File 246 was placed on its last reading be reconsidered.

The motion prevailed.
Reppert of Polk asked and received unanimous consent to substitute Senate File 351 for House File 246.

Senate File 351, a bill for an act relating to the acquisition of vehicles and equipment by cities and towns, was taken up for consideration.

Reppert 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 :

| Andersen of | Frazier | Millen | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Miller of | Robinson |
| Anderson of | Graham | Des Moines | Scherle |
| Ringgold | Grassley | Miller of | Sersland |
| Balloun | Hagedorn | Jones | Shaw |
| Baringer | Hagen | Miller of | Siglin |
| Bock | Hagie | Page | Smith of |
| Breitbach | Hakes | Moffitt | Dickinson |
| Briles | Halling | Mowry | Sokol |
| Busch | Hanson of | Mueller | Stanley |
| Camp | Mitchell | Murphy | Steele |
| Carnahan | Hirsch | Murray | Steffen |
| Carstensen | Johnson | Nelson | Stevenson |
| Casey | Kibbie | Nielsen of | Stokes |
| Coffman | Kluever | Emmet | Strothman |
| Crane | Knock | Nielsen of | Swisher |
| Cunningham | Knowles | Shelby | Tabor |
| Darrington | Kreager | Olson | Van Alstine |
| Den Herder | Lange | Ossian | Van Nostrand |
| Denman | Loss | Palas | Vetter |
| Duffy | Lutz | Parker | Walter |
| Edgington | Mahan | Patton | Wells |
| Eveland | Maule | Maul | Wier |
| Falvey | McElroy | Petersen of | Winkelman |
| Fischer of | Mensing | Dallas | Worthington |
| Grundy | Messerly | Prine | Wright |
| Fisher of | Meyer |  |  |

Greene
The nays were, none.
Absent or not voting, 13:

| Chalupa | Gittins |
| :--- | :--- |
| Dietz | Hanson of |
| Dunton | Lyon |
| Ely | Hougen |

Jarvis
Peterson of
Woodbury
Riley

Smith of O'Brien<br>Vermeer Mr. Speaker

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

## HOUSE FILE 246 WITHDRAWN

Reppert of Polk asked and received unanimous consent to withdraw House File 246 from further consideration by the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 123, a bill for an act relating to retirement benefits for teachers.

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

Senate File 183, a bill for an act increasing the number of deputies from three to four that the industrial commissioner may hire.

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 to enable and empower the board or commission which has control and jurisdiction over any highway or highway system to convey certain easements and rights in, to and over certain easements for highway purposes.

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 establishing a street and farm-to-market research fund and regulating the use of such fund.

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

Senate File 385, a bill for an act to regulate the distribution of commercial feeds and customer-formula feeds in the State of Iowa.

Also: That in accordance with your request, I am directed to return herewith Senate File 1, a bill for an act relating to controlled access highways.

Also: That the Senate has concurred in the House amendment to and passed Senate File 23, a bill for an act relating to veterinary medicine and surgery.

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

House File 258, a bill for an act relating to the licensing of itinerant practitioners.

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

House File 443, a bill for an act to legalize and validate the proceedings of the City Council of the City of Davenport.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 258

[^18]
## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 70, a bill for an act relating to the keeping and consumption of alcoholic liquor upon the premises of clubs and to provide for the licensure, taxation, regulation and inspection thereof, with report of committee recommending passage, was taken up for consideration.

Briles of Adams offered the following amendment filed by him and moved its adoption:

Amend House File 70, section 4, subsection four (4), line two (2), by striking the word and figures "fifty (50)" and inserting in lieu thereof the word and figures "twenty-five (25)".

Amendment adopted.
Briles of Adams asked and received unanimous consent to withdraw the following amendment filed by him on March 21:

Amend House File 70 by striking from section four (4) all of subsection four (4) and renumbering the remaining subsections.

Briles of Adams offered the following amendment filed by him:
Amend House File 70 by adding preceding section 10 the following new section:
"This Act shall not apply to any bona fide service clubs, fraternal or bona fide country clubs meeting not more than three times per month."

Reppert of Polk offered the following amendment to the Briles amendment and moved its adoption:

Amend the Briles amendment to House File 70, filed March 21, by striking from lines three (3) and four (4) the words "any bona fide service clubs, fraternal" and inserting in lieu thereof the words "veterans organizations chartered by the congress of the United States".
Further amend the Briles amendment by striking all after the words "clubs" in line four (4) and inserting a period.

Amendment to the amendment adopted.
Briles of Adams moved the adoption of his amendment as amended.
Amendment as amended lost.
Denman of Polk offered the following amendment filed by him and moved its adoption:
Amend House File 70 as follows:

1. By adding after the word "police" in line twenty (20) of section four (4) the following: ", sheriff".
2. Further amend section four (4) by striking from line twenty-eight (28) the words "traffic in".

Amendment adopted.

Denman of Polk offered the following amendment filed by him and moved its adoption:

Section 8 of House File 70 is amended by inserting immediately following the word "rooms." in line 5 the words, "The provisions of this Act shall have no application to occasional private social gatherings of friends or relatives in a private home or place."

Amendment adopted.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption:
Amend House File 70 by adding the following at the end of section 3:
"This Act shall not be construed to require or compel any city or town council or county board of supervisors to grant any license."

Amendment adopted.
Goode of Davis offered the following amendment filed by him and moved its adoption:
Amend House File 70, section 8, line three (3), by inserting after the word "conventions" the words "or meetings".

Amendment adopted.
Duffy of Dubuque moved that House File 70 be re-referred to the committee on safety and law enforcement.

Motion lost.
Camp of Clinton moved the previous question on House File 70.
On the question "Shall the motion on the previous question prevail"

The motion having failed to receive a two-thirds majority, lost.
House File 70 pending at adjournment.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:
S. F. 35 Relating to county, municipal and school examiners' and their assistants' salaries. By Frommelt, et al.
H. F. 324 Relating to the sale of securities. By committee on insurance.
H. F. 331 Relating to the maximum per diem of insurance examiners. By committee on insurance.
S. F. 97 Relating to children requiring special education. By Schroeder.
S. F. 113 Relating to county appropriations and reimbursement to the state from the fund for aid to the blind. By committee on social security.

| H. F. 400 | Relating to the dates for payment of general aid to schools. By committee on schools, libraries, state educational institions. (S. F. 380 on Senate calendar) |
| :---: | :---: |
| H. F, 407 | Relating to the place of holding quarterly conferences of the board of control. By committee on board of control. |
| H. F. 421 | To authorize the board of control to increase the amount of money paid to inmates upon release from the women's reformatory. By committee on board of contiol. |
| . $F$ | Relating to old age pensioners' homes |
| H. F. 254 | Relating to the admissibility into evidence of certain testimony. By Carstensen. |
| 62 | Relating to the grand jury. By Denman and Repp |
| H. F. 423 | Relating to requirements for tags to be used in conjunction. with traps and license fees. By committee on fish and game. |
| H. F. 452 | Relating to economic development corporations. By committee on state planning and development. |
| S. F. 42 | To change the title of county, municipal and school examiner to auditor. By Frommelt, Vance, et al. |
| . | To empower the mayor in all cities and towns where the council is composed of only four members to vote on any and all matters where the vote of the council is evenly divided. By Mowry. |
| H. F. 357 | Relating to agreements between cities and towns to refrain from annexing territory under said section. By Carstensen and Camp. |
| H. F. 393 | Relating to joint county-city, or town buildings. By Mowny. (S. F. 378 on Senate calendar) |
| H. F. 454 | Relating to the use of maintenance equipment of the county for care and maintenance of county fairgrounds. By Dunton, Fisher of Greene, et al. |
| H. F. 553 | To provide for the issuance of registration certificates and license plates to urban transit companies or systems for use on urban transit busses. By committee on cities and towns. (S. F. 391 on Senate calendar) |
| H. F. 392 | Relating to the merger of school districts. By Fisher of Greene. |
| S. F. 265 | Relating to the appointment of alternate members of credft committees or credit unions. By committee on banks, building and loan. |
| S. F. 266 | Relating to the authority of the board of directors of a credit union to appoint a membership committee or a membership officer. By committee on banks, building and loan. |
| S. F. 236 | Legalizing act-West Delaware County Community School District. By Long. <br> MAurice E BARINGER, Chairman, Steering Committee. |

## REPORT OF JOINT GOMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 48, 54 and Senate Files 10, 23, 105, 145, 150, 178 and 241.

Fred E. Wier, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 48, 54 and Senate Files 10, 23, 105, 145, 150, 178 and 241.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 26th day of March, 1963, sent to the Governor for his approval: House Files 48 and 54.

Fred E. Wier, Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Carstensen of Clinton, 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 410, a bill for an act relating to the adoption of city and town codes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 433, a bill for an act relating to the method for amending an 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.

Lawrence D. Carstensen, Chairman.
Also :
Mr. Speaker: Your committee on cities and towns to whom was referred House File 469, a bill for an act to amend section four hundred point three (400.3), Code 1962, relating to waterworks employees group insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 469 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred point three (400.3), Code 1962, is here-
by amended by striking from lines four (4), five (5) and six (6) the following: "now or hereafter having a population of one hundred twenty-five thousand inhabitants or more".

Further amend section four hundred point three (400.3), Code 1962, by inserting in line four (4) after the word "city" the words "or town".

Lawrence D. Carstensen, Chairman.
Also :
Mr. Speaker: Your committee on cities and towns to whom was referred House File 480, a bill for an act relating to the annual dues of the league of Iowa municipalities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 490, a bill for an act to amend chapter three hundred eighty-four (384), Code 1962, relating to docks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 533, a bill for an act relating to the inspection of one and two family rental dwellings in certain cities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.
Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House File 372, a bill for an act to permit public employees to authorize the deduction from their salary or wages the amount of payments to any accident, health, hospital, medical or surgical insurance program and to amend chapters five hundred eight (508) and five hundred fifteen (515), Code 1962, begs leave to report it has had 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. L. Mensing, Chairman.

Also:
Mr. Speaker: Your committee on social security to whom was referred Senate File 182, a bill for an act to amend section eighty-five point twentytwo (85.22), subsection three (3), Code 1962, granting authority to the industrial commissioner to compromise and settle workman's compensation cases on behalf of the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> A. L. Mensing, Chairman.

Also :
Mr. Speaker: Your committee on social security to whom was referred Senate File 316, a bill for an act to amend section four hundred point three (400.3), Code 1962, relating to waterworks employees group insurance, 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.

A. L. Mensing, Chairman.

Gittins of Pottawattamie, from the committee on board of control, submitted the following report:

Mr. Speaker: Your committee on board of control to whom was referred Senate File 209, a bill for an act relating to the selection of the chairman of the Board of Control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Harry R. Gittins, Ranking Momber.

## Also :

Mr. Speaker: Your committee on board of control to whom was referred Senate file 210, a bill for an act relating to placement of patients who have no county of legal settlement and who have been confined in a state mental institute on convalescent leave or in custodial or nursing homes, and to provide for the payment of support of such patients, begs leave to report it has had the same under conisderation and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harry R. Gittins, Ranking Member.
Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 550, a bill for an act to create a school property tax replacement fund, to provide for the revenue for its establishment, and to prescribe the method for making distribution from such fund, and to provide for revision in the general fund revenue to 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 pass.

Ray C. Cunningham, Chairman.
Ossian of Montgomery, 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 151, a bill for an act relating to altering 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 do pass.

## Conrad Ossian, Chairman.

Grassley of Butler, from the committee on agriculture 2, submitted the following report:

Mr. Speaker: Your committee on agriculture 2 to whom was referred Senate File 7, a bill for an act to establish requirements for installation of bulk tanks on farms for milk produced for manufacturing 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.

Charles Grassley, Chairmar.
Also :
Mr. Speaker: Your committee on agticulture 2 to whom was referred House File 207, a bill for an act relating to licensing and bonding of milk
and cream processors, begs leave to report it has 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 207 as follows:

1. By striking from line 21 the words "In no case shall the department" and inserting in lieu thereof the words "Except as otherwise provided by this Act, the department shall not".
2. By striking from line 23 the words "fifty percent ( $50 \%$ )" and inserting in lieu thereof the words "ten percent ( $10 \%$ )".
3. By inserting in line 24 after the word "year." the following:
"On proper application the secretary may reduce the percentage of bond required under this Act to less than ten percent ( $10 \%$ ). When a reduction of bond is requested, the applicant shall provide the secretary with a report by a certified public accountant showing the financial condition of the applicant during the year preceding application. However, the secretary of agriculture may, on a showing in such statement of sufficient financial responsibility, dispense with the requirement for the furnishing of a bond. The report and its contents shall be used for no other purpose than to determine whether or not a bond reduction should be approved."
4. By adding thereto the following new section:
"Section one hundred ninety-five point fifteen (195.15), Code 1962, is hereby amended by adding thereto the following new sentence:
'Any creamery, cheese factory or cream station or vehicle licensed under the provisions of this Act shall be exempt from the licensing provisions of this chapter.'"
5. By striking from line 39 the words "handling, processing, transporting, or testing" and inserting in lieu thereof the word "processing".

## Charles Grassley, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 293, a bill for an act to repeal chapter thirty-eight B (38B), Code 1962, in reference to successors to legislators, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

John L. Mowry, Chairman.

Kluever of Cass, 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 to amend section three hundred twenty-one point fifty (321.50), Code 1962, relating to notation and release of liens on motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 236, a bill for an act to legalize and validate the purchase, platting and sale of certain real estate owned by the West Delaware County Community School District in the County of Delaware, State of Iowa, and to authorize conveyance of legal title 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.

Lester L. Kluever, Chairman.
Dietz of Scott, from the committee on public health and pharmacy, submitted the following report:

Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 432, a bill for an act relating to the confidential character of research studies for the purpose of reducing morbidity or mortality, begs leave to report it has 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 432 :

1. Amend section two (2) by adding the following at the end thereof: "A violation of this section shall constitute a misdemeanor and be punishable as such."
2. By striking all of section three (3) and inserting in lieu thereof the following:
"Sec. 3. All information, interviews, reports, statements, memoranda, or other data furnished in accordance with this Act and findings or conclusions resulting from such studies shall not be used or offered or received in evidence in any legal proceedings of any kind or character, but nothing contained herein shall be construed as affecting the admissibility as evidence of the primary medical or hospital records pertaining to the patient or of any other writing, record or reproduction thereof not contemplated by this Act.

## Riley Dierz, Chairman.

Also :
Mr. Speaker: Your committee on public health and pharmacy to whom was referred House File 532, a bill for an act relating to venereal diseases, begs leave to report it has 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 532 as follows:

1. Amend section 9 , lines three (3) and seven (7) by striking from each line the words "clinic or" and by inserting in lieu thereof in each line the words "clinic, hospital, or other".
2. Amend section 10 , line four (4) by striking the words "clinic or" and by inserting in lieu thereof the words "clinic, hospital, or other".
3. Amend section 13, line four (4) by striking the words "clinic or" and by inserting in lieu thereof the words "clinic, hospital, or other".
4. Amend section 16 , line four (4) by striking the words "clinics or" and by inserting in lieu thereof the words "clinics, hospitals, or other".

Riley Dietz, Chairman.

## AMENDMENTS FILED

Amend House File 156 as follows:
7. By striking all after the enacting clause and inserting
in lieu thereof the following new sections:
Section 1. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by striking from lines forty-seven (47), forty-eight (48) and forty-nine (49) the
following: "any activity exempt from sales tax under the
provision of subsection 4 of section 422.45 ", and inserting in lieu thereof the following: "that part of the retailer's gross receipts from sales of tangible personal property accepted as part consideration in the sale in Iowa of other property".

Sec. 2. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by striking all of subsection four (4) and by renumbering the subsequent subsections.

Sec. 3. Section four hundred twenty-three point four (423.4), Code 1962, is hereby amended by striking all of subsection six (6).
2. Amend the title by striking all after the word "Act" and inserting in lieu thereof the following: "relating to the sales and use taxes and exemptions therefrom."

## Palas of Clayton.

Amend House File 172 as follows:

1. Add the following new section after section 120 :
"Sec. 121. The Iowa state association of assessors or its successor shall annually elect an advisory committee on assessment matters, consisting of eight (8) county assessors or city assessors. The members of the advisory committee shall serve for terms of one (1) year or until their successors are elected and qualify. The state association of assessors shall provide for filling vacancies. So long as the state association of assessors shall be organized with eight (8) geographical districts, there shall be one (1) member of the advisory committee from each such district. The state assessor shall confer with the advisory committee at regular intervals, and the advisory committee shall advise the state assessor, with respect to subject matter of this Act and rules and regulations hereunder."
2. Renumber the following section.

Stanley of Muscatine. DIETZ of Scott.

Amend House File 265 as follows:

1. By adding a new section following section two (2) as follows:

Section four hundred thirty-two point one (432.1), Code 1962, is amended by adding to subsection one (1) the following:
"In determining the amount of tax payable by fraternal beneficiary associations under this section there shall be deducted from the gross amount due a sum equal to the actual cash expenditures for fraternal and charitable purposes made from members' funds collected in the form of insurance premiums or assessments. Such deductions shall be limited to those expenditures made in the State of Iowa for the benefit of Iowa residents."
2. By adding three new sections following section three (3):
(1) Section five hundred twelve point thirty-three
(512.33), Code 1962, is hereby repealed.
(2) Section five hundred twenty-two point one (522.1), Code 1962, is hereby amended by striking from line seven (7) the words "or fraternal beneficiary associations".
(3) Section five hundred twenty-two point three (522.3) is amended by adding thereto the following:
"Any person who is devoting a majority of his time to the sale of fraternal beneficiary insurance on July 4, 1963, shall, for purposes of this chaptex, be deemed qualified to hold a license to represent fraternal beneficiary societies."

ANDERSEN of Woodbury.
Amend Senate File 1 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred six A point one (306A.1), Code 1962, is hereby amended by adding the following paragraph at the end thereof:
"It is hereby further declared to be the policy of the state that all owners or occupants of land abutting any public highway or street which shall have been in use as a public highway or street prior to its designation as a controlled-access facility, shall have the right of free and convenient access from such land to such highway or street, either directly or by means of a local service road which provides such free and convenient access. No action heretofore or hereafter taken by any highway authority shall in any way limit or restrict such right of free and convenient access, except that such right of access shall be subject to reasonable regulations and restrictions now or hereafter established pursuant to this chapter. However, this paragraph shall not apply if and to the extent that such right of access or the right to regulate, limit, restrict, or prohibit such access has been heretofore acquired or shall hereafter be acquired by any city, town, or highway authority under the provisions of section three hundred six A point five ( 306 A .5 ) of this chapter or by gift, devise, purchase, condemnation, or contract."

Stanley of Muscatine.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Wednesday, March 27, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Lowa, Wednesday, March 27, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Gary Thompson, pastor of the Community Presbyterian Church, Lawton, Iowa.

The Journal of March 26 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Jarvis of Buena Vista on request of Lange of Sac; Riley of Linn on request of Stanley of Muscatine.

## PRESENTATION OF VISITORS

Fischer of Grundy presented to the House the Honorable C. W. Ross, former member of the House from Grundy County in the Forty-seventh and Forty-eighth General Assemblies.

Grassley of Butler presented to the House the Honorable Henry Burma, former member of the House from Butler County in the Forty-seventh through the Fiftieth General Assemblies. Mr. Burma was Speaker of the House in 1943.

Patton of Delaware presented to the House the Honorable Glenn E. Robinson, former member of the House from Delaware County in the Fiftieth through the Fifty-fifth General Assemblies.

Denman of Polk presented to the House one hundred three students from Dowling High School, Des Moines, accompanied by George Cardero and Father Church.

Hougen of Black Hawk presented to the House seventy-eight social studies students from Hudson Community School accompanied by their teachers, Mr. Broderick and Mr. Roberts.

Kreager of Jasper presented to the House twenty-eight students of the senior class of the Prairie City Community School.

Lange of Sac presented to the House four members of the political science class from the Sac Community School.

Loss of Kossuth presented to the House nine students representing each school in Kossuth County.

McElroy of Fremont presented to the House his nephews, Greg and Gary Sherwood, and his niece, Susan Sherwood, students of the Sidney Community School.

Messerly of Black Hawk presented to the House thirty senior students of LaPorte City High School accompanied by their teacher, Del White.

Robinson of Guthrie presented to the House thirty-nine senior students from the Yale, Jamaica, Bagley Community School and his granddaughter, Verneta Slaybaugh, accompanied by their teacher, Mr. Murray.

Robinson of Guthrie presented to the House fifty students of the citizenship class of the Panora-Linden School accompanied by their teachers, William Smith and Jim Mieborg.

Vetter of Washington presented to the House fifty students of the Riverside Public School accompanied by their teacher, Dale Strotman.

## PETITIONS

The following petitions were presented and placed on file:
By Sokol of Osceola, from thirty-nine residents of Osceola County favoring legislation relating to local schools.

By the following Representatives, opposing the taxation of fraternal beneficiary associations:

Miller of Jones, from eleven residents of Jones County.
Reppert of Polk, from ten residents of Polk County.
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Gittins of Pottawattamie, from thirty residents of Pottawattamie County.

Reppert of Polk, from seventy-five residents of Polk County.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Reppert of Polk, from twenty-seven residents of Polk County.
Vermeer of Marion, from one hundred forty-six residents of Marion County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 207, 293, 372, 410, 432, 433, 469, 480, 487, 490, 532,

533 and 550, and Senate Files 7, 151, 182, 209, 210, 236 and 316, under Rule 35.

## INTRODUCTION OF BILLS

House File 564, by committee on fish and game, a bill for an act to amend section one hundred nine point forty-eight (109.48), Code 1962, relating to the granting of permission to the state conservation commission to incorporate into state regulations by administrative order the regulations under the federal Migratory Bird Treaty Act and the Migratory Bird Hunting Stamp Act.

Read first time and placed on the calendar.
House File 565, by committee on tax revision, a bill for an act to set the dates general aid to schools is to be paid.

Read first time and placed on the calendar.
House File 566, by committee on tax revision, a bill for an act to amend section one hundred eleven A point six (111A.6), Code 1962, relating to county conservation boards.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 123, a bill for an act to amend section two hundred ninety-four point twelve (294.12), Code 1962, to permit the board of directors in school districts which have, pursuant to section two hundred ninety-four point eleven (294.11), Code 1962, terminated a previously existing pension and annuity retirement system to increase by fifty percent ( $50 \%$ ) the retirement benefits to each surviving beneficiary entitled to receive benefits at date of termination of said system and to provide for the levy of an annual tax to supplement the retirement reserve fund to the extent necessary to pay the increase in retirement benefits.

Read first time and referred to committee on social security.
Senate File 183, a bill for an act to amend section eighty-six point two (86.2), Code 1962, increasing the number of deputies from three (3) to four (4) that the industrial commissioner may hire.

Read first time and referred to committee on industrial and human relations.

Senate File 226, a bill for an act to enable and empower the board or commission which has control and jurisdiction over any highway or highway system to convey certain easements and rights in, to and over certain easements for highway purposes.

Read first time and referred to committee on judiciary 2.
Senate File 228, a bill for an act establishing a street and farm-to-market research fund and regulating the use of such fund.

Read first time and referred to committee on roads and highways.
Senate File 385, a bill for an act to regulate the distribution of commercial feeds and customer-formula feeds in the State of Iowa.

Read first time and referred to committee on agriculture 2.

## COMMUNICATION FROM THE CHIEF CLERK

The following Joint Memorial Resolutions were adopted by the legislature of the State of Wyoming:

A Joint Memorial, memorializing the Congress of the United States to enact certain legislation to make various areas of reclamation non-reimbursables to the full extent of the national interest.
A Joint Memorial, memorializing the Congress of the United States to provide legislation designed and with reference to the recognition of the rights and laws of the States of the United States relating to the control, development, appropriation and use of waters within the states' boundaries.

A Joint Memorial, memorializing the Congress of the United States of America to Repeal Public Law 87-297 of the 87th Congress commonly known as the "Arms Control and Disarmament Act."

A Joint Memorial, memorializing the Congress of the United States of America, the Secretary of the Interior, and the Bureau of Land Management; with reference to passing Legislation granting ninety percent ( $90 \%$ ) of all monies from the sale of, or as bonuses, royalties, or rentals; on federally controlled minerals within the State of Wyoming to the State of Wyoming. The people of the sovereign State of Wyoming recognize that the United States of America controls over fifty per cent ( $50 \%$ ) of all the lands within the borders of the State of Wyoming, and over seventy percent ( $70 \%$ ) of the minerals on, in or under the lands of the State of Wyoming.
The above resolutions have been received and are on file in the office of the Chief Clerk of the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: In accordance with your request I am directed to return to your honorable body Senate File 78, a bill for an act to prohibit bicycles or animal drawn vehicles from using the interstate system.

Also: That the Senate has concurred in the House amendment to and passed Senate File 156, a bill for an act permitting erection, repairing or remodeling of community or junior college buildings.

Also: That the Senate has concurred in the House amendment to and passed Senate File 148, a bill for an act relating to controversies rising out of any contract in which the Iowa State Highway Commission is a party.

Carroll A. Lane, Seoretary of the Semate.

## HOUSE FILE 400 PLACED ON REGULAR CALENDAR

Camp of Clinton asked and received unanimous consent that House File 400 be removed from the Steering Committee non-controversial calendar and returned to its place on the regular calendar.

## CONSIDERATION OF BILLS <br> UNFINISHED BUSINESS

The House resumed consideration of House File 70, a bill for an act relating to the keeping and consumption of alcoholic liquor upon the premises of clubs and to provide for the licensure, taxation, regulation and inspection thereof.

Wright of Benton offered the following amendment filed by him and moved its adoption:

Amend House File 70, section 4, by adding to subsection two (2) the following: "However, nothing in this subsection shall be construed to apply to a class " $B$ " club permit having been issued pursuant to sections one hundred twenty-four point fifteen (124.15) to one hundred twenty-four point eighteen (124.18), inclusive, of the Code."

Amendment adopted.
Dietz of Scott offered the following amendment filed by him :
Amend House File 70 as follows:
By striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter one hundred twenty-three (123); Code 1962, is hereby repealed."

The Speaker ruled the amendment not germane to the bill.
Denman of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 70 as follows:

1. By striking from line three (3) of the title the word "taxation,".
2. By striking from the second paragraph of the preamble, lines five (5), and six (6), the words "inspection and taxation" and inserting in lieu thereof the words "and inspection".

Amendment adopted.
Denman 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 :

| Andersen of | Balloun | Busch | Casey |  |
| :---: | :--- | :--- | :--- | :--- |
| Woodbury | Baringer | Camp | Chalupa |  |
| Anderson of | Bock |  | Carnahan | Crane |
| Ringgold | Briles | $\ddots$ | Carstensen | Cunningham |


| Den Herder | Hanson of | Mueller | Siglin |
| :--- | :--- | :--- | :--- |
| Denman | Mitchell | Murphy | Smith of |
| Dunton | Hirsch | Murray | Dickinson |
| Edgington | Johnson | Nelson | Smith of |
| Ely | Kibbie | Nielsen of | O'Brien |
| Eveland | Kluever | Emmet | Sokol |
| Falvey | Knock | Nielsen of | Stanley |
| Fischer of | Kreager | Shelby | Steele |
| Grundy | Lange | Olson | Stevenson |
| Fisher of | Lutz | Palas | Stokes |
| Greene | Mahan | Parker | Strothman |
| Frazier | Maule | Patton | Swisher |
| Gittins | McElroy | Paul | Tabor |
| Goode | Mensing | Petersen of | Van Nostrand |
| Graham | Messerly | Dallas | Vermeer |
| Grassley | Meyer | Peterson of | Vetter |
| Hagedorn | Millen | Woodbury | Walter |
| Hagen | Miller of | Prine | Wells |
| Hagie | Jones | Reppert | Winkelman |
| Hakes | Miller of | Robinson | Worthington |
| Halling | Page | Sersland | Wright |
| Hanson of | Moffitt | Shaw | Mr. Speaker |
| Lyon | Mowry |  |  |
| The nays were, 13: |  |  |  |
| Breitbach | Duffy | Miller of | Steffen |
| Coffman | Hougen | Des Moines | Van Alstine |
| Darrington | Knowles | Ossian | Wier |
| Dietz | Loss |  |  |
| Absent or not voting, 3: |  |  |  |
| Jarvis | Riley | Scherle |  |

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 172, a bill for an att creating the office of state assessor and a state board of review and prescribing their powers and duties.

Hougen of Black Hawk offered the following amendment filed by him and moved its adoption:

House File 172 is amended by inserting in the title after the word "Act" the following:
"relating to the assessment and review of property for taxation and for this purpose".

Amendment adopted.
Hougen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House File 172 as follows:
Amend section five (5) by adding a new paragraph as follows:
"The state assessor shall also be subject to removal as provided in chapter sixty-six (66) of the Code. In addition thereto, upon request of the governor or of the board of review, the chief justice of the supreme court shall appoint a district court judge, the president of the senate and the speaker of the house shall each appoint one (1) person, which three (3)
appointees shall constitute a committee to hear complaints made by the governor or the review board, and if said committee by two-thirds ( $2 / 3$ ) vote finds that the assessor should be removed, they shall so vacate the office. Grounds for removal shall be those provided for by chapter sixty-six (66) of the Code, and in addition, failure of the state assessor to perform any of the duties enumerated in this Act."

Amendment adopted.
Hagedorn of Clay asked and received unanimous consent to withdraw the amendment filed by him on February 22 and found on page 490 of the House Journal.

Hagedorn of Clay offered the following amendment filed by him:
Amend House File 172 as follows:
Amend House File 172, section ten (10), subsection three (3), by striking the words "assessor may" in line twenty-seven (27). Strike all of lines twenty- eight (28) through thirty-seven (37).

Further amend House File 172, section ten (10), subsection three (3), by adding thereto the following after the period in line forty-two (42): "When a writ of mandamus is filed the local assessor shall be temporarily suspended until the local district court has rendered its decision. During the time of suspension the state assessor shall provide whatever personnel is essential to perform such duties and functions, and the costs thereof shall be paid by the local taxing and assessment district."

Hagedorn of Clay offered the following amendment to his amendment and moved its adoption:

Amend House File 172 as follows:

1. Amend the Hagedorn amendment filed March 21, 1963 by striking lines two (2) and three (3) and the figure twenty-seven (27) in line four (4).
2. Further amend by adding in line five (5), and the words "assessor may also" in line thirty-eight (38).

Amendment to the amendment adopted.
Hagedorn of Clay moved the adoption of his amendment as amended.

Amendment as amended adopted.
Hagedorn of Clay asked and received unanimous consent to withdraw the Swisher amendment filed February 27 and found on page 542 of the House Journal.

Stanley of Muscatine offered the following amendment filed by Stanley and Dietz and moved its adoption:

Amend House File 172 as follows:

1. Add the following new section after section 120:
"Sec. 121. The Iowa state association of assessors or its successor shall annually elect an advisory committee on assessment matters, consisting of eight (8) county assessors or city assessors. The members of the advisory committee shall serve for terms of one (1) year or until their successors are elected and qualify. The state association of assessors shall provide for filling vacancies. So long as the state association of assessors shall be or-
ganized with eight (8) geographical districts, there shall be one (1) member of the advisory committee from each such district. The state assessor shall confer with the advisory committee at regular intervals, and the advisory committee shall advise the state assessor, with respect to subject matter of this Act and rules and regulations hereunder."
2. Renumber the following section.

Amendment adopted.
Nelson of Winnebago offered the following amendment filed by him:
Amend House File 172 as follows:

1. By striking all of sections one (1) through ninety-seven (97) and all of sections ninety-nine (99) through one hundred seventeen (117).
2. Amend section ninety-eight (98) by striking from line eighteen (18) the word "assessor" and inserting in lieu thereof the words "tax commission".

Further amend section ninety-eight (98) by striking from line twentythree (23) the words "as provided in section eleven (11) of this Act." and inserting in lieu thereof the words "at twenty-five (25) per cent of said value."
3. Amend section one hundred nineteen (119) by striking the period in line three (3) and adding thereto the following: "and inserting in lieu thereof the words 'twenty-five percent of'."
4. Further amend House File 172 by renumbering the remaining sections.
5. Amend the title to House File 172 by striking all after the word "Act" and inserting in lieu thereof the words "relating to the assessment of property for tax purposes."

Hougen of Black Hawk rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Worthington of Decatur offered the following amendment filed by him and moved its adoption:

Amend House File 172 by striking all of sections 11, 118, 119 and 120.
Further amend by renumbering the remaining sections.
Amendment adopted.
House File 172 pending at adjournment.

## MOTION TO RECONSIDER

I move to reconsider the vote by which the Worthington amendment to House File 172 passed the House.

Vermeter of Marion.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 78, an act to prohibit bicycles or animal drawn vehicles from using the interstate system, passed the House.

Lange of Sac.

## HOUSE FILE 70 REPRINTED

Dunton of Keokuk asked and received unanimous consent to have 500 copies of House File 70 printed as passed by the House.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 443 and Senate Files 148 and 156.

Fred E. Wier, Chairman House Committee. Kennetr Benda, 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 443 and Senate Files 148 and 156.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, 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, 1963, sent to the Governor for his approval: House File 443.

Fred E. Wier, Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Peterson of Woodbury, from the committee on state planning and development, submitted the following report:

Mr. Speaker: Your committee on state planning and development to whom was referred House File 399, a bill for an act to establish an Iowa recreational board to study recreational needs and to provide, upon request, consultation services for recreational programs for Iowa communities, 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.

Louls Peterson, Chairman.
Fisher of Greene, from the committee on public utilities, submitted the following report:

Mr. Speaker: Your committee on public utilities to whom was referred House File 508, a bill for an act relating to purchase of gas by a city or town, begs leave to report it has had the same under consideration and has
instructed me to report the same back to the House with the recommendation that the same do pass.

Raymond Fisher, Chairman.
Vermeer of Marion, 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 473, a bill for an act relating to the reversion of appropriations for capital improvements to the general fund of 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 pass.

Elmer Vermeer, Chairman.
Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred House File 491, a bill for an act to amend chapter ninety-six (96), Code 1962, relating to unemployment compensation benefits, the eligibility therefor, causes for disqualification, changes in the contribution rates for certain employers, increases in weekly benefit amounts, and the administration 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 File 491 as follows:

1. Section 2 by striking all of lines five (5) through eight (8) and inserting in lieu thereof the following: from line twelve (12) the word "one" and inserting in lieu thereof the word "two".
2. Section 3, line twenty-eight (28), by striking the word "guilty" and inserting in lieu thereof the word "convicted".

## A. L. Mensing, Chairman.

Halling of Adair, from the committee on military and veterans affairs, submitted the following report:

Mr. Speaker: Your committee on military and veterans affairs to whom was referred Senate File 147, a bill for an act relating to the state military forces, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Eugene Halling, Chairman.
Also:
Mr. Speaker: Your committee on military and veterans affairs to whom was referred House File 417, a bill of an act to amend chapter twenty-eight A (28A), Code 1962, commonly known as the "Civil Defense Act", and relating to the establishment of joint county-municipal civil defense administrations, their powers and duties, and the establishment of a joint civil defense fund for payment of expenses 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 do pass.

Eugene Halling, Chairman.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 145, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1962, relating to exemptions from the imposition of the retail sales tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 145 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1962, is amended by striking all of subsection five (5) and inserting the following in lieu thereof:
"The gross receipts of all sales of goods, wares or merchandise used for public purposes by, or in the performance of, any contract for a tax-certifying or tax-levying body of the State of lowa or governmental subdivision thereof, including all divisions, boards, commissions or instrumentalities of the state, county or municipal governments, which derive their disbursable funds from appropriations or allotments of funds raised by the levy and collection of taxes, except sales of goods, wares or merchandise used by or in connection with the operation of any municipally owned public utility engaged in selling gas, electricity, or heat to the general public. The exemption provided by this subsection shall also apply to all sales of goods, wares or merchandise used for public purposes by, or in the performance of, any contract with the state or any of such governmental subdivisions or agencies which are subject to use taxes under the provisions of chapter four hundred twenty-three (423).

The State of Iowa or any governmental subdivision thereof, including all divisions, boards, commissions or instrumentalities of the state, county or municipal governments referred to in this subsection, shall have authority to issue certificates of exemption on forms provided by the state tax commission, to the sellers of goods, wares and merchandise exempted from sales and use taxes by this subsection, which certificates of exemption shall designate the nature and value of the goods, wares and merchandise exempted from tax by this subsection, and can be surrendered by such sellers to the state tax commission as evidence of the exemption of such sales from sales or use taxes."

Sec. 2. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by striking all of subsection six (6).

Arthur C. Hanson, Chairman.

## AMENDMENTS FILED

Amend House File 172 as follows:
Amend section ninety-eight (98) by striking in lines thirteen (13), fourteen (14), and fifteen (15) the words "industrial conditions, cost, depreciation and replacement value, the amount of insurance carried,".

Knowles of Scott.

Amend House File 186 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-three point fourteen (273.14), Code 1962, is hereby amended by adding the following:

County boards of education in three or more adjacent counties by concurrent action of the boards may establish a cooperative agreement.

Such cooperative agreement shall be in writing and entered in their respective minutes. It shall provide for each board entering into such an agreement to elect one of their members to represent them on the cooperative agreement board for a term of two years.

The cooperative agreement board shall appoint one county superintendent for all such counties; may determine the location of one central office to be maintained for all such counties, employ professional and clerical assistants, and provide such services, schools or classes, including the establishment and operation of a vocational and technical school for high school and post-high school education, and make expenditures therefor. Prior to the adoption of any such cooperative agreement it shall be approved by the state board of public instruction; provided, however, such action shall not be taken until such agreement is reviewed and recommendation made by an advisory committee appointed by the state superintendent of public instruction.

The cooperative agreement board shall have the authority to lease facilities for the operation of such schools or classes, or contract with a school district to operate such schools or classes or be governed by the provisions of sections two hundred ninety-six point one (296.1) to two hundred ninety-six point six (296.6), inclusive, of the Code.
:The respective county boards shall also serve as an advisory committee to the cooperative agreement board.

The superintendent appointed by the cooperative agreement board shall be the official county superintendent for each of the respective boards and shall be appointed for a term of three years with the salary to be determined annually by said board,

The cooperative agreement shall provide for the determination of the cost of such program and the manner of allocation of such cost to each county board for inclusion in the respective budgets. In the event that any county board refuses to turn these funds over to the cooperative agreement board, said board shall file with the county auditor of the county refusing to make funds available a certified statement of the cost of the program and the allocated shave for each county, whereupon the county auditor shall transmit an order to the county treasurer directing him to transfer such amount.

The cooperative agreement board shall be considered as a board of a legally constituted school system insofar as being eligible to participate in and file claims for state aid funds and federal funds for the services, schools, classes, including schools for vocational and technical training, in the same manner as such funds are available to the several school districts of the state.

The cooperative agreement between county boards can be revised or expanded to include additional county boards of education by following the same procedure as used to establish the original cooperative agreement.

Amend House File 227 as follows:

1. Strike section 76 and insert in lieu thereof the following:
"When any person is admitted or committed to a state hospitalschool for the mentally retarded as either an inpatient or outpatient, such person and his estate shall be and remain liable to the county for all sums advanced by the county to the state under the provisions of section fifty-nine (59) and subsection two (2) of section seventy-five (75) of this Act. The father and mother of a mentally retarded person under twenty-one (21) years of age shall be liable to the county for sums advanced by the county to the state for the care and support of such person; but in no case shall the liability of the parents exceed the average minimum cost of the care of a normally intelligent, nonhandicapped minor of the same age and sex as such minor patient, by the family of such minor patient in a private home. Any person, firm or corporation bound by contract for the support of a mentally retarded person shall be liable to the county for all sums advanced by the county to the state for the care and support of such person."
2. Amend section 78 as follows:
a. By inserting in line 6 after the word "persons" the words "as defined in section seventy-six (76) of this Act".
b. By striking from line 7 the word "as" and inserting in lieu thereof the words "to the extent".
3. Amend section 79 by striking all after the word "person" in line 4 and insert in lieu thereof a period.
4. Amend section 81 by striking from lines 4 and 5 the words ", and all persons legally bound for the support of such persons,". Nielsen of Emmet.

Amend House File 411, section 2, line eight (8), by striking the period after the word "ammonia" and inserting the following: "and shall be in substantial conformity with the generally accepted standards of safety."

## Bock of Hancock. VERMERR of Marion.

Amend House File 553 by adding a new section as follows:
"Sec. 4. Every urban transit bus plate issued hereunder shall expire at midnight on the thirtieth day of June of each year, and new plates for the ensuing year may be obtained upon proper application."

REPPERT of Polk.
Amend Senate File 1 as follows:
By adding at the end of section 1 the following:
"This Act shall not apply to any streets or highways which have been constructed or re-located since the enactment of this chapter."

Murray of Webster.
Amend Senate File 11 as follows:
Section one (1), subsection three (3), is hereby amended by adding after the word "utilities," in line fifteen (15), the following: "unincorporated villages which own their own distribution system,".

## Swisher of Johnson.

 Corfman of Iowa.1 Amend the title to Senate File 78 by striking from line
2 one (1) the words "bicycles or animal drawn vehicles" and
3 inserting in lieu thereof the words "certain vehicles and
4 implements".
Lange of Sac.
On motion by Mowry of Marshall, the House adjourned until $9: 45$ a.m., Thursday, March 28, 1963.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Thursday, March 28, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Jack Hanford, pastor of the Wesley Foundation of The Methodist Church, State College of Iowa, Cedar Falls, Iowa.

The Journal of March 27 was approved.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Riley of Linn on request of Stanley of Muscatine.

## PRESENTATION OF VISITORS

Duffy of Dubuque presented to the House the Honorable Robert C. Reilly, former member of the House from Dubuque County in the Forty-eighth and Forty-ninth General Assemblies and a member of the Senate in the Fiftieth through the Fifty-third General Assemblies.

Frazier of Lee presented to the House the Honorable Ernest Palmer, Jr., former member of the House from Lee County in the Fifty-third through the Fifty-fifth General Assemblies.

Hagedorn of Clay presented to the House the Honorable James A. King, former member of the House from Clay County in the Fortieth through the Forty-third General Assemblies.

Miller of Jones presented to the House the Honorable Francis C. Shimanek, former member of the House from Jones County in the Forty-eighth through the Fiftieth General Assemblies.

Smith of Dickinson presented to the House the Honorable William Mervin Smith, former member of the House from Dickinson County in the Fifty-first General Assembly.

Smith of O'Brien presented to the House the Honorable O. J. Grau, former member of the House from Buena Vista County in the Forty-fifth General Assembly.

Chalupa of Jefferson presented to the House ten students from the Fairfield and the Pekin Community Schools.

Denman of Polk presented to the House ninety students from Ankeny High School accompanied by their teacher, Dwayne G. Olsen.

Denman of Polk presented to the House thirty-eight students from the North Polk Community School accompanied by their teacher, Mr. Smith.

Hagie of Wright presented to the House twenty-nine students from Dows Community School accompanied by their teacher, Ted Maaklstad.

Miller of Jones presented to the House two students from Monticello School.

Murphy of Carroll presented to the House twelve students from Manning High School accompanied by their teachers, Lester Moore and Beverly Mitchell.

Reppert of Polk presented to the House seventy students from St. Augustin School, Des Moines, accompanied by Sister Michael Agnes and Sister Theresa Ellen.

Wells of Taylor presented to the House thirty students from New Market School in Taylor County accompanied by Superintendent R. R. Watson.

## PETITIONS

The following petitions were presented and placed on file:
By Gittins of Pottawattamie, from fifty-six residents of Pottawattamie County opposing legislation relating to the taxation of fraternal beneficiary associations.

By Messerly of Black Hawk, from thirty-nine residents of Black Hawk County opposing legislation relating to the licensing of physical therapists.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Camp of Clinton, from thirty residents of Clinton County.
Carstensen of Clinton, from fifty residents of Clinton County.
Gittins of Pottawattamie, from eighty-four residents of Pottawattamie County.
Hagen of Allamakee, from thirty-three residents of Allamakee County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Edgington of Franklin, from sixty-nine members of the Zion Reformed Church of Sheffield.

Miller of Page, from thirty-six residents of Page County.
Olson of Cerro Gordo, from sixty-five residents of Cerro Gordo County.
Reppert of Polk, from eleven residents of Polk County.
Robinson of Guthrie, from fourteen members of the First Presbyterian Church of Dows, twenty-eight members of the Free Methodist Chureh Sunday School of Ottumwa, twenty-five members of the Bethany Reformed Church of Belmond, thirty-two members of the First Congregational Church of Eldora, and sixty-two members of the Washington Reformed Church of Ackley.
Vermeer of Marion, from twenty-three residents of Marion County.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Denman of Polk offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Paul H. Cunningham, of Polk County, who was a member of the Forty-fifth, Forty-fifth Extra, and Forty-sixth sessions of the General Assembly passed away on July 16, 1961; now 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.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Denman of Polk, Reppert of Polk and"Eveland of Boone.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 145, 399, 417, 473, 491 and 508, and Senate File 147, under Rule 35.

## INTRODUCTİON OF BILLS

House File 567, by committee on roads and highways, a bill for an act relating to the fee for certificates of title to vehicles.

Read first time and placed on the calendar.

House File 568, by committee on roads and highways, a bill for an act relating to registration fees for certain motor vehicles for which the 1964 annual registration is the first registration.

Read first time and placed on the calendar.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 13

Mowry of Marshall called up for consideration Senate Concurrent Resolution 13, filed March 25 and found on page 809 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 393, a bill for an act relating to valuation and nonforfeiture benefits of life insurance policies.

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 to legalize proceedings of town council of Mechanicsville, Iowa.

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

Senate File 402, a bill for an act relating to judicial nominating commissions, terms of office, judicial elections, mandatory retirement, temporary service by retired judges and residence of supreme court judges.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 17, a bill for an act relating to rules of administrative agencies.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 59, a bill for an act relating to real estate brokers' licenses.
Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 17

Amend House File 17 as follows:

1. Strike all of lines 1 through 3 after the enacting clause and insert in lieu thereof the following:
"Chapter seventeen A (17A), Code 1962, is hereby amended by striking all of sections seventeen A point one (17A.1) through seventeen A point ten (17A.10), inclusive, and sections one (1) through twelve (12) of this Act are enacted in lieu thereof:".
2. Strike all of sections 2,3 and 4 and insert in lieu thereof the following:
"Sec. 2. There is hereby created a bipartisan legislative committee of six (6) members which shall be designated the departmental rules review
committee. The committee shall be composed of three (3) members of the senate to be appointed by the president of the senate and three (3) members of the house to be appointed by the speaker of the house. Members shall be appointed prior to the adjournment of each regular biennial session and shall serve for two-year terms beginning May 1 after the convening of the general assembly in regular session; provided, however, that members shall serve until their successors are appointed. Vacancies on the committee shall be filled by the original appointing authority. A vacancy shall exist whenever a committee member ceases to be a member of the general assembly.
"Sec. 3. The committee shall choose a chairman from its members and prescribe its rules of precedure. Regular meetings of the committee shall be held at the seat of government on the second Tuesday in July and on the second Tuesday of each month thereafter during the interim between regular sessions to review all proposed departmental rules and make recommendations to the department proposing each such rule. The chairman may call special meetings at any time and at any place in the state and cause notice thereof to be published in two (2) newspapers of general circulation in the area affected by the rule. All said meetings, regular or special, shall be open to the public and any interested person may be heard and present evidence. If any agency shall conduct public hearings in regard to any rules such agency shall notify the members of the departmental rules review committee ten (10) days prior to such meeting.
"Sec. 4. Members of the committee shall receive a per diem of thirty (30) dollars per day for each day in attendance and shall be reimbursed for the actual necessary expenses incurred by them in the discharge of their duties. All such expenses and expense of publication shall be provided for by the budget and financial control committee from the contingent fund provided for the budget and financial control committee.
"Sec. 5. Any agency empowered by statute to make rules shall submit a copy of each proposed rule, or amendment thereto, citing their authority and the statute the rule is intended to implement and in the style and form prescribed by the code editor, to the attorney general who shall within thirty (30) days after receiving such copy give to the agency in writing his opinion on the form and legality of the proposed rule. Unless within the aforesaid thirty-day period the attorney general renders his opinion upholding the form and legality of the proposed rule, the proposed rule shall have no further force or effect.
"Sec. 6. Every agency shall, after receiving a favorable opinion from the attorney general on a proposed rule, submit six (6) copies of the proposed rule, together with a copy of the attorney general's opinion, to the chairman of the departmental rules review committee. If the committee finds objection to such rule, it shall report such finding to the department proposing such rule together with its suggestion of how the objectionable part may be removed. The agency shall receive a report from said committee prior to filing the proposed rule with the secretary of state.
"Sec. 7. Four (4) copies of all rules proposed, each wtih a copy of the attorney general's opinion attached thereto, shall be filed with the secretary of state. Temporary rules shall become effective upon such filing. Other rules, unless otherwise provided for, shall not become effective until thirty (30) days after such filing, but a later effective date may be specified in the rule. The secretary of state shall endorse upon the copies of rules so filed the date of filing and the date of the attorney general's opinion and index one (1) copy in the files of his office, transmit one (1) copy to the code editor, and transmit two (2) copies to the chairman of the departmental rules review committee.
"Sec. 8. All rules hereafter filed as provided in section seven (7) of this Act, ; with the committee's report attached thereto, shall be referred by the chairman of the departmental rules review committee to the speaker of the house and the president of the senate of the next regular session of the general assembly who shall refer rules to the appropriate committees of the general assembly.
"If the committee, to which a departmental rule has been referred, finds objection to such rule, it may report such finding to the general assembly together with its suggestion for the general assembly to proceed by law to overcome the objection. Any committee of the general assembly may at any time consider any departmental rule previously filed and, if it finds such rule objectionable proceed as above.
"Nothing contained herein shall adversely affect the substantive rights of any person arising out of any rule adopted by any agency, including the right to review by the courts. Reporting or referral of rules to the general assembly or inaction by the general assembly on rules reported or referred shall not be construed as approval or enactment of the rules by the general assembly."
3. Strike all of section 15 after the word "striking" in line 2 and insert in lieu thereof the following: "from lines three (3), four (4) and five (5) the words 'take effect, unless otherwise designated in the order, after publication' and insert in lieu thereof the words 'be published'."
4. Insert the following new section after section 26:
"In all cases where departmental rules have been filed by the administrative agencies pursuant to the provisions of section seventeen $A$ point two (17A.2) of the Code the effect given such rules by such filing shall not have the force and effect of legislative enactment, anything in section seventeen A point two (17A.2) of the Code to the contrary notwithstanding, and they shall be subject to action thereon by any subsequent general assembly."
5. Further amend House File 17 by renumbering the remaining section.

## SENATE AMENDMENT TO HOUSE FILE 59

Amend House File 59 by striking all after the enacting clause and substituting in lieu thereof the following:
"Section 1. Section one hundred seventeen point fifteen (117.15), Code 1962, is amended by adding at the end thereof the following:
'Every applicant for a license as a real estate broker shall have been a licensed real estate salesman for a period of at least twelve (12) months preceding the date of application; or he shall have had experience substantially equal to that which a licensed real estate salesman would ordinarily receive during a period of twelve (12) months, whether as a former broker or salesman, a manager of real estate, or otherwise. Notwithstanding the foregoing provisions, if the commission shall find that any applicant could not acquire employment as a licensed real estate salesman because of conditions existing in the area where he resides, then, the foregoing provisions shall be waived by the commission.
'The foregoing paragraph shall not apply to persons licensed to practice law in the State of Iowa.'."

## RECONSIDERATION OF SENATE FILE 78

Lange of Sac moved to reconsider the vote by which the report of the committee on enrolled bills on Senate File 78 was adopted.

The motion prevailed.
Lange of Sac moved to reconsider the vote by which Senate File 78 passed the House and was placed on its last reading.

The motion prevailed.
Lange of Sac offered the following amendment filed by him and moved its adoption:
Amend the title to Senate File 78 by striking from line one (1) the words "bicycles or animal drawn vehicles" and inserting in lieu thereof the words "certain vehicles and implements".

Amendment adopted.
Lange 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, 99 :

Andersen of Anderson of

Ringgold Balloun Baringer Bock
Breitbach
Briles
Busch
Camp
Carnahan Carstensen Casey Chalupa
Coffman
Crane
Cunningham
Den Herder
Denman
Dietz Dunton
Edgington
Ely
Eveland
Falvey
Fischer of Grundy

Fisher of Greene Frazier Graham Grassley Hagedorn Hagen
Hagie
Hakes
Hanson of Lyon Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
The nays were, none.
Absent or not voting, 9:
Darrington Goode
Duffy
Gittins
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury

Riley
Scherle

Prine
Reppert
Robinson
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington

Wright
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

The House resumed consideration of House File 172, a bill for an act creating the office of state assessor and a state board of review and prescribing their powers and duties.

Vermeer of Marion called up for consideration his motion to reconsider the vote on the Worthington amendment to House File 172 which passed the House on March 27.

Vermeer of Marion moved to reconsider the vote by which the Worthington amendment passed the House.

Roll call was requested by Stanley of Muscatine and Grassley of Butler.

On the question "Shall the motion to reconsider prevail?"
The ayes were, 84 :

| Andersen of |  |
| :--- | :--- |
| Woodbury | Grassley |
| Balloun | Hagedorn |
| Baringer | Hagen |
| Bock | Hagie |
| Breitbach | Hakes |
| Busch | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Hougen |
| Chalupa | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Krock |
| Dunton | Langer |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | McElroy |
| Falvey | Messerly |
| Fisher of | Meyer |
| Greene | Millen |
| Frazier | Miller of |
| Goode | Des Moines |
| Graham |  |


| Miller of | Sersland |
| :--- | :--- |
| Jones | Shaw |
| Moffitt | Siglin |
| Mowry | Smith of |
| Mueller | Dickinson |
| Murphy | Smith of |
| Murray | O'Brien |
| Nielsen of | Sokol |
| Emmet | Stanley |
| Nielsen of | Steele |
| Shelby | Steffen |
| Olson | Stokes |
| Ossian | Strothman |
| Palas | Tabor |
| Parker | Van Alstine |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Prine | Wright |
| Robinson | Mr. Speaker |

The nays were, 16:

| Anderson of | Dietz |
| :--- | :--- |
| Ringgold | Gittins |
| Briles | Knowles |
| Coffman | Loss |
| Denman | Maule |

Absent or not voting, 8:
Camp
Fischer of
Grundy
Halling
Mensing
Miller of
Page
Nelson
Hanson of
Lyon
Riley

## Reppert Stevenson <br> Walter Wells

Scherle
Swisher

Motion prevailed.

Vermeer of Marion offered the following amendment and moved that it be substituted for the Worthington amendment:
Amend House File 172 as follows:
Amend section eleven (11) by striking all of said section and inserting in lieu thereof the following:
"The state assessor shall by not later than September 1, 1963, and by September 1 in every fourth (4th) year thereafter, issue a directive to all county and city assessors in the state as to the rate of percentage of valuation the state assessor has determined shall be the standard in the valuing and assessing of all taxable property in the next regular real estate assessment year fixed in section four hundred twenty-eight point four (428.4) of the Code, which rate shall be uniform for various classes of property for and in all taxing districts throughout the state as determined by section four hundred forty-one point twenty-one (441.21) of the Code."

Motion prevailed.
Vermeer of Marion moved the adoption of his amendment:
Amendment adopted.
Knowles of Scott offered the following amendment filed by him: Amend House File 172 as follows:
Amend section ninety-eight (98) by striking in lines thirteen (13), fourteen (14), and fifteen (15) the words "industrial conditions, cost, depreciation and replacement value, the amount of insurance carried,".

Mowry of Marshall moved to substitute the following amendment for the Knowles amendment:

Amend section 98, line fifteen (15), by inserting after the comma the word "obsolescence".

Reppert of Polk moved that action on House File 172 be deferred and that the bill be retained on the calendar.

Motion prevailed.

## SENATE FILE 275 SUBSTITUTED FOR HOUSE FILE 304

Nelson of Winnebago asked and received unanimous consent to substitute Senate File 275 for House File 304.

Senate File 275, a bill for an act relating to the overall length of combinations of vehicles, was taken up for consideration.

Dietz of Scott asked and received unanimous consent to withdraw the amendment filed by him on March 19 and found on page 729 of the House Journal.

Nelson 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, 63:
Andersen of Anderson of

Ringgold
Bock
Breitbach
Carstensen
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington Falvey

The nays were, 43:

| Balloun | Hakes <br> Baringer <br> Briles |
| :--- | :--- |
| Halling |  |
| Busch | Hirsch |
| Camp | Hougen |
| Carnahan | Kibbie |
| Casey | Knock |
| Mahan |  |
| Evy | McElroy |
| Eveland | Messerly |
| Frazier | Miller of <br> Gittins <br> Grassley Moines |
|  | Miller of <br> Page |

Absent or not voting, 2:
Riley
Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 304 WITHDRAWN

Nelson of Winnebago asked and received unanimous consent to withdraw House File 304 from further consideration by the House.

On motion by Mowry of Marshall, the House recessed until 1:45 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## GOVERNOR'S DAY INVITATION

The Speaker requested the Honorable Marion E. Olson of Cerro Gordo to escort the members of the Governor's Day committee to the well of the House.

The Honorable Marion E. Olson presented to the House George Atkinson, chairman of the Governor's Day committee. Mr. Atkinson extended an invitation to the members of the Sixtieth General Assembly and their families to attend the 25th Annual Governor's Day on August 2, 3 and 4, at Clear Lake, Iowa.

## 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 391, a bill for an act to provide for issuance of registration certificates and license plates to urban transit companies for use on buses. Carroll A. Lane, Secretary.
Sersland of Winneshiek 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 Sersland of Winneshiek, Chalupa of Jefferson and Stevenson of Howard.

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

The Sergeant-at-Arms announced the arrival of the President of the Senate and the honorable body of the Senate.

The President of the Senate, Senator Leo Elthon and Senator Robert Rigler were escorted to the Speaker's station, and the members of the Senate were seated throughout the House chamber.

## JOINT CONVENTION

In accordance with law and Senate Concurrent Resolution 9 duly adopted, the joint convention was called to order, President Mooty presiding.

Hakes of Pocahontas rose on a point of personal privilege and presented to the joint convention a group of women, members of the Women's Legislative League, who were dressed in costumes of pioneer days.

Mensing of Cedar moved that a committee of four consisting of two members from the Senate and two members from the House be appointed to escort the Pioneer Lawmakers to the House chamber.

Motion prevailed and the President appointed as such committee Senator Grimstead of Winnebago and Senator Stephens of Washington, on the part of the Senate, and Representatives Mensing of Cedar and Hagedorn of Clay, on the part of the House.

The committee waited upon the Pioneer Lawmakers and escorted them to the well of the House.

President Mooty presented to the joint convention Mrs, Carroll Lane, wife of the Secretary of the Senate, who sang and played several medleys entitled "Musical Memories."

President Mooty presented to the joint convention Senator Robert R. Rigler, Majority Leader of the Iowa Senate, who on behalf of the Senate welcomed the Pioneer Lawmakers.
Mr, President, Mr. Speaker, Distinguished Pioneers, Fellow LegislaTORS:
It is truly an honor for me to have the priivilege of welcoming you, on behalf of the Iowa Senate, to this traditional meeting. Though I can make no claim to being a pioneer yet, this occasion holds special significance for me. Just ten years ago this day'my wife and I came to the State House to make our first visit to the Legislature. We were disappointed to learn that we could not see any floor debate because of the Pioneer Lawmakers joint session. We decided to come over to the House and see what was going on. We sat on that bench in the corner to my far right. We heard the most fluent orator I had ever heard; I learned later his name was Congressman Burton; Sweet of Waverly. The thing which I most remember about his address was how he stressed that in his mind's eye he could recall certain of his former legislative colleagues, just where they sat in this chamber, some of their characteristics, virtues and even a few frailties. This man, his message, these impressive chambers inspired me. From that day on I was a candidate for the State Senate.

I am reminded of a quotation I had to learn many years ago in English Literature. "The old order changeth, yielding place to new. And God fulfills himself in many ways, lest one good custom should corrupt the world." Your presence here reminds us that change is constantly taking place. We. have new issues, new problems, even new philosophies. We have new faces in the same old seats, seats we sometimes come to regard as our personal possession and not belonging to the people of our great state.

While the old order does change, we are reminded on this occasion that there are certain fundamental truths which can never change.' Truths such as intégrity, personal responsibility, thrift, honor, liberty and freedom.

You pioneers practiced these virtues. May we never forget them. You left us a rich tradition and heritage. May your presence here remind us and our successors to think and act nobly, so that Iowans in the years to come can proudly hail us as Pioneer Lawmakers.

President Mooty presented to the joint convention the Honorable Raymond Eveland, Minority Leader of the Iowa House of Representatives, who on behalf of the House of Representatives weleomed the Pioneer Lawmakers with these remarks:

## Mr. Presideint, Mri. Speaker, Pioneer Lawmikers and Legislators:

It is indeed a pleasure to welcome you, the Pioneers of Iowa Lawmaking.

The word "pioneer" to all Americans is descriptive of courage, foresight, vision and leadership.

The courage and foresight of Iowa lawmakers of yesteryear has made possible great places of higher learning, which may be attended by all, regardless of class, color or creed. You have obtained grod schools for the young people of Iowa, and paved Iowa out of the mud. You made possible great state institutions for the care and rehabilitation of the many unfortunate people.

It would be well for all of us present lawmakers, in our sometimes frustrating deliberations, to realize that these achievements did not come without tireless effort and foresight of you who served before us. We only hope that when we are Pioneer Lawmakers, we will be as highly regarded as you are. Thank you.

President Mooty presented the Honorable Stanley L. Hart, President of the Pioneer Lawmakers, and said:

I am pleased to present to you at this time a very good friend of mine who holds an enviable record in the Iowa Senate, where he served with distinction for eighteen years. During this time he was selected three times by his colleagues to serve as their President pro tem. It is my great pleasure to present Senator Stanley Hart of Keokuk.

The Honorable Stanley Hart presented to the joint convention the Honorable Leo Elthon, Senator of Worth and former Lieutenant Governor and Governor of Iowa, who addressed the joint convention as follows:
Mr: President, Mr. Speaker, Pioneer Lawmakers, Members of the Senate, Members of the House, Members of the Press, State Employees and Visitors:
After serving as a member of the Senate for 20 years, as Lieutenant Governor for four years, and after being your Governor for 52 days and now again, a member of the Iowa Senate, I appear before you in the humility of one who knows the caliber of you who have and now faithfully do your part in promoting the public welfare and in advancing the best interests of this great State of Iowa.

It is only those who have had this relationship with you who really know your sincerity and your devotion to the welfare of our great state.

At times in your service for the State of Iowa, you have been greatly disappointed and maybe somewhat chagrined. Many times you have plead your heart out for a bill, seemingly won all the arguments; but failed to get the majority vote. Other times when your bill was debated and amended, you could not support it on passage. All that was left of your bill was the file number. I remember one time I was going to be sure and get a certain bill passed. So, I got 30 sponsors for the measure. It only takes 26 votes in the Senate to pass a bill-but the bill lost. When you do get a bill passed sometimes, you wonder who the father really is. However, I am sure that your memories like mine are very pleasant and you wouldn't take a million for them. Especially, the memories of good fellowship-of friends and of foes the same. As the years go by, we forget who was for and who was against but remember only who was there.

This is as it should be for we all did what we thought was best.
Iowa is now well along on its second century of statehood. On December 28, 1846, it joined the other states and became the twenty-ninth state of the union and was admitted as a free state. In the first year of its state-
hood, the state motto was adopted: "Our Liberties We Prize and Our Rights We Will Maintain." Iowa has been faithful to this ideal.

The Indians named our land "Iowa" which means "beautiful land." On the east, the Father of Waters flows southward into the great ocean and on the west, the "Mighty Mo" goes in the same general direction, joining the Mississippi in our sister state which borders us on the south. To the north, we have Minnesota, the "land of 10,000 lakes." Within these borders live nearly $3,000,000$ people.

These people, and a great people they are, are by ancestry, Indians, Swedes, Norwegians, Danes, Dutch, German, English, Irish, Scotch, Italians, Greeks, Hebrews, Negroes and in fact, their ancestors came from every corner of the globe. Here in Iowa, they have all been welcome and have been accepted without any question as to their ancestry, their political belief, or their creed. Today, we pride ourselves in our tolerance for each and every group.

Here, within our borders, we have developed the greatest agriculture economy in the world, producing more of the necessities of life than are produced in any like area. We supply many times the amount needed for our people and supply these commodities to all parts of the nation and the world.

Besides being the top agricultural state of the union, we are now growing in industry. Many new manufacturing plants have been established in the last few years. Iowa has an abundant supply of labor force. The newest interest in developing industry in Iowa is beginning to produce results. It is very evident that Iowa can become a powerful industrial area.

In appraising Iowa, we do not forget our educational advantages. We have three state educational institutions that rate well in our nation and are continuing to graduate men and women who are in much demand over the nation. We have graduated and I am sure shall continue to graduate those who lead in their fields of science, law, education, business, agriculture, engineering, and religion. Our secondary schools have made wonderful advancement in the last years. We have a high average of intelligence in our people. Besides all of these public schools, there are many church schools that are doing a wonderful job in preparing young men and women to face the problems of life.

Because of its geographical location in the heartland of the nation, we are the crossroads. Through Iowa flows much of the transcontinental transportation. Our rivers carry much of the barge freight. The railroads traverse our state carrying merchandise from north to south and from east to west.

We have a superb system of surfaced highways upon which trucks carry the products of the west coast to the east and from the St. Lawrence Waterway to the south and west. Through Iowa flows much of the commerce of the nation.

Our natural resources are immense, some of which are yet to be developed. And in this development, we shall certainly conserve them for those who follow us. Our water resources and our conservation projects must be handled in such a way that the coming generations will benefit by our prudent use and development of them.

We are one state in a union of 50 . We certainly have obligations to the nation and to the rest of the states, and to the world. However, as I stated earlier, our state motto is "Our Liberties We Prize and Our Rights We Will Maintain." When we think of the things that have made Iowa great and of the problems that we, the State of Iowa, and the nation face, we cannot but have some misgivings as to what the future holds for us. It seems to me
we should at this time review the basic principles upon which our nation and our state have so gloriously prospered.

In the first place, we are a republic and under our bill of rights, we are guaranteed certain inalienable rights, among which is the right to own and hold property. Together with this particular right, we have an obligation to support our government. In other words, for the right to own property, the holding of this property carries with it the obligation to pay taxes. But the "power to tax is the power to destroy." When property taxes become so great, that it is no longer prudent to hold and to have property, then "the power to tax has become the power to destroy."

At this point, I want to commend those who have gone on before us, those who have had a part in developing this great state of ours. Those who so wisely forbid in our state constitution the contracting of a state debt of over $\$ 250,000.00$ without providing means for the repayment thereof. This policy has been faithfully adhered to down through the years.

We are now faced with a serious situation calling upon us who are now trusted with the destiny of our state for a solution. Our state is still financially sound for which we are thankful. But in this last year, we have spent $\$ 10,000,000.00$ more than sound finances should allow. Very seldom in the history of our state has this happened.

We only need to look at some of the states around us to see what course a state takes, if this matter is not quickly righted. Or let us look at the Federal Government that has increased its debt from four billion to over 300 billion in our lifetime. When any division of government like any business fails to balances its finances, it soon is in trouble and can only end in bankruptcy unless the remedy comes sure and quickly.

We here in Iowa have only a small voice in the affairs of our nation, but those we have sent to Washington, by and large, have used their voice against this dangerous trend and are to be commended for it. But we the people of Iowa, and especially those holding positions in the legislature, have a responsibility under our constitution to see that the finances of Iowa are put in order.

I was brought up to believe that one should never spend monies that belong to someone else. To do so certainly can only bring disaster. The people of Iowa are opposed to any increase in taxes. And most certainly, they are opposed to any increase in property tax. There have been several bills introduced in this session that would take some of the tax burden from property. But in order to do this, there has to be a shift of taxes to some other source. It is impossible to find a source that will be acceptable to all the people and bring the kind of revenue to the state treasury that we need for the purpose of replacement of property tax and for the reasonable needs of our state.

When a candidate for the Iowa Senate, I told my people that I would vote against any increased appropriations unless there was a substantial reduction in property taxes. I have not changed my mind. With cattle prices and hog prices as much at $\$ 5.00$ per cwt. less than they were a year ago, we cannot expect the farmer who has paid a large share of the taxes in Iowa to be very happy about any increase in taxes, especially property taxes. And I might add that most people in Iowa are farm minded and directly prosper as the farmer prospers. This is the most important question that faces this session of the legislature and will have to be resolved either in more taxes or less spending.

The time is here, in fact, long past due, when those who believe in the principles upon which our republic was founded, to insist that those principles be re-stated with clarity and force. And that the individual again be given a chance to provide for himself.

Some of us believe that a function of government is to help make an opportunity for each of us to provide for himself and his family. There are others who believe that the government should simply provide for us. The one philosophy tends toward socialism. The other toward individualism and private enterprise.

Those who want socialism are for more government both state and federal, and they seem to believe that the day in which a young man can start with only a will to do and be a success is past. This, of course, is far from the truth.

There never was a time when there was more opportunity for one who is willing to work, save and advance himself.

In this connection, this trend toward socialism or stateism, or call it what you may, in each advancing stage penalizes the individual with more taxes, more rules, more regulation, less freedom, less opportunity, and less money for himself to use for the necessities of life.

It seems that we should have learned before this, that the price for financial security furnished by the government, whether it be state or federal, comes in exchange for the loss of liberty and freedom.

Our whole economy and most individuals in it groan with the load of taxes that are extracted by this process. But as the load gets heavier, we expect more help financially and the government obliges and we get another round of taxes.

Now, they speak of a tax cut when we are already billions off balance and, at the same time, want to pass out more doles and more so-called security, all in the name of expanding our economy.

How long can you fool the people? How long can you pile up a national debt? How much can you reduce the value of the dollar?

The strength of our republic and the position that it has held among the nations was because of its wealth, its productivity, its liberty, and the rights of the individual. As these factors diminish, so our position deteriorates and we become a socialistic nation, unable to retain the respect and admiration of the rest of the world.

I believe every man should have an opportunity to do and to dare, but I also believe that the government owes no man a living. We are fast becoming a nation of security minded people. A security provided by someone else.

Those of us who believe in providing our own security by hard work, careful spending, and prudent investment are becoming the minority. It is for us to expound the virtues and the principles of our republic and of the capitalistic system that made us the the greatest nation of all time.

I shall not leave this platform without expressing my faith in the ability and the desire of the legislature to solve this problem and the other problems which are before them.

I also want to praise you who are here today and have served the state in the same capacity. For you too stood up to the problems of your day and honorably and ably solved them.

There seems to be a tendency in our state as in all states, and the nation too, to continually expand the importance of government in our lives. There is no doubt that we need government, but I am reminded of the statement made by one of our peers, "the government that governs least governs best." And again, let me repeat our state motto, "Our Liberties We Prize and Our Rights We Will Maintain." Only a few years ago, the state built a fine office building, and by the way, Senator Stanley Hart was the prime promoter and builder of this fine building. We expected at that time that this structure would be sufficient to hold the departments of state. And it should. But now, we find it is overflowing and if the tendency toward more
government is not curtailed, we will need another just like it only bigger. I believe it is time to quit creating more departments, commissions, and services. I think we should re-appraise the situation and reduce state government if at all possible. Therein lies the solution of tax reduction. This is the road to the realization of what is best for Iowa. This is the fulfillment of our state motto, "Our Liberties We Prize and Our Rights We Will Maintain."

Goodbye and God bless you-
Mowry of Marshall moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Naden in the chair.

## CALL OF THE HOUSE FILED

The undersigned hereby request a Call of the House on the motion to reconsider the vote by which Senate File 1 passed the House, and also on Senate File 1 and all amendments thereto.

> STANLEY of Muscatine. GRASSLEY of Butler. MURRAY of Webster. VETTER of Washington. MILLEN of Van Buren. CARSTENSEN of Clinton. Hougen of Black Hawk.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 94 and 351.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 94 and 351.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 28, 1963, he approved the following bills: House Files 26 and 54.

## REPORTS OF COMMITTEES

Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 215, a bill for an act relating to bids on farm-to-market and primary road construction projects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Dewey E. Goode, Chairman.
Also:
Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 216, a bill for an act to amend section five hundred seventy-three point thirteen (573.13), Code 1962, to clarify obligations of the public corporations with regard to retained percentage, begs leave to report it has had 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 roads and highways to whom was referred Senate File 274, a bill for an act relating to the purchase of secondary road equipment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 274 by striking from section one (1) all of lines four (4), five (5), and six (6) and inserting in lieu thereof the following:
"All purchases and leases, with options to purchase, of secondary road equipment shall be advertised and let at public letting if the purchase price of such equipment is, or would be if not leased, in excess of five thousand dollars ( $\$ 5,000$ )."

## Dewey E. Goode, Chairman.

Hougen of Black Hawk, from the committee on printing, submitted the following report:

Mr. Speaker: Your committee on printing to whom was referred House File 287, a bill for an act to permit the legislative research bureau to obtain copies of the Code and Code annotations without charge, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Chester Hougen, Chairman.
Also:
Mr. Speaker: Your committee on printing to whom was referred Senate File 219, a bill for an act relating to deposits to be made by bidders for public printing 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.

Chester Hougen, Chairman.

## Also:

Mr. Speaker: Your committee on printing to whom was referred Senate File 277, a bill for an act to amend section sixteen point thirty-one (16.31), Code 1962, relating to the indexing of bills, begs leave to report it has had
the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Chester Hougen, Chairman.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 12, a bill for an act to exempt cattle under two (2) years of age from the personal property 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 do pass.
arthur Hanson, Chairman.
Also :
Mr. Speaker: Your committee on tax revision to whom was referred House File 373, a bill for an act relating to personal income tax and corporation business 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 indefinitely postponed.

Arthur Hanson, Chairman.
Also:
Mr. Speaker: Your committee on tax revision to whom was referred Senate File 308, a bill for an act relating to retail sales taxes on vending machines and 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.

Arthur Hanson, Chairman.
Sersland of Winneshiek, 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 339, a bill for an act enabling the establishment of multicounty benefited fire 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.

Hillman Serslland, Chairman.
Also:
Mr. Speaker: Your committee on county and township affairs to whom was referred House File 385, a bill for an act relating to the platting of rural subdivisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Hillman Sersland, Chairman.

Paul of Poweshiek, from the committee on institutions of higher learning, submitted the following report:

Mr. Speaker: Your committee on institutions of higher learning to whom was referred House File 350, a bill for an act relating to the allocation of general school aid funds to junior college 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.

George Paul, Chairman.

Lutz of Clarke, from the committee on private corporations, submitted the following report:

Mr. Speaker: Your committee on private corporations to whom was referred House File 536, a bill for an act to amend chapter four hundred ninety-six A (496A), Code 1962, relating to corporations for profit, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## Cecil Lutz, Chairman.

Darrington of Harrison, 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 176, a bill for an act relating to the regulation of trading stamps, and repealing certain statutes relating to gift enterprises, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Whliam Darrington, Chairman.

Also:
Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred House File 346, a bill for an act relating to the registration of mobile homes, house trailers and travel 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 pass.

## William Darrington, Chairman.

## Also:

Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred House File 347, a bill for an act relating to the movement of mobile homes over the highways of this state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

William Darrington, Chairman.

## Also:

Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred House File 348, a bill for an act relating to mobile home parks and mobile homes and travel trailers and to provide fees and taxes thereon and to provide for an appropriation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

William Darrington, Chairman.
Also :
Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred Senate File 386, a bill for an act to amend section eighty-nine point seven (89.7), Code 1962, relating to shop and special inspections, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## William Darrington, Chairman.

Also:
Mr. Speaker: Your committee on motor vehicles, commerce and trade to whom was referred House File 464, a bill for an act relating to suspension
of operators' and chauffeurs' 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 do pass.

Wilillam Darrington, Chairman.

## AMENDMENTS FILED

Amend Senate File 1 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred six A point one (306A.1), Code 1962, is hereby amended by adding the following paragraph at the end thereof:
"It is hereby further declared to be the policy of the state that all owners or occupants of land abutting any public highway or street which shall have been in use as a public highway or street prior to its designation or establishment as a controlled-access facility, shall have the right of free and convenient access to such highway or street. No action heretofore or hereafter taken by any highway authority shall in any way limit or divest, by adverse possession or otherwise, such right of free and convenient access, except that such right of access shall be subject to reasonable regulations and restrictions now or hereafter established pursuant to this chapter. However, this paragraph shall not apply if and to the extent that such right of access or the right to regulate, limit, restrict, or prohibit such access has been heretofore acquired or shall hereafter be acquired by any city, town, or highway authority under the provisions of section three hundred six A point five (306A.5) of this chapter or by gift, devise, purchase, condemnation, or contract."

Stanley of Muscatine.
Amend Senate File 11 as follows:

1. Amend section 1 by striking from lines fourteen (14) and fifteen (15) the words "telephone companies having less than two thousand ( 2,000 ) stations,".
2. Amend by striking all of section 3 and substituting therefor the following:
"Sec. 3. Every public utility shall furnish reasonably adequate service at rates and charges in accordance with tariffs filed with the commission. Whenever there is filed with the commission by any person or body politic, or filed by the commission upon its own motion, a written complaint requesting the commission to determine the reasonableness of the rates, charges, schedules, service, regulations, or anything done or omitted to be done by any public utility : subject to this Act, in contravention of the provisions thereof, such written complaint thus made shall be forwarded by the commission to such public utility, which shall be called upon to satisfy the complaint or to answer the same in writing within a reasonable time to be specified by the commission. If such public utility shall not satisfy the commission with respect to the complaint within the time specified and there shall appear to be any reasonable ground for investigating said complaint, it shall be the duty of the commission to promptly initiate a formal proceeding. Such a formal proceeding
may be initiated at any time by the commission on its own motion. Whenever such a proceeding has been initiated upon application or motion, the commission shall set the case for hearing and give such notice thereof as it deems appropriate. Whenever the commission, after a hearing had after reasonable notice, finds any public utility's rates, charges, schedules, service or regulations are unjust, unreasonable, discriminatory or otherwise in violation of any provision of law, the commission shall determine just, reasonable and non-discriminatory rates, charges, schedules, service or regulations to be thereafter observed and enforced."
3. Amend section 7 by striking from line two (2) ", person or body politic".
4. Amend section 8 by inserting in line three (3) after the word "light", the word "gas,".
5. Amend Section 9 by striking subsection two (2) thereof and inserting in lieu thereof the following:
"2. Every public utility engaged directly or indirectly in any other business than that of production, transmission or furnishing of heat, light, water, gas or power or the conveyance of telephone messages shall keep separate accounts to show all profits or losses resulting from such other business. Such profit or loss shall not be taken into consideration by the commission in arriving at any rate to be charged for service by any such public utility."
6. Further amend by adding a new section 26, as follows:
"Sec. 26. Nothing contained in this Act shall be construed to require the approval of the commission for the establishment and erection of municipally or cooperatively owned generating facilities or the improvement or extension of any existing municipally or cooperatively owned generating facilities."

> Fisher of Greene. SWISHER of Johnson. CARSTMNSEN of Clinton.

Amend Senate File 11 as follows:

1. Amend section 2 by striking from line seven (7) the words "who may be a party,".
2. Amend section 2 by inserting in line twenty-one (21) after the word "state" the word "regulatory". Committen on Public Utilities,
RAYmond Fisher, Chairman. Raymond Fishmr, Chairman.

Amend Senate File 11 as follows:

1. Strike all of section 23 after the word "Act" in line 10 and insert the following in lieu thereof:
", and excepting that:
(1) If an area has been or shall be included, as a result of incorporation, annexation or otherwise, within the boundaries of a city or town, and if a public utility has been or shall be granted a franchise for electric service by such city or town, any other public utility furnishing electric service or operating electric facilities in such area prior to such inclusion shall, subject to the provisions of this Act, have the right to continue the furnishing of electric service and to construct, maintain and
operate electric facilities in such area, and to utilize public lands and thoroughfares therein for such purpose. However, such non-franchised utility shall comply with lawful safety requirements as to the manner of construction and maintenance of electric facilities in such city or town; shall comply with all rates, terms and conditions of the franchise granted, renewed, amended or extended by such city or town from time to time, insofar as such compliance shall be practicable; and shall pay property taxes to such city or town on the same basis as required for the franchised utility.
(2) However, such non-franchised utility shall not extend service to any additional point of delivery within such city or town if the commission after notice and hearing, with due consideration of any unnecessary duplication of facilities, shall determine that such extension is not in the public interest.
(3) The commission may terminate the right of such non-franchised utility to furnish electric service and to construct, maintain and operate electric facilities in such area if, after notice and hearing, it shall find that such non-franchised utility has materially failed to comply with the rates, terms and conditions of the franchise granted, renewed, amended or extended by such city or town from time to time, and that the same could practicably have been complied with; or that the service furnished by the non-franchised utility in such area is inadequate; or that such termination is required in the public interest. Upon such termination the franchised utility shall promptly purchase the electric facilities of such non-franchised utility within such area. The non-franchised utility shall continue to furnish electric service until such facilities are transferred to the franchised utility, and thereafter the franchised utility shall furnish such service without interruption. The franchised utility shall promptly pay to the non-franchised utility the fair and reasonable value of such facilities. If possible, such payment shall be made by exchange of other electric facilities outside such city or town on the basis of substantial equality of present revenues from the respective facilities. In the event the public utilities involved are unable to agree as to the terms of such payment or exchange, then upon application of either utility the commission shall, after notice and hearing, determine fair and reasonable terms for such exchange, or in the event no appropriate facilities can be exchanged the commission shall fix and determine the fair and reasonable value of such facilities within such area, and the commission shall fix the date for such payment or exchange and transfer.
(4) However, if a city or town shall provide electric service to its citizens through a municipally owned and operated electric system, such municipally owned and operated electric system shall be entitled to serve all the area which shall be included, as a result of incorporation, annexation or otherwise, within the boundaries of such city or town. The municipally owned utility shall promptly purchase
the electric facilities of any other public utility serving any part of the area of such city or town. Such other utility shall continue to furnish electric service until such facilities are transferred to the municipally owned utility, and thereafter the municipally owned utility shall furnish such service without interruption. The municipally owned utility shall promptly pay to such other utility the fair and reasonable value of such facilities. If possible, such payment shall be made by exchange of other electric facilities outside such city or town on the basis of substantial equality of present revenues from the respective facilities. In the event the public utilities involved are unable to agree as to the terms of such payment or exchange, the procedure provided in the preceding subsection shall be applicable.
(5) No termination or purchase under the provisions of this section shall apply to or affect facilities for production, generation or high voltage transmission of electricity, including high voltage transformers."
2. Add the following new sections after section 23:
"Sec. 24. The services of public utilities and the commission's regulation thereof shall be subject to the following provisions:
(1) No public utility shall construct or extend electric facilities or furnish or offer to furnish electric service to the point of delivery at the consumer's usable voltage on any premises which are already receiving electric service from another public utility.
(2) No public utility shall construct or extend electric facilities or furnish or offer to furnish electric service to a prospective customer not presently being served unless its existing electric service facilities are nearer the proposed point of delivery at the consumer's usable voltage than the electric service facilities of any other utility.
(3) Notwithstanding the provisions of subsections (1) and (2) of this section, any public utility may extend electric service to its own property and facilities or to another public utility for resale, or to a consumer or prospective consumer in case the public utility closest to or presently serving the delivery point consents thereto in writing or the commission after notice and hearing finds that such other electric service is necessary to serve adequately the requirements of the consumer."
"Sec. 25. All laws and parts of laws inconsistent with this Act are hereby repealed."
3. Renumber the following sections.

Stanley of Muscatine. Fisher of Greene. SwIsHer of Johnson. DEN HERDER of Sioux.

Senate File 222 is hereby amended as follows:

1. By striking therefrom the Senate amendments thereto;
2. By inserting before the period in the title thereof the words "and nonresident persons";
3. By inserting following the period in line 16 a new sentence as follows: "If a nonresident person makes a contract with a resident of Iowa to be performed in whole or in part by either party in Iowa, or if such person commits a tort in whole or in part in Iowa against a resident of Iowa, such acts shall be deemed to be doing business in Iowa by such person for the purpose of service of process or original notice on such person under this Act, and shall be deemed to constitute the appointment of the secretary of state of the State of Iowa to be the true and lawful attorney of such person upon whom may be served all lawful process or original notice in actions or proceedings arising from or growing out of such contract or tort.';
4. By inserting following the word "corporation" in line 17 the words "or such person";
5. By changing the comma following the word "state" in line 32 to a period and striking from line 32 the words "and to be addressed" and inserting in lieu thereof the following "Such notification shall be mailed" and by inserting following the word "at" in line 33 the words "the address of" and by inserting before the period in line 34 the words "and to each such nonresident person at his address in the state of his residence";
6. By inserting following the word "corporations" in line 80 the words "or nonresident persons"; and
7. By adding thereto a new section as follows: "Sec. 2. It is hereby declared to be the legislative intent that if this Act cannot take effect in its entirety because of the decision of any court holding unconstitutional any part, sentence or clause thereof, the remaining provisions of the Act shall be given full force and effect as completely as if the part held unconstitutional had not been included herein."

## Stanley of Muscatine.

Amend House File 392 by adding the following new section following section one (1):

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 Boone News-Republican, a newspaper published at Boone, Iowa and in The Jefferson
7 Bee, a newspaper published at Jefferson, Iowa.

## Fisher of Greene.

On motion by Mowry of Marshall, the House adjourned until 9:30 a.m., Friday, March 29, 1963.

## JOURNAL OF THE HOUSE

hall of the house of Representatives, Des Moines, Iowa, Friday, March 29, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Leroy Leland, pastor of the Community Church, Percival, Iowa.

The Journal of March 28 was approved.

## LeAVE OF ABSENCE

Leave of absence was granted as follows:
Halling of Adair on request of Strothman of Henry; Riley of Linn on request of Stanley of Muscatine; Vermeer of Marion on request of Den Herder of Sioux; Jarvis of Buena Vista on request of Lange of Sac.

## PRESENTATION OF VISITORS

Hagen of Allamakee presented to the House twelve students from the Allamakee Community School District.

Lange of Sac presented to the House his two daughters, Mary Beth and Martha Jane, also Bill and John Carlson, all students of the Sac Community School in Sac City.

Scherle of Mills presented to the House sixty-four students of the Nishna Valley High School accompanied by their teachers, Mrs. Lewis Doubleday and Gary Greenwood.

## PETITIONS

The following petitions were presented and placed on file:
By Bock of Hancock, from one hundred seven beef producers of Hancock County favoring legislation relating to the red meat checkoff.

By Reppert of Polk, from thirteen residents of Polk County favoring legislation prohibiting the sale of specified merchandise on Sunday.

By Dietz of Scott, fifteen letters opposing legislation to amend the statutes relating to adoption.

By Kibbie of Palo Alto, from twenty-four residents of Palo Alto County favoring the sale of liquor by the drink in Iowa.

By Robinson of Guthrie, from forty members of the Adair-Casey Community School District favoring more state aid to schools without loss of local control.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Hakes of Pocahontas, from five residents of Pocahontas County.
Reppert of Polk, from eight residents of Polk County.
Robinson of Guthrie, from fifty-six members of the Noble Evangelical United Brethren Church of Griswold and forty-six members of the Stout Reformed Church of Stout.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 12, 176, 277, 287, 339, 346, 347, 348, 350, 385, 464 and Senate Files 215, 216, 219, 274, 308 and 386, under Rule 35.

## PROOF OF PUBLICATION

Published copy of Senate File 389 and verified proof of publication of said bill in the Jewell Record at Jewell, Iowa, on February 25, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

> William R. Køndrick, Chief Clerk, House of Representatives.

## INTRODUCTION OF BILLS

House File 569, by committee on agriculture 1, a bill for an act relating to certain fees required by law to be paid to the department of agriculture.

Read first time and placed on the calendar.
House File 570, by committee on judiciary 2, a bill for an act relating to the powers of cities and towns in regard to water plants, facilities and connections.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 230, a bill for an act to legalize the proceedings of the town council of the Town of Mechanicsville, Iowa, in the passing of a resolution of necessity, as amended, and in connection with the making of a contract for street improvements with the Iowa Road Building Company in connection therewith, and to legalize said contract, and authorize its performance by said town council, and the financing thereof.

Read first time and referred to committee on judiciary 2.

Senate File 391, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, to provide for the issuance of registration certificates and license plates to urban transit companies or systems for use on urban transit busses.

Read first time and passed on file.
Senate File 393, a bill for an act relating to valuation and nonforfeiture benefits of life insurance policies.

Read first time and referred to committee on insurance.
Senate File 402, a bill for an act relating to judicial nominating commissions, terms of office, judicial elections, mandatory retirement, temporary service by retired judges and residence of supreme court judges.

Read first time and referred to committee on judiciary 1.

## HOUSE FILE 48 VETOED

The following communication was received by the Chief Clerk:

STATE OF IOWA<br>Office of the Governor<br>Des Moines

## Harold E. Hughes Governor

March 29, 1963.

The Honorable Robert W. Naden, Speaker of the House of Representatives, Sixtieth General Assembly, State House, Des Moines, Iowa.
Honorable Members of the House of Representatives:
House File 48, an act relating to the licensing and the annual inspection of county homes, is hereby disapproved and returned to the House of Representatives in accordance with Article III, Section 16, Constitution of the State of Iowa. House File 48 is disapproved for the following reasons:

This act would exempt the 83 county homes in Iowa from the licensing requirements that now apply to county homes and to all private nursing and custodial homes.

The county homes, therefore, would not be required to meet the minimum standards for health, safety and trained personnel now set by the State Department of Health and the State Fire Marshal.

I do not believe that such an act would be in the best interests of the 6,000 persons now living in county homes, of the taxpayers of the counties that have county homes or of the 17,000 persons now being cared for in private nursing and custodial homes throughout Iowa.

The minimum standards set by the Department of Health are reasonable and I can see no reason why county homes should not be required to meet them: At present, 739 private nursing and custodial homes-including 680 proprietary taxpaying facilities and 59 nonprofit institutions-are able to operate under them. Sixty-nine of these are in some stage of contemplated construction.

It is clear that the present laws, which were enacted after the tragic Council Bluffs nursing home fire in 1957, have neither retarded the growth of Iowa nursing homes nor made their operation impossible.

The Department of Health has not been overzealous in its enforcement of the nursing home laws. Only 7 of 83 county homes have been licensed. The department has been mindful of the fact that it would not be in the best interests of the elderly of our state to insist upon strict compliance at an early date at the risk of forcing the closing of several county homes. We should now move toward greater compliance rather than abandon all efforts to upgrade the standards at our county homes.

The enactment of this bill, I fear, would have a bad psychological effect on the enforcement of the entire nursing home act. What are the operators of private nursing homes to think when the state government demands that their homes abide by certain standards? It would seem that the county homes should set examples of good practice and full compliance. I fear the incentive for trying to comply with standards will be undermined and the entire program will degenerate to a pure regulatory program rather than a program designed to upgrade care through education, technical guidance and encouragement to nursing home operators for self-improvements. The county home, which once housed primarily the indigents has changed its function in recent years.

Today the majority of its patients are the aged mentally ill. Many of these are persons with incurable, yet non-violent, mental illnesses who have been returned from state mental hospitals to be cared for in county nursing homes at a saving to the county taxpayers. These people are old, poor, sick and often without family or friends. They are among the most helpless members of our society. I do not feel the state should withdraw its protection from them or lessen its concern for them.

Very truly yours, s/Harold E. Hughes, Governor.
HEH: jl

## HOUSE FILE 149 REPRINTED

Hougen of Black Hawk asked and received unanimous consent to have 900 copies printed of House File 149 as passed by the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 8, a bill for an act relating to fees charged by the clerk of the district court in probate matters.

Also: That the Senate has concurred in the House amendment to and passed Senate File 78, a bill for an act to prohibit certain vehicles and implements from using the interstate system.

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

Senate File 127, a bill for an act relating to exemptions from the imposition of the retail sales tax.

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

Senate File 179, a bill for an act to abolish individual liquor permits.
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 elections on bond issue proposals.

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 platting of rural subdivisions.

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

Senate File 254, a bill for an act relating to electric transmission lines to clarify the authority of the commerce commission to determine whether such lines serve the public use before authorization of franchise or eminent domain.

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

Senate File 269, a bill for an act relating to the examination and crossexamination of witnesses.

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

Senate File 273, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations.

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

Senate File 330, a bill for an act to authorize superintendent of public buildings and grounds and executive council to accept federal monies for maintenance of public buildings.

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

Senate File 345, a bill for an act relating to intra-city routes of urban transit system.

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

Senate File 380, a bill for an act to set the dates general aid to schools is to be paid.

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

Senate File 389, a bill for an act to legalize proceedings for attachment of certain land in Hamilton County, Iowa.

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

House File 4, a bill for an act relating to hunting and fishing upon cultivated or inclosed lands and waters.

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

House File 29, a bill for an act relating to boiler inspections, to permit biennial inspections of certain boilers.

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

House File 83, a bill for an act relating to public health nurses.
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 to legalize proceedings of the city council of Denison, Iowa, to provide for issuance of airport bonds.

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

House File 190, a bill for an act to allow prisoners who volunteer to be sent to state university hospital for medical research.

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

House File 236, a bill for an act relating to resolutions of necessity and award of contracts for public improvements in cities and towns.

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

House File 548, a bill for an act to legalize proceedings for organization and establishment of boundaries of the Traer-Clutier Community School District.

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

House File 549, a bill for an act to legalize proceedings of board of directors of the Traer-Clutier Community School District re school building bonds.

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

Senate Joint Resolution 16, a joint resolution ratifying a proposed amendment to the Constitution of the United States of America relating to qualifications of electors.

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

Senate Concurrent Resolution 19, a concurrent resolution requesting the Governor to return Senate File 150 for further consideration.

## SENATE AMENDMENT TO HOUSE FILE 4

Amend House File 4 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section seven hundred fourteen point twenty-five (714.25), Code 1962, is hereby amended by striking from line ten (10) of such section the word 'ten' and inserting in lieu thereof the words 'one hundred'."

## RECONSIDERATION OF SENATE FILE 1

Stanley of Muscatine called up for consideration the motion to reconsider the vote on Senate File 1 filed March 21 and found on page 761 of the House Journal.

Murray of Webster moved to reconsider the vote by which Senate File 1, a bill for an act relating to controlled access highways, passed the House on March 20.

Camp of Clinton moved that the Call of the House, filed March 28 and found on page 873 of the House Journal, be lifted.

Motion prevailed.
Roll call was requested on the Murray motion, by Stanley of Muscatine and Murray of Webster.

Rule 69 was invoked.
On the question "Shall the motion to reconsider the vote prevail 9 " The ayes were, 36 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Camp | Frazier |
| Carnahan | Gittins |
| Carstensen | Graham |
| Denman | Grassley |
| Dietz | Hagen |
| Dunton | Hanson of |
| Ely | Mitchell |
| Eveland | Johnson |
|  | Kluever |

The nays were, 68:

| Anderson of | Goode | Miller of | Shaw |
| :---: | :---: | :---: | :---: |
| Balloun | Hagre | Mowre | ${ }_{\text {Sming }}$ Sigith of |
| Baringer | Hakes | Murphy | Dickinson |
| Bock | Hanson of | Nelson | Smith of |
| Breitbach | Lyon | Nielsen of | O'Brien |
| Briles | Hirsch | Emmet | Sokol |
| Busch | Hougen | Nielsen of | Steele |
| Casey | Kibbie | Shelby | Stokes |
| Chalupa | Knock | Ossian | Strothman |
| Coffman | Kreager | Parker | Swisher |
| Crane | Lange | Patton | Tabor |
| Cunningham | Loss | Paul | Walter |
| Darrington | Lutz | Peterson of | Wells |
| Den Herder | Mahan | Woodbury | Wier |
| Duffy | McElroy | Prine | Winkelman |
| Edgington | Mensing | Robinson | Worthington |
| Falvey | Meyer | Scherle | Wright |
| Fischer of Grundy | Miller of Des Moines | Sersland | Mr. Speaker |
| Absent or not voting, 4: |  |  |  |
| Halling | Jarvis | Riley | Vermeer |
| Motion los |  |  |  |

## ADOPTION OF SENATE CONCURRENT RESOLUTION 19

Mowry of Marshall asked and received unanimous consent that Rule 25 be suspended for the immediate consideration of Senate Concurrent Resolution 19, and moved its adoption:

SENATE CONCURRENT RESOLUTION 19
By Rigler
Whereas, it is deemed advisable to give further consideration to Senate

File 150, a bill for an act relating to the elimination of the necessity of fire extinguishers for certain boats, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the Governor be respectfully requested to return Senate File 150 for further consideration.

Motion prevailed and the resolution was adopted.

## MOTION TO CONSIDER SENATE FILE 230 LOST

Mensing of Cedar asked for unanimous consent for the immediate consideration of Senate File 230.

Objection was raised by Goode of Davis.
Mensing of Cedar moved that Rule 29 be suspended for the immediate consideration of Senate File 230, a bill for an act to legalize the proceedings of the town council of the Town of Mechanicsville, lowa in the passing of a resolution of necessity, as amended and in connection with the making of a contract for street improvements with the Iowa Road Building Company in connection therewith, and to legalize said contract, and authorize its performance by said town council, and the financing thereof.

Motion lost.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 222, a bill for an act to amend section six hundred seventeen point three (617.3), Code 1962, relating to service of process on foreign corporations, and nonresident persons, was taken up for consideration.

Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Senate File 222 is hereby amended as follows:

1. Section 1, by striking all of lines four (4) through seventeen (17) and inserting in lieu thereof the following:
"If a foreign corporation makes a contract with a resident of Iowa to be performed in whole or in part by either party in Iowa, or if such foreign corporation commits a tort in whole or in part in Iowa against a resident of Iowa, such acts shall be deemed to be doing business in Iowa by such foreign corporation for the purpose of service of process or original notice on such foreign corporation under this Act, and, if the corporation does not have a registered agent or agents in the state of Iowa, shall be deemed to constitute the appointment of the secretary of state of the state of Iowa to be its true and lawful attorney upon whom may be served all lawful process or original notice in actions or proceedings arising from or growing out of such contract or tort. If a nonresident person makes a contract with a resident of Iowa to be performed in whole or in part by either party
in Iowa, or if such person commits a tort in whole or in part in Iowa against a resident of lowa, such acts shall be deemed to be doing business in Iowa by such person for the purpose of service of process or original notice on such person under this Act, and shall be deemed to constitute the appointment of the secretary of state of the state of Iowa to be the true and lawful attorney of such person upon whom may be served all lawful process or original notice in actions or proceedings arising from or growing out of such contract or tort. The making of the contract or the committing of the tort shall be deemed to be the agreement of such corporation or such person that any".
2. Section 1, by striking all of lines thirty-two (32) and thirty-three (33) and that part of line thirty-four (34) preceding the word "The" and inserting in lieu thereof the following: "of state. Such notification shall be mailed to each such foreign corporation at the address of its principal office in the state or country under the laws of which it is incorporated and to each such nonresident person at his address in the state of his residence."
3. Section 1, by inserting following the word "corporations" in line eighty (80) the words "or nonresident persons".
4. By adding thereto a new section as follows:

Sec. 2. It is hereby declared to be the legislative intent that if this Act cannot take effect in its entirety because of the decision of any court holding unconstitutional any part, sentence or clause thereof, the remaining provisions of the Act shall be given full force and effect as completely as if the part held unconstitutional had not been included herein.

## Amendment adopted.

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

On the question "Shall the bill pass ?"
The ayes were, 90 :

| Andersen of | Fischer of |
| :---: | :---: |
| Woodbury | Grundy |
| Anderson of | Fisher of |
| Balloun | Frazier |
| Baringer | Gittins |
| Bock | Goode |
| Breitbach | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagen |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Casey | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Dunton | Hougen |
| Edgington | Johnson |
| Ely | Kibbie |
| Eveland | Kluever |
| Falvey | Knock |


| Knowles | Ossian <br> Kreager |
| :--- | :--- |
| Lange | Palas |
| Lutz | Parker |
| Mahan | Patton |
| McElroy | Paul |
| Meterson of |  |
| Mesing | Peterioodbury |
| Messerly | Prine |
| Meyer | Reppert |
| Millen | Sersland |
| Miller of | Shaw |
| Jones | Siglin |
| Miller of | Smith of |
| Page | Dickinson |
| Moffitt | Smith of |
| Mowry | O'Brien |
| Mueller | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelly | Strothman |


| Swisher | Van Nostrand | Wells | Worthington |
| :---: | :---: | :---: | :---: |
| Tabor | Vetter | Wier | Wright |
| Van Alstine | Walter | Winkelman |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 18: |  |  |  |
| Darrington | Jarvis | Murphy | Robinson |
| Den Herder | Loss | Olson | Scherle |
| Denman | Maule | Petersen of | Vermeer |
| Dietz | Miller of | Dallas | Mr. Speaker |
| Duffy | Des Moines | Riley |  |
| Halling |  |  |  |

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

Senate File 35, a bill for an act to amend chapter eleven (11), Code 1962, relating to county, municipal and school examiners' and their assistants' salaries with report of committee recommending passage, was taken up for consideration.

Smith 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, 91 :

| Andersen of | Frazier | Millen |
| :--- | :--- | :--- |
| Woodbury | Gittins | Miller of |
| Anderson of | Goode | Des Moines |
| Ringgold | Graham | Miller of |
| Balloun | Hagedorn | Jones |
| Baringer | Hagen | Miller of |
| Bock | Hakes | Page |
| Breitbach | Hanson of | Moffitt |
| Briles | Lyon | Mowry |
| Camp | Hanson of | Mueller |
| Carnahan | Mitchell | Murphy |
| Carstensen | Hirsch | Murray |
| Casey | Hougen | Nielsen of |
| Chalupa | Johnson | Emmet |
| Coffman | Kibbie | Nielsen of |
| Crane | Kluever | Shelby |
| Cunningham | Knock | Olson |
| Denman | Knowles | Ossian |
| Dunton | Kreager | Palas |
| Edgington | Lange | Parker |
| Ely | Lutz | Patton |
| Eveland | Mahan | Paul |
| Falvey | McElroy | Peterson of |
| Fischer of | Mensing | Woodbury |
| Grundy | Messerly | Prine |
| Fisher of | Meyer | Reppert |
| Greene |  |  |

Robinson
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.

Absent or not voting, 17:

| Busch | Grassley |
| :--- | :--- |
| Darrington | Hagie |
| Den Herder | Halling |
| Dietz | Jarvis |
| Duffy | Loss |

Maule
Nelson
Petersen of
Dallas
Riley
Scherle Vermeer Wells

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

## HOUSE FILE 111 WITHDRAWN

Smith of O'Brien asked and received unanimous consent to withdraw House File 111 from further consideration by the House.

House File 324, a bill for an act to amend chapter five hundred two (502), Code 1962, relating to the sale of securities, was taken up for consideration.

Sokol 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, 90 :

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Gittier |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hakes |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Hougen |
| Crane | Kibbie |
| Cunningham | Kluever |
| Denman | Knock |
| Dunton, | Knowles |
| Edgington | Langer |
| Ely | Latz |
| Eveland | Mahan |
| Falvey | McElroy |
| Fischer of | Mensing |
| Grundy | Messerly |

The nays were, none.
Absent or not voting, 18:
Darrington Duffy
Den Herder Grassley
Dietz
Hagie
Meyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Robinson
$\begin{array}{ll}\text { Halling } & \text { Loss } \\ \text { Jarvis } & \text { Maule }\end{array}$

Johnson

Sersland
Shaw
Siglin Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

| Miller of | Petersen of | Riley | Vermeer |
| :--- | :---: | :--- | :--- |
| Des Moines | Dallas | Scherle | Walter |

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

House File 331, a bill for an act to amend section five hundred seven point four (507.4), Code 1962, relating to the maximum per diem of insurance examiners, was taken up for consideration.

Reppert 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 :

| Andersen of Woodbury | Fisher of Greene | Meyer <br> Millen | Shaw Siglin |
| :---: | :---: | :---: | :---: |
| Anderson of | Gittins | Miller of | Smith of |
| Ringgold | Goode | Jones | Dickinson |
| Balloun | Graham | Miller of | Smith of |
| Baringer. | Hagedorn | Page | O'Brien |
| Bock | Hagen | Moffitt | ${ }^{\text {S }}$ Sokol |
| Breitbach | Hakes | Mowry | Stanley ${ }^{\prime \prime}$ |
| Briles | Hanson of | Mueller | Steele |
| Busch | Lyon | Murphy | Steffen |
| Camp | Hanson of | Murray | Stevenson |
| Carnahan | Mitchell | Nielsen of | Stokes |
| Carstensen | Hirsch | Emmet | Strothman |
| Casey | Hougen | Nielsen of | Swisher |
| Chalupa | Kibbie | Shelby | Tabor |
| Coffman | Kluever | Olson | Van Alstine |
| Crane | Knock | Ossian | Van Nostrand |
| Cunningham | Knowles | Palas | Vetter |
| Denman | Kreager | Parker | Walter |
| Dunton | Lange | Patton | Wier |
| Edgington | Lutz | Paul | Winkelman |
| Ely | Mahan | Prine | Worthington |
| Eveland | McElroy | Reppert | Wright |
| Falvey | Mensing | Robinson | Mr. Speaker |
| Fischer of Grundy | Messerly | Sersland |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 20: |  |  |  |
| Darrington | Hagie | Miller of | Peterson of |
| Den Herder | Halling | Des Moines | Woodbury |
| Dietz | Jarvis | Nelson | Riley |
| Duffy | Johnson | Petersen of | Scherle |
| Frazier | Loss | Dallas | Vermeer |
| Grassley | Maule |  | Wells |

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

Senate File 97, a bill for an act to amend chapter two hundred eighty-one point two (281.2), Code 1962, relating to children re-
quiring special education, with report of committee recommending passage, was taken up for consideration.

Knowles 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:

| Andersen of | Fisher of | Millen | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Miller of | Shaw |
| Anderson of | Gittins | Jones | Siglin |
| Ringgold | Goode | Miller of | Smith of |
| Baringer | Graham | Page | Dickinson |
| Bock | Hagedorn | Moffitt | Sokol |
| Breitbach | Hagen | Mowry | Stanley |
| Rriles | Hakes | Mueller | Steele |
| Busch | Hanson of | Murphy | Steffen |
| Camp | Lyon | Murray | Stevenson |
| Carnahan | Hanson of | Nielsen of | Stokes |
| Carstensen | Mitchell | Emmet | Strothman |
| Chalupa | Hirsch | Nielsen of | Swisher |
| Coffman | Kibbie | Shelby | Tabor |
| Crane | Kluever | Olison | Van Alstine |
| Cunningham | Knock | Ossian | Van Nostrand |
| Denman | Knowles | Palas | Vetter |
| Dietz | Kreager | Parker | Walter |
| Duffy | Lange | Patton | Wells |
| Dunton | Lutz | Paul | Wier |
| Edgington | Mahan | Petersen of | Winkelman |
| Ely | McElroy | Dallas | Worthington |
| Eveland | Mensigg | Prine | Wright |
| Falvey | Messerly | Reppert | Mr. Speaker |
| Fischer of | Meyer |  |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 21:

| Balloun | Hagie | Maule | Riley |
| :--- | :--- | :--- | :--- |
| Casey | Halling | Miller of | Scherle |
| Darrington | Hougen | Des Moines | Sersland |
| Den Herder | Jarvis | Nelson | Smith of |
| Frazier | Johnson | Peterson of | O'Brien |
| Grassley | Loss | Woodbury | Vermeer |

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

Senate File 113, a bill for an act relating to county appropriations and reimbursement to the state from fund for aid to the blind, 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, 89:

| Andersen of | Fischer of |
| :--- | :--- |
| Woodbury | Grundy |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hakes |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Kibbie |
| Cunningham | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | McElroy |
|  | Mensing |

The nays were, 1:
Duffy
Absent or not voting, 18:

| Darrington | Jarvis |
| :--- | :--- |
| Den Herder | Johnson |
| Frazier | Loss |
| Hagie | Maule |
| Halling | Messerly |
| Hougen |  |

Meyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Muerler
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine
Reppert
Robinson

| Miller of | Riley |
| :--- | :--- |
| Des Moines | Scherle <br> Selson |
| Netson | Sersland |
| Peterson of | Vermeer |
| Woodbury |  |

Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Riley Scher
Sersland
Vermeer

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

## HOUSE FILE 143 WITHDRAWN

Mensing of Cedar asked and received unanimous consent to withdraw House File 143 from further consideration by the House.

House File 407, a bill for an act relating to the place of holding quarterly conferences of the board of control, was taken up for consideration.

Walter of Hardin offered the following amendment filed by him and moved its adoption:

Amend House File 407 by striking all of section one (1) and inserting in lieu thereof the following :

Section 1. Section two hundred eighteen point forty-five (218.45), Code

1962, is hereby amênded by inserting in line four (4) after the word "Des Moines" the words "or at institutions under its jurisdiction".

Amendment adopted.
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, 88:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Gittins |
| Ringgold | Goode |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagedorn |
| Breitbach | Hagen |
| Briles | Hakes |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Kibbie |
| Coffman | Kluever |
| Crane | Knock |
| Cunningham | Knowles |
| Denman | Kreager |
| Duffy | Lange |
| Dunton | Lutz |
| Edgington | Mahan |
| Ely | McElroy |
| Eveland | Mensing |
| Falvey | Messerly |

Meyer
Millen Miller of Jones Miller of Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
Dallas
Prine
Reppert
Robinson

Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley,
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 20:

| Darrington | Hagie | Maule | Peterson of |
| :--- | :--- | :--- | :--- |
| Den Herder | Halling | Miller of | Woodbury |
| Dietz | Hougen | Des Moines | Riley |
| Fischer of | Jarvis | Nelson | Scherle |
| Grundy | Johnson | Parker | Sersland |
| Frazier | Loss |  | Vermeer |

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

House File 421, a bill for an act to authorize the board of control to increase the amount of money paid to inmates upon release from the women's reformatory, 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 9"

The ayes were, 86 :

| Andersen of | Falvey |
| :--- | :--- |
| Woodbury | Fisher of |
| Anderson of | Greene |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Breitbach | Grassley |
| Bock | Hagedorn |
| Briles | Hagen |
| Busch | Hakes |
| Camp | Hanson of |
| Carnahan | Lyyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Denman | Knowles |
| Dietz | Kreager |
| Duffy | Lange |
| Dunton | Lutz |
| Eddington | Mahan |
| Ely | McElroy |

Mensing
Messerly
Meyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Palas
Parker
Patton
Paul
Prine
Reppert

Robinson
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 22 :

| Darrington | Hougen |
| :--- | :--- |
| Den Herder | Jarvis |
| Fischer of | Johnson |
| Grundy | Loss |
| Frazier | Maule |
| Hagie | Miller of |
| Halling | Des Moines |

Nelson
Ossian
Petersen of
$\quad$ Dallas
Peterson of
Woodbury

Riley Scherle Sersland Steele Vermeer Wells

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

House File 110, a bill for an act relating to old age pensioners' homes, with report of committee recommending passage, was taken up for consideration.

Moffitt of Appanoose offered the following amendment filed by him and moved its adoption:

Amend House File 110 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Chapter four hundred forty-six (446), Code 1962, is hereby amended by adding thereto the following new section:
"In cases where taxes have been suspended four years or more upon the property of a deceased old age assistance recipient and no estate was opened within ninety (90) days after the death of the recipient and the surviving spouse of the recipient is not occupying the property, the county treasurer shall issue a public bidder tax sale certificate to the county auditor."

Amendment adopted.

Moffitt 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, 84:

| Andersen of | Fisher of | Millen | Shaw |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene | Miller of | Siglin |
| Anderson of | Gittins | Jones | Smith of |
| Ringgold | Goode | Miller of | Dickinson |
| Balloun | Graham | Page | Smith of |
| Baringer | Grassley | Moffitt | O'Brien |
| Bock | Hagedorn | Mowry | Sokol |
| Breitbach | Hagen | Mueller | Stanley |
| Briles | Hakes | Murray | Steffen |
| Busch | Hanson of | Nielsen of | Stevenson |
| Camp | Lyon | Emmet | Stokes |
| Carnahan | Hanson of | Nielsen of | Strothman |
| Carstensen | Mitchell | Shelby | Swisher |
| Casey | Hirsch | Olson | Tabor |
| Chalupa | Kibbie | Ossian | Van Alstine |
| Coffman | Knock | Palas | Van Nostrand |
| Crane | Knowles | Parker | Vetter |
| Cunningham | Kreager | Patton | Walter |
| Denman | Lange | Paul | Wells |
| Duffy | Lutz | Petersen of | Wier |
| Dunton | Mahan | Dallas | Winkelman |
| Ely | McElroy | Prine | Worthington |
| Eveland | Mensing | Reppert | Wright |
| Falvey | Meyer | Robinson | Mr. Speaker |

The nayes were, none.
Absent or not voting, 24:

| Darrington | Hagie | Maule | Peterson of |
| :--- | :--- | :--- | :--- |
| Den Herder | Halling | Messerly | Woodbury |
| Dietz | Hougen | Miller of | Riley |
| Edgington | Jarvis | Des Moines | Scherle |
| Fischer of | Johnson | Murhy | Sersland |
| Grundy | Kluever | Nelson | Steele |
| Frazier | Loss |  | Vermeer |

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

House File 254, a bill for an act relating to the admissibility into evidence of certain testimony, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 84:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Rainggold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hakes |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Denman | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | McElroy |

The nays were, 1:
Duffy
Absent or not voting, 23:

| Darrington | Hougen <br> Den Herder |
| :--- | :--- |
| Darvis |  |
| Distz | Johnson |


| Messerly | Robinson |
| :--- | :--- |
| Meyer | Shaw |
| Millen | Siglin |
| Miller of | Smith of |
| Jones | Dickisson |
| Miller of | Smith of |
| Page | O'Brien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steffen |
| Murphy | Stevenson |
| Murray | Stokes |
| Nielsen of | Strothman |
| Emmet | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vetter |
| Patton | Walter |
| Paul | Wier |
| Petersen of | Winkelman: |
| Dallas | Wright |
| Prine | Mr. Speaker |
| Reppert |  |


| Miller of | Riley |
| :--- | :--- |
| Des Moines | Scherle |
| Nelson | Sersland |
| Nielsen of | Steele |
| Shelby | Vermeer |
| Peterson of | Wells. |
| Woodbury | Worthington |

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

House File 362, a bill for an act relating to the grand jury; with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 83 :

| Andersen of | Breitbach | Chalupa | Dunton |
| :--- | :--- | :--- | :--- |
| Woodbury | Briles | Coffman | Edgington |
| Anderson of | Busch | Crane | Ely |
| Ringgold | Camp | Cunningham | Eveland |
| Balloun | Carnahan | Denman | Falvey |
| Baringer | Carstensen | Dietz | Fisher of |
| Bock | Casey | Duffy | Greene |


| Frazier | Lutz | Palas | Stanley |
| :--- | :--- | :--- | :--- |
| Gittins | Mahan | Parker | Stevenson |
| Goode | Meyer | Patton | Stokes |
| Graham | Millen | Paul | Strothman |
| Grassley | Miller of | Petersen of | Swisher |
| Hagedorn | Jones | Dallas | Tabor |
| Hagen | Miller of | Prine | Van Alstine |
| Hakes | Page | Reppert | Van Nostrand |
| Hanson of | Moffitt | Robinson | Vetter |
| Lyon | Mowry | Shaw | Walter |
| Hirsch | Mueller | Siglin | Wells |
| Kibbie | Murphy | Smith of | Wier |
| Kluever | Nielsen of | Dickinson | Winkelman |
| Knock | Emmet | Smith of | Worthington |
| Knowles | Olson | OBrien | Wright |
| Kreager | Ossian | Sokol | Mr. Speaker |
| Lange |  |  |  |

The nays were, none.
Absent or not voting, 25:

Darrington
Den Herder
Fischer of
Grundy
Hagie
Halling
Hanson of Mitchell
Hougen
Jarvis
Johnson
Loss
Maule
McElroy
Mensing
Messerly

| Miller of | Riley <br> Des Moines <br> Murray |
| :--- | :--- |
| Scherle |  |
| Nelson | Sersland |
| Nielsen of | Steele |
| Shelby | Steffen |
| Peterson of | Vermeer |
| Woodbury |  |

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

House File 423, a bill for an act to amend sections one hundred nine point ninety-two (109.92) and one hundred ten point one (110.1), Code 1962, relating to requirements for tags to be used in conjunction with traps and license fees, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 73:

| Andersen of | Cunningham |
| :--- | :--- |
| Woodbury | Dietz |
| Anderson of | Duffy |
| Ringgold | Dunton |
| Balloun | Edgington |
| Bock | Ely |
| Breitbach | Eveland |
| Briles | Falvey |
| Carnahan | Frazier |
| Carstensen | Gittins |
| Casey | Graham |
| Chalupa | Grassley |
| Crane | Hagen |

Hakes
Hanson of
Lyon
Hanson of
$\quad$ Mitchell
Hirsch
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Lutz

Mahan
McElroy
Messerly
Meyer
Millen
Miller of Jones
Miller of
Page
Moffitt
Mowry
Murphy

Nielsen of
Emmet
Olson
Ossian
Palas
Parker
Patton
Paul

## The nays were, 8:

| Baringer | Coffiman |
| :--- | ---: |
| Busch | Fisher of |
| Camp | Greene |

Absent or not voting, 27:

| Darrington | Hougen |
| :--- | :--- |
| Den Herder | Jarvis <br> Denman |
| Fischer of | Johnson |
| Grundy | Loss |
| Goode | Maule |
| Magie | Mensing |
| Halling | Miller of |
| Hes Moines |  |

Smith of
Dickinson
Sokol
Stanley
Steele
Stokes
Strothman
Swisher

Hagedorn
Mueller

Murray
Nelson
Nielsen of Shelby
Peterson of Woodbury Riley Scherle

Tabor Vetter Walter Wells Wier Worthington
Wright Mr. Speaker

Stevenson

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

House File 452, a bill for an act relating to economic development corporations, was taken up for consideration.

Dietz of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 452 by striking all of section 22.
Amendment adopted.
Knowles 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, 84:

| Andersen of | Crane | Graham | Lutz |
| :--- | :--- | :--- | :--- |
| Woodbury | Cunningham | Grassley | Mahan |
| Anderson of | Dietz | Hagedorn | Mensing |
| Ringgold | Duffy | Hagie | Meserly |
| Balloun | Dunton | Hakes | Meyer |
| Baringer | Edgington | Hanson of | Millen |
| Bock | Ely | Lyon | Miller of |
| Breitbach | Eveland | Hanson of | Jones |
| Briles | Falvey | Mitchell | Miller of |
| Busch | Fischer of | Hirsch | Page |
| Camp | Grundy | Kibbie | Mroffitt |
| Carnahan | Fisher of | Kluever | Mowry |
| Carstensen | Greene | Knock | Murphy |
| Casey | Frazier | Knowles | Nielsen of |
| Chalupa | Gittins | Kreager | Emmet |
| Coffman | Goode | Lange | Olson |


| Ossian | Reppert | Steffen | Walter |
| :--- | :--- | :--- | :--- |
| Palas | Robinson | Stevenson | Wells |
| Parker | Shaw | Stokes | Wier |
| Patton | Siglin | Strothman | Winkelman |
| Paul | Smith of | Swisher | Worthington |
| Petersen of | Dickinson | Tabor | Wright |
| Dallas | Solkol | Van Alstine | Mr. Speaker |
| Prine | Stanley | Van Nostrand |  |

The nays were, none.
Absent or not voting, 24:

| Darrington | Johnson | Murray | Scherle |
| :--- | :--- | :--- | :--- |
| Den Herder | Loss | Nelson | Sersland |
| Denman | Maule | Niessen of | Smith of |
| Hagen | McElroy | Shelby | O'Brien |
| Halling | Miller of | Peterson of | Steele |
| Hougen | Des Moines | Woodbury | Vermeer |
| Jarvis | Mueller | Riley | Vetter |

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

Senate File 42, a bill for an act to change the title of county, municipal and school examiner to auditor and to amend certain sections of the Code to conform to the change, with report of committee recommending passage, was taken up for consideration.

Reppert 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:

| Andersen of | Eveland | Lange | Petersen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Falvey | Latz |  |
| Anderson of | Fischer of | Mahan | Dallas |
| Ringgold | Grundy | McElroy | Reppert |
| Balloun | Fisher of | Mensing | Siglin |
| Bock | Greene | Meyer | Smith of |
| Baringer | Gittins | Millen | Dickinson |
| Breitbach | Goode | Miller of | Sokol |
| Busch | Graham | Jones | Stanley |
| Camp | Grassley | Miller of | Steffen |
| Carnahan | Hagedorn | Page | Stokes |
| Carstensen | Hagen | Moffitt | Strothman |
| Casey | Hakes | Mowry | Swisher |
| Chalupa | Hanson of | Mueller | Tabor |
| Coffman | Lyon | Murphy | Van Alstine |
| Crane | Hanson of | Olson | Van Nostrand |
| Cunningham | Mitchell | Ossian | Walter |
| Dietz | Hirsch | Palas | Wells |
| Duffy | Kibbie | Parker | Winkelman |
| Dunton | Kluever | Patton | Worthington |
| Edgington | Knock | Paul | Wright |
| Ely | Knowles | Prine | Mr. Speaker |

The nays were, 2:
Messerly Stevenson

Absent or not voting, 28:

| Briles | Johnson | Nielsen of | Sersland |
| :--- | :--- | :--- | :--- |
| Darrington | Kreager | Emmet | Shaw |
| Den Herder | Loss | Nielsen of | Smith of |
| Denman | Maule | Shelby | O'Brien |
| Frazier | Miller of | Peterson of | Steele |
| Hagie | Des Moines | Woodbury | Vermeer |
| Halling | Murray | Riley | Vetter |
| Hougen | Nelson | Scherle | Wier |

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

House File 344, a bill for an act to empower the mayor in all cities and towns where the council is composed of only four members to vote on any and all matters where the vote of the council is evenly divided, with report of committee recommending passage, was taken up for consideration.

Mowry 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:

| Andersen of <br> Woodbury | Fischer of <br> Grundy |
| :--- | :--- |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Busch | Hagedorn |
| Camp | Hagen |
| Carnahan | Hakes |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Dietz | Kibbie |
| Dunton | Kluever |
| Edgington | Knock |
| Ely | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
|  | Lutz |


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Prine
Reppert
Robinson
Siglin
Smith of Dickinson
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 28:

| Briles | Duffig |
| :--- | :--- |
| Coffman | Frazier |
| Darrington | Hapie |
| Den Herder | Halling |
| Denmaa | Hougen |


| Jarvis |
| :--- |
| Jonhson <br> Loss <br> Maule |

Miller of<br>Des Moines<br>Mueller<br>Murray<br>Nelson

Nielsen of
Shelby
Peterson of
Woodbury
Riley
Scherle
Sersland
Shaw
Smith of
O'Brien

Steele
Vermeer
Vetter

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

House File 357, a bill for an act to amend section three hundred sixty-two point twenty-six (362.26), Code 1962, relating to agreements between cities and towns to refrain from annexing territory under said section, with report of committee recommending passage, was taken up for consideration.

Carstensen 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, 77:

| Andersen of | Fischer of |
| :--- | :--- |
| Woodbury | Grundy |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Hakes |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Dietz | Knowles |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | McElroy |
| Falvey |  |
|  |  |

Mensing
Messerly
Meyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Nielsen of
Emmet
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas

Prine
Reppert
Robinson
Siglin Smith of Dickinson Sokol Stanley
Steffen
Sterenson
Stokes
Strothman
Swisher
Tabor
Van Alstine Van Nostrand Walter Wier Winkelman Worthington Mr. Speaker

The nays were, none.
Absent or not voting, 31:

| Briles | Hagie | Murray | Shaw |
| :--- | :--- | :--- | :--- |
| Coffman | Halling | Nelson | Smith of |
| Darrington | Hougen | Nielsen of | O'Brien |
| Den Herder | Jarvis | Shelly | Steele |
| Denman | Johnson | Peterson of | Vermeer |
| Frazier | Loss | Woodbury | Vetter |
| Grassley | Maule | Riley | Wells |
| Hagedorn | Miller of | Scherle | Wright |
| Hagen | Des Moines | Sersland |  |

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

House File 393, a bill for an act relating to joint county-city or town buildings, with report of committee recommending passage, was taken up for consideration.

Mowry 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, 76:

| Andersen of | Fischer of |
| :--- | :--- |
| Woodbury | Grundy |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Busch | Hagen |
| Camp | Hakes |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Crane | Hirsch |
| Cunningham | Kibie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Lutz |

Mahan
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Mowry
Murray
Nielsen of
Emmet
Olson
Ossian
Paul
Petersen of
Dallas
Prine

Reppert Robinson Scherle Sersland Siglin Smith of Dickinson
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 32 :

| Briles | Halling | Nelson | Shaw |
| :--- | :--- | :--- | :--- |
| Coffman | Hougen | Nielsen of | Smith of |
| Darrington | Jarvis | Shelby | O'Brien |
| Den Herder | Johnson | Palas | Steele |
| Denman | Loss | Parker | Van Nostrand |
| Dietz | Maule | Patton | Vermeer |
| Frazier | Miller of | Peterson of | Vetter |
| Hagedorn | Des Moines | Woodbury | Wells |
| Hagie | Murphy | Riley | Wright |

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

House File 454, a bill for an act relating to the use of maintenance equipment of the county for care and maintenance of county fairgrounds, with report of committee recommending passage, was taken up for consideration.

Dunton 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, 74:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Crane
Cunningham
Duffy
Dunton
Edgington
Eveland
Falvey
\(\left.\begin{array}{l}Fischer of <br>
Grundy <br>
Fisher of <br>

Greene\end{array}\right]\)| Gittins |
| :--- |
| Goode |
| Grassley |
| Hakes |
| Hanson of |
| Lyon |
| Hanson of |
| Mittchell |
| Hirsch |
| Kibbie |
| Kluever |
| Knock |
| Knowles |
| Kreager |
| Lange |
| Lutz |
| Mahan |
| McElroy |

Mensing
Messerly
Meeyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Nielsen of
Emmet
Olson
Ossian
Parker
Patton
Paul
Petersen of
Dallas

Prine Reppert Robinson
Sersland
Siglin
Smith of
Dickinson
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 34:

| Briles | Hagen |
| :--- | :--- |
| Coffman | Hagie |
| Darrington | Halling |
| Den Herder | Hougen |
| Denman | Jarvis |
| Dietz | Johnson |
| Ely | Loss |
| Frazier | Maule |
| Graham | Miller of |
| Hagedorn | Des Moines |

Murray
Nelson
Nielsen of
$\quad$ Shelby
Palas
Peterson of
Woodbury
Riley
Scherle

Shaw Smith of O'Brien Steele Van Nostrand Vermeer Vetter Wells Wright

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

## SENATE FILE 391 SUBSTITUTED FOR HOUSE FILE 553

Reppert of Polk asked and received unanimous consent that Rule 29 be suspended and that the House take up for immediate consideration Senate File 391.

Reppert of Polk asked and received unanimous consent to substitute Senate File 391 for House File 553.

Senate File 391, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, to provide for the issuance of registration certificates and license plates to urban transit companies or systems for use on urban transit busses, was taken up for consideration.

Reppert of Polk offered the following amendment filed by him and moved its adoption:
Amend Senate File 391 by adding a new section as follows:
"Sec. 4. Every urban transit bus plate issued hereunder shall expire at midnight on the thirtieth day of June of each year, and new plates for the ensuing year may be obtained upon proper application."

Amendment adopted.
Reppert 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, 67 :

| Andersen of | Falvey |
| :--- | :--- |
| Woodbury | Fisher of |
| Anderson of | Greene |
| Ringgold | Gittins |
| Baringer | Hanson of |
| Bock | Lyon |
| Breitbach | Hanson of |
| Busch | Mitchell |
| Camp | Kibbie |
| Carnahan | Kluever |
| Carstensen | Knock |
| Casey | Knowles |
| Chalupa | Kreager |
| Crane | Lange |
| Cunningham | Lutz |
| Duffy | Mahan |
| Dunton | Mensing |
| Edgington | Messerly |
| Ely | Meyer |

Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Murphy
Nielsen of
Emmet
Olson
Ossian
Parker
Patton
Paul
Petersen of
Dallas
Prine
Reppert

Robinson
Sersland Siglin Smith of Dickinson
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Walter
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 41:

| Balloun | Grassley |
| :--- | :--- |
| Briles | Hagedorn |
| Coffman | Hagen |
| Darrington | Hagie |
| Den Herder | Hakes |
| Denman | Halling |
| Dietz | Hirsch |
| Fischer of | Hougen |
| Grundy | Jarvis |
| Frazier | Johnson |
| Goode | Loss |
| Graham | Maule |

McElroy
Miller of
Des Moines
Mueller
Murray
Nelson
Nielsen of
Shelby
Palas
Peterson of
Woodbury
Riley
Scherle
Shaw
Smith of
O'Brien
Steele
Vermeer
Vetter
Wells
Wier
Wright

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

## HOUSE FILE 553 WITHDRAWN

Reppert of Polk asked and received unanimous consent to withdraw House File 553 from further consideration by the House.

House File 392, a bill for an act to amend section two hundred seventy-five point forty (275.40), Code 1962, relating to the merger of school districts, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 392 by adding the following new section following section one (1) :

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 Boone News-Republican, a newspaper published at Boone, Iowa and in The Jefferson Bee, a newspaper published at Jefferson, Iowa.

Amendment adopted.
Fisher 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, 73:
Andersen of
Woodibury

Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Busch
Camp
Carnahan Carstensen
Casey
Chalupa
Crane
Cunningham
Duffy
Dunton
Edgington
Ely
Eveland

Falvey
Fisher of Greene Gittins
Goode
Hagedorn
Hanson of Lyon
Hanson of Mitchell
Hirsch
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan
Mensing
Messerly

The nays were, none.
Absent or not voting, 35:

| Briles | Hagen |
| :--- | :--- |
| Coffman | Hagie |
| Darrington | Hakes |
| Den Herder | Halling |
| Denman | Hougen |
| Dietz | Jarvis |
| Fischer of | Johnson |
| Grundy | Loss |
| Frazier | Maule |
| Graham | McElroy |
| Grassley |  |

Miller of
Des Moines
Mueller
Murray
Nelson
Nielsen of
Shelby
Palas
Peterson of
Woodbury

Scherle
Sersland
Siglin Smith of Dickinson
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Walter
Wier
Winkelman
Worthington
Mr. Speaker

Riley
Shaw Smith of O'Brien
Steele
Vermeer
Vetter
Wells
Wright

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

Senate File 265, a bill for an act relating to the appointment of alternate members of credit committees of credit unions, with report of committee recommending passage, was taken up for consideration.

Hirsch of Warren offered the following amendment filed by him and moved its adoption:

Amend Senate File 265 by inserting at the beginning of the first paragraph after the enacting clause the following:
"Section 1."
Amendment adopted.
Hirsch of Warren offered the following amendment filed by him and moved its adoption:

Amend the title to Senate File 265 by striking from the first line thereof the word "appointment" and inserting in lieu thereof the word "election".

Amendment adopted.
Stokes 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, 72 :

| Andersen of | Fischer of | Millen | Scherle |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Miller of | Sersland |
| Anderson of | Fisher of | Jones | Siglin |
| Ringgold | Greene | Miller of | Smith of |
| Balloun | Gittins | Page | Dickinson |
| Baringer | Goode | Moffitt | Sokol |
| Bock | Grassley | Mowry | Stanley |
| Breitbach | Hagedorn | Murphy | Steffen |
| Camp | Hanson of | Nielsen of | Stevenson |
| Carnahan | Mitchell | Emmet | Stokes |
| Carstensen | Hirsch | Olson | Strothman |
| Casey | Kibbie | Ossian | Swisher |
| Chalupa | Kluever | Parker | Tabor |
| Crane | Knowles | Patton | Van Alstine |
| Cunningham | Kreager | Paul | Van Nostrand |
| Duffy | Lange | Petersen of | Walter |
| Dunton | Lutz | Dallas | Wier |
| Edgington | Mahan | Mrine | Winkelman |
| Ely | Mensing | Reppert | Worthington |
| Eveland | Messerly | Robinson | Mr. Speaker |
| Falvey | Meyer |  |  |

The nays were, none.
Absent or not voting, 36:

Briles Busch Coffman


Dietz
Frazier
Graham

Hagen
Hagie
Hakes

| Halling | Maule | Nielsen of | Smith of |
| :--- | :--- | :--- | :--- |
| Hanson of | McElroy | Shelby | O'Brien |
| Lyon | Miller of | Palas | Steele |
| Hougen | Des Moines | Peterson of | Vermeer |
| Jarvis | Mueller | Woodbury | Vetter |
| Johnson | Murray | Riley | Wells |
| Knock | Nelson | Shaw | Wright |
| Loss |  |  |  |

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

Senate File 266, a bill for an act relating to the authority of the board of directors of a credit union to appoint a membership committee or a membership officer, with report of committee recommending passage, was taken up for consideration.

Reppert 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 9"
The ayes were, 69 :

| Andersen of | Eveland <br> Woodbury <br> Falvey |
| :--- | :--- |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Kibbie |
| Crane | Kluever |
| Cunningham | Knowles |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Mahan |
| Ely |  |

The nays were, none.
Absent or not voting, 39:

| Briles | Hakes |
| :--- | :--- |
| Coffman | Halling |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Knock |
| Fischer of | Loss |
| Grundy | Lutz |
| Frazier | Maule |
| Graham | McElroy |
| Hagen | Miller of |
| Hagie | Des Moines |

Mueller
Murphy
Murray
Nelson
Nielsen of
Shelby
Palas
Peterson of
Woodbury
Riley
Sersland

Prine
Reppert
Robinson
Scherle
Siglin
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Walter
Wier
Winkelman
Worthington
Mr. Speaker

Shaw Smith of Dickinson<br>Smith of O'Brien<br>Steele<br>Vermeer<br>Vetter<br>Wells<br>Wright

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

Senate File 236, a bill for an act to legalize and validate the purchase, platting and sale of certain real estate owned by the West Delaware County Community School District in the County of Delaware, State of Iowa, and to authorize conveyance of legal title thereto, with report of committee recommending passage, was taken up for consideration.

Patton 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, 68:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Gittins |
| $\quad$ Ringgold | Goode |
| Baringer | Grassley |
| Bock | Hagedorn |
| Breitbach | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Kibbie |
| Chalupa | Kluever |
| Crane | Knowles |
| Cunningham | Kreager |
| Duffy | Lange |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | Mensing |
| Falvey | Messerly |


| Meyer | Reppert |
| :--- | :--- |
| Millen | Sersland |
| Miller of | Siglin |
| Jones | Smith of |
| Miller of | Dickinson |
| Page | Sokol |
| Moffitt | Stanley |
| Mowry | Steffen |
| Murphy | Stokes |
| Nielsen of | Strothman |
| Emmet | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Parker | Van Nostrand |
| Patton | Wálter |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Prine | Mr. Speaker |

The nays were, none.
Absent or not voting, 40:

| Balloun | Hagen <br> Briles |
| :--- | :--- |
| Coffman | Hagie <br> Harrington |
| Halling |  |
| Den Herder | Hougen |
| Denman | Jarvis |
| Dietz | Johnson |
| Dunton | Knock |
| Fischer of | Loss |
| Grundy <br> Frazier <br> Graham | Maule |
|  | McElroy |


| Miller of | Robinson |
| :--- | :--- |
| Des Moines | Scherle |
| Mueller | Shaw |
| Murray | Smith of |
| Nelson | O'Brien |
| Nielsen of | Steele: |
| Shelby | Stevenson |
| Palas | Vermeer |
| Peterson of | Vetter |
| Woodbury | Wells |
| Riley | Wright |

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 275.

Fred E. Wier, Chairman House Committee. Kennett Benda, 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 275.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 29, 1963, he approved the following bills: House File 443 and Senate Files 10, 23, 105, 145, 148, 156, 178, 241, 275 and 351.

## AMENDMENTS FILED

Amend House File 97 as follows:

1. Amend section 1, line 3 , by striking the words
"board action" and inserting in lieu thereof the words "a vote of the electors".
2. Amend section 2, line 4 by inserting after the word "which" the words "by a vote of the electors".

Carnahan of Wapello.
Amend the amendment to House File 160 filed
March 25 by Graham of Ida by adding thereto the
following:
Section 1 is further amended by striking all of
lines fourteen (14), fifteen (15) and sixteen (16).
Grafam of Ida.
Amend the title to House File 348 by striking all after the word "Act" and inserting in lieu thereof the following:
"relating to the registration and taxation of mobile homes and travel trailers and the requirements, regulations, fees, and taxation of mobile home parks."

Amend House File 348 by striking all after the enacting clause and inserting in lieu thereof the following:
"Chapter one hundred thirty-five D (135D), Code 1962, is hereby repealed and the following enacted in lieu thereof:

Section 1. Definitions. The following definitions shall apply to this chapter:

1. "Mobile home" means any vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and
so designed, constructed, reconstructed, or added to by attached or unattached enclosures as will permit the vehicle to be used as a place for human habitation by one or more persons.
2. "Travel trailer" means a vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed to permit the vehicle to be used as a place for human habitation by one or more persons but such vehicle shall not exceed eight (8) feet in width nor be longer than twentysix (26) feet which includes that part of the vehicle designed for use as a trailer hitch, which is customarily or ordinarily used for vacation or other recreational purposes and not used as a place of permanent habitation.
3. "Mobile home park" means any site, lot, field, or tract of land upon which two or more mobile homes are or may be harbored, and served by common water supply, common sewage system or other common sanitary facilities, either free of charge or for revenue purposes, and shall include any building, structure, tent, vehicle, or enclosure used or intended for use as part of the equipment of such mobile home park. Any mobile home park located in more than one municipality shall be dealt with as two separate mobile home parks.

The term "mobile home park" shall not be construed to include facilities provided for mobile homes on the state, county, and county $4-\mathrm{H}$ fair grounds during the times that such fairs are held, nor mobile homes temporarily maintained by any individual, educational institution, or company on their own premises and used exclusively to house their own labor or students. This provision shall not be construed to interfere in any way with the enforcement of sanitation regulations by the local board of health having jurisdiction.

Any mobile home park owned and operated by any municipality or political subdivision of this state shall meet all the provisions of this chapter. Any mobile home park owned and operated by any agency or department of this state shall meet all the provisions of this chapter except section seven (7) of this Act.
4. "Department" shall mean, for the purposes of this chapter, the state department of health.

Sec. 2. The department shall have authority to prescribe reasonable rules and regulations for the administration and enforcement of this chapter. All rules and regulations shall be filed and entered by the department in its office in an index, permanent book, or record, with the effective date thereof suitably indicated, and such book or document shall be a public document. Whenever a new rule or regulation is adopted by the department, a copy of the same shall be provided to each licensee hereunder. All rules and regulations issued shall be in conformity with the provisions of chapter seventeen A (17A) of the Code.

Sec. 3. No person, agency, firm, or corporation shall construct, expand, remodel, or make alterations to the sanitary facilities and appurtenances thereto, in a mobile home park within this state without first obtaining a permit therefor from the department. The application for such permit, accompanied by appropriate plans and specifications, shall be made to the department in such manner as may be prescribed by the regulations of the
department; provided that, when such mobile home park is located within a municipality, the application and the plans and specifications shall be filed with the local board of health, which shall forward the same to the department when the proposed facilities have been found to comply with local ordinances, codes, and other local regulatory measures, applicable thereto and not in conflict with this chapter.

When the application has been approved, the department shall issue a permit to the applicant to construct or to make alterations to the sanitary facilities and appurtenances thereto according to the plans and specifications presented with the approved application. No approval of plans and specifications nor issuance of a permit to construct or to make alterations to the sanitary facilities and appurtenances thereto by the department shall be contrued as having been approved for other than sanitation. Such a permit does not relieve the applicant from securing building, plumbing, and similar permits in municipalities having pertinent codes or ordinances.

Construction or alteration of the sanitary facilities and appurtenances thereto of a mobile home park shall not be started until the permit has been duly issued; and such construction and alteration shall be performed in accordance with the plans and specifications providing the basis for issuing the permit.

Sec. 4. No person, firm, agency, or corporation shall establish, maintain, conduct, or operate a mobile home park within this state without first obtaining a license therefor from the department. Such license shall be issued for the period to expire at midnight on June 30 of each year. All effective licenses that would otherwise expire December 31, 1963, shall be automatically extended until June 30, 1964.

The license for each existing mobile home park that is operated and maintained shall be renewed annually. The application for such renewal of license shall be submitted to the department on or before June 30 of each year. On July 1 of each year a penalty of five percent of the annual license fee shall be added to all license fees not paid by that date, and five percent of the annual license fee shall be added to such fees on the first of each month thereafter until paid; provided that in no case shall the penalty be less than one dollar.

Sec. 5. The application for a license, or renewal of a license, to operate a mobile home park shall be made to the department, at such office and in such manner as may be prescribed by regulations of the department; provided that, when such mobile home park is located within a municipality, the application shall be filed with the local board of health which shall forward the same to the department when the park facilities have been found to comply with local ordinances, codes, and other local regulatory measures applicable thereto.

Sec. 6. The application for such license, or renewal of license, shall be in writing and upon such form as the department may by regulation provide, and shall include the following information:

1. The full name and address of the applicant or applicants, or names and addresses of the partners if the applicant is a partnership, or the names and addresses of the officers if the appli-
cant is a corporation, and the present or last occupation of the applicant at the time of the filing of the application.
2. A legal description of the site, lot, field, or tract of land upon which it is proposed to operate and maintain a mobile home park.
3. The existing facilities on and about such site, lot, field, or tract of land for the maintaining of a sanitary community building for toilets, urinals, sinks, wash basins, bathing facilities, laundry facilities, and drains; source of water supply; and sewage, garbage and waste disposal.
4. The proposed method of lighting the structures and site, lot, field, or tract of land upon which said mobile park is located.
5. The calendar months of the year in which applicant will operate said mobile home park.

Sec. 7. The annual license fee, which shall be submitted with the application for a license, or renewal of license, to operate a mobile home park, shall be thirty dollars for each park with facilities for twenty or less mobile homes, and shall be thirty dollars, plus five dollars for each additional twenty or fraction thereof in excess of twenty, in each park with facilities for twenty-one or more mobile homes. In the event a mobile home park has facilities for three or less mobile homes, the annual license fee shall be fifteen dollars.

If an applicant for a license to operate a mobile home park desires to operate the mobile home park only during the period between May 1 and October 1, he shall pay only one-half of the annual license fee as specified above.

All annual license fees collected by the department under this section shall be placed in a special fund by the treasurer of state and the state comptroller, to be known as the "state mobile home park fund," to be used by the department to assist in the administration and the enforcement of this chapter. Said fund shall be subject at all times to the warrant of the state comptroller, drawn upon the written requisition of the commissioner of public health, for the payment of expenses necessary to administer and to enforce this chapter. Any remainder in said fund at the end of each fiscal year shall be paid into the general fund of the state.

Sec. 8. The department shall furnish all necessary forms to be executed in making application for all permits and licenses under this chapter.

Sec. 9. When the application for a license, or renewal of a license, to operate a mobile home park is received by the department, it shall promptly cause the mobile home park and appurtenances thereto to be inspected. When such inspection and report have been made and the department finds that all requirements of this chapter and such conditions of health and sanitation as the department may require have been met by the applicant, the department shall forthwith issue a license in the name of the state. Any applicant may operate as a mobile home park until his application for a license is disapproved by the department, and such disapproval is accepted by the applicant or affirmed by the courts.

Sec. 10. When the department has approved an application for
a permit to construct, or to make alterations to the sanitary facilities and appurtenances thereto, in a mobile home park, or a license to operate the same, it shall retain the original application, plans, and specifications, and keep a file thereof. One copy of each permit or license shall be returned to the applicant or his agent, and one copy of each to the local board of health having jurisdiction over the park site.

It shall be the duty of the department to notify, or cause to be notified, the treasurer of each municipality of the issuance of each mobile home park license to any park located within the jurisdiction of such municipality.

Sec. 11. If the applicant for a permit to construct, or to make alterations in the sanitary facilities and appurtenances thereto, in a mobile home park, or a license to operate the same, is denied by the department, it shall so state in writing, giving the reason for denying the application. If the objection can be corrected, the applicant may amend his application and resubmit it for approval, and if denied, the applicant may within thirty days appeal from the decision of the department to the district court of the county in which said mobile home park is located, and the case shall be tried in equity.

Sec. 12. The department shall have the power to delegate to local boards of health the duties of inspection and regulation of mobile home parks located within the jurisdiction of such local boards of health, where, in the opinion of the department, such delegation can best effectuate the provisions of this chapter. When duties are so delegated, fifty percent of the annual license fee collected therefrom shall be turned over to the treasurer of the jurisdiction involved upon the written requisition of the commissioner of public health to the comptroller.

Sec. 13. Any license granted hereunder shall be subject to revocation or suspension by the department or local boards of health. The department shall first serve or cause to be served a written notice specifying a way or ways in which said licensee has failed to comply with this chapter, or any special rules or regulations promulgated by the department pertaining thereto. The notice shall direct the licensee to remove or abate such nuisance, insanitary or objectionable condition specified in the notice within five days, or within such reasonable period of time or extended period of time as may be reasonably allowed by the complaining officer. If the licensee fails to comply with the terms and conditions of the notices, within the time specified or such extended period of time, it shall be the duty of the county attorney of the county in which such violation occurred to start a civil action to remove or abate such nuisance, insanitary, unhealthful, or objectionable condition as complained of, in a court of proper jurisdiction of the city or county, in the name of the state of Iowa, and if found guilty an order may be entered by the court to revoke or suspend such license.

Sec. 14. Any person constructing, enlarging, or making alterations to the sanitary facilities in any mobile home park without a permit, or operating a mobile home park without a license, or violating any other provision of this chapter shall be fined not less than one hundred dollars nor more than five hundred dollars, or be imprisoned in the county jail for not more than
thirty days.
Sec. 15. The licenses and fees provided for in this chapter shall be in addition to any licenses and fees provided for in chapter three hundred twenty-one (321) of the Code.

Sec. 16. There shall be a semiannual tax on each mobile home paid to the county treasurer, which shall be computed as follows:

1. Multiply the number of square feet of floor space each mobile home contains when parked and in use by seven and onehalf cents. In computing floor space the exterior measurements of the mobile home shall be used, as shown on the certificate of registration and title, plus any enclosed additions made thereto but not including any area occupied by any hitching device.
2. The amount thus computed shall be the semiannual fee for all mobile homes for the first five (5) years after the year of manufacture.
3. For the sixth through ninth years after the year of manufacture the semiannual fee shall be ninety (90) percent of the fee computed according to subsection one (1) of this section.
4. For all mobile homes ten (10) or more years after the year of manufacture the semiannual fee shall be eighty (80) percent of the fee computed according to subsection one (1) of this section.

Sec. 17. Travel trailers and the inventory of dealers or manufacturers of mobile homes, new or used, shall not be subject to the mobile home tax. Mobile homes coming into Iowa from out of state shall be liable for the tax, computed pro rata to the nearest whole month, for the time such mobile home is actually situated in Iowa.

Sec. 18. The tax levied herein shall be due and payable to the county treasurer semiannually in advance of January 1 and July 1 in each year; and shall be delinquent February 1 and August 1 in each year, after which a penalty of five (5) percent shall be added each month until paid. A mobile home parked and put to use at any time between the taxation dates specified herein shall be immediately subject to the taxes levied herein for the remaining months or days of the tax period. Said tax shall be due and payable immediately, and delinquent thirty (30) days after said parking and subject to the same penalties herein set out.

Each mobile home park licensee is hereby required to keep an accurate and complete record of the number of units of mobile homes harbored in his park, listing the owner's name, year and make of the unit and whether there is a current registration plate, and to report such information on or before the tenth day of each month to the county treasurer. The records of such licensee shall be open to inspection by a duly authorized representative of any law-enforcement agency. Any property owner, manager or tenant shall report to the assessor any and all mobile homes parked upon any property owned, managed, or rented by him.

The county treasurer shall report the name of any owner of a mobile home and the year, make, and serial number of each unit on which there is no current registration plate to the Iowa department of public safety. The motor vehicle division shall be the enforcement agency for enforcement of registration pro-
visions.
The tax and registration fee shall be a lien on the vehicle senior to any other lien there may be upon it. The mobile home and automobile bearing current registration plates issued by any other state than the State of Iowa occupying space within a licensed mobile home park for an accumulated period not to exceed ninety days in any twelve month period shall not be subject to Iowa tax. However, when one or more persons occupying a mobile home bearing a foreign registration are employed within the State of Iowa, there shall be no exemption from Iowa registration and tax herein levied. This tax shall be in lieu of all other taxes general or local.

Sec. 19. This tax shall be credited to the school fund of the district wherein the mobile home is located.

Sec. 20. No mobile home shall be assesesd for property tax nor be eligible for homestead tax credit or military service tax credit unless:

1. The mobile home owner intends to convert his mobile home to real estate and does so by:
a. Attaching his unencumbered mobile home to a permanent foundation on real estate owned by him. Encumbered mobile homes shall not be converted to real property.
b. Destruction or modification of the vehicular frame rendering it impossible to reconvert the real property thus created to a mobile home.
2. After converting a mobile home to real estate, the owner shall notify the assessor who shall inspect the new premises for compliance with the provisions of this section and if the mobile home is properly converted, the assessor shall then collect the mobile home vehicle title, registration, and license plates from the owner and enter the property upon the tax rolls.

Sec. 21. Section four hundred forty-one point seventeen (441.17), Code 1962, is hereby amended by adding thereto the following new subsection:
"Check all mobile homes for proper vehicle registration and for accuracy of the measurements of the mobile homes and report all violations of the registration laws to the county attorney and county treasurer. If a mobile home has been converted to real estate the registration certificate, license plates, and title shall be collected and returned to the county treasurer for cancellation. If the registration fee and license fees for prior years have not been paid, the assessor shall collect the registration fee and license fees for the year last past, if applicable, as a condition of conversion. It shall be the further duty of the assessor to make sufficiently frequent inspections and checks within his entire jurisdiction of all mobile homes and mobile home parks and travel trailers and make all the required and needed reports to carry out the intents and purposes of this act.

Sec. 22. Section three hundred twenty-one point one (321.1), Code 1962, is amended by striking subsection sixty-eight (68) and inserting in lieu thereof the following:
"'Mobile home' means any vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed, constructed, reconstructed, or added to by attached or unattached
enclosures as will permit the vehicle to be used as a place for human habitation by one or more persons.
'Travel trailer' means a vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed to permit the vehicle to be used as a place for human habitation by one or more persons, but such vehicle shall not exceed eight (8) feet in width nor be longer than twentysix (26) feet which includes that part of the vehicle designed for use as a trailer hitch, which is customarily or ordinarily used for vacation or other recreational purposes and not used as a place of permanent habitation.

Sec. 23. Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1962, is amended by striking subsection three (3) and inserting in lieu thereof the following:
3. Mobile homes, regardless of whether or not they are used on the highways, except those in a dealer's or a manufacturer's stock, an annual fee of two and one-half dollars which shall not be prorated or refunded.

Travel trailers, an annual fee of fifteen (15) cents per square foot of floor space computed on the exterior measurements, but excluding any area occupied by any trailer hitch, which amount shall not be prorated or refunded.

Sec. 24. This Act shall become effective January 1, 1964. Gititins of Pottawattamie.

## Amend House File 378 as follows:

By striking from section eight (8), line six (6), the period and by inserting in lieu thereof the following:
", and if such list is submitted, the governor shall select one (1) of the persons so named as the osteopathic member of the board of medical examiners and another of the persons so named as the alternate osteopathic member of the board of medical examiners. Such alternate member shall be entitled to exercise all the rights, privileges and duties of the osteopathic member of the board of medical examiners whenever the osteopathic member is unable to exercise them."

DIETZ of Scott.

Amend House File 378 by striking section 27 and inserting in lieu thereof the following:

Sec. 27. Section one hundred fifty point eight (150.8), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"A license to practice osteopathy shall not authorize the licensee to engage in major operative surgery, but shall authorize the licensee to prescribe or give drugs and medicines whether or not prescribed or given preliminary to, preparatory to or in connection with manual treatment."

Denman of Polk. DIETZ of Scott.

Amend House File 411 by adding the following new section following section four (4):

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 Pella Chronicle, a newspaper published at Pella, Iowa and in The Garner Leader and Signal and Herald, newspaper published at Garner, Iowa.

Vermbirr of Marion. Bock of Hancock.
"Amend House File 504 as follows:

1. Add the following paragraph to section 2:

The term "public waters" means all lakes, ponds, rivers, creeks, streams and bodies of water, except private artificial ponds or ponds subject to the exclusive dominion of a single ownership.
2. Amend section 7 by striking from lines nine (9) and ten (10) the words "financial responsibility in the sum of ten thousand $(10,000)$ dollars in favor of" and inserting in lieu thereof the words "liability insurance coverage in the sum of seventy-five thousand $(75,000)$ dollars for the protection of".

Reippert of Polk.
Amend House File 541 as follows:

1. Add after the word "year" in line 4 of section 1 the words "and prior to the letting of any teacher's, principal's or superintendent's contract for the next ensuing school year'.
2. Add as a new subsection 3 the following:
" 3 . The percentage of increase or decrease, if any, in the proposed budget over the existing budget."

Renumber subsections 3 and 4 as subsections 4 and 5.
3. Add as a new section the following:
"Section twenty-four point five (24.5), Code 1962, is further amended by adding the following:
'Prior to March 1, but at least one week after publication of the proposed budget for the next ensuing school year, the school board shall hold a budget hearing open to the public which shall be announced in the publication of the said budget.' "
4. Add as a new section the following:
"Section twenty-four point nine (24.9), Code 1962, is amended by adding at the beginning thereof the words 'Except as provided in section twenty-four point five (24.5) of the Code as amended'."

Hougen of Black Hawk.

Amend House File 550 as follows:

1. Amend by striking all of section 7 and inserting in lieu thereof the following:
"Section one hundred twenty-four point twenty-five (124.25), Code 1962, is hereby amended by striking from lines eight (8) and nine (9) thereof the words 'two and forty-eight' and inserting in lieu thereof the words 'four and eighty-eight (4.88)'."
2. Further amend by inserting the following new section at the end of the bill:
"Section ninety-eight point six (98.6), Code 1962, is hereby amended by striking from line seven (7) of subsection one (1)
the word 'two' and inserting in lieu thereof the words 'two and one-half (21/2)'."
3. Further amend by inserting the following new section at the end of the bill:
"Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by the addition of the following paragraph:
'There is hereby imposed, beginning with the first day of July, 1963, a tax upon sales in Iowa to a retailer of any and all preparations of every kind, character and nature, whether carbonated or not, commonly known as soft drinks. Such tax shall be at the rate of five (5) percent of the gross receipts in Iowa, less the value of the container or containers in which the beverage is canned, bottled, packaged, cartoned or otherwise contained. Such tax to be paid by and collected from the wholesaler, manufacturer or bottler making the sale to the retailer.' "

## Meyer of Madison.

## Amend Senate File 11 as follows:

1. Amend section 5 by adding thereto the following paragraph:
"No public utility shall establish or maintain any unreasonable difference as to rates or charges either as between localities or as between classes of service, and, unless specifically authorized by the commission, no public utility shall make, demand or receive any greater rate for the transmission of any message or conversation for a shorter than for a longer distance, over the same line in the same direction, the shorter being included within the longer distance."

> FISCHER of Grundy. REPPERT of Polk.

Amend Senate File 11, section 23, by inserting after the period in line 10, the following:
"Except as otherwise provided in this section, from and after five (5) years from the date of the enactment hereof, no public utility, as defined in this Act, shall use the streets, alleys, or other public places within the corporate boundaries of any city or town or shall erect, maintain, or operate any facilities along, over, or across, any public highway or grounds outside of cities or towns without having first procured, either before or after the date of enactment hereof, a franchise authorizing it so to do under either chapter three hundred eighty-six (386), chapter three hundred ninety-seven (397), or chapter four hundred eighty-nine (489) of the Code, whichever is applicable. Any public utility exercising rights outside of cities and towns provided for in section four hundred eighty-eight point one (488.1) shall first obtain a franchise for such purpose from the state commerce commission or the county board of supervisors and the procedure for obtaining franchises under chapter four hundred eighty-nine (489) of the Code shall be applicable thereto."

Reppert of Polk.
On motion by Mowry of Marshall, the House adjourned until 11:00 a.m., Monday, April 1, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, April 1, 1963.

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

Prayer was offered by the Reverend Harmon Wieringa, pastor of the Second Reformed Church, Pella, Iowa.

The Journal of March 29 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Knock of Union and Jarvis of Buena Vista on request of Lange of Sac; Millen of Van Buren on request of Vetter of Washington; Murray of Webster on request of Eveland of Boone.

## PRESENTATION OF VISITORS

Maule of Monona presented to the House the Honorable Harry Nielsen, former member of the House from Monona County in the Fifty-third and Fifty-fourth General Assemblies.

Ely of Linn presented to the House one hundred Camp Fire girls accompanied by twelve mothers from Cedar Rapids.

Maule of Monona presented to the House forty students from West Monona School accompanied by their teachers, Mrs. Robert Maule, Mrs. Vernon Brown and Mrs. Ed Harris.

McElroy of Fremont presented to the House Curt and Chris Boyd, students from the Sidney Community School in Sidney, Iowa.

Nelson of Winnebago presented to the House Lynn Hanna, former Page for the Speaker of the House in the Fifty-ninth General Assembly.

Reppert of Polk presented to the House sixty students from the Washington Trving Junior High School, Des Moines, accompanied by their principal, Mr. Emmanuel, and teachers, Miss Waite and Mr. Whitney.

## PETITIONS

The following petitions were presented and placed on file:
By Petersen of Dallas, from twenty residents of Dallas County
favoring legislation to prohibit the sale of specified merchandise on Sunday.

By Reppert of Polk, four letters from doctors of osteopathy and the Redfield Osteopathic Hospital opposing the creation of a single examining board for physicians and osteopaths.

By Reppert of Polk, from seven residents of Polk County opposing legislation to increase the overall length of combinations of vehicles.

By the following Representatives, opposing legislation relating to the taxation of fraternal beneficiaries:

Denman of Polk, from twenty-five residents of Polk County.
Ossian of Montgomery, from twenty-six residents of Montgomery County.

By Denman of Polk, from three hundred seventy residents of Polk County favoring the sale of liquor by the drink in Iowa.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from twenty-eight residents of Woodbury County.

Denman of Polk, from eighty-three residents of Polk County.
Olson of Cerro Gordo, from forty-one residents of Cerro Gordo County, also for rehabilitation of alcoholics.

Peterson of Woodbury, from twenty-eight residents of Woodbury County.

Strothman of Henry, from seventeen residents of Henry County.

## SENATE MESSAGES CONSIDERED

Senate Joint Resolution 16, a joint resolution ratifying a proposed amendment to the Constitution of the United States of America relating to qualifications of electors.

Read first time and referred to committee on constitutional amendments.

Senate File 8, a bill for an act relating to fees charged by the clerk of the district court in probate matters.

Read first time and referred to committee on judiciary 2.
Senate File 127, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1962, relating to exemptions from the imposition of the retail sales tax.

Read first time and referred to committee on tax revision.
Senate File 179, a bill for an act to abolish individual liquor permits.

Read first time and passed on file.
Senate File 191, a bill for an act relating to elections on bond issue proposals.

Read first time and referred to committee on judiciary 1.
Senate File 239, a bill for an act relating to the platting of rural subdivisions.

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

Senate File 254, a bill for an act to amend chapter four hundred eighty-nine (489), Code 1962, relating to electric transmission lines to clarify the authority of the commerce commission to determine whether such lines serve the public use before authorization of franchise or eminent domain.

Read first time and referred to committee on public utilities.
Senate File 269, a bill for an act to amend section six hundred twenty-four point one (624.1), Code 1962, relating to the examination and cross-examination of witnesses.

Read first time and referred to committee on judiciary 1.
Senate File 273, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations.

Read first time and referred to committee on judiciary 2.
Senate File 330, a bill for an act to authorize the superintendent of public buildings and grounds and the executive council to accept federal monies as reimbursements for expenses incurred in the maintenance of public buildings.

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

Senate File 345, a bill for an act relating to intra-city routes of an urban transit system and to amend section four hundred four point ten (404.10), Code 1962.

Read first time and referred to committee on cities and towns.
Senate File 380, a bill for an act to set the dates general aid to schools is to be paid.

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

Senate File 389, a bill for an act to legalize and validate the proceedings for the attachment of certain land in Hamilton County, Iowa, to the South Hamilton Community School District, in the Counties of Hamilton and Boone, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first time and referred to committee on judiciary 2.

## SENATE AMENDMENTS CONSIDERED

Dietz of Scott called up for consideration House File 258, a bill for an act relating to the licensing of itinerant practitioners, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 258, section 1, line 6, by inserting after the word and period "repealed." the following:
"and the following enacted in lieu thereof:
'Any person holding an itinerant practitioner's license on the effective date of this Act is hereby granted continuation of the rights and privileges granted under such license for as long as his regular license is maintained.'"

Motion prevailed and the House concurred in the Senate amendment.

Dietz 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, 98:

| Andersen of | Edgington | Johnson | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Eveland | Kibbie | Emmet |
| Anderson of | Falvey | Kluever | Nielsen of |
| Ringgold | Fischer of | Knowles | Shelby |
| Balloun | Grundy | Kreager | Olson |
| Baringer | Fisher of | Lange | Ossian |
| Bock | Greene | Lutz | Palas |
| Breitbach | Frazier | Mahan | Parker |
| Briles | Gittins | Maule | Patton |
| Busch | Goode | McElroy | Paul |
| Camp | Graham | Mensing | Peterson of |
| Carnahan | Grassley | Messerly | Woodbury |
| Carstensen | Hagedorn | Meyer | Prine |
| Casey | Hagen | Miller of | Reppert |
| Chalupa | Hagie | Des Moines | Riley |
| Crane | Hakes | Miller of | Robinson |
| Cunningham | Halling | Jones | Sersland |
| Darrington | Hanson of | Miller of | Shaw |
| Den Herder | Lyon | Page | Siglin |
| Denman | Hanson of | Moffitt | Smith of |
| Dietz | Mitchell | Mueller | Dickinson |
| Duffy | Hirsch | Murphy | Smith of |
| Dunton | Hougen | Nelson | O'Brien |


| Sokol | Stokes | Van Nostrand | Wier |
| :--- | :--- | :--- | :--- |
| Stanley | Strothman | Vermeer | Winkelman |
| Steele | Swisher | Vetter | Worthington |
| Steffen | Tabor | Walter | Wright |
| Stevenson | Van Alstine | Wells | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Coffman | Knock |  | Mowry |
| Ely | Loss | Murray | Petersen of |
| Jarvis | Millen |  | Dallas |

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

Steele of Cherokee called up for consideration House File 59, a bill for an act relating to real estate brokers' licenses, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 59 by striking all after the enacting clause and substituting in lieu thereof the following:
"Section 1. Section one hundred seventeen point fifteen (117.15), Code 1962, is amended by adding at the end thereof the following:
'Every applicant for a license as a real estate broker shall have been a licensed real estate salesman for a period of at least twelve (12) months preceding the date of application; or he shall have had experience substantially equal to that which a licensed real estate salesman would ordinarily receive during a period of twelve (12) months, whether as a former broker or salesman, a manager of real estate, or otherwise. Notwithstanding the foregoing provisions, if the commission shall find that any applicant could not acquire employment as a licensed real estate salesman because of conditions existing in the area where he resides, then, the foregoing provisions shall be waived by the commission.
'The foregoing paragraph shall not apply to persons licensed to practice law in the State of Iowa.:"

Motion prevailed and the House concurred in the Senate amendment.

Steele of Cherokee 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:

| Andersen of | Busch |
| :--- | :--- |
| Woodbury | Camp |
| Anderson of | Carnahan |
| Ringgold | Carstensen |
| Baringer | Casey |
| Bock | Chalupa |
| Breitbach | Crane |
| Briles | Cunningham |

Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey

Fischer of Grundy Fisher of Greene
Frazier Gittins Goode Graham

| Grassley | Maule |
| :--- | :--- |
| Hagedorn | McElroy |
| Hagen | Mensing |
| Hagie | Messerly |
| Hakes | Meyer |
| Halling | Miller of |
| Hanson of | Des Moines |
| Lyon | Miller of |
| Hanson of | Jones |
| Mitchell | Miller of |
| Hirsch | Page |
| Hougen | Moffitt |
| Johnson | Mueller |
| Kibbie | Murphy |
| Kluever | Nelson |
| Knowles | Nielsen of |
| Kreager | Emmet |
| Lange | Nielsen of |
| Lutz | Shelby |
| Mahan |  |

Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol

## Stanley

Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker
Mahan
The nays were, 2:
Balloun Duffy
Absent or not voting, 11:

| Coffman | Loss | Murray | Scherle |
| :--- | :--- | :--- | :--- |
| Darrington | Millen | Petersen of | Robinson |
| Jarvis | Mowry | Dallas |  |

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

Briles of Adams called up for consideration House File 4, a bill for an act relating to hunting and fishing upon cultivated or inclosed lands and waters, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 4 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section seven hundred fourteen point twenty-five (714.25), Code 1962, is hereby amended by striking from line ten (10) of such section the word 'ten' and inserting in lieu thereof the words 'one hundred'."

Motion prevailed and the House concurred in the Senate amendment.

Briles of Adams 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:

| Andersen of | Bock | Carstensen | Darrington |
| :---: | :--- | :--- | :--- |
| Woodbury | Breitbach | Casey | Den Herder |
| Anderson of | Briles | Chalupa | Dietz |
| Ringgold | Busch | Crane | Dunton |
| Baringer | Carnahan | Cunningham | Edgington |


| Ely | Johnson | Nielsen of | Sokol |
| :---: | :---: | :---: | :---: |
| Eveland | Kibbie | Emmet | Stanley |
| Falvey | Kluever | Nielsen of | Steffen |
| Fisher of | Knowles | Shelby | Stevenson |
| Greene | Kreager | Olson | Stokes |
| Frazier | Lange | Ossian | Strothman |
| Gittins | Lutz | Palas | Swisher |
| Goode | Mahan | Parker | Tabor |
| Graham | Maule | Patton | Van Alstine |
| Grassley | Mensing | Paul | Van Nostrand |
| Hagedorn | Meyer | Peterson of | Vermeer |
| Hagen | Miller of | Woodbury | Vetter |
| Hagie | Des Moines | Prine | Walter |
| Hakes | Miller of | Scherle | Wells |
| Halling | Jones | Sersland | Wier |
| Hanson of | Miller of | Shaw | Winkelman |
| Lyon | Page | Siglin | Worthington |
| Hanson of | Moffitt | Smith of | Wright |
| Mitchell | Mueller | Dickinson | Mr. Speaker |
| Hirsch | Murphy | Smith of |  |
| Hougen | Nelson | O'Brien |  |
| The nays were, 3: |  |  |  |
| Denman | Messerly | Reppert |  |
| Absent or not voting, 16: |  |  |  |
| Balloun | Fischer of | McElroy | Petersen of |
| Camp | Grundy | Millen | Dallas |
| Coffman | Jarvis | Mowry | Riley |
| Duffy | Knock | Murray | Robinson |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 39, a bill for an act relating to enforcement of foreign judgments.

Also: I am directed to return to your honorable body, in accordance with your request, Senate File 150, a bill for an act relating to the elimination of the necessity of fire extinguishers for certain boats, for further consideration.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 276, a bill for an act relating to the office of the state comptroller.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 322, a bill for an act relating to insuring of property owned by recipients of old age assistance.

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 relating to the amendment of the articles or bylaws of cooperative associations.

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

Senate File 400 , a bill for an act to require mailing of the notices provided for in certain sections of chapter three hundred ninety-one (391), Code 1962, to all property owners whose property is subject to assessment.

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 relating to unauthorized signs and signals.

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

Senate File 412, a bill for an act to make appropriations to members and representatives of the committee on interstate cooperation.

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

House File 25, a bill for an act to permit the writing of multiple peril insurance policies by fire insurance companies.

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

House File 56, a bill for an act relating to the establishment of community mental health centers.

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

House File 257, a bill for an act making it a misdemeanor to obtain goods by false or fraudulent use of credit cards.

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

House File 317, a bill for an act relating to agricultural seeds.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 354, a bill for an act relating to corporations for profit.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 56

Amend House File 56, section 1, line 6, by striking the words and figures "forty thousand $(40,000)$ " and inserting in lieu thereof the following: "thirty-five thousand $(35,000)$ ".

## CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 160, a bill for an act to amend section two hundred seventy-five point sixteen (275.16), Code 1962, to establish a procedure concerning the results of the vote of a joint county board on
petitions for reorganization of school districts involving two (2) or more counties, with report of committee recommending passage, was taken up for consideration.

Peterson of Woodbury offered the following amendment filed by him and moved its adoption :

Amend House File 160 as follows:
By striking from section one (1), line twelve (12), the words "its decision shall be binding" and inserting in lieu thereof the words "make a decision".

Amendment adopted.
Graham of Ida asked and received unanimous consent to withdraw the amendment filed by him on March 25 and found on page 824 of the House Journal, and the amendment filed by him on March 29 and found on page 912 of the House Journal.

Graham of Ida moved that House File 160 be re-referred to the committee on schools, libraries and state educational institutions.

Motion prevailed.
House File 386, a bill for an act relating to the term of office of county supervisors and township trustees, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by him:

Amend House File 386 by striking section 4 and inserting in lieu thereof the following:
"Sec. 4. The term of any county supervisor taking office in January, 1963, who was elected for a three-year term to serve on a three-member board or any person elected to fill a vacancy in any such term, is hereby extended for one year. The term of any county supervisor taking office in January 1963, who was elected for a three-year term to serve on a fivemember board, shall in 1964 be refilled by election to a succeeding threeyear term and thereafter members on such boards shall be elected to fouryear terms."

Den Herder of Sioux asked and received unanimous consent that action on House File 386 be deferred and that the bill be retained on the calendar under unfinished business.

On motion by Mowry of Marshall, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## BIRTHDAY WISHES

Shaw of Floyd rose on a point of personal privilege and wished the Honorable James Briles a "Happy Birthday" from all the members of the House.

## CONSIDERATION OF BILLS <br> STEERING COMMITTEE CALENDAR

House File 208, a bill for an act to amend section four hundred twenty-two point forty-two (422.42), and section four hundred twen-ty-three point one (423.1), Code 1962, relating to sales and use taxes and expendable chemicals, solvents and reagents used in processing personal property, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him and moved its adoption:
Amend House File 208 as follows:

1. Amend section one (1), line six (6), by inserting after the first word "is" the word "directly".
2. Amend section two (2), line five (5), by inserting after the word "which" the words "are directly used and".

Amendment adopted.
Camp 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, 91 :

| Andersen of | Falvey | Lange | Palas |
| :--- | :--- | :--- | :--- |
| Woodbury | Fischer of | Loss | Patton |
| Anderson of | Grundy | Lutz | Paul |
| Ringgold | Fisher of | Mahan | Petersen of |
| Balloun | Greene | McElroy | Dallas |
| Bock | Frazier | Messerly | Peterson of |
| Breitbach | Gittins | Meyer | Woodbury |
| Busch | Goode | Millen | Prine |
| Camp | Graham | Miller of | Reppert |
| Carnahan | Grassley | Des Moines | Riley |
| Carstensen | Hagedorn | Miller of | Scherle |
| Casey | Hagie | Jones | Sersland |
| Chalupa | Hakes | Miller of | Shaw |
| Crane | Halling | Page | Siglin |
| Cunningham | Hanson of | Moffitt | Smith of |
| Darrington | LLyon | Mowry | Dickinson |
| DenHerder | Hanson of | Mueller | Sokol |
| Denman | Mitchell | Nielsen of | Stanley |
| Dietz | Hirsch | Emmet | Steele |
| Duffy | Hougen | Nielsen of | Steffen |
| Dunton | Johnson | Shelby | Stevenson |
| Edgington | Kibbie | Olson | Stokes |
| Eveland | Knowles | Ossian | Strothman |


| Swisher | Vermeer | Wells | Worthington |
| :---: | :---: | :---: | :---: |
| Tabor | Vetter | Wier | Wright |
| Van Alstine | Walter | Winkelman | Mr. Speaker |
| Van Nostrand . Wa. Mr. Spaker |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 17: |  |  |  |
| Baringer | Jarvis | Mensing | Parker |
| Briles | Kluever | Murphy | Robinson |
| Coffman | Knock | Murray | Smith of |
| Ely | Kreager | Nelson | O'Brien |
| Hagen | Maule |  |  |

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

House File 505, a bill for an act relating to property tax exemptions, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment filed by him and moved its adoption:

Amend House File 505 by adding thereto the following section:
Sec. 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in the Burlington Hawk-Eye, a newspaper published at Burlington, Iowa and The New London Journal, a newspaper published at New London, Iowa.

Amendment adopted.
Miller 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, 96:

| Andersen of | Duffy | Hirsch | Moffitt |
| :---: | :---: | :---: | :---: |
| Woodbury | Dunton | Hougen | Mowry |
| Anderson of | Edgington | Johnson | Mueller |
| Ringgold | Eveland | Kibbie | Murphy |
| Balloun | Falvey | Knowles | Nelson |
| Baringer | Fisher of | Kreager | Nielsen of |
| Bock | Greene | Lange | Emmet |
| Breitbach | Frazier | Loss | Nielsen of |
| Busch | Gittins | Lutz | Shelby |
| Camp | Goode | Mahan | Olson |
| Carnahan | Graham | McElroy | Ossian |
| Carstensen | Grassley | Mensing | Palas |
| Casey | Hagedorn | Messerly | Parker |
| Chalupa | Hagen | Meyer | Patton |
| Crane | Hagie | Millen | Paul |
| Cunningham | Hakes | Miller of | Petersen of |
| Darrington | Halling | Des Moines | Dallas |
| Den Herder | Hanson of | Miller of | Peterson of |
| Denman | Lyon | Jones | Woodbury |
| Dietz | Hanson of | Miller of | Prine <br> Beppert |


| Riley | Smith of |
| :--- | :--- |
| Sersland | O'Brien |
| Shaw | Sokol |
| Siglin | Stanley |
| Smith of | Steele |
| Dickinson | Steffen |
|  |  |
|  | Stevenson |

The nays were, none.
Absent or not voting, 12:

Briles
Coffman
Ely

Fischer of
Grundy Jarvis Kluever
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer

Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

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

House File 543, a bill for an act authorizing the state board of regents to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain, and manage buildings for use as student residence halls and dormitories, including dining and other incidental facilities therefor, and additions to such buildings, at the State University of Iowa, the Iowa State University of Science and Technology and the State College of Iowa, to acquire and improve property therefor, to establish and collect rates, fees or rentals for the use of such buildings and facilities and to borrow money and issue bonds or notes payable solely from the net revenues derived from the operation of residence halls, dormitories and facilities and to refund bonds, notes and other obligations payable from such revenues, and repealing sections two hundred sixty-two point thirty-five (262.35) to two hundred sixty-two point forty-two (262.42), inclusive, Code 1962, but preserving rights acquired and validating obligations incurred thereunder, was taken up for consideration

Baringer 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 :

| Andersen of | Carstensen | Eveland | Hakes |
| :--- | :--- | :--- | :--- |
| Woodbury | Casey | Falvey | Halling |
| Anderson of | Chalupa | Fisher of | Hanson of |
| Ringgold | Crane | Greene | Lyon |
| Balloun | Cunningham | Gittins | Hanson of |
| Baringer | Darrington | Goode | Mitchell |
| Bek | Den Herder | Graham | Hirsch |
| Breitbach | Denman | Grassley | Hougen |
| Busch | Dietz | Hagedorn | Johnson |
| Camp | Duffy | Hagen | Kibbie |
| Carnahan | Dunton | Hagie | Knowles |


| Kreager | Steffen |
| :--- | :--- |
| Lange | Mowry |
| Loss | Mueller |
| Lutz | Murphy |
| Mahan | Nielsen of |
| Mensing | Emmet |
| Messerly | Nielsen of |
| Meyer | Shelby |
| Millen | Olson |
| Miller of | Ossian |
| Des Moines | Palas |
| Miller of | Parker |
| Jones | Patton |
| Miller of | Paul |
| Page | Petersen of |
| Moffitt | Dallas |

The nays were, none.
Absent or not voting, 16:
Briles
Coffiman
Edgington
Ely

| Fischer of | Knock |
| :--- | :--- |
| Grundy | Maule |
| Frazier | McElroy |
| Jarvis | Murray |
| Kluever |  |

Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

| Woodbury | Stokes |
| :--- | :--- |
| Prine | Strothman |
| Reppert | Swisher |
| Riley | Tabor |
| Sersland | Van Alstine |
| Shaw | Vermeer |
| Siglin | Vetter |
| Smith of | Walter |
| Dickinson | Wells |
| Smith of | Wier |
| O'Brien | Winkelman |
| Sokol | Worthington |
| Stanley | Wright |
| Steele | Mr. Speaker |

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

## CONSIDERATION OF BILLS

House File 420, a bill for an act to permit an increase in the maximum levy for ordinary revenue allowed upon the assessed valuation of the taxable property in the county, was taken up for consideration.

Messerly 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 9 "
The ayes were, 92:

| Andersen of | Dietz | Hakes | McElroy |
| :--- | :--- | :--- | :--- |
| Woodbury | Duffy | Hanson of | Mensing |
| Anderson of | Dunton | Lyon | Messerly |
| Ringgold | Edgington | Hanson of | Meyer |
| Balloun | Eveland | Mitchell | Millen |
| Breitbach | Falvey | Hirsch | Miller of |
| Busch | Fischer of | Hougen | Des Moines |
| Camp | Grundy | Johnson | Miller of |
| Carnahan | Fisher of | Kibbie | Jones |
| Carstensen | Greene | Knowles | Miller of |
| Casey | Gittins | Kreager | Page |
| Chalupa | Goode | Lange | Moffitt |
| Crane | Graham | Loss | Mowry |
| Cunningham | Hagedorn | Lutz | Mueller |
| Darrington | Hagen | Mahan | Murphy |
| Den Herder | Hagie | Maule | Nelson |


| Nielsen of Emmet | Peterson of Woodbury | Smith of O'Brien | Tabor <br> Van Alstine |
| :---: | :---: | :---: | :---: |
| Nielsen of | Prine | Sokol | Van Nostrand |
| Shelby | Reppert | Stanley | Vermeer |
| Olson | Riley | Steele | Vetter |
| Ossian | Sersland | Steffen | Walter |
| Palas | Shaw | Stevenson | Wier |
| Parker | Siglin | Stokes | Winkelman |
| Patton | Smith of | Strothman | Worthington |
| Paul | Dickinson | Swisher | Wright |
| Petersen of Dallas |  |  | Mr. Speaker |
| The nays were, 2: |  |  |  |
| Baringer | Bock |  |  |
| Absent or not voting, 14: |  |  |  |
| Briles | Frazier | Kluever | Robinson |
| Coffman | Grassley | Knock | Scherle |
| Denman | Halling | Murray | Wells |
| Ely | Jarvis |  |  |

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

## SENATE AMENDMENT CONSIDERED

Carstensen of Clinton called up for consideration House File 17, a bill for an act relating to rules of administrative agencies, and the following Senate amendment:

Amend House File 17 as follows:

1. Strike all of lines 1 through 3 after the enacting clause and insert in lieu thereof the following:
"Chapter seventeen A (17A), Code 1962, is hereby amended by striking all of sections seventeen A point one (17A.1) through seventeen A point ten (17A.10), inclusive, and sections one (1) through twelve (12) of this Act are enacted in lieu thereof:".
2. Strike all of sections 2,3 and 4 and insert in lieu thereof the following:
"Sec. 2. There is hereby created a bipartisan legislative committee of six (6) members which shall be designated the departmental rules review committee. The committee shall be composed of three (3) members of the senate to be appointed by the president of the senate and three (3) members of the house to be appointed by the speaker of the house. Members shall be appointed prior to the adjournment of each regular biennial session and shall serve for two-year terms beginning May 1 after the convening of the general assembly in regular session; provided, however, that members shall serve until their successors are appointed. Vacancies on the committee shall be filled by the original appointing authority. A vacancy shall exist whenever a committee member ceases to be a member of the general assembly.
"Sec. 3. The committee shall choose a chairman from its members and prescribe its rules of procedure. Regular meetings of the committee shall be held at the seat of government on the second Tuesday in July and on the second Tuesday of each second month thereafter during the interim between regular sessions to review all proposed departmental rules and make recommendations to the department proposing each such rule. The chairman may call special meetings at any time and at any place in the state
and cause notice thereof to be published in two (2) newspapers of general circulation in the area affected by the rule. All said meetings, regular or special, shall be open to the public and any interested person may be heard and present evidence. If any agency shall conduct public hearings in regard to any rules such agency shall notify the members of the departmental rules review committee ten (10) days prior to such meeting.
"Sec. 4. Members of the committee shall receive a per diem of thirty (30) dollars per day for each day in attendance and shall be reimbursed for the actual necessary expenses incurred by them in the discharge of their duties. All such expenses and the expense of publication shall be provided for by the budget and financial control committee from the contingent fund provided for the budget and financial control committee.
"Sec. 5. Any agency empowered by statute to make rules shall submit a copy of each proposed rule, or amendment thereto, citing their authority and the statute the rule is intended to implement and in the style and form prescribed by the code editor, to the attorney general who shall within thirty (30) days after receiving such copy give to the agency in writing his opinion on the form and legality of the proposed rule. Unless within the aforesaid thirty-day period the attorney general renders his opinion upholding the form and legality of the proposed rule, the proposed rule shall have no further force or effect.
"Sec. 6. Every agency shall, after receiving a favorable opinion from the attorney general on a proposed rule, submit six (6) copies of the proposed rule, together with a copy of the attorney general's opinion, to the chairman of the departmental rules review committee. If the committee finds objection to such rule, it shall report such finding to the department proposing such rule together with its suggestion of how the objectionable part may be removed. The agency shall receive a report from said committee prior to filing the proposed rule with the secretary of state.
"Sec. 7. Four (4) copies of all rules proposed, each with a copy of the attorney general's opinion attached thereto, shall be filed with the secretary of state. Temporary rules shall become effective upon such filing. Other rules, unless otherwise provided for, shall not become effective until thirty (30) days after such filing, but a later effective date may be specified in the rule. The secretary of state shall endorse upon the copies of rules so filed the date of filing and the date of the attorney general's opinion and index one (1) copy in the files of his office, transmit one (1) copy to the code editor, and transmit two (2) copies to the chairman of the departmental rules review committee.
"Sec. 8. All rules hereafter filed as provided in section seven (7) of this Act, with the committee's report attached thereto, shall be referred by the chairman of the departmental rules review committee to the speaker of the house and the president of the senate of the next regular session of the general assembly who shall refer rules to the appropriate committees of the general assembly.
"If the committee, to which a departmental rule has been referred, finds objection to such rule, it may report such finding to the general assembly together with its suggestion for the general assembly to proceed by law to overcome the objection. Any committee of the general assembly may at any time consider any departmental rule previously filed and, if it finds such rule objectionable proceed as above.
"Nothing contained herein shall adversely affect the substantive rights of any person arising out of any rule adopted by any agency, including the right to review by the courts. Reporting or referral of rules to the general assembly or inaction by the general assembly on rules reported or referred
shall not be construed as approval or enactment of the rules by the general assembly."
3. Strike all of section 15 after the word "striking" in line 2 and insert in lieu thereof the following: "from lines three (3), four (4) and five (5) the words 'take effect, unless otherwise designated in the order, after publication' and insert in lieu thereof the words 'be published'."
4. Insert the following new section after section 26:
"In all cases where departmental rules have been filed by the administrative agencies pursuant to the provisions of section seventeen $A$ point two (17A.2) of the Code the effect given such rules by such filing shall not have the force and effect of legislative enactment, anything in section seventeen $\mathbf{A}$ point two (17A.2) of the Code to the contrary notwithstanding, and they shall be subject to action thereon by any subsequent general assembly."
5. Further amend House File 17 by renumbering the remaining section.

Carstensen of Clinton moved that the House concur in division 1 of the amendment.

Motion prevailed and the House concurred in division 1 of the amendment.

Carstensen of Clinton moved that the House concur in division 2 of the amendment.

Motion lost and the House refused to concur in division 2 of the amendment.

Carstensen of Clinton moved that the House concur in division 3 of the amendment.

Motion lost and the House refused to concur in division 3 of the amendment.

Carstensen of Clinton moved that the House concur in division 4 of the amendment.

Motion prevailed and the House concurred in division 4 of the amendment.

Carstensen of Clinton moved that the House concur in division 5 of the amendment.

Motion lost and the House refused to concur in division 5 of the amendment.

The House concurs in divisions 1 and 4 of the Senate amendment and refuses to concur in divisions 2,3 and 5 of the Senate amendment.

SENATE FILE 252 SUBSTITUTED FOR HOUSE FILE 403
Falvey of Monroe asked and received unanimous consent to substitute Senate File 252 for House File 403.

Senate File 252, a bill for an act authorizing the Iowa development commission to form a nonprofit corporation and to accept grants from the federal government and gifts from other sources, was taken up for consideration.

Falvey of Monroe offered the following amendment filed by her and moved its adoption:
Amend Senate File 252 by adding thereto the following new section:
This Act, being deemed of immediate importance, shall be in full force and effect from and after its publication in Oelwein Daily Register, a newspaper published at Oelwein, Iowa, and the Lohrville Enterprise and Farnhamville Index, a newspaper published at Lohrville, Iowa.

Amendment adopted.
Falvey 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, 95:

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins <br> Balloun |
| Goode |  |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Hanson of |
| Carstensen | Lyyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Knowles |
| Dietz | Kreager |
| Duffy | Lange |
| Dunton | Loss |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falvey | McElroy |
| Fisher of | Mensing |
| Greene | Meyer |

The nays were, 3:
Halling Messerly
Absent or not voting, 10:

| Anderson of | Fischer of |
| :---: | :---: |
| Ringgold | Grundy |
| Coffman | Jarvis |


| Millen | Riley |
| :--- | :--- |
| Miller of | Robinson |
| Des Moines | Scherle |
| Miller of | Sersland |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | Dickinson |
| Mowry | Smith of |
| Mueller | O'Brien |
| Murphy | Sokol |
| Nielsen of | Stanley |
| Emmet | Steele |
| Nielsen of | Steffen |
| Shelby | Stevenson |
| Olson | Stokes |
| Ossian | Strothman |
| Palas | Swisher |
| Parker | Van Alstine |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wells |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Wright |
| Reppert | Mr. Speaker |
|  |  |

Van Nostrand
Kluever
Knock
Murray

Nelson
Tabor
Worthington

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

## HOUSE FILE 403 WITHDRAWN

Falvey of Monroe asked and received unanimous consent to withdraw House File 403 from further consideration by the House.

## CONSIDERATION OF BILLS

House File 96, a bill for an act relating to exemption from taxation of property of education institutions, with report of committee recommending amendment and passage, was taken up for consideration.

Steele of Cherokee offered the following amendment by the committee on tax revision:
Amend House File 96 as follows:
Amend section one (1), line five (5) by striking the words 'in any county", and by adding at the end thereof the following: ", except that said limitation of two hundred forty acres shall not apply to educational institutions owned by the state,".

Amend House File 96 by adding at the end of section one (1) the following:
Sec. 2. Any real property acquired on or after January 1, 1964, not exempted by section one (1) shall be valued and assessed and taxed as all other taxable real property.

Sec. 3. Any real property owned or held by any educational institution on January 1, 1964, not exempted by section one (1) shall be valued and assessed as other real property, and the following percentage of taxes shall be levied thereon in the following manner by the taxing district in which each parcel is located:
a. For taxes payable in 1965, twenty percent of the taxes otherwise levied.
b. For taxes payable in 1966, forty percent of the taxes otherwise levied.
c. For taxes payable in 1967, sixty percent of the taxes otherwise levied.
d. For taxes payable in 1968, eighty percent of the taxes otherwise levied.
e. For taxes payable in 1969, and thereafter, one hundred percent as all other taxable real property in the taxing district in which the parcels are located.
Sec. 4. Section four hundred twenty-seven point one (427.1), subsection nine (9), Code 1962 , is hereby amended by inserting after the words "pecuniary profit" in line seven (7) the following: ", or for full or partial payment for services rendered, except one residence used as a parsonage".

House File 96 and the committee amendment pending at adjournment.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 Fíles 29, 83, 168, 190, 236, 548 and 549.

Fred E. Wier,
Chairman House Committee.
Kbnneth Benda,
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 29, 83, 168, 190, 236, 548 and 549.

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 1, 1963, he approved the following bill: Senate File 94.

## REPORTS OF COMMITTEES

Den Herder of Sioux, from the committee on agriculture 1, submitted the following report:

Mr. Speaker: Your committee on agriculture 1 to whom was referred House File 274, a bill for an act to amend chapter one hundred ninety-seven (197), Code 1962, relating to the egg and poultry industry, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer Den Herder, Chairman.

## Also:

Mr. Speaker: Your committee on agriculture 1 to whom was referred House File 481, a bill for an act relating to warehouses for agricultural products, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House :with the recommendation that the same do pass.

Elumer Din Herder, Chairman.
Lange of Sac, from the committee on highway safety, submitted the following report:

Mr. Speaker: Your committee on highway safety to whom was referred Senate File 307, a bill for an act relating to registration fees for antique motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer F. Lange, Chairman.
Kreager of Jasper, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation to whom was referred

Senate File 19, a bill for an act to provide for establishment of water recreational areas and facilities normally associated 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:

Amend Senate File 19 by striking section 16 and substituting in lieu thereof the following:

Sec. 16. Eminent domain. Whenever a permit has been issued as provided in Section 12 of this Act and the state conservation commission finds that any municipality or corporation cannot acquire the necessary land or other property or interests in property, the state conservation commission may exercise the power of eminent domain to acquire such property or interests in property which the state conservation commission finds necessary for such recreational area. All costs of such eminent domain proceedings, including the award and compensation for such property and interests in property, shall be paid by such municipality or corporation. Upon the acquiring of such property or interests in property the state shall grant the full use of such land, property and interests in property to such municipality or corporation as a recreational area, but the use of such land, property and interests in property shall revert to the State of Iowa upon abandonment of such area for recreational use or purposes. The provisions of chapter four hundred seventy-two (472) of the Code shall apply in exercising such power of eminent domain as herein granted.

Max W. Kreager, Chairman.

## Also:

Mr. Speaker: Your committee on conservation to whom was referred Senate File 238, a bill for an act to amend section one hundred eleven point twenty-seven (111.27), Code 1962, relating to management of state-owned areas by municipalities, begs leaves to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Max W. Kreager, Chairman.

## AMENDMENTS FILED

Amend Senate File 11 as follows:

1. Amend section ten (10), line forty (40), by inserting after the word "year." the following:
"For public utilities exempted from rate regulation under this Act, the assessments under this paragraph shall be computed at one-half ( $1 / 2$ ) the rate used in computing the assessment for other utilities."

Stanley of Muscatine.

Amend Senate File 11 as follows:

1. Amend section 1 as follows:
a. By inserting after the words "business association," in line five (5) the word "co-operative,".
b. By striking lines thirteen (13) through nineteen (19) and substituting in lieu thereof the following: "Municipallyowned utilities and municipally-owned waterworks shall not be subject to the rate regulation provided for in this Act."
2. By adding thereto the following new sections:
a. Section four hundred thirty-seven point one (437.1), Code 1962, is hereby amended by striking from lines five (5) through
seven (7) the following: "(except co-operative corporations or associations which are not organized or operated for profit)".
b. Section four hundred thirty-seven point fourteen (437.14), Code 1962, is hereby repealed.
c. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by striking from line five (5) the following: "and except as provided in section 437.14,".
d. Section four hundred twenty point two hundred seven (420.207), Code 1962, is hereby amended by striking from line five (5) the following: "437.14,".
e. Section four hundred twenty-eight point twenty-eight (428.28), Code 1962, is hereby amended by striking from line three (3) the words "operating for profit," and inserting in lieu thereof the words ", except municipal corporations, and subdivisions thereof, operating".

Reppert of Polk.
Amend Senate File 11 as follows:

1. Amend section one (1), subsection three (3) by adding after the word "works" in line nineteen (19), the following:
", except that telephone companies having telephone exchange facilities which cross state lines may elect, in writing, filed with the commission, to have their rates regulated by the commission. When such election, in writing, has been filed with the commission, the commission shall assume rate regulation jurisdiction over said companies."

NELSON of Winnebago.
Amend Senate File 11 as follows:

1. Amend section 23 by striking the comma at the end of line 18 and all of lines 19 through 22 and by substituting therefor: "shall be purchased at the end of six (6) years from the date".
2. Amend section 23 by striking therefrom commencing at line 27, the sentence now reading: "If the purchase price cannot be agreed upon between the parties the commission, upon written application, by either party, and after due notice and hearing shall determine such purchase price." and substituting therefor the following: "The franchised or municipally owned utility shall pay to the utility serving in the annexed area the fair and reasonable value of its properties within such annexed area by exchange of other electric utility property outside such city or town on a fair and reasonable basis giving due consideration to revenue from and value of the respective properties. In the event the public utilities involved are unable to agree as to the terms of such exchange, either utility may file an application with the commission requesting that the commission determine such fair and reasonable terms for such exchange. After notice and hearing the commission shall determine fair and reasonable terms for such exchange, or in the event no appropriate properties can be exchanged the commission shall fix and determine the fair and reasonable value of the property within the annexed area, and such transfer shall be made as directed by the commission.?
3. Amend section 23 by striking therefrom commencing at
line 30 the sentence now reading: "Pending the determination of such purchase price by the commission, the facilities shall remain in place and service to the public shall be maintained by the owner thereof." and substituting therefor the following: "Until such determination by the commission, the facilities shall remain in place and service to the public shall be maintained by the owner. However, the utility not having a municipal franchise and serving such annexed area shall not extend service to any additional points of delivery within such annexed area if the commission, after notice and hearing, with due consideration of any unnecessary duplication of facilities, shall determine that such extension is not in the public interest."
4. Amend section 23 by striking therefrom commencing at line 33 , the sentence reading: "Any party aggrieved by the decision of the commission may appeal therefrom, within thirty (30) days, to the district court wherein said city or town is located. Such appeal shall be triable by a jury, if so requested, the same as an appeal in eminent domain proceedings as provided in chapter four hundred seventy-two (472), Code, 1962." and substituting therefor the following: "Provided, however, that production, generation, high-voltage transmission facilities and high-voltage transformers owned by a utility in territory annexed to a city or town shall be exempt from the operation of this section, and provided further that if a public utility not having a municipal franchise at the time of the extension of the corporate boundaries subsequently acquires a municipal franchise as contemplated by chapter 397 , Code 1962 , within six (6) years of the extension of the corporate boundaries such utility shall be exempt from the operation of this section."
5. Amend after section 23 by inserting the following new section 24 and by renumbering the existing section:
"Sec. 24. No public utility shall construct or extend facilities or furnish or offer to furnish electric service to the point of delivery to any consumer already receiving electric service from another public utility. No public utility shall construct or extend facilities or furnish electric service to a prospective customer not presently being served unless its existing service facilities are nearer the proposed point of delivery than the service faciltities of any other utility. Notwithstanding the foregoing provisions of this section, any public utility may extend electric service and transmission lines to its own utility property and facilities or to another public utility for resale, or in case the public utility closest to or presently serving the delivery point consents thereto in writing or the commission after notice and hearing, and due consideration of the preference of the consumer, finds that service from a utility other than the closest utility is in the public interest."
in lieu thereof the following: "furnishing communications services to the public".

## Fisher of Greene.

Amend Senate File 11 by adding the following new section following section twenty-five (25):

Sec. 26. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Daily Gate City, a newspaper published at Keokuk, Iowa and in The Atlantic News-Telegraph, a newspaper published at Atlantic, Iowa.

Frazier of Lee.
Amend Senate File 11 as follows:
By striking from section one (1), lines thirteen (13), fourteen (14), fifteen (15), sixteen (16), and seventeen (17).

FISCHER of Grundy.
Amend Senate File 11 as follows:
By striking from section twenty-three (23), lines eleven (11) through thirty-nine (39), inclusive.

Fischer of Grundy.
Amend Senate File 11 as follows:
In section twenty-three (23), insert the following after the word "repealed" in line thirty-nine (39):
"; provided, however, that nothing in this Act shall be construed to repeal or impair any provision of chapter three hundred ninety-seven (397) of the Code, except as expressly provided in this section with respect to section three hundred ninety-seven point twenty-eight (397.28) of the Code".

Stantey of Muscatine.
Amend Senate File 11 as follows:

1. Amend section one (1) by striking from lines one (1) and two (2) the words "have the power to".
2. Amend section two (2) by inserting the following new sentence at the beginning of said section: "The commission shall have broad general powers to effect the purpose of this Act notwithstanding the fact that certain specific powers are hereinafter set forth."
3. Amend section four (4), lines four (4) and five (5), by striking the words "immediately prior to the effective date of this Act," and inserting in lieu thereof the words ", on April 1, 1963,".
4. Amend section eight (8), line five (5), by striking the words "or any telephone message conveyed" and inserting the words ", or communications services,".
5. Further amend section eight (8) by adding the following paragraph:
"The commission, in determining the value of materials or services to be included in valuations or costs of operations for rate-making purposes, may disallow any unreasonable profit made in the sale of materials to or services supplied for any public utility by any firm or corporation owned or controlled directly or indirectly by such utility or any affiliate, subsidiary, parent company, associate or any corporation whose controlling
stockholders are also controlling stockholders of such utility. The burden of proof shall be on the public utility to prove that no unreasonable profit is made."
6. Amend section seventeen (17) by striking subsection four (4) and inserting in lieu thereof the following:
"4. Unsupported by substantial evidence in view of the entire record as submitted."
7. Further amend Senate File 11 by adding a new section as follows:
"Sec. 26. No utility shall, except in cases of emergency, discontinue, reduce, or impair service to a community, or a part of a community, except for nonpayment of account or violation of rules and regulations, unless and until there shall have been first obtained from the commission permission to do so.

SwISHER of Johnson.
Amend the amendment filed by Fisher of Greene, Swisher and Carstensen on March 28 to Senate File 11 as follows:

1. By striking from line twenty-nine (29) the word "had"
and insert in lieu thereof the word "held".
2. By striking in line fifty-three (53) the words "municipally or cooperatively owned" and insert in lieu thereof the word "any".
3. By striking in line fifty-five (55) the words
"municipally or cooperatively owned".
Fisher of Greene. Frazier of Lee.

Amend Senate File 150 by adding thereto the following new section:

Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in The Clear Lake Mirror-Reporter, a newspaper published at Clear Lake, Iowa, and in The Spirit Lake Beacon, a newspaper published at Spirit Lake, Iowa.

Smith of Dickinson.
Amend Senate File 230 as follow:
Senate File 230 is hereby amended by adding as section three (3) the following:
"Sec. 3. This Act shall not authorize the levy of special assessments against benefited property in any amount greater than provided for in section three hundred ninety-one point forty-eight (391.48), Code 1962."

Also amend by renumbering section three (3) as section four (4).

Goode of Davis.
Amend the title to Senate File 386 by inserting in line two (2) after the word "to" the word "fabricating".

Darrington of Harrison.
Amend House File 96 as follows:

1. Amend the amendment filed by the committee on tax revision on February 28 to House File 96 by striking all that part which amends section 1.
2. Amend House File 96 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-seven point one (427.1), Code 1962, is hereby amended by striking from line three (3) of subsection eleven (11) of such section the words "as a part of its endowment fund," and inserting in lieu thereof the words "when devoted to educational use and not held for pecuniary profit, or when held for proposed campus expansion." Repprart of Polk, Denman of Polk.

Amend the first paragraph of the committee amendment to House File 96 filed February 28 by striking all after the comma in line three (3), also all of lines four (4) and five (5).

Hougen of Black Hawk.
Amend House File 339 as follows:

1. Amend Section 1 by inserting in line 4 after the word "district" the words "Such benefited fire district shall include only entire townships and the boundaries of such district shall follow township lines."
2. Amend Section 15 by striking from lines 1 and 2 the words "When the boundary lines of a multicounty fire district shall include an entire township, the township" and inserting in lieu thereof the word "Township".
3. Further amend Section 15 by inserting in line 2 after the word "trustees" the words "of townships included in the benefited fire district".
4. Amend by striking all of Section 16.
5. Amend Section 18 by striking from line 3 the words "or portion thereof".
6. Further amend Section 18 by striking from line 4 the words "or portion thereof".
7. Further amend Section 18 by striking from line 6 the words "or portions thereof".
8. Amend Section 23 by inserting in line 2 after the word "contract" the words "with any other benefited fire district, or".
9. Further amend by renumbering the sections in conformity with this amendment.

## Ely of Linn.

Amend the Den Herder amendment to House File 386 filed April 1, 1963, by striking all after line 2 and insert the following:
"Sec. 4. The term of any county supervisor taking office in January, 1963, shall in 1964 be refilled by election to a succeeding three-year term and thereafter members shall be elected to four-year terms."

Den Herder of Sioux.
Amend House File 550 as follows:

1. Amend by striking all of section 10 and inserting in licu thereof the following:
"Sec. 10. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by inserting in line sight (8) after the word "users;" the words "a like rate of tax on the gross receipts derived from all services performed or rendered to or for transients in connection with the operation of a hotel,

9 motel, rooming house, tourist camp, or trailer camp;".
10 2. By striking all of section 12.
11 3. Further amend by renumbering the sections in conformity 12 with this amendment.

Van Nostrand of Pottawattamie.
1 Amend House File 550 by adding the following new section at the end thereof as follows:

The provisions of paragraphs one (1), two (2), and three (3) of Section 10 shall not apply to tangible personal property used in the performance of building and construction contracts entered into prior to the effective date of this Act. Vermeer of Marion.

On motion by Mowry of Marshall, the House adjourned until $9: 30$ a.m., Tuesday, April 2, 1963.

## JOURNAL OF THE HOUSE

hall of the house of Representatives, Des Moines, Iowa, Tuesday, April 2, 1963.
JOURNAL OF THE HOUSE
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Richard M. Pieper, Executive Secretary of the Episcopal Diocese of Iowa, Des Moines, Iowa.

The Journal of April 1 was approved.

## PRESENTATION OF VISITORS

Balloun of Tama presented to the House thirty-five students from Garwin Community School accompanied by Superintendent Raymond.

Balloun of Tama presented to the House five students selected to represent their schools in a legislative workshop accompanied by Norman Ewoldt of the Junior Chamber of Commerce.

Baringer of Fayette presented to the House sixty-eight students from the West Central Community School of Maynard, Iowa, accompanied by their teachers, W. P. Truesdell and John Havighurst.

Mahan and Swisher of Johnson presented to the House one hundred twenty students of the junior and senior classes of University High School in Iowa City.

Meyer of Madison presented to the House one hundred seven seventh grade students of the Winterset Community School, Winterset.

## PETITIONS

The following petitions were presented and placed on file:
By Carstensen of Clinton, from thirty-four residents of Clinton County opposing legislation to revise the statutes relating to adoption.

By Coffman of Iowa, from one hundred fourteen residents of Iowa County favoring liquor by the drink.

By Dietz of Scott, from one hundred forty-five residents of Scott

County opposing any changes in the present income tax laws, but favoring a three percent sales tax.

By Dietz of Scott, six letters opposing legislation relating to licensing and qualifications of physical therapists.

By Dietz of Scott, favoring an Iowa act against discrimination.
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Carnahan of Wapello, from forty-four residents of Wapello County.
Goode of Davis, from fourteen residents of Davis County.
Kreager of Jasper, from seven residents of Jasper County.
Reppert of Polk, from sixteen residents of Polk County.
Robinson of Guthrie, from thirty-two members of the First and Fairview Congregational Churches of Stuart, sixteen members of the Fairview Church of the Brethren of Udell, and thirty members of the Plymouth Congregational Church of Ottumwa.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 274, 481 and Senate Files 19 and 307, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 373 and 536.

## INTRODUCTION OF BILLS

House File 571, by committee on conservation, a bill for an act to increase the compensation of members of the state conservation commission.

Read first time and placed on the calendar.
House File 572, by committee on agriculture 1, a bill for an act exempting licensed pharmacists from the requirement of a permit to deal in anti-hog cholera serum and viruses.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 39, a bill for an act relating to enforcement of foreign judgments.

Read first time and referred to committee on judiciary 1.
Senate File 276 , a bill for an act to amend section eight point sixteen (8.16), Code 1962, relating to the office of the state comptroller.

Read first time and referred to committee on judiciary 2.
Senate File 322, a bill for an act relating to insuring of property owned by recipient of old age assistance.

Read first time and referred to committee on insurance.
Senate File 349 , a bill for an act relating to the amendment of the articles or bylaws of cooperative associations.

Read first time and referred to committee on agriculture 1.
Senate File 400, a bill for an act to amend section three hundred ninety-one point twenty-four (391.24), section three hundred ninetyone point fifty-three (391.53), three hundred ninety-one a point thirteen (391A.13) and three hundred ninety-one a point twentyfive (391A.25), Code 1962, to require mailing of the notices provided for in said Code sections to all property owners whose property is subject to assessment.

Read first time and referred to committee on cities and towns.
Senate File 403, a bill for an act to amend section three hundred twenty-one point two hundred fifty-nine (321.259), Code 1962, relating to unauthorized signs and signals.

Read first time and referred to committee on roads and highways.
Senate File 412, a bill for an act to make appropriations to members and representatives of the committee on interstate cooperation, namely: W. L. Mooty, Jack Schroeder, Harold O. Fischer, D. C. Nolan, Robert R. Rigler, David O. Shaff, Ray C. Cunningham, Elmer H. Den Herder, Raymond Eveland, Robert W. Naden, Charles F. Eppers, Maurice B. Crabbe, C. Edwin Gilmour, Mrs. John Gray and Paul W. Knowles.

Read first time and referred to committee on appropriations.

## REPORT OF STEERING COMMITTEE

Mr. SPEAKER: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:
S. F. 165 To amend, revise and codify the law relating to probate. By committee on judiciary 2.
H. F. 491 Relating to unemployment compensation benefits. By Mowry, Mensing, et al.
H. F. 154 Relating to the investment and deposit of county, city, town and school funds. By Mowry and Eveland.
S. F. 7 To establish requirements for installation of bulk tanks on
farms for milk produced for manufacturing purposes.
By Elvers.
H. F. 146 Relating to retirement systems for policemen and firemen. By Camp, Riley, et al.
H. F. 62 To regulate industrial loan companies. By Riley and Dietz.
H. F. 161 Relating to the equipment of rail track motor cars used or furnished by common carriers by railroad for transporting employees. By Ely, Darrington, et al.
H. F. 468 Relating to size, weight, and load vehicle permits. By Nelson and Scherle.
H. F. 115 Relating to bait advertising in the field of corrective eyeglasses, their components and related services. By Nelson, Swisher, et al.
H. F. 444 Relating to fees for class "C" permits. By Dietz. (Eligible April 4)

Maurice E. Baringer, Chairman, Steering Committee

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:
S. F. 57 Relating to the compensation of members of election boards and counting judges and clerks. By O'Malley.
S. F. 87 Relating to infectious and contagious diseases among animals. By Getting, Shoeman, et al.
H.J.R. 15 Ratifying a proposed amendment to the Constitution of the United States of America relating to qualifications of electors. By Eveland. (S.J.R. 16 passed Senate)
H. F. 472 To revert to the general fund the unexpended balances of the appropriations made by the Fifty-eighth General Assembly to the state board of regents. By Edgington and Vermeer. (S. F. 270 passed Senate)
H. F. 473 Relating to the reversion of appropriations for capital improvements to the general fund of the state. By Edgington, Vermeer, et al.
H. F. 145. Relating to exemptions from the imposition of the retail sales tax. By Mensing. (S. F. 127 passed Senate)
S. F. 386 Relating to shop and special inspections. By committee on cities and towns.
H. F. 267 Relating to valuation and nonforfeiture benefits of life insurance policies. By committee on insurance.
H. F. 210 To permit the destruction tax lists more than ten years old. By Van Nostrand.
H. F. 245 Relating to care, treatment and habilitation of mentally retarded persons. By Ely, Cunningham, et al. (S. F. 181 passed Senate)
H. F. 325 Relating to salaries of state conservation officers. By committee on fish and game.
H. F. 335 Relating to interest in contracts with cities and towns on the part of councilmen. By Kreager.
S. F. 246 Requiring the submission of the social security number and/or tax number by those persons or corporations registered or licensed by the state. By committee on governmental affairs. (H. F. 328 on House calendar)
S. F. 50 Relating to tax sale of public property. By O'Malley.
H. F. 508 Relating to purchase of gas by a city or town. By Hanson of Mitchell.
H. F. 287 To permit the legislative research bureau to obtain copies of the Code and annotations. By Ely and Hirsch.
S. F. 277. Relating to the indexing of bills. By committee on printing.
S. F. 219 Relating to deposits by bidders for public printing contracts. By committee on printing.
H. F. 487 Relating to notation and release of liens on motor vehicles. By Miller of Page.
S. F. 143 To authorize city and town councils to finance the acquisition of sites, books and equipment from the proceeds of a bond issue. By O'Malley and Schroeder.
H. F. 424 To authorize and empower the state conservation commission to cooperate with the United States government and to accept federal funds for planning, acquisition and development of outdoor recreational areas. By committee on fish and game. (S. F. 414 on Senate calendar)
H. F. 562 To authorize and empower county conservation boards to cooperate with the government of the U. S. and to accept federal funds for planning, acquisition and development of outdoor recreational areas. By committee on conservation.
S. F. 182 Granting authority to the industrial commissioner to compromise and settle workman's compensation cases. By Schroeder.
H. F. 544 Relating to hunting and fishing licenses for nonresidents of Iowa. By committee on fish and game.
H. F. 171 Relating to maximum rates which may be charged where bonds are sold by cities to construct utility plants. By Ely.
H. F. 490 Relating to docks. By Carstensen and Camp.
H. F. 417 To establish a joint county-municipal civil defense administration. By Riley and Briles.
H. F. 495 Relating to retention of right to vote for president and vice-president by persons who leave Iowa. By Maule.
S. F. 86 Relating to scabies control in sheep and eradication with penalty provision. By Getting, Shoeman, et al.
H. F. 251 Relating to the power of academic corporations to confer degrees. By Stokes.

## MESSAGES FROM 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 260, a bill for an act relating to the Rules of Civil Procedure.
Also: That the Senate has concurred in the House amendment to and passed Senate File 265, a bill for an act relating to the election of alternate members of credit committees of credit unions.

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

Senate File 280, a bill for an act relating to publication of financial matters by school districts.

Also: That the Senate has concurred in the House amendment to and passed Senate File 391, a bill for an act to provide for the issuance of registration certificates and license plates to urban transit companies.

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

Senate File 407, a bill for an act relating to special plates for motor vehicles to manufacturers, transporters and dealers.

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

House File 197, a bill for an act relating to the penalty charges imposed on counties delinquent in the payment of their billings for mental care.

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

House File 232, a bill for an act relating to district convention delegates in the election of state board of public instruction members.

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

House File 275, a bill for an act relating to brucellosis control in swine. Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 232

Amend the title to House File 232, line 1, by inserting after the word "to" the following: "district convention delegates in the".

## SENATE AMENDMENT TO HOUSE FILE 275

Amend House File 275 as follows:

1. Section 1, line 1, by striking the numeral "2" and inserting in lieu thereof the word "two".
2. Section 2, line 1, by striking the numeral " 3 " and inserting in lieu thereof the word "three".
3. Section 3, line 1 , by striking the numeral "4" and inserting in lieu thereof the word "four".
4. Section 4, line 1, by striking the numeral " 7 " and inserting in lieu thereof the word seven". Further amend section 4, line 3, by striking the word "any" and inserting in lieu thereof the word "Any".

## CONSIDERATION OF BILLS

Mensing of Cedar asked and received unanimous consent to take up for immediate consideration Senate File 230, a bill for an act to legalize the proceedings of the town council of the Town of Mechanicsville, Iowa, in the passing of a resolution of necessity, as amended, and in connection with the making of a contract for street improvements with the Iowa Road Building Company in connection therewith, and to legalize said contract, and authorize its performance by said town council, and the financing thereof.

Goode of Davis offered the following amendment filed by him:
Amend Senate File 230 as follows:
Senate File 230 is hereby amended by adding as section three (3) the following:
"Sec. 3. This Act shall not authorize the levy of special assessments against benefited property in any amount greater than provided for in section three hundred ninety-one point forty-eight (391.48), Code 1962."

Also amend by renumbering section three (3) as section four (4).
Carstensen of Clinton rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Goode of Davis moved the adoption of his amendment.
Roll call was requested by Carstensen of Clinton and Stanley of Muscatine.

On the question "Shall the Goode amendment be adopted?"
The ayes were, 20 :

| Briles | Hougen | Palas | Scherle |
| :--- | :--- | :--- | :--- |
| Coffman | Meyer | Parker | Sersland |
| Den Herder | Millen | Peterson of | Shaw |
| Edgington | Moffitt | Woodbury | Vermeer |
| Fischer of | Nielsen of | Prine | Wells |
| Grundy | Shelby |  |  |

The nays were, 78:

| Andersen of | Casey |
| :--- | :--- |
| Woodbury | Chalupa |
| Anderson of | Crane |
| Ringgold | Cunningham |
| Balloun | Denman |
| Baringer | Dietz |
| Boek | Dunton |
| Breitbach | Ely |
| Busch | Eveland |
| Camp | Falvey |
| Carnahan | Fisher of |
| Carstensen | Greene |

Frazier
Gittins
Graham
Grassley
Hagen
Hagie
Hakes
Hanson of
Lyon
Hanson of
Mitchell
Hirsch

Johnson
Kibbie
Kluever
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McEIroy
Mensing

| Messerly | Nielsen of |
| :--- | :--- |
| Miller of | Emmet |
| Des Moines | Olson |
| Miller of | Ossian |
| Jones | Patton |
| Miller of | Paul |
| Page | Petersen of |
| Mowry | Dallas |
| Mueller | Riley |
| Murray | Siglin |
| Nelson |  |

Absent or not voting, 10:

| Darrington | Halling | Murphy |
| :--- | :--- | :--- |
| Duffy | Jarvis | Reppert |
| Hagedorn | Knock |  |

Strothman

Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes

Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Wright

Robinison
Mr. Speaker

Amendment lost.
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, 100:

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Graham |
| Anderson of | Grassley |
| Ringggold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hagie |
| Bock | Hakes |
| Breitbach | Hanson of |
| Briles | Lyon |
| Busch | Hanson of |
| Camp | Mitchell |
| Carnahan | Hirsch |
| Carstensen | Hougen |
| Casey | Jargis |
| Chalupa | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Darrington | Knock |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Dunton | Loss |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falrey | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Frazier | Meyer |

The nays were, 2 :
Coffman Millen

| Miller of | Scherle |
| :--- | :--- |
| Des Moines | Sersland |
| Miller of | Shaw |
| Jones | Siglin |
| Miller of | Smith of |
| Page | Dickinson |
| Mowry | Smith of |
| Mueller | O'Brien |
| Murphy | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelly | Strothman |
| Olson | Swisher |
| Ossian | Tabor |
| Palas | Van Alstine |
| Parker | Van Nostrand |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wells |
| Peterson of | Wier |
| Wrodbury | Winkelman |
| Prine | Worthington |
| Reppert | Wright |
| Riley | Mr. Speaker |
|  |  |

Absent or not voting, 6:
Duffy
Fischer of Grundy

Goode
Halling
Moffitt Robinson

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

## SPECIAL ORDER SENATE FILE 11

The hour of 10:30 o'clock having arrived, the Speaker announced the special order of business for the consideration of Senate File 11, a bill for an act to authorize the Iowa state commerce commission to regulate the rates and services of public utilities, to define public utilities to include those engaged in the furnishing of electricity, gas, water or communications services to the public for compensation, and to provide for appeals from orders and decisions of the Iowa state commerce commission.

Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend Senate File 11 as follows:
By striking from section one (1), lines thirteen (13), fourteen (14), fifteen (15), sixteen (16), and seventeen (17).

Roll call was requested by Fischer of Grundy and Nielsen of Emmet.

On the question "Shall the amendment be adopted?"
The ayes were, 11:

| Baringer | Fischer of | Hougen | Reppert |
| :---: | :---: | :---: | :---: |
| Casey | Grundy | Messerly | Van Nostrand |
| Denman | Halling | Mowry | Vermeer |
| The nays were, 91 : |  |  |  |
| Andersen of | Eveland | Kluever | Nelson |
| Woodbury | Falvey | Knock | Nielsen of |
| Anderson of | Fisher of | Lange | Emmet |
| Ringgold | Greene | Loss | Nielsen of |
| Balloun | Frazier | Lutz | Shelby |
| Breitbach | Gittins | Mahan | Olson |
| Briles | Goode | Maule | Ossian |
| Busch | Graham | McElroy | Palas |
| Camp | Grassley | Mensing | Parker |
| Carnahan | Hagedorn | Meyer | Patton |
| Carstensen | Hagen | Millen | Paul |
| Chalupa | Hagie | Miller of | Petersen of |
| Coffman | Hakes | Des Moines | Dallas |
| Crane | Hanson of | Miller of | Peterson of |
| Cunningham | Lyon | Jones | , Woodbury |
| Darrington | Hanson of | Miller of | Prine |
| Den Herder | Mitchell | Page | Riley |
| Dietz | Hirsch | Moffitt | Robinson |
| Dunton | Jarvis | Mueller | Scherle |
| Edgington | Johnson | Murphy | Sersland |
| Ely | Kibbie | Murray | Shaw |


| Siglin | Sokol | Strothman | Walter |
| :---: | :---: | :---: | :---: |
| Smith of | Stanley | Swisher | Wells |
| Dickinson | Steffen | Tabor | Wier |
| Smith of | Stevenson | Van Alstine | Winkelman |
| O'Brien | Stokes | Vetter | Worthington Wright |
| Absent or not voting, 6: |  |  |  |
| Bock | Knowles | Steele | Mr. Speaker |
| Duffy | Kreager |  |  |

Amendment lost.
Reppert of Polk offered the following amendment filed by him:
Amend Senate File 11 as follows:

1. Amend section 1 as follows:
a. By inserting after the words "business association," in line five (5) the word "co-operative,".
b. By striking lines thirteen (13) through nineteen (19) and substituting in lieu thereof the following: "Municipally-owned utilities and munic-ipally-owned waterworks shall not be subject to the rate regulation provided for in this Act."
2. By adding thereto the following new sections:-
a. Section four hundred thirty-seven point one (437.1), Code 1962, is hereby amended by striking from lines five (5) through seven (7) the following: "(except co-operative corporations or associations which are not organized or operated for profit)".
b. Section four hundred thirty-seven point fourteen (437.14), Code 1962, is hereby repealed.
c. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by striking from line five (5) the following: "and except as provided in section 437.14,".
d. Section four hundred twenty point two hundred seven (420.207), Code 1962, is hereby amended by striking from line five (5) the following: "437.14,".
e. Section four hundred twenty-eight point twenty-eight (428.28), Code 1962, is hereby amended by striking from line three (3) the words "operating for profit," and inserting in lieu thereof the words ", except municipal corporations, and subdivisions thereof, operating".

Kluever of Cass rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Swisher of Johnson offered the following division 1 of his amendment filed April 1 and moved its adoption :

Amend Senate File 11 as follows:

1. Amend section one (1) by striking from lines one (1) and two (2) the words "have the power to".

Division 1 of the Swisher amendment adopted.
Fisher of Greene offered the following division 1 of the Fisher,

Swisher and Carstensen amendment filed March 28 and moved its adoption:

Amend Senate File 11 as follows:

1. Amend section 1 by striking from lines fourteen (14) and fifteen (15) the words "telephone companies having less than two thousand (2,000) stations,".

Division 1 of Fisher, et al. amendment lost.
Nelson of Winnebago offered the following amendment filed by him and moved its adoption:

Amend Senate File 11 as follows:

1. Amend section one (1), subsection three (3) by adding after the word "works" in line nineteen (19), the following:
", except that telephone companies having telephone exchange facilities which cross state lines may elect, in writing, filed with the commission, to have their rates regulated by the commission. When such election, in writing, has been filed with the commission, the commission shall assume rate regulation jurisdiction over said companies."

Amendment adopted.
Swisher of Johnson offered the following amendment, filed by Swisher and Coffman, and moved its adoption:

Amend Senate File 11 as follows:
Section one (1), subsection three (3), is hereby amended by adding after the word "utilities," in line fifteen (15), the following: "unincorporated villages which own their own distribution system,".

Amendment adopted.
Fisher of Greene offered the following amendment filed by the committee on public utilities and moved its adoption:

Amend Senate File 11 as follows:

1. Amend section 2 by striking from line seven (7) the words "who may be a party,".
2. Amend section 2 by inserting in line twenty-one (21) after the word "state" the word "regulatory".

Amendment adopted.
Swisher of Johnson offered the following division 2 of his amendment filed April 1 and moved its adoption:
2. Amend section two (2) by inserting the following new sentence at the beginning of said section: "The commission shall have broad general powers to effect the purposes of this Act notwithstanding the fact that certain specific powers are hereinafter set forth."

## Division 2 of the Swisher amendment adopted.

Fisher of Greene offered the following amendment, filed by Fisher and Frazier on April 1 to the Fisher of Greene, Swisher and Carstensen amendment filed on March 28, and moved its adoption :

Amend the amendment filed by Fisher of Greene, Swisher and Carstensen on March 28 to Senate File 11 as follows:

1. By striking from line twenty-nine (29) the word "had" and insert in lieu thereof the word "held".
2. By striking in line fifty-three (53) the words "municipally or cooperatively owned" and insert in lieu thereof the word "any".
3. By striking in line fifty-five (55) the words "municipally or cooperatively owned".

Amendment to the amendment adopted.
Fisher of Greene offered the following division 2 of the Fisher, Swisher and Carstensen amendment filed March 28, as amended, and moved its adoption:
2. Amend by striking all of section 3 and substituting therefor the following:
"Sec. 3. Every public utility shall furnish reasonably adequate service at rates and charges in accordance with tariffs filed with the commission. Whenever there is filed with the commission by any person or body politic, or filed by the commission upon its own motion, a written complaint requesting the commission to determine the reasonableness of the rates, charges, schedules, service, regulations, or anything done or omitted to be done by any public utility subject to this Act, in contravention of the provisions thereof, such written complaint thus made shall be forwarded by the commission to such public utility, which shall be called upon to satisfy the complaint or to answer the same in writing within a reasonable time to be specified by the commission. If such public utility shall not satisfy the commission with respect to the complaint within the time specified and there shall appear to be any reasonable ground for investigating said complaint, it shall be the duty of the commission to promptly initiate a formal proceeding. Such a formal proceeding may be initiated at any time by the commission on its own motion. Whenever such a proceeding has been initiated upon application or motion, the commission shall set the case for hearing and give such notice thereof as it deems appropriate. Whenever the commission, after a hearing had after reasonable notice, finds any public utility's rates, charges, schedules, service or regulations are unjust, unreasonable, discriminatory or otherwise in violation of any provision of law, the commission shall determine just, reasonable and non-discriminatory rates; charges, schedules, service or regulations to be thereafter observed and enforced."

Division 2 of the amendment as amended adopted.
Swisher of Johnson offered the following division 3 of his amendment filed April 1 and moved its adoption:
3. Amend section four (4), lines four (4) and five (5), by striking the words "immediately prior to the effective date of this Act," and inserting in lieu thereof the words ", on April 1, 1963,".

Division 3 of the Swisher amendment adopted.
On motion by Mowry of Marshall, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
The House resumed consideration of Senate File 11.
Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend Senate File 11 as follows:

1. Amend section 5 by adding thereto the following paragraph:
"No public utility shall establish or maintain any unreasonable difference as to rates or charges either as between localities or as between classes of service, and, unless specifically authorized by the commission, no public utility shall make, demand or receive any greater rates for the transmission of any message or conversation for a shorter than for a longer distance, over the same line in the same direction, the shorter being included within the longer distance."

Amendment lost.
Carstensen of Clinton moved that the vote by which the Fischer of Grundy amendment failed to pass the House be reconsidered.

Roll call was requested by Carstensen of Clinton and Riley of Linn.

On the question "Shall the vote on the Fischer amendment be reconsidered?"

The ayes were, 43:

| Anderson of <br> Ringgold | Falvey <br> Fischer of |
| :--- | :--- |
| Balloun | Grundy |

The nays were, 62:
Andersen of Ely
Woodbury
Bock
Breitbach
Busch
Carnahan
Casey
Coffiman
Crane
Den Herder
Denman
Dietz
Edgington
Fisher of Greene
Frazier Gittins
Hagedorn
Hagie
Hakes
Hanson of Lyon
Hanson of Mitchell
Jarvis

| Mensing | Sersland |
| :--- | :--- |
| Meyer | Siglin |
| Miller of | Stanley |
| Jones | Steele |
| Mowry | Steffen |
| Mueller | Van Alstine |
| Murphy | Van Nostrand |
| Murray | Vermeer |
| Reppert | Wells |
| Riley | Worthington |
| Scherle | Wright |


| Johnson | Miller of <br> Page |
| :--- | :--- |
| Kibbie | Moffitt |
| Kluever | Nelson |
| Knock | Nielsen of |
| Kreager | Emmet |
| Lange | Nielsen of |
| Loss | Shelby |
| Lutz | Olson |
| McElroy | Ossian |
| Messerly | Palas |
| Millen | Parker |
| Miller of | Des Moines |
| Patton |  |


| Paul | Prine | Smith of | Swisher |
| :--- | :--- | :--- | :--- |
| Petersen of | Robinson | O'Brien | Tabor |
| Dallas | Shaw | Sokol | Walter |
| Peterson of | Smith of | Stevenson | Wier |
| Woodbury | Dickinson | Stokes | Winkelman |
|  |  | Strothman | Mr. Speaker |
| Absent or not voting, 3: |  |  |  |
| Duffy | Knowles | Vetter |  |
| Motion lost. |  |  |  |

Fisher of Greene offered the following divisions 3 and 4 of the Fisher, Swisher and Carstensen amendment filed March 28 and moved their adoption:
3. Amend section 7 by striking from line two (2) ", person or body politic".
4. Amend section 8 by inserting in line three (3) after the word "light", the word "gas,".

Divisions 3 and 4 of the amendment adopted.
Fisher of Greene offered the following amendment filed by him and moved its adoption :

Amend Senate File 11 as follows:
Amend section seven (7), line eleven (11) by striking the word "had" and insert in lieu thereof the word "held".

Amendment adopted.
Swisher of Johnson offered the following division 4 of his amendment filed April 1 and moved its adoption :
4. Amend section eight (8), line five (5), by striking the words "or any telephone message conveyed" and inserting the words ", or communications services,".

Division 4 of the Swisher amendment adopted.
Swisher of Johnson offered the following division 5 of his amendment filed April 1 and moved its adoption :
5. Further amend section eight (8) by adding the following paragraph:
"The commission, in determining the value of materials or services to be included in valuations or costs of operations for rate-making purposes, may disallow any unreasonable profit made in the sale of materials to or services supplied for any public utility by any firm or corporation owned or controlled directly or indirectly by such utility or any affiliate, subsidiary, parent company, associate or any corporation whose controlling stockholders are also controlling stockholders of such utility. The burden of proof shall be on the public utility to prove that no unreasonable profit is made."

Division 5 of the Swisher amendment adopted.
Fisher of Greene offered the following division 5 of the Fisher, Swisher and Carstensen amendment filed March 28:
5. Amend section 9 by striking subsection two (2) thereof and inserting in lieu thereof the following:
" 2 . Every public utility engaged directly or indirectly in any other business than that of production, transmission or furnishing of heat, light, water, gas or power or the conveyance of telephone messages shall keep separate accounts to show all profits or losses resulting from such other business. Such profit or loss shall not be taken into consideration by the commission in arriving at any rate to be charged for service by any such public utility."

Fisher of Greene offered the following amendment filed by him to division 5 of the amendment and moved its adoption:

Amend the amendment to Senate File 11 filed March 28 by Fisher of Greene, Swisher of Johnson and Carstensen of Clinton by striking from lines forty-four (44) and forty-five (45) the words "the conveyance of telephone messages" and inserting in lieu thereof the following: "furnishing communications services to the public".

Amendment to division 5 of the amendment adopted.
Vermeer of Marion offered the following amendment to division 5 of the amendment and moved its adoption :

Amend the amendment filed March 28 by Fisher of Greene, Swisher and Carstensen to Senate File 11, by striking in division 5, line eight (8) the word "not".

Amendment to division 5 of the amendment lost.
Fisher of Greene moved the adoption of division 5 of the Fisher, Swisher and Carstensen amendment as amended.

Division 5 of the amendment as amended adopted.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend Senate File 11 as follows:

1. Amend section ten (10), line forty (40), by inserting after the word "year." the following:
"For public utilities exempted from rate regulation under this Act, the assessments under this paragraph shall be computed at one-half (1/2) the rate used in computing the assessment for other utilities."

Amendment adopted.
Swisher of Johnson offered the following division 6 of his amend ment filed April 1 and moved its adoption :
6. Amend section seventeen (17) by striking subsection four (4) and inserting in lieu thereof the following:
"4. Unsupported by substantial evidence in view of the entire record as submitted."

Division 6 of the Swisher amendment adopted.
Fischer of Grundy asked and received unanimous consent to with-
draw the amendment filed by him on April 1 and found on page 944 of the House Journal.

Reppert of Polk offered the following amendment filed by him:
Amend Senate File 11, section 23, by inserting after the period in line 10, the following:
"Except as otherwise provided in this section, from and after five (5) years from the date of the enactment hereof, no public utility, as defined in this Act, shall use the streets, alleys, or other public places within the corporate boundaries of any city or town or shall erect, maintain, or operate any facilities along, over, or across, any public highway or grounds outside of cities or towns without having first procured, either before or after the date of enactment hereof, a franchise authorizing it so to do under either chapter three hundred eighty-six (386), chapter three hundred ninety-seven (397), or chapter four hundred eighty-nine (489) of the Code, whichever is applicable. Any public utility exercising rights outside of cities and towns provided for in section four hundred eighty-eight point one (488.1) shall first obtain a franchise for such purpose from the state commerce commission or the county board of supervisors and the procedure for obtaining franchises under chapter four hundred eighty-nine (489) of the Code shall be applicable thereto."

Frazier of Lee rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on March 21 and found on page 766 of the House Journal.

Fisher of Greene offered the following amendment filed by Fisher and Frazier :

Amend Senate File 11 as follows:

1. Amend section 23 by striking the comma at the end of line 18 and all of lines 19 through 22 and by substituting therefor: "shall be purchased at the end of six (6) years from the date".
2. Amend section 23 by striking therefrom commencing at line 27 , the sentence now reading: "If the purchase price cannot be agreed upon between the parties the commission, upon written application, by either party, and after due notice and hearing shall determine such purchase priee." and substituting therefor the following: "The franchised or municipally owned utility shall pay to the utility serving in the annexed area the fair and reasonable value of its properties within such annexed area by exchange of other electric utility property outside such city or town on a fair and reasonable basis giving due consideration to revenue from and value of the respective properties. In the event the public utilities involved are unable to agree as to the terms of such exchange, either utility may file an application with the commission requesting that the commission determine such fair and reasonable terms for such exchange. After notice and hearing the commission shall determine fair and reasonable terms for such exchange, or in the event no appropriate properties can be exchanged the commission
shall fix and determine the fair and reasonable value of the property within the annexed area, and such transfer shall be made as directed by the commission."
3. Amend section 23 by striking therefrom commencing at line 30 the sentence now reading: "Pending the determination of such purchase price by the commission, the facilities shall remain in place and service to the public shall be maintained by the owner thereof." and substituting therefor the following: "Until such determination by the commission, the facilities shall remain in place and service to the public shall be maintained by the owner. However, the utility not having a municipal franchise and serving such annexed area shall not extend service to any additional points of delivery within such annexed area if the commission, after notice and hearing, with due consideration of any unnecessary duplication of facilities, shall determine that such extension is not in the public interest."
4. Amend section 23 by striking therefrom commencing at line 33 , the sentence reading: "Any party aggrieved by the decision of the commission may appeal therefrom, within thirty (30) days, to the district court wherein said city or town is located. Such appeal shall be triable by a jury, if so requested, the same as an appeal in eminent domain proceedings as provided in chapter four hundred seventy-two (472), Code, 1962." and substituting therefor the following: "Provided, however, that production, generation, high-voltage transmission facilities and high-voltage transformers owned by a utility in territory annexed to a city or town shall be exempt from the operation of this section, and provided further that if a public utility not having a municipal franchise at the time of the extension of the corporate boundaries subsequently acquires a municipal franchise as contemplated by chapter 397, Code 1962, within six (6) years of the extension of the corporate boundaries such utility shall be exempt from the operation of this section."
5. Amend after section 23 by inserting the following new section 24 and by renumbering the subsequent sections:
"Sec. 24. No public utility shall construct or extend facilities or furnish or offer to furnish electric service to the point of delivery to any consumer already receiving electric service from another public utility. No public utility shall construct or extend facilities or furnish electric service to a prospective customer not presently being served unless its existing service facilities are nearer the proposed point of delivery than the service facilities of any other utility. Notwithstanding the foregoing provisions of this section, any public utility may extend electric service and transmission lines to its own utility property and facilities or to another public utility for resale, or in case the public utility closest to or presently serving the delivery point consents thereto in writing or the commission after notice and hearing, and due consideration of the preference of the consumer, finds that service from a utility other than the closest utility is in the public interest."

Reppert of Polk offered the following amendment to the amendment and moved its adoption:

Amend division 5 of the amendment filed by Fisher of Greene and Frazier of Lee on April 1, as follows:

Section 24, line eight (8), by striking the period after the word "utility" and inserting in lieu thereof the words ", except when there is' a doubt of the nearest utility's ability to furnish the required load."

Amendment to the amendment lost.

Reppert of Polk offered the following amendment to the Fisher and Frazier amendment and moved its adoption :

Amend the amendment filed by Fisher of Greene and Frazier of Lee April 1, as follows:

1. By striking from lines thirty-four (34) and thirty-five (35) of division three (3) the words "the utility now having a municipal franchise and" and inserting in lieu thereof the words "the nonfranchised utility".
2. By striking the word "if" in line thirty-seven (37) of division three (3) and inserting in lieu thereof the word "unless".
3. By striking line forty (40) and inserting in lieu thereof the following: "is in the public interest and unless the franchised utility consents to such extension."

Amendment to the amendment lost.
Fisher of Greene moved the adoption of the Fisher and Frazier amendment.

Amendment adopted.
Stanley of Muscatine asked and received unanimous consent to withdraw the Stanley, Fisher, Swisher and Den Herder amendment filed March 28 and found on pages 878,879 and 880 of the House Journal.

Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend Senate File 11 as follows:
In section twenty-three (23), insert the following after the word "repealed" in line thirty-nine (39):
"; provided, however, that nothing in this Act shall be construed to repeal or impair any provision of chapter three hundred ninety-seven (397) of the Code, except as expressly provided in this section with respect to section three hundred ninety-seven point twenty-eight (397.28) of the Code".

Amendment adopted.
Fisher of Greene offered the following division 6 of the Fisher, Swisher and Carstensen amendment filed March 28, as amended, and moved its adoption:
6. Further amend by adding a new section 26 , as follows:
"Sec. 26. Nothing contained in this Act shall be construed to require the approval of the commission for the establishment and erection of municipally or cooperatively owned generating facilities or the improvement or extension of any existing municipally or cooperatively owned generating facilities."

Division 6 of the amendment as amended adopted.
Swisher of Johnson offered the following division 7 of his amendment filed April 1 and moved its adoption:
7. Further amend Senate File 11 by adding a new section as follows:
"Sec. 26. No utility shall, except in cases of emergency, discontinue,
reduce, or impair service to a community, or a part of a community, except for nonpayment of account or violation of rules and regulations, unless and until there shall have been first obtained from the commission permission to do so."

Division 7 of the amendment adopted.
Frazier of Lee asked and received unanimous consent to withdraw the amendment filed by him on April 1 and found on pages 943 and 944 of the House Journal.

Vermeer of Marion offered the following amendment filed by him and moved its adoption:

Amend Senate File 11, section 5, by adding the following:
Provided, however, said service is for personal use, and not for engaging in a business for profit.

Amendment adopted.
Swisher of Johnson moved to reconsider the vote by which division 5 of the Fisher, Swisher and Carstensen amendment as amended was adopted.

Motion prevailed.
Swisher of Johnson asked and received unanimous consent to withdraw division 5 of the Fisher, Swisher and Carstensen amendment filed March 28.

Swisher of Johnson offered the following amendment filed by him and moved its adoption:

Amend Senate File 11, section 9, lines seven (7) and eight (8) by striking the words "the conveyance of telephone messages" and inserting in lieu thereof the words "furnishing communications services to the public".

Amendment adopted.
Swisher of Johnson offered the following amendment filed by him and moved its adoption:

Amend Senate File 11, section 9, line twelve (12), by striking the period and inserting the following: "and all profits and losses may be taken into consideration by the commission if deemed relevant to the general fiscal condition of the public utility."

Amendment adopted.
Frazier 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:

| Andersen of | Frazier | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Millen | Riley |
| Anderson of | Goode | Miller of | Robinson |
| Ringgold | Graham | Des Moines | Scherle |
| Balloun | Grassley | Miller of | Sersland |
| Bock | Hagedorn | Jons | Shaw |
| Breitbach | Hagen | Miller of | Siglin |
| Briles | Hagie | Page | Smith of |
| Busch | Hakes | Moffit | Dickinson |
| Camp | Hanson of | Mowry | Smith of |
| Carnahan | Lyon | Mueller | O'Brien |
| Carstensen | Hanson of | Murphy | Sokol |
| Casey | Mitchell | Murray | Stanley |
| Chalupa | Hirsch | Nelson | Steffen |
| Coffman | Hougen | Nielsen of | Stevenson |
| Crane | Jarvis | Emmet | Stokes |
| Cunningham | Johnson | Nielsen of | Strothman |
| Darrington | Kibbie | Shelby | Swisher |
| Den Herder | Kluever | Olson | Tabor |
| Denman | Knock | Ossian | Van Alstine |
| Dietz | Knowles | Palas | Vetter |
| Dunton | Kraager | Parker | Walter |
| Edgington | Lange | Patton | Wells |
| Ely | Loss | Paul | Wier |
| Eveland | Lutz | Petersen of | Winkelman |
| Falvey | Mahan | Dallas | Worthington |
| Fischer of | Maule | Peterson of | Wright |
| Grundy | McElroy | Woodbury | Mr. Speaker |
| Fisher of | Mensing | Prine |  |
| Greene |  |  |  |
| The nays were, | 6: |  |  |
| Baringer | Meyer | Steele |  |
| Halling | Stan Nostrand | Vermeer |  |
|  |  |  |  |

Absent or not voting, 1:
Duffy
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 68, a bill for an act to increase millage levy for certain county public hospitals.

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

House File 76, a bill for an act relating to hours of duty of members of fire departments.

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

House File 187, a bill for an act relating to road use tax reporting requirements in cities and towns.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 76

Amend House File 76 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred ten point nineteen (410.19), Code 1962, is hereby amended by striking from line seven (7) thereof the words "sixtyeight (68) hours per week" and inserting in lieu thereof, "sixty-three (63) hours per week effective January 1, 1964, and fifty-six (56) hours per week effective January 1, 1966".

## SENATE AMENDMENTS TO HOUSE FILE 187

## Amend House File 187 as follows:

1. By striking all of section 1 after the word "is" in line 2 and inserting in lieu thereof the following: "hereby repealed and the following enacted in lieu thereof:
'On and after January 1, 1963, each city or town shall keep accounts showing the amount spent on street construction and reconstruction on arterial streets and the amount spent on street construction and reconstruction on local streets. Such amounts proposed to be spent on arterial streets and such amounts proposed to be spent on local streets shall be shown on the street budget report required by section three hundred twelve point thirteen (312.13), Code 1962, and such amounts spent for such purposes shall be shown on the annual street report required by section three hundred twelve point fourteen (312.14), Code 1962.
'Of the total street construction and reconstruction expenditures made each year from road use tax funds by each city or town, at least seventyfive (75) percent shall be spent on the arterial streets of such city or town. However, if any city or town council by resolution declares that the seventyfive (75) percent is not needed on its arterial streets, then it may be used on any other streets in the city or town.'."
2. By striking all of section 2 and inserting in lieu thereof the following:
"Sec. 2. Section three hundred twelve point twelve (312.12), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'Cities which receive allotments of funds from road use tax funds which have a population of at least five thousand $(5,000)$ shall prepare and submit annually by December 10 in each year to the state highway commission for examination and review, a program of street construction and reconstruction on both the arterial street system and the local street system of such city for a period of three (3) years subsequent to the year in which the program is submitted. Such cities and towns which have a population of less than five thousand ( 5,000 ) shall prepare and submit annually by December 10 each year to the state highway commission for examination and review, a program of proposed street construction and reconstruction for its arterial streets and local streets for the ensuing calendar year.'."
3. By striking all of section 3 after the word "amended" in line 2 and inserting in lieu thereof the following: "by striking the remainder of such section after the word 'submit' in line three (3) and inserting in lieu thereof the following: "by December 10 each year to the state highway commission for examination and review, a budget showing all proposed street receipts and expenditures for the city or town for the ensuing calendar year.'."

4 By striking all of section 4 after the word "by" in line 2 and inserting in lieu thereof the following: "striking the remainder of such section after the word 'prepare' in line three (3) and inserting in lieu thereof the following: 'and submit by March 10 each year to the state highway commission an annual report showing all street receipts and expenditures for the city or town for the previous calendar year.'."

## SENATE FILE 11 REPRINTED

Kluever of Cass moved that Senate File 11 be reprinted as passed by the House.

Motion prevailed.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 11 passed the House. Reppert of Polk.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 78.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 78.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 2nd day of April, 1963, sent to the Governor for his approval: House Files 29, 83, 168, 190, 236, 548 and 549.

Fred E. Wier, Chairman.
Report adopted.

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 2, 1963, he approved Senate File 78.

## REPORTS OF COMMITTEES

Mowry of Marshall, from the committee on judiciary 1, submitted the following report:

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 428, a bill for an act to amend, revise, and codify the statutes relating to juvenile court structure and dependent, neglected and delinquent children, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 428 as follows:

1. By inserting at the end of section five (5) the following:
"The duly appointed judge of the juvenile court may also designate any municipal court judge to act as juvenile court judge for such jurisdiction as the municipal court shall serve."
2. By striking all of sections $39,40,41,42,43,44$ and 45 and inserting in lieu thereof the following sections:
a. "In counties having a population of more than forty thousand, the board of supervisors shall, and in counties of over thirty thousand or where two or more counties wish to jointly provide and maintain detention homes and schools, said board or boards may provide and maintain, separate, apart, and outside the inclosure of any jail or police station, a suitable detention home and school for dependent, neglected, and delinquent children."
b. "The board of supervisors may annually levy a tax of not to exceed two mills for the purpose of maintaining such home, and paying the salaries and expenses of all appointees authorized by this chapter."
c. "The state board of social welfare shall designate and approve the institutions to which such children may be legally committed and shall have supervision and right of visitation and inspection at all times over all such institutions."
3. Further amend by renumbering all sections following section 38 and correcting all cross references in conformity with this amendment.

John L. Mowry, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 191, a bill for an act relating to elections on bond issue proposals, begs leave to report it has had 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 L. Mowry, Chairman.

Camp of Clinton, from the committee on drainage and flood control, submitted the following report:

Mr. Spmaker: Your committee on drainage and flood control to whom was referred House File 327, a bill for an act relating to the issuance of temporary permits by the Iowa natural resources 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.

John Camp, Chairman.
Also:
Mr. Speaker: Your committee on drainage and flood control to whom was referred Senate File 65, a bill for an act relating to erection of buildings
by soil conservation districts and the renting of space in such buildings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

John Camp, Chairman.
Robinson of Guthrie, from the committee on safety and law enforcement, submitted the following report:

Mr. Speaker: Your committee on safety and law enforcement to whom was referred House File 444, a bill for an act to amend section one hundred twenty-four point twenty-four (124.24), relating to fees for class "C" permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Samuel Robinson, Chairman.

Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2 to whom was referred Senate File 389, a bill for an act to legalize and validate the proceedings for the attachment of certain land in Hamilton County, Iowa, to the South Hamilton Community School District, in the Counties of Hamilton and Boone, State of Iowa, and declaring the boundaries of said school district to be legally established, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lester L. Kluever, Chairman.

## AMENDMENTS FILED

Amend House File 154 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred fifty-three point one (453.1), Code 1962, is hereby amended by striking from line twelve (12) the word "the" and inserting in lieu thereof the following:
"any county, city, town or school corporation may invest funds not immediately needed for current operating expenses in time certificates of deposit or savings accounts in banks approved as depositories as in this chapter provided. This authority shall be in addition to that granted by sections four hundred fiftythree point nine (453.9) and four hundred fifty-three point ten (453.10) of the Code. The".

Sec. 2. Section four hundred fifty-three point six (453.6), Code 1962, is amended by striking the period at the end thereof and inserting in lieu thereof the following: "on deposits made by the treasurer of state. For deposits made by other governmental subdivisions the maximum rate shall be determined by a computation made by the superintendent of banking of the average rate paid by banks of like resources, according to any reasonable classification made by him on other time deposits within each group district as established by the Iowa Bankers Association."

Sec. 3. Section four hundred fifty-three point eight (453.8), Code 1962, is amended as follows:

1. By inserting in line five (5) after the word "deposited" the words "or invested".
2. By adding at the end of said section the following: "Any
deposit or investment in a lawful depository upon which interest is paid to a governmental unit under the provisions of this chapter shall be considered legal deposits for the purposes of chapter four hundred fifty-four (454) of the Code."

Sec. 4. Chapter four hundred fifty-three (453), Code 1962, is amended by adding the following new section:
"A county, city, town, or school corporation governing body may delegate its investment authority, under the provisions of this chapter, to the treasurer or other financial officer of the governmental unit, who shall thereafter be responsible for handling investment transactions until such delegation of authority is revoked."

Dietz of Scott. Knowles of Scott. Sthele of Cherokee. Falvey of Monroe. Mensing of Cedar. Hirsch of Warren. Lange of Sac.

Amend the Palas amendment to House File 156, filed March 26, by striking all of section one (1) and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by striking from lines forty-six (46), forty-seven (47) forty-eight (48) and forty-nine (49) the following: ", but no tax shall be imposed upon any activity exempt from sales tax under the provision of subsection 4 of section 422.45." and inserting a period.

Further amend the Palas amendment by adding a new section following section three (3) as follows:

Sec. 4. Subsection six (6) of section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended as follows:

By striking lines one (1) to eight (8) inclusive, and inserting in lieu thereof the following:
" 'Gross receipts' means the total amount of the sales of retailers, valued in money, whether received in money or otherwise, less:

1. Discounts for any purpose allowed and taken on sales,
2. The sale price of property returned by customers when the full sale price thereof is refunded either in cash or credit,
3. That part of the retailer's receipts which are in the form of tangible personal property for which he has made an allowance toward the payment of the selling price, to the extent of such allowance, provided the retailer keeps an accurate record of the identity of such tangible personal property on which the allowance was made, the name and address of the person from whom acquired and the exact allowance and sale price."

Palas of Clayton.


Riley of Linn.

Amend House File 340 by adding a new section:
"Sec. 9. This Act being deemed of immediate importance shall be in force and effect immediately upon its passage and publication in 2 newspaper published at .........................................................., and in -..............................................................., a newspaper published at Riley of Linn.

1. Amend the title to House File 550 by striking all after the word "Act" in line one (1) and inserting in lieu thereof the following:
"relating to the imposition of a tax on individual and corporate incomes; a tax on gross sales in Iowa on out-of-state tangible merchandise; a tax on gross premiums of insurance companies;
a tax on the adjusted gross income of certain organizations and corporations set forth in subsection one (1) of section four hundred twenty-two point thirty-four (422.34) of the Code; a withholding tax on all wages and salaries in the state; a tax on the redemption value of trading stamps; establishment of a public school fund; and the allocation of funds to school districts for cost of public school education and to provide for property tax relief."
2. Further amend said House File 550 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby levied a tax of one percent on the adjusted gross income of every person who is required by law to pay a net income tax to the state of lowa.
"Adjusted gross income" shall mean the income as computed for federal income tax purposes under the Internal Revenue Code of 1954. Return of said tax shall be made to the state tax commission by every person, as defined in section four hundred twenty-two point four (422.4) of the Code, subsection two (2), on a separate form to be prescribed by the commission under the same provisions that apply to returns by net income taxpayers under the provisions of section four hundred twenty-two point seven (422.7) of the Code and all provisions of the said net income tax law are made applicable to the tax herein imposed so far as pertinent.

Sec. 2. Every employer in Iowa shall deduct and withhold in each tax year, as defined in section four hundred twenty-two point four (422.4) of the Code, one percent of all gross salaries and wages paid to regular employees whether or not employed on a full-time basis, provided the employer is required to deduct federal income tax from such employee under the Internal Revenue Code of 1954. Persons whose employment is of a casual nature shall be exempt from the withholding of the tax. The tax so withheld shall be reported to the state tax commission in a manner to be determined by the commission.

Sec. 3. 1. Each employer withholding taxes from the salaries or wages of employees shall, at the end of each calendar year, furnish to his employees a statement of the amount so withheld. The commission shall provide the form for such statement. Each
employee in making a return of the tax required by this Act may include in his return such statement of tax on salaries and wages withheld as evidence of payment of the tax herein imposed on that portion of his adjusted gross income that consists of salaries or wages and receive credit therefor.
2. Every individual, corporation, trust, fiduciary, partnership, or association not domiciled in Iowa, having income from the sale of tangible personal property or services, or a combination thereof, directly to the consumer, whether such consumer be a person, political subdivision or unit of the state or in combination with the federal government operated within the state of Iowa, shall pay a tax in an amount equal to one third of one percent of the gross amount of such sale or contract. Penalty for failure to report and make such payment shall be in accordance with section four hundred twenty-two point twenty-five (422.25) of the Code.

Sec. 4. 1. Dvery insurance company doing business in the state of Iowa shall pay one percent of its gross premiums or assessments received from policyholders in the state of Iowa and shall remit the same with its annual insurance report, and shall be accredited as hereinafter provided.
2. All building and loan associations located in Iowa or doing business in Iowa, all title insurance and trust companies, state, national, private, cooperative and savings banks and credit unions shall pay five percent of the adjusted gross income as defined by the Internal Revenue Code of 1954.
3. All credit associations, loan companies, and all other types of lending agencies not otherwise specified herein, shall pay to the state of Iowa, together with their annual report filed with the department to which such report is submitted, one percent of all interest or finance charges, carrying charges, or other lending charges made for the loan, pursuant to or preceding the negotiation of the loan.
4. Each such lending agency described herein which is not required by law to make an annual report to a state agency or department charged with their regulation shall report to the state tax commission all income described herein and submit the tax hereby established with such report in accordance with subsection four of section four hundred twenty-two point four (422.4) and section four hundred twenty-two point twenty-five (422.25) of the Code.

Sec. 5. Taxpayers having a tax year ending on or before July 1, 1964, shall reduce their adjusted gross income for that reporting year in the same proportion that the number of months elapsing before July 1, 1963, bears to the total number of months in such tax year for the purpose of computing the tax imposed hereby.

Sec. 6. There is hereby imposed a tax of ten percent upon the redemption value of all trading stamps used or acquired for use in connection with the conduct of any retail business within the state of Iowa. Each person, firm, or corporation conducting a retail business within the state of Iowa shall, at the time of making his or its quarterly sales tax return, report the redemption value of all trading stamps acquired and the name and address of the supplier thereof, for the preceding quarter. The commission shall thereupon assess the amount of tax due thereon and collect same from such supplier. In the event such supplier is not within the jurisdictional area of authority of the tax commission, the
tax shall be collected from the retailer.
Sec. 7. The treasurer of state shall establish a public school fund from the revenue derived from this Act as such revenue is received from the various departments authorized to receive funds from this Act. The department of public instruction shall supply to the comptroller on the first day of July, commencing the first day of July in 1964 and each year thereafter, the number of students in each school district on a daily attendance basis, certified by each school district, which shall be the basis for the comptroller to prorate the funds to each school district. The comptroller shall issue such funds to the county treasurer by the fifteenth day of the second month following such certification. Such funds shall be used to augment the fund for instructional and administrative salaries of the public school education system for the purpose of reducing the school millage levy in the ensuing year.

Sec. 8. Every school district shall use the 1962-1963 school year as a base in determining the per pupil cost for instruction for its percentage allocation. No school district shall increase its overall cost of instruction more than two percent per year over the $1962-1963$ school year cost. Any school district increasing the cost of instruction more than two percent in one school year shall automatically forfeit its right to any increase over its previous year allocation for the succeeding four years.

Sec. 9. When two or more school districts are merged through reorganization, or merged as provided by law, the aggregate allocation shall be the basis for their portion of the fund. Should the occasion arise when no base is available, such school district shall present such factors as may be required to the state board of public instruction, the state tax commission and the treasurer of state, which conjunctively shall determine the base for such district.

Sec. 10. If any provisions of this Act or the application thereof to any person or circumstances is held to be invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provisions or application, and to this end the provisions of this Act are declared to be severable.

Sersland of Winneshiek. MUELLER of Worth. HAGEN of Allamakee. STEFFEN of Chickasaw. Strothman of Henry. Stevenson of Howard.

Amend House File 550 as follows:

1. By striking from section 3 all of subsection three (3).
2. By striking from section 4 after the word "distributions" the following: ", except for the amount allocated to the agricultural land credit fund,".
3. By striking all of section 18.
4. By striking from section 3 , line fifteen (15) the words and figures "four million dollars ( $\$ 4,000,000$ )" and inserting in lieu thereof the following: "eight million dollars $(\$ 8,000,000)$ ".

1 Amend House File 550, section 10, by adding thereto the 2 following paragraph:

5 tangible personal property used in the performance of building
6 and construction contracts entered into prior to the effective
7 date of this Act.
Vermeer of Marion.
Amend House File 550 by striking all of subsection 2 of section 10, and by renumbering the subsequent subsections.

Milimer of Page.
Amend House File 550 by striking all of section 7 and renumbering the following sections.

Scherle of Mills.
Amend House File 550 by striking all of sections 8 and 9 and renumbering the following sections.

McElroy of Fremont.
Amend Senate File 122 as follows:
2 1. By inserting the following as section 3:
"Sec. 3. The repeal of sections two hundred ninety-six point one (296.1) and two hundred ninety-six point six (296.6), Code 1962, and the enactment of substitute laws therefor, as hereinbefore provided, shall not be construed to prevent any school corporation from proceeding to issue its bonds pursuant to authority granted at any election heretofore called or heretofore held in any such school corporation under the provisions of chapter two hundred ninety-six (296) of the Code."
2. By renumbering the remaining section.

Carstiensen of Clinton.
1 Amend section 1, line six (6) of Senate File 151, by striking
2 the word "nonnavigable".
Kreager of Jasper.
On motion by Mowry of Marshall, the House adjourned until 9:30 a.m., Wednesday, April 3, 1963.

## JOURNAL OF THE HOUSE

Hald of the house of Representativis, Des Moines, Iowa, Wednesday, April 3, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend James Russell, pastor of the Bethel Methodist Church, Inwood, Iowa.

The Journal of April 2 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Jarvis of Buena Vista on request of Lange of Sac.

## PRESENTATION OF VISITORS

Patton of Delaware presented to the House the Honorable John Brockmeyer, former member of the House from Howard County in the Fifty-fourth and Fifty-fifth General Assemblies.

Camp and Carstensen of Clinton presented to the House thirtysix students from Clinton High School accompanied by their teacher, Lowell A. Phillips.

Cunningham of Story presented to the House twenty-seven members of the government class of Maxwell School accompanied by their teacher, Don Ramus.

Denman of Polk presented to the House twenty-six sixth grade students from Saylor School accompanied by their teacher, Mrs. Butcher.

Edgington of Franklin presented to the House fifty-eight students from Sheffield Junior High School accompanied by their teacher, Mr. Wells.

Edgington of Franklin presented to the House three students from Hampton High School.

Hakes of Pocahontas presented to the House twenty-nine eighth grade students from the Havelock Plover Community School accompanied by their teacher, Melvin Kiner.

Johnson of Audubon presented to the House sixty-four eighth grade students from Exira School accompanied by their teachers, Mrs. Elwood and Mrs. Rowen.

Lange of Sac presented to the House fifty fifth grade students of Wallace School, Des Moines, accompanied by their teachers, Miss Holmes and Miss Smith.

McElroy of Fremont presented to the House two students from Ballard Community School and Pack 163 from Slater accompanied by their leader, Peggy Johns.

Miller of Page presented to the House foreign exchange student, Pham Thi Bach-Mai of Saigon, South Viet Nam, and Tim Gee of Shenandoah School.

Murphy of Carroll presented to the House forty-eight students of the government class of Carroll High School accompanied by their teacher, Mary Ann Lee.

Olson of Cerro Gordo presented to the House twenty-eight students of Mason City High School accompanied by their teacher, Mrs. McIntyre.

Petersen of Dallas presented to the House thirty-nine students from Dallas Center Community School, Dallas Center, accompanied by their teachers, Mr. Foster and Mr. Linemann.

Prine of Mahaska presented to the House eighty-eight students from Oskaloosa High School accompanied by their teacher, Henry J. Boeyluk.

Wright of Benton presented to the House eighteen students of the senior class of Urbana High School accompanied by their teacher, Gary Harter, and Dick Mann, a junior at State College of Iowa, Cedar Falls.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Goode of Davis, from twenty-nine residents of Davis County.
Parker of Buchanan, from seventy-six residents of Buchanan County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Reppert of Polk, from eighty-four residents of Polk County.
Robinson of Guthrie, from fifty-two residents of Batavia, thirtyfour members of the First Reformed Church of Buffalo Center,
twenty members of the Grace Evangelical United Brethren Church of Story City, twelve members of the St. John's Lutheran Church of Madrid, and a resolution by the board of Noble Evangelical United Brethren Church of Griswold.
Stanley of Muscatine, from fifty-three residents of Muscatine County.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of reports of committees on House Files 428, 444 and Senate Files 65, 191 and 389, under Rule 35.

## INTRODUCTION OF BILLS

House File 573, by committee on judiciary 2, a bill for an act enabling the state conservation commission to release an easement in favor of the people of the State of Iowa which presently encumbers the property of Henrietta G. Pitman, L. G. Pitman, Clarence P. McConnell, and Loveta Opal McConnell.

Read first time and placed on the calendar.
House File 574, by committee on safety and law enforcement, a bill for an act relating to keeping opened bottles of intoxicating liquor in motor vehicles.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 260, a bill for an act relating to the Rules of Civil Procedure.

Read first time and referred to committee on judiciary 1.
Senate File 280, a bill for an act relating to publication of financial matters by school districts.

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

Senate File 407, a bill for an act relating to special plates for motor vehicles to manufacturers, transporters and dealers.

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

## PROOF OF PUBLICATION

Published copy of Senate File 366 and verified proof of publication of said bill in the Daily Freeman-Journal of Webster City on March 21, 1963, was
filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

> William R. Kindrick, Chief Clerk, House of Representatives.

## MOTION TO RECONSIDER SENATE FILE 11 LOST

Reppert of Polk called up for consideration his motion to reconsider the vote on Senate File 11 filed April 2 and found on page 969 of the House Journal.

Frazier of Lee moved that the motion to reconsider be laid on the table.

Roll call was requested by Carnahan of Wapello and Halling of Adair.

On the question "Shall the motion to reconsider the vote be laid on the table?"

The ayes were, 82 :

| Andersen of <br> Woodbury | Gittins <br> Goode <br> Anderson of <br> Ringgold |
| :--- | :--- |
| Balloun | Graham |
| Grassley |  |
| Bock | Hagen |
| Breitbach | Hakes |
| Briles | Hanson of |
| Busch | Lyon |
| Carnahan | Hanson of |
| Casey | Mitchell |
| Coffman | Hirsch |
| Grane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Dietz | Kreages |
| Duffy | Lange |
| Dunton | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fisher of | Grelroy |
| Greene | Mrazier |

The nays were, 9 :

| Baringer | Meyer |
| :--- | :--- |
| Carstensen |  |
| Halling | Reppert |

Absent or not voting, 17:

| Camp | Fischer of | Jarvis | Riley |
| :--- | :--- | :--- | :--- |
| Chalupa | Grundy | Loss | Steffen |
| Denman | Hagedorn | Nelson | Van Nostrand |
| Edgington | Hagie | Peterson of | Walter |
| Ely | Hougen | Woodbury |  |
| Motion |  |  |  |

## SENATE AMENDMENTS CONSIDERED

Dietz of Scott called up for consideration House File 76, a bill for an act relating to hours of duty of members of fire departments, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 76 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred ten point nineteen (410.19), Code 1962, is hereby amended by striking from line seven (7) thereof the words " sixtyeight (68) hours per week" and inserting in lieu thereof, "sixty-three (63) hours per week effective January 1, 1964, and fifty-six (56) hours per week effective January 1, 1966".

Motion prevailed and the House concurred in the Senate amendment.

Dietz 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, 92 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Bock | Hakes |
| Breitbach | Halling |
| Briles | Hanson of |
| Busch | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Denman | Knowles |
| Dietz | Kreager |
| Duffy | Lange |
| Dunton | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fisher of | McElroy |
| Greene | Mensing |
| Frazier |  |

The nays were, 3 :

Baringer $\quad$| Fischer of |
| ---: |
| Grundy |

Absent or not voting, 13:
Camp
Crane
Edgington
Grassley
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas

Stokes

Hagie Jarvis

Prine
Reppert
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Sokol
Stanley
Steele
Stevenson
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wells
Wier
Winkelman
Worthington
Wright

| Peterson of | Smith of | Steffen |
| :--- | :---: | :---: |
| Woodbury | O'Brien | Walter |

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

Sersland of Winneshiek called up for consideration House File 56, a bill for an act relating to the establishment of community mental health centers and providing for the payment therefor from the state institution fund, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 56, section 1, line 6, by striking the words and figures "forty thousand $(40,000)$ " and inserting in lieu thereof the following: "thirty-five thousand $(35,000)$."

Motion prevailed and the House concurred in the Senate amendment.

Sersland of Winneshiek 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 :

| Andersen of | Graham | Miller of | Robinson |
| :---: | :---: | :---: | :---: |
| Woodbury | Hagedorn | Des Moines | Scherle |
| Anderson of | Hagen | Miller of | Sersland |
| Ringgold | Hakes | Jones | Siglin |
| Balloun | Halling | Miller of | Smith of |
| Bock | Hanson of | Page | O'Brien |
| Breitbach | Lyon | Moffitt | Sokol |
| Busch | Hanson of | Mowry | Stanley |
| Carnahan | Mitchell | Mueller | Steele |
| Carstensen | Hirsch | Murphy | Stevenson |
| Casey | Hougen | Murray | Stokes |
| Chalupa | Johnson | Nielsen of | Strothman |
| Coffman | Kluever | Emmet | Swisher |
| Crane | Knock | Nielsen of | Tabor |
| Cunningham | Knowles | Shelby | Van Alstine |
| Den Herder | Kreager | Olson | Van Nostrand |
| Denman | Lange | Ossian | Vermeer |
| Dietz | Loss | Palas | Vetter |
| Duffy | Lutz | Parker | Walter |
| Dunton | Mahan | Patton | Wier |
| Eveland | Maule | Paul | Winkelman |
| Falvey | McElroy | Petersen of | Worthington |
| Fisher of | Mensing | Dallas | Wright |
| Greene | Messerly | Prine | Mr. Speaker |
| Gittins | Meyer | Reppert |  |
| Goode | Millen |  |  |

The nays were, none.

Absent or not voting, 19:

| Baringer | Fischer of <br> Grundy |
| :--- | :--- |
| Briles | Frazier |
| Camp | Grassley |
| Darrington | Hagie |
| Edgington | Jarvis |
| Ely |  |

Kibbie
Nelson Peterson of Woodbury Riley

Shaw<br>Smith of<br>Dickinson<br>Steffen<br>Wells

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

Hirsch of Warren called up for consideration House File 275, a bill for an act relating to brucellosis control in swine, amended by the Senate, and moved that the House concur in the following Senate amendment:

## Amend House File 275 as follows:

1. Section 1 , line 1 , by striking the numeral " 2 " and inserting in lieu thereof the word "two".
2. Section 2, line 1 , by striking the numeral " 3 " and inserting in lieu thereof the word "three".
3. Section 3, line 1 , by striking the numeral " 4 " and inserting in lieu thereof the word "four".
4. Section 4, line 1, by striking the numeral " 7 " and inserting in lieu thereof the word "seven". Further amend section 4, line 3, by striking the word "any" and inserting in lieu thereof the word "Any".

Motion prevailed and the House concurred in the Senate amendment.

Hirsch of Warren 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 quêstion "Shall the bill pass?"
The ayes were, 98:

| Andersen of | Den Herder | Hanson of | Messerly |
| :---: | :---: | :---: | :---: |
| Woodbury | Denman | Lyon | Meyer |
| Anderson of | Dietz | Hanson of | Millen |
| Ringgold | Duffy | Mitchell | Miller of |
| Balloun | Dunton | Hirsch | Des Moines |
| Baringer | Eveland | Hougen | Miller of |
| Bock | Falvey | Johnson | Jones |
| Breitbach | Fisher of | Kibbie | Miller of |
| Briles | Greene | Kluever: | Page |
| Busch | Frazier | Knock | Moffitt |
| Camp | Gittins | Knowles | Mowry |
| Carnahan | Goode | Kreager | Mueller |
| Carstensen | Graham | Lange | Murphy |
| Casey | Grassley | Loss | Murray |
| Chalupa | Hagedorn | Lutz | Nielsen of |
| Coffman | Hagen | Mahan | Emmet |
| Crane | Hakes | Maule | Nielsen of |
| Cunningham | Halling | McElroy | Shelby |
| Darrington |  | Mensing | Olson |

Ossian
Palas
Parker
Patton
Paul
Prine
Reppert
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer

Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Wright<br>Mr. Speaker

The nays were, none.
Absent or not voting, 10:

| Edgington | Hagie |
| :--- | :--- |
| Ely | Jarvis |
| Fischer of | Nelson |
| Grundy |  |

Petersen of
Dallas
Peterson of
Woodbury

## Riley <br> Steffen

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

Hagedorn of Clay called up for consideration House File 187, a bill for an act relating to road use tax reporting requirements in cities and towns, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 187 as follows:

1. By striking all of section 1 after the word "is" in line 2 and inserting in lieu thereof the following: "hereby repealed and the following enacted in lieu thereof:
'On and after January 1, 1963, each city or town shall keep accounts showing the amount spent on street construction and reconstruction on arterial streets and the amount spent on street construction and reconstruction on local streets. Such amounts proposed to be spent on arterial streets and such amounts proposed to be spent on local streets shall be shown on the street budget report required by section three hundred twelve point thirteen (312.13), Code 1962, and such amounts spent for such purposes shall be shown on the annual street report required by section three hundred twelve point fourteen (312.14), Code 1962.
'Of the total street construction and reconstruction expenditures made each year from road use tax funds by each city or town, at least seventyfive (75) percent shall be spent on the arterial streets of such city or town. However, if any city or town council by resolution declares that the seventyfive (75) percent is not needed on its arterial streets, then it may be used on any other streets in the city or town.'."
2. By striking all of section 2 and inserting in lieu thereof the following:
"Sec. 2. Section three hundred twelve point twelve (312.12), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'Cities which receive allotments of funds from road use tax funds which have a population of at least five thousand $(5,000)$ shall prepare and submit annually by December 10 in each year to the state highway commission for examination and review, a program of street construction and reconstruction on both the arterial street system and the local street system of such city for a period of three (3) years subsequent to the year in which the program is submitted. Such cities and towns which have a population of less than five thousand ( 5,000 ) shall prepare and submit annually by December 10 each year to the state highway commission for examination and
review, a program of proposed street construction and reconstruction for its arterial streets and local streets for the ensuing calendar year.'."
3. By striking all of section 3 after the word "amended" in line 2 and inserting in lieu thereof the following: "by striking the remainder of such section after the word 'submit' in line three (3) and inserting in lieu thereof the following: 'by December 10 each year to the state highway commission for examination and review, a budget showing all proposed street receipts and expenditures for the city or town for the ensuing calendar year.'."
4. By striking all of section 4 after the word "by" in line 2 and inserting in lieu thereof the following: "striking the remainder of such section after the word 'prepare' in line three (3) and inserting in lieu thereof the following: 'and submit by March 10 each year to the state highway commission an annual report showing all street receipts and expenditures for the city or town for the previous calendar year.'."

Motion prevailed and the House concurred in the Senate amendments.

Hagedorn of Clay 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 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Denman | Knowles |
| Dietz | Kreager |
| Duffy | Lange |
| Dunton | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fisher of | McElroy |
| Greene | Mensing |

The nays were, none.
Absent or not voting, 13:
$\underset{\text { Den Herder }}{\substack{\text { Darringtom }}} \quad$ Edgington

Fischer of
Grundy

Sersland
Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Hagie Jarvis

| Johnson | Petersen of | Peterson of | Riley |
| :--- | :---: | :---: | :---: |
| Messerly | Dallas | Woodbury | Steffen |
| Moffitt |  |  |  |

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

Dunton of Keokuk called up for consideration House File 232, a bill for an act relating to election of state board of public instruction members, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the title to House File 232, line 1, by inserting after the word "to" the following: "district convention delegates in the".

Motion prevailed and the House concurred in the Senate amendment.

Dunton of Keokuk 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, 100 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Hougen |
| Crane | Jarvis |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Denman | Knock |
| Dietz | Knowles |
| Duffy | Lange |
| Dunton | Loss |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falvey | McElroy |
| Fisher of | Mensing |
| Greene | Meyer |
|  |  |


| Millen | Reppert <br> Miller of <br> Des Moines <br> Miller of |
| :--- | :--- |
| Robinson |  |
| Jones | Sererle |
| Miller of | Sersland |
| Page | Siglin |
| Moffitt | Smith of |
| Mowry | Dickinson |
| Mueller | O'Brien |
| Murphy | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wells |
| Dallas | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Prine | Wright |
|  | Mr. Speaker |

The nays were, none.

Absent or not voting, 8:
Den Herder Johnson
Fischer of
Kreager

## Messerly

 RileyShaw Steffen

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

## RECONSIDERATION OF SENATE FILE 150

Smith of Dickinson moved to reconsider the vote by which the report of the committee on enrolled bills on Senate File 150, a bill for an act relating to the elimination of the necessity of fire extinguishers for certain boats, was adopted.

Motion prevailed.
Smith of Dickinson moved to reconsider the vote by which Senate File 150 passed the House and was placed on its last reading.

Motion prevailed.
Smith of Dickinson offered the following amendment filed by him and moved its adoption:

Amend Senate File 150 by adding thereto the following new section:
Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in The Clear Lake Mirror-Reporter, a newspaper published at Clear Lake, Iowa, and in The Spirit Lake Beacon, a newspaper published at Spirit Lake, Iowa.

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, 97 :

| Andersen of | Den Herder | Hagen | Mahan |
| :--- | :--- | :--- | :--- |
| Woodbury | Denman | Hagie | Maule |
| Anderson of | Dietz | Hakes | McElroy |
| Ringgold | Duffy | Halling | Mensing |
| Balloun | Dunton | Hanson of | Messerly |
| Baringer | Ely | Lyon | Meyer |
| Bock | Eveland | Hanson of | Millen |
| Britbach | Falvey | Mitchell | Miller of |
| Briles | Fischer of | Hirsch | Jones |
| Busch | Grundy | Hougen | Miller of |
| Carnahan | Fisher of | Johnson | Page |
| Carstensen | Greene | Kibbie | Moffitt |
| Casey | Frazier | Kluever | Mowry |
| Chalupa | Gittins | Knock | Mueller |
| Coffman | Goode | Knowles | Murray |
| Crane | Graham | Kreager | Nelson |
| Cunningham | Grassley | Lange | Nielsen of |
| Darrington | Hagedorn | Lutz | Emmet |


| Nielsen of | Peterson of | Smith of | Van Alstine |
| :--- | :--- | :--- | :--- |
| Shelby | Woodbury | O'Brien | Van Nostrand |
| Olson | Prine | Sokol | Vermeer |
| Ossian | Reppert | Stanley | Vetter |
| Palas | Scherle | Steele | Walter |
| Parker | Sersland | Stevenson | Wier |
| Patton | Siglin | Stokes | Winkelman |
| Paul | Smith of | Strothman | Worthington |
| Petersen of | Dickinson | Swisher | Wright |
| Dallas |  | Tabor | Mr. Speaker |
| The nays were, 1: |  |  |  |
| Miller of |  |  |  |
| Des Moines |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Camp | Loss |  |  |
| Edgington | Murphy | Robinson | Steffen |
| Jarvis | Riley |  | Wells |

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

## CONSIDERATION OF BILLS

The House resumed consideration of House File 96, a bill for an act relating to exemption from taxation of property of educational institutions, and the following amendment by the committee on tax revision :

Amend House File 96 as follows:
Amend section one (1), line five (5) by striking the words "in any county", and by adding at the end thereof the following: ", except that said limitation of two hundred forty acres shall not apply to educational institutions owned by the state,".

Amend House File 96 by adding at the end of section one (1) the following:

Sec. 2. Any real property acquired on or after January 1, 1964, not exempted by section one (1) shall be valued and assessed and taxed as all other taxable real property.

Sec. 3. Any real property owned or held by any educational institution on January 1, 1964, not exempted by section one (1) shall be valued and assessed as other real property, and the following percentage of taxes shall be levied thereon in the following manner by the taxing district in which each parcel is located:
a. For taxes payable in 1965, twenty percent of the taxes otherwise levied.
b. For taxes payable in 1966, forty percent of the taxes otherwise levied.
c. For taxes payable in 1967, sixty percent of the taxes otherwise levied.
d. For taxes payable in 1968, eighty percent of the taxes otherwise levied.
e. For taxes payable in 1969, and thereafter, one hundred percent as all other taxable real property in the taxing district in which the parcels are located.

Sec. 4. Section four hundred twenty-seven point one (427.1), subsection nine (9), Code 1962, is hereby amended by inserting after the words "pecuniary profit" in line seven (7) the following: ", or for full or partial payment for services rendered, except one residence used as a parsonage."

Hougen of Black Hawk offered the following amendment to the committee amendment and moved its adoption:
Amend the first paragraph of the committee amendment to House File 96 filed February 28 by striking all after the comma in line three (3), also all of lines four (4) and five (5).

Amendment to the committee amendment adopted.
Reppert of Polk offered the following amendment to the committee amendment, filed by Reppert and Denman, and moved its adoption:
Amend House File 96 as follows:

1. Amend the amendment filed by the committee on tax revision on February 28 to House File 96 by striking all that part which amends section 1.
2. Amend House File 96, by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-seven point one (427.1), Code 1962, is hereby amended by striking from line three (3) of subsection eleven (11) of such section the words "as a part of its endowment fund," and inserting in lieu thereof the words "when devoted to educational use and not held for pecuniary profit, or when held for proposed campus expansion."

Amendment to the committee amendment lost.
Steele of Cherokee moved the adoption of division 1 of the committee amendment as amended.

Division 1 of the committee amendment as amended adopted.
Steele of Cherokee moved the adoption of division 2 of the committee amendment.

Division 2 of the committee amendment adopted.
Steele of Cherokee moved the adoption of division 3 of the committee amendment.

Division 3 of the committee amendment adopted.
Hougen of Black Hawk offered the following amendment to division 4 of the committee amendment and moved its adoption:

Amend the amendment filed February 28 by the committee on tax revision by striking from section 4, line five (5) the words "used as a parsonage".

Amendment to division 4 of the committee amendment adopted.
Steele of Cherokee moved the adoption of division 4 of the committee amendment as amended.

Division 4 of the committee amendment as amended adopted.
Stanley of Muscatine moved to reconsider the vote by which divisions 1, 2 and 3 of the committee amendment were adopted.

Denman of Polk moved that action on House File 96 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
House File 96 pending at adjournment.

## SPECIAL ORDER HOUSE FILE 550

Mowry of Marshall asked and received unanimous consent that House File 550 be made a special order of business for $10: 00$ a.m., Tuesday, April 9, 1963.

## MESSAGES FROM 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 52, a bill for an act relating to criminal indictments.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 412, a bill for an act transferring jurisdiction to Dallas County certain land now comprising part of Woodward state hospital and school.

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

House File 413, a bill for an act transferring jurisdiction to Boone County certain land now comprising a part of Woodward state hospital and school.

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

House File 414, a bill for an act transferring jurisdiction to Boone County certain land now comprising a part of Woodward state hospital and school.

Also: That the Senate has concurred in the House amendment to and passed Senate File 252, a bill for an act authorizing the Iowa Development Commission to form a nonprofit corporation and to accept grants from the federal government and gifts from other sources.

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

Senate File 264, a bill for an act relating to the registration of motorboats.

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

Senate File 409, a bill for an act to consolidate the functions of the boards paying bonuses for federal military service.

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

Senate File 419, a bill for an act relating to salaries of county attorneys.
Carroll A. Lane, Secretary.

## OBJECTION

We, the undersigned, object to House Joint Resolution 15 being on the noncontroversial calendar.

> Charles E. Grasslex. Maurice Van Nostrand. Fred L. Wright.

## REPORT OF JOINT COMMITTEE ON ENROLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Spmakir: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 4, 25, 59, 68, 197, 257, 258, 317, 354, and Senate Files 35, 42, $97,113,230,236,265,266$ and 391.

Fred E. Wimr, Chairman House Committee. Kenneth Benda, 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 4, 25, 59, 68, 197, 257, 258, 317 and 354, and Senate Files 35, $42,97,113,230,236,265,266$ and 391.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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, 1963, sent to the Governor for his approval: House Files 4, 25, 59, 68, 197, 257, 258, 317 and 354.

Fred E. Wier, Chairman.
Report adopted.

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 3, 1963, he approved Senate File 230.

## COMMUNICATION FROM THE GOVERNOR

April 3, 1963.

[^19]A chief executive does not move lightly to disapprove a measure that has been passed by two successive sessions of the General Assembly. Obviously this legislation has the support of many thoughtful and sincere persons-both in and outside of the legislature. Obviously it reflects the fact that the State Highway Commission's policies relating to access control have been subject to serious criticism and that there has been substantial justification for this criticism.

However, after careful study, I have disapproved this bill because I am convinced it is in the public interest to do so. The implications of the bill are far from clear-and this fact in itself makes its desirability as legislation questionable. Moreover, after hearing the arguments on both sides, evaluating the facts and reading the legal citations, I became convinced that enactment of this legislation, whatever its intentions and justifications might be, would seriously jeopardize the future of our highway program in Iowa. Believing this, I had no choice but to exercise the veto.

Perhaps no single piece of legislation in the past two legislative sessions has aroused such strong feelings both for and against it in the General Assembly. The facts on both sides have been distorted at times by the emotions aroused and the controversy has been magnified in the news headlines. It has been more difficult than it should have been for anyone to arrive at an objective and dispassionate evaluation of the facts.

I want to make it entirely clear that some of the members of the Assembly whom I respect the most have supported this legislation. They have supported it because they feel that the Highway Commission's access control policies have impaired property rights along the highways and that the commission staff has been dictatorial at times in carrying out these policies.

Bluntly, I believe that the legislature's criticism is in certain important respects sound and justified. I simply do not believe that this bill is the proper answer. I am convinced that it goes too far.

In 1955, the Iowa Legislature wrote into the law of our state that access control "is necessary for the immediate preservation of the public peace, health and safety, and for the promotion of the general welfare." This act would repeal that declaration and would state in its place that "all owners or occupants of land abutting any street or highway have the right of free and convenient access" to such street or highway from such land.

The term "free and convenient access" is unquestionably one which would have to be defined by the courts, but this and other provisions of the bill raise a definite question as to whether the state highway authorities could prevent a property owner from building an unlimited number of driveways onto a road without excessive expenditure of state funds. A property owner certainly should not be denied access from his property to a road, but the authority to restrict the owner to reasonable access has been held to be legally sound and in the public interest.

The Supreme Court of Iowa has declared that owners of the land adjacent to the Interstate Highway System and other controlled access highways established on new locations have no right of direct access to the new road where none existed before. Senate File 1 would seem to create vested access rights along such new highways where there was no access before the road was built. It would be necessary for the state, at considerable expense, to acquire these newly created access interests along miles of the Interstate System and other important segments of our highway system in order to prevent congested development and cross traffic that would retard traffic movement and increase driving hazards. I have been informed that the Federal Government, under a long standing policy, would not participate in the cost of such acquisition.

There have been various estimates as to what this bill would cost the taxpayers of Iowa, and undoubtedly some of these estimates have been high. But there is no question in my mind that the cost would be substantial, running into millions of dollars. It is self-evident that state funds used to pay for created access interests could not be used for new highway construction or for improvements in existing highways. The expenditures would thus benefit a minority of property owners at the expense of the general public.

I believe that the deficiencies and grievances at which this act is aimed can be remedied by proper administration of our present laws. Last October; the Highway Commission revised its access control policies and attempted to correct those practices that were repugnant to the general public. Highway officials more recently have expressed a willingness to remedy any further deficiencies that are found to exist.

In conclusion, I want to clearly recognize the fact that the main intention of Senate File 1 is to protect the rights of individual owners along our highways. I am completely in accord with this goal. I simply feel that this bill has other, unintentional implications that conflict with the interests of the general public.

This does not mean that I would oppose legislation that would carry out this main objective without other results. Furthermore, I want to assure the General Assembly that I will clearly instruct the new Highway Commission which will take office July 1 to do everything possible at the administrative level to insure that property owners along our highways are not deprived of their actual access rights without just compensation.

Yours very truly,
/s/ Harold E. Hughes, Governor
HEH: jl

## REPORTS OF COMMITTEES

Mensing of Cedar, from the committee on social security, submitted the following report:

Mr. Speaker: Your committee on social security to whom was referred Senate File 123, a bill for an act to amend section two hundred ninety-four point twelve (294.12), Code 1962, to permit the board of directors in school districts which have, pursuant to section two hundred ninety-four point eleven (294.11), Code 1962, terminated a previously existing pension and annuity retirement system to increase by fifty percent ( $50 \%$ ) the retirement benefits to each surviving beneficiary entitled to receive benefits at date of termination of said system and to provide for the levy of an annual tax to supplement the retirement reserve fund to the extent necessary to pay the increase in retirement benfits, begs leave to report it has had 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. L. Mensing, Chairman.

Jarvis of Buena Vista, from the committee on industrial and human relations, submitted the following report:

Mr. SPFAKER: Your committee on industrial and human relations to whom was referred Senafe File 183, a bill for an act to amend section eightysix point two (86.2), Code 1962, increasing the number of deputies from three (3) to four (4) that the industrial commissioner may hire, begs leave to report it has had 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 M. Jarvis, Chairman.

Vermeer of Marion, 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 5, a bill for an act to repeal the tax on moneys and credits except that tax necessary to retire Korean veterans' bonus bonds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Elmer Vermeer, Chairman.

Millen of Van Buren, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 498, a bill for an act relating to employment safety and providing for an employment safety 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 498 by striking section twenty-two (22). Floyd Millen, Ranking Member.

Johnson of Audubon, from the committee on compensation of public officers and employees, submitted the following report:

Mr. Spraker: Your committee on compensation of public officers and employees to whom was referred House File 279, a bill for an act relating to the mileage fee for 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 indefinitely postponed.

Harvey W. Johnson, Chairman.
Hougen of Black Hawk, from the committee on printing, submitted the following report:

Mr. Speaker: Your committee on printing to whom was referred Senate File 180, a bill for an act relating to the state printing board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Chester Hougen, Chairman.

Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 381, a bill for an act to clarify the definition of an implement of husbandry, begs leave to report it has 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 381 by adding the following:
"3. By adding to said subsection the following:
'Provided, however, a truck equipped as a manure spreader and used
exclusively for farm purposes shall be classified as an implement of husbandry.'"

Dewey E. Goode, Chairman.

Walter of Hardin, from the committee on board of control, submitted the following report:

Mr. Speaker: Your committee on board of control to whom was referred Senate File 268, a bill for an act to allow counties to provide county care for patients or inmates from mental health institutes, hospital-school, training school, and homes for children from the state institution 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.
paul Walter, Chairman.
Also :
Mr. Speaker: Your committee on board of control to whom was referred Senate File 288, a bill for an act relating to admission to mental health institutes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Paul Walier, Chairman.
Also :
Mr. SPEAKER: Your committee on board of control to whom was referred Senate File 211, a bill for an act to consolidate industry revolving funds for the state reformatory and the state penitentiary, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Paul Walter, Chairman.
Also:
Mr. Speakir: Your committee on board of control to whom was referred House File 513, a bill for an act relating to the establishment and construction of a security treatment hospital and to provide an approriation 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.

## Paul Waliter, Chairman.

Nelson of Winnebago, 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 122, a bill for an act relating to the issuance of bonds for school 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.

Henry Nelson, Chairman.
Also :
Mr. Speaker: Your committee on schools, libraries, state educational institutions, to whom was referred Senate File 188, a bill for an act abolishing the special courses fund of school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Henry Nelson, Chaiman.

Also:
Mr. Speaker: Your committee on schools, libraries, state educational institutions, to whom was referred House File 397, a bill for an act relating to minimum course standards in public schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

Henry Nelson, Chairman.

Also :
Mr. Speaker: Your committee on schools, libraries, state educational institutions to whom was referred House File 160, a bill for an act to amend section two hundred seventy-five point sixteen (275.16), Code 1962, to establish a procedure concerning the results of the vote of a joint county board on petitions for reorganization of school districts involving two (2) or more counties, begs leave to report it has had the same under consideraation and has instructed me to report the same back to the House with the recommendation that the same do pass.

Henry Nelson, Chairman.

Johnson of Audubon, 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 542, a bill for an act relating to the 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 be amended as follows, and when so amended the bill do pass:

Amend House File 542 as follows:

1. Amend the title by inserting after the word "compensation" the words "and duties".
2. Amend by adding the following new section:
"The offices in the courthouse shall be open, except on legal holidays, from eight a.m. to four p.m. on Monday through Friday of each week and from eight until noon on Saturday."

Harvey W. Johnson, Chairman.

## AMENDMENTS FILED

> Amend House File 96 by striking all after the enacting clause and inserting in lieu thereof the following:

> Section 1. Amend section four hundred twenty-seven point one (427.1), Code 1962, by adding the following at the end of subsection eleven (11):
> "However, any such real estate in which the donor of such real estate has reserved a life estate for himself or for any relative or relatives of such donor shall be subject to tax during the term of such life estate."

## Stanley of Muscatine.

Amend the amendment to House File 154 filed on April 2 by Dietz of Scott, et al. by adding thereto the following new section:

Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after publication in The Daily Times, a newspaper published at Davenport, Iowa,
and in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.

DIETZ of Scott.


#### Abstract

Amend House File 292 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred ninety-one point thirtyfive (391.35), Code 1962, is hereby amended by adding thereto the following: "When any land is unplatted or used for agricultural or horticultural purposes the office of the city engineer shall compute the assessment in two parts.


1. Such assessment as is authorized by law for said land which is unplatted or used for agricultural or horticultural purposes.
2. Such assessment that could be made in accordance with law if the land were platted or otherwise divided to be used for purposes other than agricultural or horticultural use. That such assessment shall become a lien, as provided in chapter three hundred ninety-one (391) of the Code and subject to all the provisions : of chapter three hundred ninety-one (391) of the Code the same as if the assessment were originally made at that time, at such time as the land is platted or a permanent division otherwise made of record of said land and credit shall be allowed proratably for all payments made on the assessment provided in paragraph 1 hereof. Payments made on the assessment provided in paragraph 2 hereof shall be applied to pay the assessment provided in paragraph 1 hereof and thereafter the county treasurer shall forward all payments to the municipality which the municipality may place in the appropriate fund relating to the improvement or in the general fund.
3. At such time as the assessment provided in paragraph 2 becomes a lien, the lien for the assessment provided in paragraph 1 is released."

Riley of Linn.
Amend section 29 of House File 378 by striking from lines fifty-three and eighty-one the following:
"Until July 1, 1968, any", and inserting in lieu thereof the following: "Any".

Denman of Polk.
Amend House File 468 by adding thereto the following sections:

1. Section three hundred twenty-one point four
hundred sixty-seven (321.467), Code 1962, is hereby amended by striking the word "The" in line one (1) and inserting in lieu thereof the words "Except as to mobile homes, the".
2. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby further amended by striking from lines eight (8) and nine (9) the words "for a distance not exceeding twenty-five miles".
3. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby further amended by striking all beginning with the word "the" in line sixteen (16) and ending with the word "that" in line thirty-nine (39).
4. Section three hundred twenty-one point four hundred
sixty-seven (321.467), Code 1962, is hereby further amended by striking all beginning with the word "Provided" in line sixty (60) and ending with the period following the word "essential" in line sixty-nine (69).

Darrington of Harrison.
Amend House File 550 by adding at the end thereof the following new section:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa, and The Knoxville Journal, a newspaper published at Knoxville, Iowa.

Vermere of Marion.
Amend House File 550 as follows:
By striking all of section eighteen (18) and renumbering the following section.

Ely of Linn.
Amend House File 550 as follows:
Amend by adding the following new section at the end of the bill:
"Section four hundred twenty-two point fifty-two (422.52), Code 1962, is hereby amended by adding the following new subsection:
'When a return is filed and the taxes shown due thereon are paid in full on or before the due date as prescribed in section four hundred twenty-two point fifty-one (422.51), the retailer shall be allowed a credit or discount equal to two (2) percent of the sales taxes shown due by such return. This discount is allowed the retailer for prompt payment of the tax and as remuneration for keeping the records and filing the returns required by this chapter.'"

DIETZ of Scott.
Amend Senate File 349, section 2, line five (5), by inserting after the word "directors" the following: "by a vote of seventyfive percent ( $75 \%$ ) of the directors present,".

Smith of $O^{\prime}$ Brien. Hagit of Wright.
On motion by Mowry of Marshall, the House adjourned until 9:30 a.m., Thursday, April 4, 1963.

# JOURNAL OF THE HOUSE 

hall of the house of Representatives, Des Moines, Iowa, Thursday, April 4, 1963.

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

Prayer was offered by the Reverend Alvin T. Maberry, pastor of the First Methodist Church, Mount Pleasant, Iowa.

The Journal of April 3 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Grassley of Butler on request of Edgington of Franklin.

## PRESENTATION OF VISITORS

Denman of Polk presented to the House fifty students from Woodside Junior High School and Saydel Consolidated School accompanied by their teacher, Miss Jean Courtney.

Graham of Ida presented to the House fifty senior students of the government class of Ida Grove Community School accompanied by their teacher, Mrs. Clara Bekman.

Miller of Jones presented to the House Miss Holly Peck, from Byron Rice School, Des Moines, and Martin Wade, Jr., from Monticello Elementary School.

Petersen of Dallas presented to the House twenty-one students from De Soto Junior High School accompanied by their principal, James Brown, and teacher, Mrs. Cleone Stanley.

Prine of Mahaska presented to the House ninety students from Oskaloosa Community School accompanied by their teacher, Gary Hayden.

Reppert of Polk presented to the House fifty senior students from Altoona accompanied by their teacher, Wilbert Jensen.

Strothman of Henry presented to the House foreign exchange student Dorrit Anderson from Odnse, Denmark, and Joanne Mayberry, seniors in Mount Pleasant High School, accompanied by Mrs. Mayberry.

Van Alstine of Humboldt presented to the House forty-three stu-
dents from Gilmore City-Bradgate School accompanied by their teacher, Mrs. H. J. Juelfs.

Walter of Hardin presented to the House forty students from the Radeliffe senior class accompanied by their teacher, Wilbur Molendort.

## PETITIONS

The following petitions were presented and placed on file:
By Hagie of Wright, from twenty-five residents of Wright County opposing legislation relating to the taxation of fraternal beneficiary associations.

By Messerly of Black Hawk, from nine residents of Waterloo favoring an increase in pensions under the retirement system for policemen and firemen.

By Messerly of Black Hawk, from twenty-seven residents of Black Hawk County opposing legislation relating to licensing and qualifications of physical therapists.

By Reppert of Polk, a letter signed by nine members of the Iowa Board of Parole favoring legislation to provide for the payment of accrued vacation pay to employees of the state whose employment is terminated.

By the following Representatives, opposing the sale of liquor by: the drink in Iowa:

Miller of Page, from eighty residents of Page County.
Olson of Cerro Gordo, from thirty-two residents of Cerro Gordo County.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 19, by committee on constitutional amendments, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

Read first time and placed on the calendar.

## INTRODUCTION OF BILLS

House File 575, by committee on schools, libraries, state educational institutions, a bill for an act relating to the power of electors to vote a tax for the purchase of a school bus garage without a bond issue.

Read first time and placed on the calendar.

House File 576, by committee on social security, a bill for an act to amend section ninety-six point eleven (96.11), Code 1962, to provide for a contributory retirement system for the employees of the employment security commission to be paid for from the moneys received from Title III of the Federal Social Security Act, contributions by the employees, and from moneys appropriated by the state.

Read first time and placed on the calendar.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 5, 160, 397, 498 and 542, and Senate Files 122, 123, 180, 183, 188, 211, 268, 288 and 381, ander Rule 35.

## SENATE MESSAGES CONSIDERED

Senate File 264, a bill for an act relating to the registration of motorboats.

Read first time and referred to committee on conservation.
Senate File 409, a bill for an act to consolidate the functions of the boards paying bonuses for federal military service.

Read first time and referred to committee on military and veterans affairs.
Senate File 419, a bill for an act relating to salaries of county attorneys.

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 173, a bill for an act relating to certain services, and hours of employment, for policemen and firemen.

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

House File 189, a bill for an act to adopt the Interstate Compact on Mental Health and designate an administrator with other states.

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

Senate File 285, a bill for an act to raise the annual salary of the county attorney in counties having a population of one hundred fifty thousand and
over and to raise the salary of assistants in counties having a population of thirty-six thousand and over.

Also: That the Senate has concurred in the House amendment to and passed Senate File 150, a bill for an act relating to the elimination of the necessity of fire extinguishers for certain boats.

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

Senate File 371, a bill for an act to make the superintendent of public instruction elective and establish qualifications.

Carroll A. Lane, Secretary.

## SENATE AMENDMENTS TO HOUSE FILE 173

Amend House File 173 as follows:

1. By striking in section 2, lines 6 and 7, the words "sixty-eight hours per week" and inserting in lieu thereof the following:
"sixty-three hours per week effective January 1, 1964 and fifty-six hours per week effective January 1, 1966".
2. Amend the title by striking all after the word "to" in line 2 and inserting in lieu thereof the following:
"certain services, and hours of employment, for policemen and firemen.".

## RULE 50 INVOKED ON HOUSE FILE 51

Hirsch of Warren asked that House Rule 50 be invoked on House File 51.

Goode of Davis moved that the committee on roads and highways be granted additional time for the consideration of House File 51.

Hagen of Allamakee moved the previous question.
The motion having failed to receive a two-thirds majority, lost.
Roll call was requested by Stanley of Muscatine and Hirsch of Warren.

On the question "Shall the committee on roads and highways be granted additional time for the consideration of House File 51 ?"

The ayes were, 37 :

| Briles | Goode |
| :--- | :--- |
| Camp | Halling |
| Coffman | Jarvis |
| Crane | Loss |
| Darrington | McElroy |
| Duffy | Mensing |
| Edgington | Messerly |
| Fischer of | Meyer |
| Grundy | Millen <br> Fisher of <br> Greene |


| Miller of | Sersland |
| :--- | :--- |
| Page | Shaw |
| Murray | Smith of |
| Nielsen of | Dickinson |
| Shelby | Smith of |
| Ossian | O'Brien |
| Palas | Steele |
| Paul | Strothman |
| Prine | Wier |
| Robinson | Winkelman |
| Scherle | Mr. Speaker |

The nays were, 65:

| Andersen of | Eveland | Kreager | Peterson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Falvey | Lange | Woodbury |
| Anderson of | Gittins | Lutz | Reppert |
| Ringgold | Graham | Mahan | Riley |
| Balloun | Hagen | Maule | Siglin |
| Baringer | Hagie | Miller of | Sotol |
| Bock | Hakes | Des Moines | Stanley |
| Breitbach | Hanson of | Moffitt | Steffen |
| Busch | Lyon | Mowry | Stokes |
| Carrahan | Hanson of | Mueller | Stevenson |
| Carstensen | Mitchell | Murphy | Swisher |
| Casey | Hirsch | Nielsen of | Tabor |
| Chalupa | Hougen | Emmet | Van Alstine |
| Cunningham | Johnson | Olson | Van Nostrand |
| Den Herder | Kibbie | Parker | Vermeer |
| Denman | Kluever | Patton | Vetter |
| Dietz | Knock | Petersen of | Worthington |
| Dunton | Knowles | Dallas | Wright |
| Ely |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Frazier | Hagedorn | Walter | Wells |
| Grassley | Nelson |  |  |

The motion lost and the Speaker announced that House File 51 is placed on the regular calendar.

## ADDITIONAL TIME GRANTED ON HOUSE FILE 263

Maule of Monona asked that Rule 50 be invoked on House File 263.

Loss of Kossuth moved that the committee on judiciary 1 be granted additional time for the consideration of House File 263.

The motion prevailed.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 96, a bill for an act relating to exemption from taxation of property of educational institutions.

Stanley of Muscatine asked and received unanimous consent to withdraw his motion to reconsider the vote by which divisions 1,2 and 3 of the committee amendment were adopted.

Stanley of Muscatine offered the following amendment filed by him :

Amend House File 96 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Amend section four hundred twenty-seven point one (427.1), Code 1962, by adding the following at the end of subsection eleven (11):
"However, any such real estate in which the donor of such real estate has received a life estate for himself or for any relative or relatives of such donor shall be subject to tax during the term of such life estate."

Stanley of Muscatine offered the following amendment to his amendment and moved its adoption:

1. Amend the Stanley amendment to House File 96 by inserting in line seven (7) after the words "life estate" the words", life income, or an estate in or right to the income from such real estate for a term of years".
2. Amend line nine (9) of said amendment by striking the period and inserting the following: ", life income or term of years."

Amendment to the amendment adopted.
House File 96 pending at adjournment.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 52, 56, 76, 187, 232, 275, 412, 413, 414, and Senate Files 150 and 252.
Fred E. Wier,
Chairman House Committee.
Kenneth Benda,
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 52, 56, 76, 187, 232, 275, 412, 413, 414, and Senate Files 150 and 252.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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, 1963, sent to the Governor for his approval: House Files 52, 56, 76, 187, 232, 275, 412, 413 and 414.

Fred E. Wier, Chairman.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 4, 1963, he approved the following bills: House Files 4, $68,83,168,236,257,548$ and 549.

## REPORTS OF COMMITTEES

Darrington of Harrison, 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 405, a bill for an act relating to truck operators and contract carriers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## William E. Darrington, Chairman.

Ossian of Montgomery, 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 330, a bill for an act to authorize the superintendent of public buildings and grounds and the executive council to accept federal monies as reimbursements for expenses incurred in the maintenance of public 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.

## Conrad Ossian, Chairman.

Also:
Mr. Speaker: Your committee on public lands and buildings to whom was referred House File 404, a bill for an act relating to the title of certain lands acquired by the Missouri River boundary compromise of 1943, wherein the state conservation commission may make some claim in the name of the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section 1 of House File 404 by striking all of said section after the period in line eleven (11).

Further amend House File 404 by striking all of section 2.
Hanson of Lyon, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 123, a bill for an act relating to the exemption of certain livestock 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.

Arthur C. Hanson, Chairman.
Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 225, a bill for an act to permit counties to make levies in certain cities and towns for bridge purposes and to give counties the authority to construct and maintain bridges in such cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Arthur C. Hanson, Chairman.

Also:
Mr. Speaker: Your committee on tax revision to whom was referred House File 326, a bill for an act relating to the valuation o property for tax purposes, the powers of the local conference board in relation thereto and the levy of a tax to establish a special appraisers' 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 indefinitely postponed.

Arthur C. Hanson, Chairman.

Also :
Mr. Speaker: Your committee on tax revision to whom was referred House File 431, a bill for an act relating to the valuation of real estate, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Arthur C. Hanson, Chairman.

## Also :

Mr. Speaker: Your committee on tax revision to whom was referred House File 496, a bill for an act to authorize the board of supervisors, city and town councils, and school boards in counties of one hundred thirty thousand $(130,000)$ or over to cooperate with each other and jointly perform any function or exercise any power authorized by law to be performed or exercised by each independently, and authorize the appropriation and expenditure of public funds 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 tax revision to whom was referred House File 530, a bill for an act to authorize city and town councils to finance the acquisition of sites, books and equipment for a public library from the proceeds of a bond issue, begs leave to report it has had 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 tax revision to whom was referred Senate File 309, a bill for an act relating to retail sales tax definition of "gross receipts", begs leave to report it has had 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.
Kluever of Cass, from the committee on judiciary 2, submitted the following report:

Mr. Speaker: Your committee on judiciary 2, to whom was referred Senate File 8, a bill for an act relating to fees charged by the clerk of the district court 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.

Lester L. Kluever, Chairman.
Also :
Mr. Speaker: Your committee on judiciary 2, to whom was referred Senate File 226, a bill for an act to enable and empower the board or commission which has control and jurisdiction over any highway or highway system to convey certain easements and rights in, to and over certain easements for highway 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.

## Lester L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2, to whom was referred Senate File 273, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school 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.

Lester L. Kluever, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary 2, to whom was referred Senate File 356, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo, State of Iowa, and to authorize conveyance of legal title 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 356, section 1, line two (2), by inserting after the word "Iowa," the following: "to the Mental Health Center of North Iowa, an Iowa corporation,".

## Lester L. Kluever, Chairman.

Mowry of Marshall, from the committee on judiciary 1, submitted the following report.

Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 34, a bill for an act relating to the issuance of marriage licenses by court order, begs leave to report it has had 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 L. Mowry, Chairman.

## Also :

Mr. SPEAKER: Your committee on judiciary 1 to whom was referred House file 278, a bill for an act relating to the criminal fees which may be retained by certain justices of the peace, begs leave to report it has had 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 L. Mowry, Chairman.
Also :
Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 529, a bill for an act relating to the number of district court judges in the eighteenth judicial 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.

John L. Mowry, Chairman.
Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 269, a bill for an act to amend section six hundred twenty-four point one (624.1), Code 1962, relating to the examination and cross-examination of witnesses, begs leave to report it has had the same under considera-
tion and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Mowry, Chairman.

Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred House File 395, a bill for an act establishing a domestic relations conciliator, begs leave to report it has 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 L. Mowry, Chairman.

Also:
Mr. Speaker: Your committee on judiciary 1 to whom was referred Senate File 402, a bill for an act relating to judicial nominating commissions, terms of office, judicial elections, mandatory retirement, temporary service by retired judges and residence of supreme 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 when so amended the bill do pass:

Amend Senate File 402 as follows:
Amend section 26 by striking from line six (6) the word and figures "seventy-two (72)" and inserting in lieu thereof the following word and figures: "seventy-five (75)".

John L. Mowry, Chairman.
Cunningham of Story, from the committee on appropriations, submitted the following report:

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 412, a bill for an act to make appropriations to members and representatives of the committee on interstate cooperation, namely: W. L. Mooty, Jack Schroeder, Harold O. Fischer, D. C. Nolan, Robert R. Rigler, David O. Shaff, Ray C. Cunningham, Elmer H. Den Herder, Raymond Eveland, Robert W. Naden, Charles F. Eppers, Maurice B. Crabbe, C. Edwin Gilmour, Mrs. John Gray and Paul W. Knowles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> Ray C. Cunningham, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 397, a bill for an act relating to the Iowa tax commission's audit revolving 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.

Ray C. Cunningham, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 396, a bill for an act to appropriate from the general fund of the State of Iowa to the state printing board for printing and binding, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

Also:
Mr. SpEAKER: Your committee on appropriations to whom was referred Senate File 395, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the state fair board for the purpose of state aid to agricultural societies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 387, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-two (42), Acts of the Fifty-ninth General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 159, a bill for an act to amend chapter nineteen (19), Code 1962, relating to the executive council fuurnishing supplies to various state departments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 394, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public instruction ten thousand dollars ( $\$ 10,000.00$ ) for use as a revolving fund for the Veterans Administration, and five thousand dollars ( $\$ 5,000.00$ ) for the school lunch program and fifteen thousand dollars ( $\$ 15,000.00$ ) for mentally retarded children and students who fail to complete their high school education and to make a study of mental retardation in 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.

## Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 398, a bill for an act to appropriate from the Iowa public employees retirement system fund five hundred twenty-one thousand dollars ( $\$ 521,000.00$ ) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962, begs leave to report it has 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 by striking therefrom the following: "five hundred twenty-one thousand dollars ( $\$ 521,000.00$ )" and inserting in lieu thereof the following: "five hundred eighty thousand dollars ( $\$ 580,000.00$ )."
2. Amend section one (1) by striking from lines four (4) and five (5) the following: "two hundred sixty thousand five hundred dollars ( $\$ 260,500.00$ )"
and inserting in lieu thereof the following: "two hundred ninety thousand dollars (\$290,000.00)."

Ray C. Cunningham, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred House File 402, a bill for an act relating to the re-gilding of the domes of the state capitol and 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 be amended as follows, and when so amended the bill do pass:

Amend House File 402 as follows:
By striking the word "sufficient" in line five (5) of section 1 and inserting in lieu thereof the words and figures "not to exceed eighty thousand dollars ( $\$ 80,000$ )".

Further amend section 1 by striking the period in line eleven (11) and inserting the following: "but not to exceed eighty thousand dollars ( $\$ 80,000$ )."

Ray C. Cunningham, Chairman.

## AMENDMENTS FILED

Amend the Knowles, Carstensen, Stanley and Frazier amendment of March 18 to House File 5 by adding the following section:

There is hereby established a tax on the interest and dividends from investment of moneys and credits equal to three (3) percent of such interest and dividends in the following manner:
"Each taxpayer shall certify to the appropriate assessor or assessors, for inclusion on the regular assessment roll of the taxpayer, on forms to be provided by the state tax commission, the total amount of interest and dividends that were required to be reported by such taxpayer on the state income tax report required to be filed for the year ending previous to January 1 of each year; except such interest otherwise exempted from tax by section four hundred twenty-seven point one (427.1), subsection five (5), Code 1962. Such certification shall by oath state that the amount of interest and dividends certified to the assessor or assessors is the exact amount required to be filed as a portion of such state income tax report, in accord with section four hundred fortyone point twenty-five (441.25), Code 1962. The accuracy of such certification may be ascertained by verification from the tax commission upon request of such assessor or assessors.
"The tax herein established shall be in lieu of all other taxes on moneys and credits, except the one (1) mill levy referred to in section thirty-five $B$ point eleven (35B.11), and shall be levied by the board or boards of supervisors, placed upon the tax list and collected by the county treasurer, and the amount collected in each taxing. district in cities and towns shall be apportioned twenty (20) percent to the county general fund, thirty (30) per cent to the city or town general fund, and fifty (50) percent to the general fund of the school district, and the amount collected in each taxing district outside of cities and towns shall be
apportioned fifty (50) percent to the county general fund and fifty (50) percent to the general fund of the school district".

## MUELLER of Worth.

Amend House File 96, section 4, line five (5) by striking the words "one residence" and inserting in lieu thereof the words "two residences used as residence homes for the clergy or full-time teaching staff."

Knock of Union.
Amend the Stanley amendment to House File 96, as amended, filed April 3, by striking lines one (1) and two (2) and inserting in lieu thereof the following: "Amend House File 96 by adding thereto the following new section:"

Further amend the Stanley amendment by adding thereto the following: "Amend House File 96 by renumbering the sections to conform with this amendment."

## Hougen of Black Hawk.

Amend House File 161 by striking from section 1, line 9 , the words "an automatic" and inserting in lieu thereof the word " $a$ ".

## Briles of Adams.

Amend the amendment to House File 348 filed March 29 by Gittins of Pottawattamie as follows:

1. By inserting in line 136 after the word "mobile" the word "home".
2. By striking from lines 294 and 295 the words "occupying space within a licensed mobile home park" and inserting in lieu thereof the words "and remaining within this state".
3. By striking from lines 298 and 299 the words "within the state of Iowa".
4. By inserting in line 368 after the word "refunded" the following:
"; provided, however, that the annual fee for travel trailers, when licensed in Iowa for the first time, shall be prorated on a monthly basis".

## Gittins of Pottawattamie.

Amend House File 444, section 1, by striking from line four (4) the words "one hundred" and inserting in lieu thereof the word "twenty-five".

## Messerly of Black Hawk. Mensing of Cedar.

Amend House File 450, section 4, line six (6), by striking all after the word "corporation" and all of lines seven (7) through ten (10), and inserting in lieu thereof the following:
", it must be an Iowa corporation or must have a permit to do business in the State of Iowa and must have two or more employees who are bona fide residents of the State of Iowa."

Repprprt of Polk.
Amend House File 468 by adding to section 1 the following:
Section three hundred twenty-one point four hundred sixtyseven (321.467), Code 1962, is further amended as follows:

1. By striking from line eighty-one (81) thereof the word "two-foot" and inserting in lieu thereof the word "fivefoot".
2. By inserting after the figures " 1955 " in line eighty-six (86) thereof the following: ", and that such permits issued for a sixty-foot combination of vehicles shall restrict movements of such vehicles through this state to highways having an improved or paved surface of twenty-four (24) feet in width".

NELSON of Winnebago.
Amend House File 491 as follows:

1. By striking from section 3 all of lines one (1) through thirteen (13) and inserting the following:

Sec. 3. Section ninety-six point five (96.5), Code 1962, is amended by adding at the end of paragraph " $g$ " of subsection one (1) the words ", and shall be disqualified for the duration of his unemployment and until he has thereafter been paid wages in insured work in an amount of at least two hundred dollars".

Further amend said section ninety-six point five (96.5), Code 1962, by adding to subsection one (1) a new paragraph " $i$ " as follows:
"i. However, no woman shall be deemed to be able to work and available for work for any week during the ninety-day period immediately before the expected birth of her child and for any week during the sixty-day period immediately following the birth of her child, and until she has earned two hundred dollars in insured work subsequent to the birth of her child. If said woman shall have been separated from her employment by reason of any labor union contract or contract of hire which provides for such separation because of pregnancy, she shall also be deemed not to be able to work and available for work during the period between said separation from employment and the birth of her child, and until she has earned two hundred dollars in insured work subsequent to the birth of her child. The commission may require the production of doctors' certificates to establish such dates."
2. By striking from section 5 , lines fifty-one (51) through fifty-five (55) and inserting in lieu thereof the following:
"notice of a benefit payment (including name, social security account number, amount, and the week for which payment is made) has been sent to each chargeable employer at the time, meaning in the same calendar week, such benefit payment, meaning the first check, became the first chargeable payment to an employer's account."

Mowry of Marshall.
Amend the amendment to House File 550 filed on April 3 by Dietz of Scott as follows:

By striking in line seven (7) the words "shown" and "thereon".

## DIETZ of Scott.

Amend the amendment by Sersland of Winneshiek, et al. to House File 550 filed April 2, by striking from line sixty-one (61) the word "and" and substituting the word "which".

Maule of Monona.

Amend Senate File 86 as follows:

1. Section 1, subsection six (6), amend by striking from line one (1) the words "Licensed dealer" and inserting in lieu thereof the word "Dealer"; also by striking from lines one (1) and two (2) the words "who is licensed by the Iowa department of agriculture".
2. Section 1, subsection six (6), amend by striking from line five (5) the words "licensed sheep".
3. Amend by inserting the following new sections immediately after section 1:

Sec. 2. Any person engaged as a dealer shall be required to obtain a license from the department. The fee for such license shall be five dollars ( $\$ 5.00$ ) per year and all licenses shall expire on the first day of July following date of issue. Licenses shall be numbered and the dealer shall retain his number from year to year.

Applications for licenses shall be made upon blanks furnished by the department.

For good and sufficient grounds the department may refuse to grant a license to any applicant, and it may also revoke a license to any applicant for a violation of any provision of this Act, or for the refusal or failure of any licensee to obey the lawful directions of the department.

Sec. 3. Any person engaging in, or holding himself out to be in, the business of a dealer without obtaining a license may be restrained by injunction, and shall pay all costs made necessary by such procedure.
4. Section 2, amend by striking the period in line six (6) at the end of the section and inserting in lieu thereof the following: "; provided, that when sheep are moved within or from a certified scabies-free area in the state accompanied by an official health certificate, dipping shall not be required prior to such movement; and provided further, that sheep may be moved from premises to an approved facility for the purpose of dipping under such conditions as may be required by the rules of the department."
5. Section 4, line one (1), amend by striking the word "provide" and inserting in lieu thereof the word "use".
6. Section 6, line two (2), amend by striking the words "at a market, dealer's premises or elsewhere,".
7. Amend by renumbering the sections following section 1 to conform to this amendment.

Waliter of Hardin. Prine of Mahaska.

On motion by Mowry of Marshall, the House recessed until 7:30 p.m., April 4.

## EVENING SESSION

The House reconvened at 7:30 p.m. for a special memorial session, Darrington of Harrison in the chair.

In deepest reverence we cherish and keep
Their memory of lustre and noble plan.
As a blessing for the eyes that weep,
By the unseen Power that pitieth man.
Honorable A. L. Mensing Representative Cedar County
Prelude-Organ Interlude.

$\qquad$
Beverly Hoffman
Secretary to Governor Harold Hughes
Invocation Honorable Marion Olson Representative Cerro Gordo County
"Come Blessed Peace" ..... J. S. Bach
A Memorial Song, "Madam Jeanette" Alan Murray
Ninth Grade Chorus, Franklin Junior High School, Des Moines Mrs. Carolyn Peters, Director"IN MEMORIAM"Honorable Eugene HallingRepresentative, Adair County
"Guard Us and Guide Us" Ira D. Sankey, ArrangerLegislative Quartet: Honorable Ray CunninghamHonorable Walter Hagen, Honorable Elroy MauleBurl Beam, Assistant Chief Clerk
MEMORIALS
"Lead Kindly Light". ..... John B. DykesLegislative QuartetMEMORIALS
"Roll, Jordan, Roll" Anonymous
"We, The People". Robert Armbruster
Franklin Chorus

## MEMORIALS

"Lord's Prayer". Albert Hay Malotte

Robert M. McCowen<br>Associate Professor Department of Music<br>Iowa State University Accompanist: Lawrence E. Hart<br>Professor and Head Department of Music<br>Iowa State University

Memorial resolutions commemorating the lives and public services of the following deceased were presented, read and unanimously adopted by rising vote:

Honorable Claus L. Anderson; Honorable Walter Witt Anderson; Honorable George L. Brown; Honorable Warren H. Burton; Honorable William Henry Campbell; Honorable Alden L. Doud; Honorable Robert E. Duffield; Honorable Russell Eldred; Honorable John Gray; Honorable Floyd Hatch; Honorable Elmer A. Hoth; Honorable Ralph Reid Hunt; Honorable Clark Warren Huntley; Honorable John Henry Kelley; Honorable E. P. Laughlin; Honorable Harry S. Love; Honorable Fred C. Lovrien; Honorable L. D. Mallonee; Honorable Thomas P. O'Toole; Honorable Eugene Poston; Honorable Arthur E. Rankin; Honorable Albert Richards; Honorable Charles Scholtz; Honorable Herbert G. Seemann; Honorable Michael Springer; Honorable Arthur Stookesberry; Honorable Thore Thompson; Honorable George Levi Thompson; Honorable Jacob Van Zwol; Honorable Blake Willis; also, Congressman Paul Cunningham.

Benediction Honorable Marion Olson

Postlude-Organ Interlude Beverly Hoffiman

Memorial Session Committee: Honorable William E. Darrington, Chairman; Honorable Marion Olson and Honorable Eugene Halling.

Organ compliments of Stoner Piano Company, Des Moines.
Floral arrangements by Thor's Flower Shop, Colfax, Iowa.
On motion by Mensing of Cedar, the House adjourned until $9: 30$ a.m., Friday, April 5, 1963.

## JOURNAL OF THE HOUSE

Hall of the house of Representatives,
Des Moines, Iowa, Friday, April 5, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Nancy Nichols, pastor of the Methodist Church, Irwin, Iowa.

The Journal of April 4 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Knowles of Scott on request of Dietz of Scott; Dunton of Keokuk on request of Kibbie of Palo Alto.

## PRESENTATION OF VISITORS

Hakes of Pocahontas presented to the House thirty-nine students from Fonda Community School accompanied by their teachers, Mrs. McIntire and Mrs. Westmoreland.

Prine of Mahaska presented to the House seventy students from Oskaloosa Community High School accompanied by their teachers, Garry Hayden and Henry Boeyink.

Reppert of Polk presented to the House forty-five students from Wilson Junior High School accompanied by their teachers, Mr. Stilwell and Mrs. Atzen.

Vermeer of Marion presented to the House seventy-two students from Twin Cedars School, Bussey, accompanied by their teachers, Elsie King and Virgil Bain.

## PETITIONS

The following petitions were presented and placed on file:
By Busch of Bremer, from twenty-six residents of Bremer County opposing legislation relating to the taxation of fraternal beneficiary associations.

By Miller of Page, from eighteen residents of Page County opposing legislation relating to admission to mental health institutes.

By the following Representatives, favoring the Liberty Amendment (House Concurrent Resolution 9) :

Miller of Page, from sixteen residents of Page County.
Reppert of Polk, from ten residents of Polk County.
By the following Representatives, opposing legislation relating to the licensing and qualifications of physical therapists:

Hagie of Wright, from forty-two residents of Wright County.
Olson of Cerro Gordo, from twenty residents of Cerro Gordo County.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Hakes of Pocahontas, from twenty-nine members of the Plover Methodist Church.

Millen of Van Buren, from twelve residents of Van Buren County.
Reppert of Polk, from twelve residents of Polk County.
By the following Representatives, opposing legislation relating to the regulation of the practice and teaching of cosmetology :

Siglin of Lucas, from twenty-one residents of Lucas County.
Dietz of Scott, from twenty-one residents of Scott County.
Hirsch of Warren, from twenty-one residents of Warren Gounty.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 34, 123, 225, 278, 402, 404, 405, 431, 496, 529, 530, and Senate Files 8, 159, 226, 269, 273, 309, 330, 356, 387, 394, 395; 396, 397, 398, 402 and 412, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House File 327.

## INTRODUCTION OF BILLS

House File 577, by committee on institutions of higher learning, a bill for an act to establish water resources research centers and to designate the agency of the state authorized to allocate the federal funds therefor.

Read first time and placed on the calendar.
House File 578; by committee on ways and means, a bill for an act to provide property tax credits whenever excessive property
taxes are levied as the result of inaccurate estimates in local government budgets.

Read first time and placed on the calendar.
House File 579, by committee on tax revision, a bill for an act to amend chapter four hundred twenty-one (421), Code 1962, relating to reciprocal enforcement of tax liabilities.

Read first time and placed on the calendar.
House File 580, by committee on judiciary 2, a bill for an act relating to bait advertising.

Read first time and placed on the calendar.
House File 581, by committee on tax revision, a bill for an act to repeal the millage tax on moneys and credits, to provide for the disposition of unclaimed property, and to relate the revenue therefrom to the retirement of Korean Veterans' Bonus Bonds authorized by Chapter 35B, Code 1962.

Read first time and placed on the calendar.
House File 582, by committee on judiciary 2, a bill for an act relating to the regulation of automobile, vehicle, or machinery junkyards.

Read first time and placed on the calendar.

## SEnATE MESSAGES CONSIDERED

Senate File 285, a bill for an act to raise the annual salary of the county attorney in counties having a population of one hundred fifty thousand $(150,000)$ and over and to raise the salary of assistants in counties having a population of thirty-six thousand $(36,000)$ and over.

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

Senate File 371, a bill for an act to make the superintendent of public instruction elective and establish qualifications.

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

## MESSAGES FROM 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 188, a bill for an act relating to attendance at approved public high schools of children from institutions.

Also: That the Senate insists on its amendments to House File 17, a bill for an act relating to the rules of administrative agencies, requests a conference committee, and that the President of the Senate has appointed on the part of the Senate: Senators Doran, O'Malley, Beneke and Vance.

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

House File 259, a bill for an act relating to legal settlement of a mentally ill person at time of admission to state institution.

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

Senate File 388, a bill for an act relating to motor vehicle registration.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 418, 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 passed the following bill in which the concurrence of the House is asked:

Senate File 420, 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 passed the following bill in which the concurrence of the House is asked:

Senate File 421, a bill for an act to make appropriations to certain named persons in settlement of claims against the State of Iowa.

Carroll A. Lane, Seoretary.

## SPECIAL ORDER HOUSE FILE 154

Dietz of Scott moved that House File 154 be made a special order of business for 10:00 a.m. Thursday, April 11.

Motion prevailed.

## SENATE AMENDMENT CONSIDERED

Carstensen of Clinton called up for consideration House File 173, a bill for an act to amend chapter four hundred eleven (411), Code 1962, relating to retirement systems for policemen and firemen, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 173, as follows:

1. By striking in section 2, lines 6 and 7, the words "sixty-eight hours per week" and inserting in lieu thereof the following:
"sixty-three hours per week effective January 1, 1964 and fifty-six hours per week effective January 1, 1966".
2. Amend the title by striking all after the word "to" in line 2 and inserting in lieu thereof the following:
"certain services, and hours of employment, for policemen and firemen.".

Motion prevailed and the House concurred in the Senate amendment.

Carstensen of Clinton 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 :

| Andersen of | Goode |
| :---: | :---: |
| Woodbury | Graham |
| Balloun | Grassley |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Darrington | Knock |
| Den Herder | Kreager |
| Denman | Lange |
| Dietz | Loss |
| Duffy | Lutz |
| Edgington | Mahan |
| Ely | Maule |
| Eveland | McElroy |
| Falvey | Mensing |
| Fischer of | Messerly |
| Grundy | Meyer |
| Fisher of | Millen |

Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Robinson
Scherle Sersland Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Greene
Reppert

| Halling | Riley |
| :--- | :--- |
| Jarvis | Mr. Speaker |


| Ringgold | Gittins |
| :--- | :--- |
| Dunton | Hagedorn |

Jarvis
Knowles

Riley
Mr. Speaker

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

## CONSIDERATION OF BILLS

The House resumed consideration of House File 96, a bill for an act relating to exemption from taxation of property of educational institutions, and the following Stanley amendment:

[^20]Section 1. Amend section four hundred twenty-seven point one (427.1), Code 1962, by adding the following at the end of subsection eleven (11):
"However, any such real estate in which the donor of such real estate has received a life estate for himself or for any relative or relatives of such donor shall be subject to tax during the term of such life estate."

Hougen of Black Hawk offered the following amendment to the Stanley amendment and moved its adoption:

Amend the Stanley amendment to House File 96, as amended, filed April 3, by striking lines one (1) and two (2) and inserting in lieu thereof the following: "Amend House File 96 by adding thereto the following new section:"

Further amend the Stanley amendment by adding thereto the following: "Amend House File 96 by renumbering the sections to conform with this amendment."

Roll call was requested by Stanley of Muscatine and Worthington of Decatur.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 55:

| Balloun | Gittins |
| :--- | :--- |
| Baringer | Goode |
| Briles | Graham |
| Busch | Grassley |
| Camp | Hakes |
| Carnahan | Halling |
| Chalupa | Hanson of |
| Crane | Lyon |
| Cunningham | Hougen |
| Darrington | Johnson |
| Dietz | Kibbie |
| Edgington | Kluever |
| Fischer of | Knock |
| Grundy | Lange |
| Fisher of | Lutz |
| Greene | Mensing |

Messerly
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Nielsen of
Shelby
Ossian
Parker
Petersen of
Dallas
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Steele
Stokes
Strothman
Tabor
Van Nostrand
Vetter
Walter
Wells
Winkelman
Wright
Mr. Speaker

The nays were, 49 :

| Andersen of | Falvey <br> Woodbury <br> Anderson of |
| :--- | :--- |
| Hagedorn |  |
| Ringgold | Hagen |
| Bock | Hagie |
| Hanson of |  |
| Breitbach | Mitchell |
| Carstensen | Hirsch |
| Casey | Jarvis |
| Coffman | Kreager |
| Den Herder | Loss |
| Denman | Mahan |
| Duffy | Maule |
| Ely | McElroy |
| Eveland | Meyer |

Absent or not voting, 4:
Dunton
Frazier

| Miller of | Prine |
| :--- | :--- |
| Des Moines | Reppert <br> Mueller |
| Robinson |  |
| Murphy | Scherle |
| Murray | Sersland |
| Nelson | Stanley |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Olson | Swisher |
| Palas | Van Alstine |
| Patton | Vermeer |
| Paul | Wier |
| Peterson of | Worthington |
| Woodbury |  |

Knowles Riley

Motion prevailed and the amendment to the Stanley amendment adopted.

Stanley of Muscatine moved the adoption of his amendment as amended.

Amendment as amended adopted.
Knock of Union asked and received unanimous consent to reconsider the vote by which section 4 of the committee amendment as amended was adopted.

Knock of Union offered the following amendment to section 4 of the committee amendment and moved its adoption:

Amend the committee amendment to House File 96, section 4, line five (5) by striking the words "one residence" and inserting in lieu thereof the words "two residences used as residence homes for the clergy or full-time teaching staff."

Amendment to section 4 of the committee amendment adopted.
Knock of Union moved the adoption of section 4 of the committee amendment as amended.

Section 4 of the committee amendment as amended adopted.
Balloun of Tama offered the following amendment filed by him and moved its adoption:
Amend the title to House File 96 by striking the period at the end thereof and adding the following: "and religious, literary and charitable societies."

Amendment adopted.
Chalupa 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, 63:

| Balloun | Graham | Mensing | Scherle |
| :--- | :--- | :--- | :--- |
| Baringer | Grassley | Messerly | Shaw |
| Bock | Hagedorn | Millen | Siglin |
| Briles | Hagie | Miller of | Smith of |
| Busch | Halling | Jones | Dickinson |
| Camp | Hanson of | Miller of | Smith of |
| Carnahan | Lyon | Page | O'Brien |
| Chalupa | Hanson of | Moffitt | Sokol |
| Crane | Mitchell | Mowry | Steele |
| Cunningham | Hougen | Mueller | Stokes |
| Darrington | Johnson | Nielsen of | Strothman |
| Dietz | Kibbie | Shelby | Tabor |
| Edgington | Kluever | Ossian | Van Nostrand |
| Fischer of | Knock | Palas | Vetter |
| Grundy | Lange | Parker | Wells |
| Fisher of | Gutz | Patton | Winkelman |
| Gitins | Maule | Metersen of | Wright |
| Goode | McElroy | Dallas | Mr. Speaker |
|  |  |  |  |

The nays were, 42 :

| Andersen of | Eveland | Murphy | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Falvey | Murray | Sersland |
| Anderson of | Hagen | Nelson | Stanley |
| Ringgold | Hakes | Nielsen of | Steffen |
| Breitbach | Hirsch | Eminet | Stevenson |
| Carstensen | Jarvis | Olson | Swisher |
| Casey | Kreager | Paul | Van Alstine |
| Coffman | Loss | Peterson of | Vermeer |
| Den Herder | Mahan | Woodbury | Walter |
| Denman | Meyer | Prine | Wier |
| Duffy | Miller of | Reppert | Worthington |
| Ely | Des Moines | Riley |  |

Absent or not voting, 3:
Dunton Frazier Knowles
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Baringer of Fayette moved that the vote by which House File 96 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendments to and passed Senate File 222, a bill for an act relating to service of process on foreign corporations, and nonresident persons.

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 allocation of general school aid funds to junior college districts.

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

House File 85, a bill for an act relating to erecting, rebuilding or repairing of fences.

Carroll A. Lane, Secretary.

## SENATE AMENDMENTS TO HOUSE FILE 85

Amend House File 85 as follows:

1. Section 1 , line 5 , by striking the words "the board of supervisors" and inserting in lieu thereof the following: "the board of township trustees acting as fence viewers".
2. Further amend section 1, by striking all after the word "shall" in tine 5 , and all of line 6, and inserting in lieu thereof the following: "cause the fence to be erected, rebuilt and repaired'.".
3. By adding the following new section:
"Section one hundred thirteen point four (113.4), Code 1962, is hereby amended by adding thereto the following:
'If the fence is not erected, rebuilt, or repaired within the time prescribed in the order, the fence viewers shall require the complaining landowher to deposit with the fence viewers a sum of money sufficient to pay for the erecting, rebuilding, trimming, cutting back or repairing such fence to-
gether with the fees of the fence viewers and costs. Such complaining landowner shall be reimbursed as soon as the taxes are collected as provided in section one hundred thirteen point six (113.6) of the Code.'."

## SENATE FILE 11 RECONSIDERED

Fisher of Greene asked and received unanimous consent to take from the table the motion to reconsider the vote by which Senate File 11 passed the House.

Motion prevailed.
Fisher of Greene moved to reconsider the vote by which Senate File 11 passed the House.

Motion prevailed.
Fisher of Greene moved that the vote by which Senate File 11 was placed on its last reading be reconsidered.

Motion prevailed.
Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend Senate File 11, as amended by the House, as follows:
Section 1, by striking from line twenty (20) the word ", except" and from line twenty-one (21) the words "that telephone companies" and inserting in lieu thereof the following: ". Telephone companies otherwise exempt from rate regulation and".

Amendment adopted.
Fisher 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, 90 :

| Andersen of | Duffy | Hirsch | Miller of |
| :---: | :---: | :---: | :---: |
| Woodbury | Edgington | Johnson | Page |
| Balloun | Ely | Kibbie | Moffitt |
| Bock | Eveland | Kluever | Mowry |
| Breitbach | Falvey | Knock | Mueller |
| Briles | Fischer of | Kreager | Murphy |
| Busch | Grundy | Lange | Murray |
| Camp | Fisher of | Loss | Nelson |
| Carnahan | Greene | Mahan | Nielsen of |
| Carstensen | Gittins | Maule | Eimmet |
| Casey | Goode | McElroy | Nielsen of |
| Coffman | Graham | Mensing | Shelby |
| Crane | Grassley | Millen | Olson |
| Cunningham | Hagedorn | Miller of | Ossian |
| Darrington | Hagie | Des Moines | Palas |
| Den Herder | Hakes | Miller of ; | Paul |
| Denman | Hanson of | Jones | Parker |
| Dietz | Mitchell |  | Patton |


| Petersen of | Sersland |
| :--- | :--- |
| Dallas | Shaw |
| Peterson of | Siglin |
| Woodbury | Smith of |
| Prine | Dickinson |
| Reppert | Smith of |
| Robinson | O'Brien |
| Scherle | Sokol |

The nays were, 6 :

| Baringer | Hougen |
| :--- | :--- |
| Halling | Meyer |

Absent or not voting, 12:

| Anderson of | Frazier |
| :--- | :--- |
| Ringgold | Hagen |
| Chalupa | Hanson of |
| Dunton | Lyon |

Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine

Steele

Jarvis
Knowles Lutz

Vetter
Walter Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker
Van Nostrand

Messerly
Riley
Vermeer

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

Mowry of Marshall moved that the vote by which the bill passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

## SIFTING COMMITTEE APPOINTED

In accordance with the provisions of Rule 54 , the Speaker propounded the question "Shall a sifting committee be appointed at this time?"

On the question, the vote disclosed: Ayes 80, Nays 10, and the House favors the appointment of a sifting committee.

The Speaker announced the appointment of the following members to the sifting committee:

Robinson of Guthrie, Chairman
Mowry of Marshall, Ranking Member
Cunningham of Story
Duffy of Dubuque
Dunton of Keokuk
Edgington of Franklin
Eveland of Boone
Fischer of Grundy
Fisher of Greene
Goode of Davis
Graham of Ida
Grassley of Butler
Hagen of Allamakee
Hagie of Wright
Halling of Adair
Jarvis of Buena Vista

Loss of Kossuth
McElroy of Fremont
Mensing of Cedar
Nelson of Winnebago
Nielsen of Emmet
Nielsen of Shelby
Peterson of Woodbury
Scherle of Mills
Smith of Dickinson
Smith of O'Brien
Stanley of Muscatine
Swisher of Johnson
Van Nostrand of Pottawattamie
Vermeer of Marion
Walter of Hardin
Wells of Taylor

Mowry of Marshall asked and received unanimous consent that the bills now on the steering committee calendar and steering committee noncontroversial calendar be exempt from the jurisdiction of the sifting committee. Also, all bills under business pending, special order and unfinished business be exempt from the jurisdiction of the sifting committee. Bills from the committee on claims, committee on appropriations and committee on ways and means shall not be subject to the sifting committee, and as of today all bills on the regular calendar are under the jurisdiction of the sifting committee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 189.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 189.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, 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 April, 1963, sent to the Governor for his approval: House File 189.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 5, 1963, he approved the following bills: House Files 59 and 354, and Senate Files 35, 42, 97, 113, 150 and 236.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 96 passed the House. hagemorn of Clay.

## REPORTS OF COMMITTEES

Carstensen of Clinton, 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 165, a bill for an act relating to improvement by cities and towns of driveway approaches located between the travelled portion of the street right-of-way and the sidewalk or private property line, and assessment of the cost thereof, begs leave to report it has had the same ünder consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.
Also:
MR. SPEAKER: Your committee on cities and towns to whom was referred House File 375, a bill for an act relating to the regulation and licensure by cities and towns of door-to-door solicitation for purpose of tree trimming, insect or pest extermination, and sale or repair of furnaces, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.
Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 380, a bill for an act relating to the powers of cities and towns and to confer upon them broad powers of self-determination with respect to local and internal affairs, 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.

Lawrince D. Carstensen, Chairman.
Also : *
Mr. Spleaker: Your committee on cities and towns to whom was referred Senate File 400, a bill for an act to amend section three hundred ninety-one point twenty-four (391.24), section three hundred ninety-one point fiftythree (391.53), three hundred ninety-one A point thirteen (391A.13) and three hundred ninety-one A point twenty-five (391A.25), Code 1962, to require mailing of the notices provided for in said code sections to all property owners whose property is subject to assessment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Lawrence D. Carstensen, Chairman.

Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 418, a bill for an act to provide that the state-required retirement and pension systems for policemen and firemen, required by chapter four hundred eleven (411), Code 1962, shall be optional for any city which adopts, or has adopted, civil service after January 1, 1960, 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.

Lawrence D. Carstensen, Chairman.
Also :
Mr. Speaker: Your committee on cities and towns to whom was referred House File 528, a bill for an act to authorize the financing of sanitary toilet
facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates, 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.

Lawrence D. Carstiensen, Chairman.
Also:
Mr. SPEAKDR: Your committee on cities and towns to whom was referred Senafe File 249, a bill for an act to permit cities and towns to donate real estate to the state for public 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 de pass.

## Lawrence D. Carstensen, Chairman.

Goode of Davis, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways to whom was referred Senate File 403, a bill for an act to amend section three hundred twenty-one point two hundred fifty-nine (321.259), Code 1962, relating to unauthorized signs and signals, begs leave to report it has had 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. Goone, Chairman.

## AMENDMENTS FILED

## 1. Amend House File 146 as follows:

2 . By striking from section 3, line seventeen (17), the
striking the remainder of line seventeen (17), also all
of lines eighteen (18) and nineteen (19).

CAMP of Clinton.
Amend the Dietz, et al., amendment to House File 154, filed April 2, as follows: By striking the word "current" in line seven (7) and inserting in lieu thereof the word "immediate".

Reppert of Polk.

Amend House File 491 as follows:

1. By striking all of section 2.

Camp of Clinton. Carstensen of Clinton.

Amend House File 491 as follows:

1. Amend section 3 by striking lines 1 through 30 inclusive.

Murray of Webster. Denman of Polk. Messerdy of Black Hawk.

1 Amend House File 491 as follows:

1. By striking all of section 1, and inserting in lieu thereof the following:

Section 1. Section ninety-six point three (96.3), Code 1962, is hereby amended by striking subsection four
(4) and substituting in lieu thereof the following:
"4. Determination of benefits. The weekly benefit.
amount of any individual shall be an amount equal to onetwentieth (1/20th) of his total wages paid for insured work in that calendar quarter in his base period in which his wages were the highest, but in no case shall said amount be more than fifty-five percent (55\%) of the average weekly wage of employees covered under this chapter."

Sec. 2. Section ninety-six point three (96.3), subsection five (5), Code 1962, is amended by striking all after the comma in line fourteen (14) and inserting in lieu thereof the following:
"or four hundred forty dollars (\$440.00) per quarter, whichever is the lesser. Benefits paid to an eligible individual shall be charged against the base period wage credits in his account which have not been previously charged hereunder, in the same chronological order as the wages on which such wage credits are based were paid."
2. Further amend House File 491 by renumbering the remaining sections in conformity with this amendment.

Amend House File 550 as follows:
Amend by inserting the following as a new section at the end of the bill:
"Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by inserting in line 23 after the figures ' 425 ' the following:
'or to any owner of any property which property has an owner, in whole or in part, who is not a bona fide resident of the State of Iowa.' "

Van Nostrand of Pottawattamie.
Amend House File 550 as follows:
By striking section eighteen (18), and inserting in lieu thereof the following:

If a school district's proposed general fund expenditures per student enrolled in regular day classes as of September 15 in the budget as adopted, exceeds the amount so budgeted for the last preceding year, such school district shall receive five percent ( $5 \%$ ) less state aid that otherwise authorized by section three (3) of this Act for each one percent (1\%) or major fraction thereof which the budgeted general fund expenditures per student enrolled as above provided exceed the amount so budgeted for the last preceding year after allowing the percentage increase over the last preceding year without reduction in state aid as follows:

If general fund budgeted expenditures per student is

| $\$ 300$ or less | $6 \%$ |
| :--- | :---: |
| $\$ 300.01$ to $\$ 350$ | $5 \%$ |
| $\$ 350.01$ to $\$ 400$ | $4 \%$ |
| $\$ 400.01$ to $\$ 450$ | $3 \%$ |
| $\$ 450.01$ to $\$ 500$ | $2 \%$ |
| $\$ 500.01$ or more | $1 \%$ |
| General fund expenditures per student shall be based on all |  |

students enrolled in kindergarten through grade twelve (12) and general fund expenditures only, including transportation. Revolving fund, tuition expense, capital outlay, debt service, and transfer shall not be included. Any portion of said budget for emergeny repairs to buildings, or for any changes, alterations, or additions to buildings ordered by the state fire marshal, shall be excluded in computing the expenditures for the purpose of this section.

Vermeer of Marion.
Amend House File 550 as follows:

1. Amend section 3 by striking from lines 21 and 22 the words "not to exceed five million dollars ( $\$ 5,000,000$ )".
2. Further amend section 3 by inserting after the word "provided" in line 26 the words ", which amount shall be sufficient to pay the credit in full".
3. Amend section 5 by striking from lines four (4) and five (5) the word and figure "seventeen (17)" and inserting in lieu thereof the word and figure "twenty (20)".
4. Further amend section 5 by striking from lines seven (7) and eight (8) the word and figure "seventeen (17)" and inserting in lieu thereof the word and figure "twenty (20)"
5. Amend section 6 by striking from lines three (3) and four (4) the word and figure "seventeen (17)" and inserting in lieu thereof the word and figure "twenty (20)".
6. Amend section 14 by striking from line four (4) the word and figure "seventeen (17)" and inserting in lieu thereof the word and figure "twenty (20)".
7. Amend section 15 by striking from lines four (4) and five (5) the word and figure "seventeen (17)" and inserting in lieu thereof the word and figure "twenty (20)".

Sokol of Osceola. Busch of Bremer.

Amend House File 550 as follows:
By striking section eighteen (18) therefrom, and by renumbering the subsequent section.

Carstrensen of Clinton.

Amend House File 550 as follows:
By striking therefrom all of sections one (1), two (2), three (3), four (4), eleven (11), thirteen (13) and sixteen (16); also by renumbering the remaining sections to conform to this amendment.

Carstensen of Clinton.
Amend House File 550 as follows:

1. By striking from section ten (10) all of subsection one (1) and subsection three (3).
2. By striking all of section twelve (12).
3. By adding thereto the following:

Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding to division IV thereto the following:

Section 1. For the purpose of this Act and unless otherwise required by the context:

1. "Person" includes any individual, firm, copartnership,
joint venture, association, corporation, estate, trust, business
trust, receiver, syndicate or any other group acting as a unit.
2. "Services" means all acts or services rendered, furnished, or performed for a valuable consideration by any person engaged in any business or occupation not specifically exempted. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.
3. "User" means the person for whom or for whose benefit the service is rendered or performed.
4. "Business" shall include all activities engaged in or caused to be engaged in with the object of gain, benefit, or advantage, direct or indirect.
5. "Taxpayer" means any person obligated to account to the state tax commission for taxes collected, to be collected, or due under this Act.
6. "Tax" means the tax payable by the person procuring or for whose benefit a service is rendered or performed subject to tax; or the aggregate amount of taxes due from the person rendering, performing, or furnishing services during the period for which he is required to report his collections as the context may require.
7. "Value of services" means the price to the user exclusive of any direct tax imposed by the federal government or by this Act.
8. "Gross taxable services" means the total amount received in money, credits, property, or other consideration valued in money from services rendered or performed in this state and embraced within the provisions of this Act. However, the taxpayer may take credit in his report of gross taxable services for an amount equal to the value of services rendered or performed when the full value of services thereof is refunded either in cash or by credit. When services are made under conditional contract or under other contract or agreement, where the payment of the principal sum thereunder is extended over a period longer than sixty (60) days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted for the purpose of imposition of the tax imposed by this Act as has actually been received in cash by the taxpayer during the period for which the tax imposed by this Act is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax herein, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected.

Sec. 2. It shall be unlawful for any person to engage in the business of selling, rendering, or performing services subject to taxation under this Act after the effective date of this Act without first obtaining a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code. All provisions relating to the issuance of licenses as included in section four hundred twenty-two point fifty-three (422.53) of the Code shall apply to permits involving the sale, rendering, or performance of services. No person already holding a permit under the provisions of section four hundred twenty-two point
fifty-three (422.53) of the Code shall be required to obtain an additional permit, but shall report the tax upon services provided for in this Act together with retail sales which are reported for taxation.

Sec. 3. There is hereby levied and imposed upon services rendered or performed in this state and measured by the amounts therefor a tax in the amount of two (2) percent, which shall be collected by the state tax commission. All fees, taxes, interest, and penalties imposed by this Act shall be collected and disposed of as provided by section four hundred twenty-two point sixty-two (422.62) of the Code by the state tax commission in the same manner as are taxes upon retail sales or use taxes.

1. This tax shall be specifically imposed upon the furnishing of lodging and related services to transients in or by a hotel, rooming house, tourist court, motel, or trailer camp. The occupancy of real property under a written lease for a continuous period of one (1) year or more shall be considered an interest in real property and shall not be subject to the tax imposed by this Act.
2. This tax shall be specifically imposed upon all sales of newspaper and magazine advertising and advertising over radio and television stations. In the case of a newspaper or magazine, the amount of the tax shall be determined through an allocation of the receipts from such advertising based upon the circulation of the publication within the state of Iowa. The tax shall also be imposed upon all receipts from advertising displayed upon billboards or other outdoor advertising. There shall be deducted from the gross receipts of such advertising any amounts paid by the taxpayer as a commission to advertising agencies through which such business is received.
3. This tax shall be specifically imposed upon the constructing, repairing, decorating, or improving of new or existing buildings or other structures under, upon, or above real property including the installing or attaching of any article of tangible personal property therein or thereto whether or not such personal property becomes a part of the realty by virtue of installation. This tax shall also be imposed upon the charges made for clearing land and the moving of earth for the purpose of construction or improving real property.
4. This tax shall be specifically imposed upon the value of services rendered or performed by any person engaged in business of a professional, technical, or scientific nature where services are rendered or performed on a fee basis or for consideration in the nature of a retainer including but not limited to abstractors, accountants, architects, engineers, real estate brokers, shorthand reporters, lobbyists, auctioneers, and any other business of a professional, technical, or scientific nature in which services are rendered or performed on a price or fee basis or for a consideration in the nature of a retainer. The services of any one licensed under chapters one hundred thirty-five $B$ (135B), one hundred thirty-five C (135C), one hundred forty-seven (147); and six hundred ten (610) of the Code, nor the services of a minister, priest, rabbi, or a religious organization shall not be subject to the tax imposed by this act, but anything sold by them except in connection with the services performed shall be subject to the tax provided.
5. This tax shall be specifically imposed upon intrastate services rendered by transportation agencies including railroads, truck lines, air lines, bus lines, and commercial haulers. This Act shall also apply to that portion of services of this character rendered during the course of interstate business which may be allocated upon the basis of the receipts derived from sale of such services upon that portion of the transportation performed within the state of Iowa.

Sec. 4. Persons rendering, performing, or selling services shall as far as practicable add the tax imposed under this Act or the average equivalent thereof to the value of services or charges showing such tax as a separate and distinct item and when added such tax shall constitute a part of the value of service or charge. The tax shall be a debt from the user to the person rendering or performing service until paid and shall be recoverable at law in the same manner as other debts. However, persons engaged in a business of a professional, technical, or scientific nature subject to taxation under this Act may, if they so desire, make service return upon the gross proceeds received by them and are not required to include the tax in their billings to clients.

Sec. 5. It shall be unlawful for any person rendering or performing service to advertise or hold out or state to the public or to any user, directly or indirectly, that the tax or any part thereof imposed by this Act will be assumed or absorbed by him or that it will not be added to the value of service rendered, or if added that it or any part thereof will be refunded.

Sec. 6. To provide uniform methods of adding the tax or the average equivalent thereof to the value of service, it shall be the duty of the state tax commission to formulate and promulgate appropriate rules and regulations to effectuate the purposes of this Act.

Sec. 7. The service tax imposed under the provisions of this Act shall include a payment of sales or use tax, as the case may be, as a portion of the service tax. The state tax commission shall provide uniform forms for the return required, and such forms shall also provide for the return of any sales or use tax paid upon materials or supplies involved in such service. No tax shall be imposed by this Act upon any service now subject to taxation under the sales or use tax laws, and all exemptions from taxation under the sales and use tax laws shall apply to the sales of services taxable under this Act. The tax imposed by this Act shall be in addition to all licenses and taxes imposed by law except as otherwise provided.

Sec. 8. All services rendered to the state of Iowa or any of the tax-levying political subdivisions thereof shall be exempt from taxation under the provisions of this Act.

Sec. 9. In computing the tax imposed by this Act, there may be deducted from the measure of tax the following:

Amounts derived as compensation for services rendered to patients by a hospital or other institution devoted to the care of human beings with respect to the prevention or treatment of disease, sickness, or suffering if such hospital or institution is operated by the United States or any of its instrumentalities or by the state or any of its political subdivisions.

Sec. 10. The provisions of divisions four (IV) and five (V) of chapter four hundred twenty-two (422) of the Code relating to retail sales tax and administration thereof shall apply to the collection of the tax imposed by this Act insofar as practicable.

Sec. 11. The provisions of chapter four hundred twenty-three (423) of the Code shall apply to the collection and administration of the tax imposed by this Act insofar as they are applicable.

Sec. 12. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended by adding thereto the following:
"An excise tax is hereby imposed on the use in this state of personal services purchased or rendered on and after the effective date of this Act at the rate of two (2) percent of the purchase price of such services. Such tax is hereby imposed upon every person using such services within the state until such tax has been paid directly to the person rendering such services or to the tax commission. The items subject to use tax on services shall be the same as those subject to a sales tax upon services as enumerated in this Act, but the use tax shall only apply in such cases where the services rendered are by nonresidents who do not maintain a permanent place of business within the state." Hougen of Black Hawk. Goode of Davis.
Amend Senate File 57 by adding the following new section:
"Sec. 4. The provisions of this Act shall not take effect until January 1, 1964."

Grassley of Butler.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m. Monday, April 8, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Monday, April 8, 1963.

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

Prayer was offered by Father Thomas Donahoe, Superintendent of Kuemper Catholic School, Carroll, Iowa.

The Journal of April 5 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Winkelman of Decatur for remainder of week on request of Hougen of Black Hawk; Olson of Cerro Gordo on request of Darrington of Harrison; Murray of Webster on request of Eveland of Boone.

## PRESENTATION OF VISITORS

Dietz of Scott presented to the House his grandnieces, Donna Stouffers of Blue Grass Community School and Peg Stouffers of West High School, Davenport.

Ely of Linn presented to the House twenty-three students from St. Francis School, Rockwell City, accompanied by Sister Mary Cecelia.

Mueller of Worth presented to the House nineteeen students from Somber Lutheran School, accompanied by their teacher, Richard Newgard.

Murphy of Carroll presented to the House Rolph Hehemann of Westrelphis, Germany, a foreign exchange student attending the Kuemper Catholic School, Carroll.

Wright of Benton presented to the House one hundred thirty junior and senior students of Belle Plaine High School, accompanied by their principal, Miss McKibban.

## PETITIONS

The following petitions were presented and placed on file:
By Frazier of Lee, from seventy-eight residents of Lee County for liquor by the drink.

By Vermeer of Marion, from twenty-five residents of Marion County opposing the sale of liquor by the drink.

By the following Representatives, favoring increased state aid to schools without loss of local control:

Eveland of Boone, from thirty-two residents of Boone County.
Parker of Buchanan, from sixty-five residents of Buchanan County.
By the following Representatives, opposing legislation relating to the regulation of the practice and teaching of cosmetology:

Edgington of Franklin, from twenty-one residents of Franklin County.
Hagen of Allamakee, from twenty-one residents of Allamakee County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 165, 375, 380, 418, 528 and Senate Files 249, 400 and 403, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 279 and 513.

## INTRODUCTION OF BILL

House File 583, by committee on judiciary 1, a bill for an act relating to a change of title of real property in connection with the avoidance of probate of certain estates.

Read first time and referred to sifting committee.

## SENATE MESSAGES CONSIDERED

Senate File 250, a bill for an act to amend section two hundred eighty-six A point four (286.4), Code 1962, relating to the allocation of general school aid funds to junior college districts.

Read first time and referred to sifting committee.
Senate File 388, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicle registration.

Read first time and referred to sifting committee.
Senate File 418, 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 referred to committee on claims.
Senate File 420, 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 referred to committee on claims.
Senate File 421, 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 referred to committee on claims.

## CONFERENCE COMMITTEE APPOINTED <br> (House File 17)

The Speaker announced the appointment of Carstensen of Clinton, Stanley of Muscatine, Goode of Davis and Duffy of Dubuque, on the part of the House, as conferees concerning House File 17.

HOUSE FILE 341 REFERRED TO APPROPRIATIONS COMMITTEE
The Speaker announced that House File 341 is referred to the committee on appropriations in accordance with House Rule 31.

## 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 377, a bill for an act to create and establish a state tort claims act.

Carroll A. Lanm, Secretary.

## ADOPTION OF HOUSE RESOLUTION 5

Mowry of Marshall asked and received unanimous consent that Rule 25 be suspended for the immediate consideration of House Resolution 5 and moved its adoption.

## HOUSE RESOLUTION 5

Whereas, it has been brought to our attention that the father of a member of the House of Representatives, Mr. E. C.' (Bill) Winkelman, passed away; now therefore,

Be It Resolved by the House of Representatives, that we extend our heartfelt sympathy to the Honorable William P. Winkelman, and

Be it Further Resolved, that the Chief Clerk of the House be directed to transmit this resolution to him.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR
Senate File 57, a bill for an act relating to the compensation of members of election boards and counting judges and clerks, with report of committee recommending passage, was taken up for consideration.

Nielsen of Emmet offered the following amendment filed by him and moved its adoption:

Amend Senate File 57 by striking all of section 2 and inserting in lieu thereof the following:
"Sec. 2. Section forty-nine point twenty (49.20), Code 1962, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the words "seventy-five cents" and inserting in lieu thereof the words "one (1) dollar".
2. By inserting in line four (4) after the word "duties" the words "and seven (7) cents per mile for actual and necessary travel".

Amendment adopted.
Grassley of Butler offered the following amendment filed by him and moved its adoption:

Amend Senate File 57 by adding the following new section:
"Sec. 4. The provisions of this Act shall not take effect until January 1, 1964."

Amendment lost.
Reppert 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:

| Andersen of | Coffman |
| :--- | :--- |
| Woodbury | Crane |
| Anderson of | Cunningham |
| Ringgold | Darrington |
| Balloun | Den Herder |
| Baringer | Denman |
| Bock | Dietz |
| Breitbach | Duffy |
| Briles | Dunton |
| Busch | Edgington |
| Camp | Ely |
| Carmahan | Eveland |
| Carstensen | Falvey |
| Casey |  |


| Fischer of <br> Grundy | Hanson of <br> Lyon <br> Fisher of <br> Greene |
| :--- | :--- |
| Hanson of |  |
| Frazier | Mitchell |
| Gittins | Hirsch |
| Goode | Jarvis |
| Graham | Johnson |
| Grassley | Kibbie |
| Hagedorn | Kluever |
| Hagen | Knock |
| Hagie | Knowles |
| Hakes | Kreager |
|  | Lange |
|  | Loss |


| Lutz | Mueller |
| :--- | :--- |
| Mahan | Murphy |
| Maule | Nelson |
| McElroy | Nielsen of |
| Mensing | Emmet |
| Messerly | Nielsen of |
| Meyer | Shelly |
| Millen | Ossian |
| Miller of | Palas |
| Des Moines | Parker |
| Miller of | Patton |
| Jones | Paul |
| Miller of | Petersen of |
| Page | Dallas |
| Moffitt | Peterson of |
| Mowry | Woodbury |

Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Rrien
Sokol
Stanley
Steele

Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 7:

| Chalupa | Hougen | Olson | Winkelman |
| :--- | :--- | :--- | :--- |
| Halling | Murray | Vermeer |  |

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

## HOUSE FILE 360 WITHDRAWN

Lutz of Clarke asked and received unanimous consent to withdraw House File 360 from further consideration by the House.

Senate File 87, a bill for an act relating to infectious and contagious diseases among animals, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 97 :

| Andersen of | Darrington | Graham | Knock |
| :---: | :---: | :---: | :---: |
| Woodbury | Den Herder | Grassley | Knowles |
| Anderson of | Denman | Hagedorn | Kreager |
| Ringgold | Duffy | Hagen | Lange |
| Balloun | Dunton | Hagie | Loss |
| Baringer | Edgington | Hakes | Lutz |
| Bock | Ely | Halling | Mahan |
| Breitbach | Eveland | Hanson of | Maule |
| Briles | Falvey | Lyon | McElroy |
| Busch | Fischer of | Hanson of | Mensing |
| Camp | Grundy | Mitchell | Messerly |
| Carnahan | Fisher of | Hirsch | Meyer |
| Carstensen | Greene | Jarvis | Millen |
| Casey | Frazier | Johnson | Miller of |
| Crane | Gittins | Kibbie | Des Moines |
| Cunningham | Goode | Kluever |  |


| Miller of | Parker |
| :--- | :--- |
| Jones | Patton |
| Miller of | Paul |
| Page | Petersen of |
| Moffitt | Dallas |
| Mueller | Peterson of |
| Murphy | Woodbury |
| Nielsen of | Prine |
| Emmet | Reppert |
| Nielsen of | Riley |
| Shelby | Robinson |
| Ossian | Scherle |
| Palas |  |

Shaw
Siglin
Smith of
$\quad$ Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes

Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 11 :

| Chalupa | Hougen  <br> Coffman Mowry |
| :--- | :--- |
| Dietz | Murray |


| Nelson | Vermeer |
| :--- | :--- |
| Olson | Winkelman |
| Sersland |  |

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

## SENATE FILE 270 SUBSTITUTED FOR HOUSE FILE 472

Edgington of Franklin asked and received unanimous consent to substitute Senate File 270 for House File 472.

Senate File 270, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-eighth General Assembly board of regents institution appropriations for support, maintenance, equipment, repairs, replacements and alterations retained by the institutions, was taken up for consideration.

Edgington 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, 96 :

| Andersen of | Cunningham | Goode | Johnson |
| :--- | :--- | :--- | :--- |
| Woodbury | Darrington <br> Anderson of | Graham <br> Ringgold | Den Herder |
| Denman | Grassley | Kibbie |  |
| Balloun | Duffy | Hagedorn | Kluever |
| Baringer | Dunton | Hagen | Knock |
| Breitbach | Edgington | Hagie | Knowles |
| Briles | Eveland | Halling | Kreager |
| Busch | Falvey | Hanson of | Losse |
| Camp | Fischer of | Lyon | Lutz |
| Carnahan | Grundy | Hanson of | Mahan |
| Carstensen | Fisher of | Mitchell | Maule |
| Casey | Greene | Hirsch | Mensing |
| Coffman | Frazier | Hougen | Meyer |
| Crane | Gittins | Jarvis | Millen |


| Miller of | Nielsen of |
| :--- | :--- |
| Des Moines | Shelby |
| Miller of | Ossian |
| Jones | Palas |
| Miller of | Parker |
| Page | Patton |
| Moffitt | Paul |
| Mowry | Peterson of |
| Mueller | Woodbury |
| Murphy | Prine |
| Nelson | Reppert |
| Nielsen of | Riley |
| Emmet | Scherle |

The nays were, 2:
Bock
Ely
Absent or not voting, 10 :

| Chalupa | Murray |
| :--- | :--- |
| Dietz | Olson |
| McElroy |  |


| Petersen of | Sersland |
| :--- | :--- |
| Dallas | Vermeer |
| Robinson | Winkelman |

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

## HOUSE FILE 472 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 472 from further consideration by the House.

## SENATE FILE 271 SUBSTITUTED FOR HOUSE FILE 473

Edgington of Franklin asked and received unanimous consent to substitute Senate File 271 for House File 473.

Senate File 271, a bill for an act relating to the reversion of appropriations for capital improvements to the general fund of the state, was taken up for consideration.

Edgington 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, 97 :

| Andersen of | Casey |
| :--- | :--- |
| Woodbury | Coffman |
| Anderson of | Crane |
| Ringgold | Cunningham |
| Balloun | Darrington |
| Baringer | Den Herder |
| Bock | Denman |
| Breitbach | Duffy |
| Briles | Dunton |
| Busch | Edgington |
| Camp | Eveland |
| Carnahan | Falvey |


| Fischer of |
| :--- |
| Grundy |
| Fisher of |
| Greene |

Frazier
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling

Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie Kluever
Knock
Knowles
Kreager

| Lange | Moffitt | Peterson of | Steffen |
| :--- | :--- | :--- | :--- |
| Loss | Mowry | Woodbury | Stevenson |
| Lutz | Mueller | Prine | Stokes |
| Mahan | Murphy | Reppert | Strothman |
| Maule | Nelson | Riley | Swisher |
| McElroy | Nielsen of | Scherle | Tabor |
| Mensing | Emmet | Shaw | Van Alstine |
| Messerly | Nielsen of | Siglin | Van Nostrand |
| Meyer | Shelby | Smith of | Vetter |
| Millen | Ossian | Dickinson | Walter |
| Miller of | Palas | Smith of | Wells |
| Des Moines | Parker | O'Brien | Wier |
| Miller of | Patton | Sones | Worthington |
| Miller of | Paul | Stanley | Wright |
| Page |  | Steele | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 11: |  |  |  |
| Chalupa | Gittins |  |  |
| Dietz | Murray | Petersen of | Sersland |
| Ely | Olson | Robillas | Vermeer |
|  |  |  | Winkelman |

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

## HOUSE FILE 473 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 473 from further consideration by the House.

## SENATE FILE 127 SUBSTITUTED FOR HOUSE FILE 145

Mensing of Cedar asked and received unanimous consent to substitute Senate File 127 for House File 145.

Senate File 127, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1962, relating to exemptions from the imposition of the retail sales tax, was taken up for consideration.

Mensing of Cedar offered the following amendment filed by him and moved its adoption:

Amend Senate File 27 by striking all of sections 1 and 2 and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by striking all of subsection five (5) and inserting in lieu thereof the following:
"The gross receipts of all sales of goods, wares or merchandise used for public purposes by, or in the performance of any contract for, a tax-certifying or tax-levying body of the State of Iowa or governmental subdivision thereof, including all divisions, boards, commissions or instrumentalities of the state, county or municipal governments, which derive their disbursable funds from appropriations or allotments of funds raised by the levy and collection of taxes. The exemption provided by this subsection shall also apply to all sales of goods, wares or merchandise used for public purposes by, or in the performance of any contract with, the state or any of such
governmental subdivisions or agencies which are subject to use taxes under the provisions of chapter four hundred twenty-three (423) of the Code."

Amendment adopted.
Mensing of Cedar offered the following amendment filed by him and moved its adoption :

Amend Senate File 127, section 3, by striking from line one (1) the word "refunds" and inserting in lieu thereof the word "exemptions"; also by striking from line one (1) the word and figure "two (2)".

Amendment adopted.
Mensing of Cedar offered the following amendment filed by him and moved its adoption:

Amend Senate File 127 by adding thereto the following section:
"This Act being deemed of immediate importance shall be in full force and effect from and after its publication in The Lyon County Reporter, a newspaper published at Rock Rapids, Iowa, and The Tipton Conservative, a newspaper published at Tipton, Iowa."

Further amend Senate File 127 by renumbering the sections.
Amendment adopted.
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, 94 :

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Falloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hagie |
| Garstensen | Hakes |
| Casey | Halling |
| Coffman | Hanson of |
| Crane | Lyon |
| Cunningham | Hanson of |
| Darrington | Mitchell |
| Den Herder | Hirsch |
| Denman | Haugen |
| Duffy | Jarvis |
| Dunton | Johnson |
| Eduever |  |
| Elington | Knock |
| Ely | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Loss |
| Grundy | Lutz |


| Mahan | Prine |
| :--- | :--- |
| Maule | Reppert |
| MMEElroy | Riley |
| Mensing | Scherle |
| Messerly | Sersland |
| Meyer | Siglin |
| Millen | Smith of |
| Miller of | Dickinson |
| Des Moines | Smith of |
| Miller of | O'Brien |
| Page | Sokol |
| Moffitt | Stanley |
| Murphy | Steffen |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vetter |
| Patton | Walter |
| Paul | Wells |
| Petersen of | Wier |
| Dallas | Worthington |
| Peterson of | Wright |
| Woodbury | Mr. Speaker |

The nays were, none.
Absent or not voting, 14:

Carnahan Miller of Chalupa Dietz Kibbie

Jones
Mowry
Mueller

Murray
Olson
Robinson
Shaw

Steele
Vermeer
Winkelman

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

## HOUSE FILE 145 WITHDRAWN

Mensing of Cedar asked and received unanimous consent to withdraw House File 145 from further consideration by the House.

Senate File 386, a bill for an act to amend section eighty-nine point seven (89.7), Code 1962, relating to shop and special inspections, with report of committee recommending passage, was taken up for consideration.

Darrington of Harrison offered the following amendment filed by him and moved its adoption:

Amend the title to Senate File 386 by inserting in line two (2) after the word "to" the word "fabricating".

Amendment adopted.
Darrington of Harrison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 101:

| Andersen of Woodbury | Edgington Ely | Hirsch Jarvis | Miller of Jones |
| :---: | :---: | :---: | :---: |
| Anderson of | Eveland | Hougen | Miller of |
| Ringgold | Falvey | Johnson | Page |
| Balloun | Fischer of | Kibbie | Moffitt |
| Baringer | Grundy | Kluever | Mowry |
| Breitbach | Fisher of | Knock | Mueller |
| Briles | Greene | Knowles | Murphy |
| Busch | Frazier | Kreager | Nelson |
| Camp | Graham | Lange | Nielsen of |
| Carnahan | Gittins | Loss | Emmet |
| Carstensen | Goode | Lutz | Nielsen of |
| Casey | Grassley | Mahan | Shelby |
| Chalupa | Hagedorn | Maule | Ossian |
| Coffman | Hagen | McElroy | Palas |
| Crane | Hagie | Mensing | Parker |
| Cunningham | Hakes | Messerly | Patton |
| Darrington | Halling | Meyer | Paul |
| Den Herder | Hanson of | Millen | Peterson of |
| Denman | Lyon | Miller of | Woodbury |
| Duffy | Hanson of | Des Moines | Prine |
| Dunton | Mitchell |  | Reppert |


| Riley | Smith of | Stokes | Walter |
| :--- | :--- | :--- | :--- |
| Robinson | O'Brien | Strothman | Wells |
| SScherle | Sookol | Swisher | Wier |
| Sersland | Stanley | Tabor | Worthington |
| Shaw | Steele | Van Alstine | Wright |
| Siglin | Steffen | Van Nostrand | Mr. Speaker |
| Smith of | Stevenson | Vetter |  |
| Dickinson |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Bock | Murray | Petersen of | Vermeer |
| Dietz | Olson | Dallas | Winkelman |

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

## SENATE FILE 393 SUBSTITUTED FOR HOUSE FILE 267

Knowles of Scott asked and received unanimous consent to substitute Senate File 393 for House File 267.

Senate File 393, a bill for an act relating to valuation and nonforfeiture benefits of life insurance policies, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 101:

| Andersen of | Eveland | Knock | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Falvey | Knowles | Emmet |
| Anderson of | Fischer of | Kreager | Nielsen of |
| Ringgold | Grundy | Lange | Shelby |
| Balloun | Fisher of | Loss | Ossian |
| Baringer | Greene | Lutz | Palas |
| Bock | Frazier | Mahan | Parker |
| Breitbach | Gittins | Maule | Patton |
| Briles | Goode | McElroy | Paul |
| Busch | Graham | Mensing | Peterson of |
| Camp | Grassley | Messerly | Woodbury |
| Carnahan | Hagedorn | Meyer | Prine |
| Carstensen | Hagen | Millen | Reppert |
| Casey | Hagie | Miller of | Riley |
| Chalupa | Hakes | Des Moines | Robinson |
| Coffman | Halling | Miller of | Scherle |
| Crane | Hanson of | Jones | Sersland |
| Cunningham | Lyyon | Miller of | Shaw |
| Darrington | Hanson of | Page | Siglin |
| Den Herder | Mitchell | Moffitt | Smith of |
| Denman | Hirsch | Mowry | Dickinson |
| Dietz | Hougen | Mueller | Smith of |
| Dunton | Johnson | Murphy | O'Brien |
| Edgington | Kibbie | Kluisen | Sokol |
| Ely | Kluever |  | Stanley |


| Steele | Strothman |
| :--- | :--- |
| Steffen | Swisher |
| Stevenson | Tabor |
| Stokes | Van Alstine |

Van Nostrand
Vetter
Walter
Wells

Wier
Worthington
Wright Mr. Speaker

The nays were, none.
Absent or not voting, 7:

| Duffy | Murray | Petersen of | Vermeer |
| :--- | :--- | :---: | :--- |
| Jarvis | Olson | Dallas | Winkelman |

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

## HOUSE FILE 267 WITHDRAWN

Knowles of Scott asked and received unanimous consent to withdraw House File 267 from further consideration by the House.

House File 210, a bill for an act to permit the destruction of tax lists more than ten years old, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 99:

| Andersen of | Fisher of | McElroy | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Mensing | Riley |
| Anderson of | Frazier | Messerly | Scherle |
| Ringgold | Gittins | Meyer | Sersland |
| Balloun | Goode | Millen | Shaw |
| Baringer | Graham | Miller of | Siglin |
| Bock | Grassley | Des Moines | Smith of |
| Breitbach | Hagedorn | Miller of | Dickinson |
| Briles | Hagen | Jones | Smith of |
| Busch | Hagie | Miller of | O'Brien |
| Camp | Hakees | Page | Soko |
| Carnahan | Halling | Moffitt | Stanley |
| Carstensen | Hanson of | Mowry | Steele |
| Chalupa | Lyon | Mueller | Steffen |
| Coffman | Hanson of | Murphy | Stevenson |
| Crane | Mitchell | Nelson | Stokes |
| Cunningham | Hirsch | Nielsen of | Strothman |
| Darrington | Hougen | Emmet | Swisher |
| Den Herder | Johnson | Nielsen of | Tabor |
| Denman | Kibbie | Shelby | Van Alstine |
| Dietz | Kluever | Ossian | Van Nostrand |
| Duffy | Knock | Palas | Vetter |
| Dunton | Knowles | Parker | Walter |
| Ely | Kreager | Patton | Wells |
| Eveland | Lange | Paul | Wier |
| Falvey | Loss | Peterson of | Worthington |
| Fischer of | Lutz | Woodbury | Wright |
| Grundy | Mahan | Prine | Mr. Speaker |
|  | Maule |  |  |

The nays were, none.
Absent or not voting, 9 :

| Casey | Murray | Petersen of | Vermeer |
| :--- | :--- | :--- | :--- |
| Edgington | Olson | Dallas | Winkelman |
| Jarvis |  | Robinson |  |

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

## SENATE FILE 181 SUBSTITUTED FOR HOUSE FILE 245

Ely of Linn asked and received unanimous consent to substitute Senate File 181 for House File 245.

Senate File 181, a bill for an act relating to care, treatment, and habilitation of mentally retarded persons, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 97:

| Andersen of | Fisher of | McElroy | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Mensing | Reppert |
| Anderson of | Frazier | Messerly | Riley |
| Ringgold | Gittins | Meyer | Scherle |
| Balloun | Goode | Millen | Sersland |
| Baringer | Graham | Miller of | Shaw |
| Bock | Grassley | Des Moines | Siglin |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagen | Jones | O'Brien |
| Busch | Hagie | Miller of | Sokol |
| Camp | Hakes | Page | Stanley |
| Carnahan | Hanson of | Moffitt | Steele |
| Carstensen | Lyon | Mowry | Steffen |
| Casey | Hanson of | Mueller | Stevenson |
| Chalupa | Mitchell | Murphy | Stokes |
| Coffman | Hirsch | Nelson | Strothman |
| Crane | Hougen | Nielsen of | Swisher |
| Cunningham | Johnson | Emmet | Tabor |
| Darrington | Kibbie | Nielsen of | Van Alstine |
| Den Herder | Kluever | Shelby | Van Nostrand |
| Denman | Knock | Ossian | Vetter |
| Dietz | Knowles | Palas | Walter |
| Dunton | Kreager | Parker | Wells |
| Edgington | Lange | Patton | Wier |
| Ely | Loss | Paul | Worthington |
| Eveland | Lutz | Peterson of | Wright |
| Falvey | Mahan | Woodbury | Mr. Speaker |
|  | Maule |  |  |

The nays were, none

Absent or not voting, 11:

| Duffy | Jarvis | Petersen of | Smith of |
| :--- | :--- | :--- | :--- |
| Fischer of | Murray | Dallas | Dickinson |
| Grundy | Olson | Robinson | Vermeer |
| Halling |  |  | Winkelman |

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

## HOUSE FILE 245 WITHDRAWN

Ely of Linn asked and received unanimous consent to withdraw House File 245 from further consideration by the House.

House File 325, a bill for an act to amend section one hundred seven point thirteen (107.13), Code 1962, relating to salaries of state conservation officers, 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, 94 :

Andersen of
Woodbury
Anderson of
Ringgold
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of Grundy
The nays were, 4 :
Halling

Fisher of Greene Frazier Goode Graham Grassley Hagedorn Hagen Hagie Hakes Hanson of Lyon Hanson of Mitchell Hirsch Hougen Johnson Kibbie Kluever Knock Knowles Kreager Lange
Loss
Lutz
Mahan
Maule
Mensing
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert

Strothman

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Worthington
Wright
Mr. Speaker

Wells

Absent or not voting, 10:

| Balloun | Jarvis | Murray | Petersen of <br> Dallas <br> Duffy |
| :--- | :--- | :--- | :--- |
| Gittins | McElroy | Olson | Winkelman |

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

House File 335, a bill for an act relating to interest in contracts with cities and towns on the part of councilmen, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass9"
The ayes were, 95 :

| Andersen of | Frazier | Mensing | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Messerly | Scherle |
| Anderson of | Graham | Meyer | Sersland |
| Ringgold | Grassley | Millen | Shaw |
| Balloun | Hagedorn | Miller of | Siglin |
| Baringer | Hagen | Des Moines | Smith of |
| Bock | Hagie | Miller of | Dickinson |
| Breitbach | Hakes | Jones | Smith of |
| Busch | Halling | Miller of | O'Brien |
| Camp | Hanson of | Page | Sokol |
| Carnahan | Lyon | Moffitt | Stanley |
| Carstensen | Hanson of | Mowry | Steele |
| Casey | Mitchell | Murphy | Steffen |
| Chalupa | Hirsch | Nelson | Stevenson |
| Coffman | Jarvis | Nielsen of | Stokes |
| Crane | Johnson | Emmet | Strothman |
| Cunningham | Kibbie | Nielsen of | Swisher |
| Darrington | Kluever | Shelby | Tabor |
| Den Herder | Knock | Ossian | Van Nostrand |
| Denman | Knowles | Palas | Vetter |
| Dietz | Kreager | Parker | Walter |
| Dunton | Lange | Patton | Wells |
| Edgington | Loss | Paul | Wier |
| Ely | Lutz | Peterson of | Worthington |
| Eveland | Mahan | Woodbury | Wright |
| Falvey | Maule | Prine | Mr. Speaker |
| Fisher of | McElroy | Riley |  |

nays were, 2 :
Hougen Vermeer
Absent or not voting, 11:

| Briles | Gittins |
| :--- | :--- |
| Duffy | Mueller |
| Fischer of | Murray |

Olson Petersen of Dallas
Reppert
Van Alstine
Winkelman

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

Senate File 246, a bill for an act requiring the submission of the social security number and/or tax number by those persons or corporations registered or licensed by the state, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 96 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Frazier |
| Ringgold | Goode |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagedorn |
| Breitbach | Hagie |
| Busch | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |

Coffiman
Crane
Cunningham
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
Mensing

The nays were, none.
Absent or not voting, 12:

| Briles | Hagen | Mueller | Sersland |
| :--- | :--- | :--- | :--- |
| Darrington | Jarvis | Murray | Siglin |
| Gittins | McElroy | Olson | Winkelman |

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

Senate File 50, a bill for an act relating to tax sale of public property, with report of committee recommending amendment and passage, was taken up for consideration.

Mowry of Marshall offered the following amendment by the committee on judiciary 1 and moved its adoption:

## Amend Senate File 50 as follows:

By striking from line eleven (11) the words, "In the event such governing" and striking all of lines twelve (12) through seventeen (17), inclusive, and inserting in lieu thereof the following:
"In the event such governing body fails to make payment upon such notice, the collection and enforcement of the taxes, penalty, interest and costs shall be suspended for so long as the property shall remain in public ownership but the same may be collected and enforced against the property in the event of its subsequent sale by such municipal or political subdivision to a private purchaser. No penalty, interest or costs shall be added during such period of public ownership."

Amendment adopted.
Reppert 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, 99 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Greene |
| Ringgold | Frazier |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Busch | Hagen |
| Camp | Hakes |
| Carnahan | Hagie |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Goffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  |  |

Maule
McElroy
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert

Riley Robinson
Sersland
Scherle
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wells
Wier
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 9:

| Briles | Mueller | Olson | Walter |
| :--- | :---: | :--- | :--- |
| Gittins | Murray | Petersen of | Dallas |

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

## HOUSE FILE 32 WITHDRAWN

Reppert of Polk asked and received unanimous consent to withdraw House File 32 from further consideration by the House.

Speaker pro tempore Smith of O'Brien in the chair.
House File 508, a bill for an act relating to purchase of gas by a city or town, with report of committee recommending passage, was taken up for consideration.

Carstensen of Clinton asked and received unanimous consent that House File 508 be deferred and that the bill retain its place on the calendar.

House File 287, a bill for an act to permit the legislative research bureau to obtain copies of the Code and Code annotations without charge, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 97:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Gittins |
| Ringggold | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Duffy | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
| The nays were, none. |  |


| McElroy | Peterson of |
| :--- | :--- |
| Mensing | Woodkury |
| Messerly | Prine |
| Meyer | Reppert |
| Millen | Riley |
| Miller of | Robinson |
| Des Moines | Scherle |
| Miller of | Shaw |
| Jones | Siglin |
| Miller of | Smith of |
| Page | Dickinson |
| Moffitt | Soko |
| Mowry | Stanley |
| Mueller | Steele |
| Murphy | Steffen |
| Naden | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet | Swisher |
| Nielsen of | Van Alstine |
| Shelby | Van Nostrand |
| Ossian | Vermeer |
| Palas | Vetter |
| Parker | Wier |
| Patton | Worthington |
| Paul | Wright |
| Petersen of | Mr. Speaker |
| Dallas | pro tem |
|  |  |

Absent or not voting, 11:

| Bailloun | Hagedorn <br> Murray | Sersland <br> Briles | Tabor |
| :--- | :--- | :--- | :--- |
| Frazier | Olson | Walter | Wells |
| Winkelman |  |  |  |

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

Senate File 277, a bill for an act to amend section sixteen point thirty-one (16.31), Code 1962, relating to the indexing of bills, with report of committee recommending passage, was taken up for consideration.

Van Alstine 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, 102:

Andersen of
Woodbury Anderson of

Ringgold
Balloun
Baringer Bock
Breitbach
Briles
Busch
Carnp
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
The nays were, none.
Absent or not voting, 6:

| Murray | Olson | Walter |
| :--- | :--- | :--- |
| Naden | Vermeer |  |

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

Senate File 219, a bill for an act relating to deposits to be made by bidders for public printing contracts, with report of committee recommending passage, was taken up for consideration.

Van Alstine 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, 104:

| Andersen of | Fisher of | McElroy | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene | Mensing | Riley |
| Anderson of | Frazier | Messerly | Robinson |
| Ringgold | Gittins | Meyer | Scherle |
| Balloun | Goode | Millen | Sersland |
| Baringer | Graham | Miller of | Shaw |
| Bock | Grassley | Des Moines | Siglin |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagen | Jones | Dickinson |
| Busch | Hagie | Miller of | Sokol |
| Camp | Hakes | Page | Stanley |
| Carnahan | Halling | Mowry | Steele |
| Carstensen | Hanson of | Moffitt | Steffen |
| Casey | Lyon | Mueller | Stevenson |
| Chalupa | Hanson of | Murphy | Stokes |
| Coffman | Mitchell | Nelson | Strothman |
| Crane | Hirsch | Nielsen of | Swisher |
| Cunningham | Hougen | Emmet | Tabor |
| Darrington | Jarvis | Nielsen of | Van Alstine |
| Den Herder | Johnson | Shelby | Van Nostrand |
| Denman | Kibbie | Ossian | Vermeer |
| Dietz | Kluever | Palas | Vetter |
| Duffy | Knock | Parker | Walter |
| Dunton | Knowles | Patton | Wells |
| Edgington | Kreager | Paul | Wier |
| Ely | Lange | Petersen of | Worthington |
| Eveland | Loss | Dallas | Wright |
| Falvey | Lutz | Peterson of | Mr. Speaker |
| Fischer of | Mahan | Woodbury | pro tem |
| Grundy | Maule | Prine |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 4 : |  |  |  |
| Murray | Naden | Olson | Winkelman |

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

House File 487, a bill for an act to amend section three hundred twenty-one point fifty (321.50), Code 1962, relating to notation and release of liens on motor vehicles, with report of committee recommending passage, was taken up for consideration.

Miller 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:

| Andersen of | Fischer of | Maule | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | McElroy | Reppert |
| Anderson of | Fisher of | Messerly | Riley |
| Ringgold | Greene | Meyer | Robinson |
| Balloun | Frazier | Millen | Scherle |
| Baringer | Gittins | Miller of | Sersland |
| Bock | Goode | Des Moines | Shaw |
| Breitbach | Graham | Miller of | Siglin |
| Briles | Grassley | Jones | Smith of |
| Busch | Hagedorn | Miller of | Dickinson |
| Camp | Hagen | Page | Sokol |
| Carnahan | Hagie | Moffitt | Stanley |
| Carstensen | Hakes | Mowry | Steele |
| Casey | Hanson of | Mueller | Steffen |
| Chalupa | Lyon | Murphy | Stevenson |
| Coffman | Hanson of | Nelson | Stokes |
| Crane | Mitchell | Nielsen of | Strothman |
| Cunningham | Hirsch | Emmet | Swisher |
| Darrington | Hougen | Nielsen of | Tabor |
| Den Herder | Jarvis | Shelby | Van Alstine |
| Denman | Johnson | Ossian | Vermeer |
| Dietz | Kibbie | Palas | Vetter |
| Duffy | Kluever | Parker | Walter |
| Dunton | Knock | Patton | Wier |
| Edgington | Knowles | Paul | Worthington |
| Ely | Kreager | Petersen of | Wright |
| Eveland | Lange | Dallas | Mr. Speaker |
| Falvey | Loss | Peterson of | pro tem |
|  | Wutz |  |  |
|  | Mahan |  |  |

The nays were, none.
Absent or not voting, 8:

| Halling | Murray |
| :--- | :--- |
| Mensing | Naden |


| Olson | Wells |
| :--- | :--- |
| Van Nostrand | Winkelman |

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

Senate File 143, a bill for an act to authorize city and town councils to finance the acquisition of sites, books and equipment from the proceeds of a bond issue, with report of committee recommending passage, was taken up for consideration.

Denman of Polk offered the following amendment by the committee on schools, libraries, state educational institutions and moved its adoption:

Amend Senate File 143 as follows:
By inserting after the word "equipment" in the title the words "for a public library".

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

On the question "Shall the bill pass?"
The ayes were, 98 :

| Andersen of | Fisher of | Maule |
| :--- | :--- | :--- |
| Woodbury | Greene | McElroy |
| Anderson of | Frazier | Messerly |
| Ringgold | Gitins | Meyer |
| Balloun | Goode | Millen |
| Baringer | Graham | Miller of |
| Bock | Grassley | Des Moines |
| Breitbach | Hagedorn | Miller of |
| Briles | Hagen | Jones |
| Busch | Hagie | Moffitt |
| Camp | Hakes | Mowry |
| Carnahan | Hanson of | Mueller |
| Carstensen | Lyon | Murphy |
| Casey | Hanson of | Nelson |
| Chalupa | Mitchell | Nielsen of |
| Coffman | Hirsch | Emmet |
| Crane | Hougen | Nielsen of |
| Cunningham | Jarvis | Shelby |
| Den Herder | Johnson | Ossian |
| Denman | Kibbie | Palas |
| Dietz | Kluever | Parker |
| Duffy | Knock | Patton |
| Dunton | Knowles | Paul |
| Edgington | Kreager | Petersen of |
| Ely | Lange | Dallas |
| Eveland | Loss | Peterson of |
| Falvey | Lutz | Wahan |
| Fischer of |  | Mrundy |

Reppert Riley Robinson Scherle Sersland Shaw Siglin Smith of Dickinson Sokol Stanley Steele Steffen Stevenson Stokes Strothman Swisher Tabor Van Alstine Vermeer Walter Wells Wier Worthington
Wright Mr. Speaker pro tem Grundy

The nays were, none.
Absent or not voting, 10:

Darrington
Halling Mensing

Miller of
Page
Murray

Naden Vetter
Olson Van Nostrand

Winkelman

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

House File 424, a bill for an act to authorize and empower the state conservation commission to cooperate with the United States government and to accept federal funds for planning, acquisition and development of outdoor recreational areas, was taken up for consideration.

Hagen of Allamakee offered the following amendment filed by him and moved its adoption:
Amend House File 424 as follows:

1. Section one (1), line four (4) by adding after the word "recreational" the words "and watershed".

Further amend section one (1), line eight (8) by adding after the word "recreational" the words "and water'shed".

Amendment adopted.
Dietz of Scott moved that House File 424 be deferred and that the bill retain its place on the calendar.

Mowry of Marshall moved that the House recess until $1: 30$ p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 424 and the motion by Dietz of Scott that action on House File 424 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Carnahan of Wapello and Denman of Polk.

On the question "Shall House File 424 , be deferred and retained on the calendar?"

The ayes were, 43 :

| Anderson of <br> Ringgold | Fisher of <br> Greene |
| :--- | :---: |
| Britbach | Frazier |
| Camp | Graham |
| Carstensen | Hakes |
| Coffman | $\because$ Hanson of |
| Denman | Mitchell |
| Dietz | Hirsch |
| Duffy | Jaris |
| Ely | Knock |
| Eveland | Lange |
| Falvey | Loss |
|  | Lutz |

The nays were, 52 :

| Andersen of <br> Woodbury | Gittins <br> Goode |
| :--- | :--- |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Briles | Hagie |
| Busch | Halling |
| Carnahan | Hanson of |
| Casey | Lyon |
| Chalupa | Hougen |
| Crane. | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Fischer of | Knowles |
| Grundy | Kreager |


| Mahan | Palas <br> Maule |
| :--- | :--- |
| Millen | Peterson of |
| Willer of | Reppert |
| Des Moines | Robinson |
| Moffitt | Smith of |
| Mowry | Dickinson |
| Mueller | Steffen |
| Murphy | Stevenson |
| Nelson | Tabor |
| Nielsen of | Van Alstine |
| Emmet | Vetter |
| Ossian |  |


| MeElroy | Shaw |
| :--- | :--- |
| Mensing | Siglin |
| Messerly | Smith of |
| Meyer | O'Brien |
| Miller of | Sokol |
| Page | Stanley |
| Nielsen of | Steele |
| Shelby | Stokes |
| Parker | Strothman |
| Patton | Swisher |
| Paul | Vermeer |
| Petersen of | Van Nostrand |
| Dallas | Worthington |
| Riley | Wright |
| Sersland |  |

Absent or not voting, 13:

| Den Herder | Miller of | Prine | Wier |
| :--- | :--- | :--- | :--- |
| Dunton | Jones | Scherle | Winkelman |
| Edgington | Murray | Walter | Mr. Speaker |

Motion lost.
Wright of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 82 :

| Andersen of Woodbury | Fischer of Grundy |
| :---: | :---: |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Bock | Frazier |
| Breitbach | Graham |
| Briles | Hagedorn |
| Camp | Hagen |
| Carnahan | Hakes |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |

The nays were, 20 :
Balloun
Baringer

Busch
Darrington
Gittins
Hagie
Halling
Hougen
Messerly
Miller of
Page
Nelson

Absent or not voting, 6:

| Den Herder | Grassley | Olson | Winkelman |
| :--- | :--- | :--- | :--- |
| Goode | Murray |  |  |

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

House File 562, a bill for an act to authorize and empower county conservation boards to cooperate with the government of the United States and to accept federal funds for planning, acquisition and
development of outdoor recreational areas, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 78:

Andersen of
Woodbury
Anderson of
Ringgold
Bock
Breitbach
Briles
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland

Falvey
Fischer of Grundy
Fisher of Greene
Frazier
Hagedorn
Hagen
Hanson of Lyon
Hanson of Mitchell
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan

The nays were, 23 :

| Balloun | Hagie <br> Baringer <br> Busch |
| :--- | :--- |
| Den Herder | Hakes |
| Holling |  |
| Goode | Hougen |
| Graham | Meserly |
| Grassley | Miller of |
| Page |  |

Absent or not voting, 7:
Gittins
Murray
Olson
Maule
McElroy
Mensing
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Patton
Paul
Parker
Shaw
Siglin
Smith of
O'Brien
Stanley

Peterson of Wells Woodbury Winkelman

Petersen of Dallas Prine<br>Reppert<br>Riley<br>Robinson<br>Scherle<br>Sersland<br>Smith of Dickinson<br>Sokol<br>Steffen<br>Stevenson<br>Swisher<br>Tabor<br>Van Alstine<br>Vetter<br>Walter<br>Wier<br>Worthington<br>Wright<br>Mr. Speaker

Steele
Stokes
Strothman
Van Nostrand
Vermeer

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

Senate File 182, a bill for an act to amend section eighty-five point twenty-two (85.22), subsection three (3), Code 1962, granting authority to the industrial commissioner to compromise and settle workman's compensation cases on behalf of the State of Iowa, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 101:

Andersen of
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan

The nays were, none.
Absent or not voting, 7:
Messerly
Mowry
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 544, a bill for an act relating to hanting and fishing licenses for nonresidents of Iowa, was taken up for consideration.

Fischer 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 :

| Andersen of <br> Woodbury | Anderson of <br> Ringgold | Breitbach <br> Briles | Carnahan <br> Balloun |
| :---: | :---: | :--- | :--- |
|  | Busch | Casey |  |
| Chalupa |  |  |  |

Coffiman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dufty
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kraager
Lange
Loss
Lutz
Mahan
Maule
McElry
Mensing
Meyer
Millen
Miller of
Des Moines

The nays were, 4:
Baringer
Bock
Absent or not voting, 8:

| Hirsch | Olson <br> Messerly <br> Murray$\quad$Dallas |
| :--- | :--- |

Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle

Camp

Strothman Wells

Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steale
Steffen
Stevenson
Stokes
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Worthington
Wright
Mr. Speaker

Carstensen

Winkelman

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

House File 171, a bill for an act relating to maximum rates which may be charged where bonds are sold by cities to construct utility plants, with report of committee recommending passage, was taken up for consideration.

Ely of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 171 as follows:
1 Amend the title by striking everything after the word "relating" and inserting in lieu thereof the following:
"to rates to be charged for products and services furnished by municipal utilities to support municipal revenue bonds or obligations."
2. Amend by striking all of section 1 and inserting in lieu thereof the following:

Section 1. Section three hundred ninety-seven point twelve (397.12), Code 1962, is hereby amended by striking from lines thirty-three (33), thirty-four (34), thirty-five (35) and thirty-six (36) the words "and under no circumstances shall the city (or town) be in any manner liable by reason of the failure of the said net earnings to be sufficient for the payment hereof" and inserting in lieu thereof the words "but said city (or town) covenants it will fix such rates for the products and services furnished by
and through said . . . and will collect and, account for income and revenues therefrom sufficient to pay the proper and reasonable expenses of operating and maintaining said . . and to promptly pay the principal of and interest on this bond and the series of which it is one as the same will become due".
3. Further amend House File 171 by inserting the following as a new section at the end of the bill:
"Section three hundred ninety-seven point fourteen (397.14), Code 1962, is hereby amended by striking from lines three (3) through ten (10) the words "Such contract shall specify the maximum rate that may be charged the consumers, including the municipality, and the city shall not increase or fix any rate beyond such maximum. Under no circumstances shall the city be in any manner liable by reason of the failure of the net earnings being sufficient for the payments provided in the contract" and inserting in lieu thereof the following:
"The city (or town) council (or board of trustees) shall establish, maintain and collect rates or charges for the products and services furnished by and through said municipal heating plants, waterworks, gasworks or electric light or power plants and shall change and readjust the same whenever necessary so that such rates or charges shall at all times produce revenues sufficient to pay the proper and reasonable expenses of operation, repair and maintenance of the municipal utility and to pay in full the maturing installments of principal and interest on any outstanding revenue bonds or obligations of the city (or town) which by their terms are payable from the net earnings of the utility".

Amendment adopted.
Ely 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 :

| Andersen of |  |  |
| :--- | :--- | :--- |
| Woodbury | Eveland | Kreager |
| Anderson of | Falvey <br> Ringgold | Gisher of |
| Greene | Lange |  |
| Bringer | Frazier | Lutz |
| Bock | Gittins | Mahan |
| Breitbach | Goode | Maule |
| Briles | Graham | McElroy |
| Busch | Grassley | Mensing |
| Camp | Hagedorn | Meyer |
| Carnahan | Hagen | Millen |
| Carstensen | Hagie | Der of |
| Casey | Hakes | Miller of |
| Chalupa | Hanson of | Jones |
| Coffman | Lyyon | Miller of |
| Crane | Hanson of | Page |
| Cunningham | Mitchell | Mofitt |
| Darrington | Hirsch | Mueller |
| Den Herder | Jarvis | Murphy |
| Denman | Johnson | Nelson |
| Dietz | Kibbie | Nielsen of |
| Duffy | Kluever | Emmet |
| Dunton | Knock | Nielsen of |
| Ely | Knowles | Shelby |

Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Scherle
Sersland
Siglin
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
$\left.\begin{array}{llll}\text { Swisher } & \text { Van Nostrand } & \text { Wells } & \begin{array}{l}\text { Worthington } \\ \text { Tabor }\end{array} \\ \text { Van Alstine } & \text { Vetter } \\ \text { Wright }\end{array}\right)$

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

House File 490, a bill for an act to amend chapter three hundred eighty-four (384), Code 1962, relating to docks, with report of committee recommending passage, was taken up for consideration.

Carstensen of Clinton offered the following amendment filed by him and moved its adoption:

Amend the title to. House File 490 by inserting after the word "to" in line two (2) the word "municipal".

Amendment adopted.
Carstensen 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, 99 :

| Andersen of | Dunton | Hirsch | Miller of |
| :--- | :--- | :--- | :--- |
| Woodbury | Edgington <br> Anderson of | Ely <br> Ringgold | Hougen |
| Eveland | Johnson | Moffitt |  |
| Balloun | Falvey | Kibbie | Murphy |
| Baringer | Fischer of | Kluever | Nelson |
| Bock | Grundy | Knock | Nielsen of |
| Breitbach | Fisher of | Kreager | Emmet |
| Briles | Greene | Lange | Nielsen of |
| Busch | Frazier | Loss | Shelby |
| Camp | Gittins | Lutz | Ossian |
| Carnahan | Goode | Mahan | Palas |
| Carstensen | Graham | Maule | Parker |
| Casey | Grassley | McElroy | Paul |
| Chalupa | Hagedorn | Mensing | Peterson of |
| Coffman | Hagen | Messerly | Woodbury |
| Crane | Hagie | Meyer | Prine |
| Cunningham | Hakes | Millen | Reppert |
| Darrington | Halling | Miller of | Riley |
| Den Herder | Hanson of | Des Moines | Robinson |
| Denman | Lyyon | Miller of | Scherle |
| Dietz | Hanson of | Jones | Sersland |
| Duffy | Mitchell |  |  |
|  |  |  | Siglin |


| Smith of | Steele |
| :--- | :--- |
| Dickinson | Steffen |
| Smith of | Stevenson |
| O'Brien | Stokes |
| Sookl | Strothman |
| Stanley | Swisher |

Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter

Walter
Wier
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 9 :

| Jarvis | Murray | Petersen of | Shaw <br> Mowry | Olson |
| :--- | :--- | :---: | :---: | :--- |
| Mueller |  | Dallas | Wells <br> Winkelman |  |

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

House File 417, a bill for an act to amend chapter twenty-eight A (28A), Code 1962, commonly known as the "Civil Defense Act", relating to the establishment of joint county-municipal civil, defense and administrations, their powers and duties, and the establishment of a joint civil defense fund for payment of expenses in connection therewith, with report of committee recommending passage, was taken up for consideration.

Riley 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, 64:

| Andersen of | Dunton | Lutz | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Edgington | Mahan | Riley |
| Anderson of | Ely | Maule | Robinson |
| Ringgold | Eveland | Meyer | Siglin |
| Balloun | Falvey | Millen | Smith of |
| Baringer | Fisher of | Miller of | O'Brié |
| Bock | Greene | Des Moines | Sokol |
| Breitbach | Frazier | Miller of | Stanley |
| Briles | Gittins | Jones | Steffen |
| Busch | Grassley | Murray | Stokes |
| Camp | Hagedorn | Nielsen of | Swisher |
| Carnahan | Hagie | Shelby | Tabor |
| Carstensen | Hakes | Palas | Van Als |
| Casey | Kibbie | Patton | Van Nost |
| Coffman | Kluever | Paul | Vetter |
| Cunningham | Knock | Peterson of | Walter |
| Denman | Knowles | Woodbury: | Worthing |
| Dietz | Kreager | Prine | Mr. Spea |
| The nays w |  |  |  |
| Chalupa | Goode | Hanson of | McElroy |
| Crane | Graham | Mitchell | Mensing |
| Darrington | Hagen | Hougen | Messerly |
| Den Herder | Halling | Johnson | Miller of |
| Fischer of | Hanson of | Lange | Page |


| Mowry | Parker | Stevenson | Wier |
| :---: | :---: | :---: | :---: |
| Nielsen of | Sersland | Strothman | Wright |
| Emmet | Smith of | Vermeer |  |
| Ossian | Dickinson |  |  |
| Absent or not voting, 13: |  |  |  |
| Duffy | Murphy | Petersen of | Steele |
| Hirsch | Nelson | Dallas | Wells |
| Jarvis | Olson | Scherle | Winkelman |
| Mueller |  | Shaw |  |

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

House File 495, a bill for an act relating to retention of right to vote for president and vice-president by persons who leave Iowa, with report of committee recommending passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend House File 495 as follows:

1. Insert the following in line four (4) after the word "state":
"shall be conclusively presumed to be and remain a resident of Iowa and a resident of the country of which he was a resident immediately before such move, and".
2. In line seven (7), insert after the word "Such" the words "presumption of residence and".
3. In line ten (10), insert after the word "Such" the words "presumption of residence and".

Amendment adopted.
Riley of Linn offered the following amendment filed by him and moved tits adoption :
Amend House File 495, section 1, by adding before the period in line sixteen (16) the words "and the applicant's nonqualification as an elector in such other state".

Amendment adopted.
Maule of Monona moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 63:

| Andersen of | Busch | Dietz |
| :---: | :---: | :---: |
| Woodbury | Camp | Duffy |
| Anderson of | Carnahan | Dunton |
| Ringgold | Carstensen | Ely |
| Balloun | Casey | Eveland |
| Bock | Chalupa | Falvey |
| Breitbach | Coffman | Fischer of |
| Briles | Cunningham | Grundy |

Fisher of Greene
Grassley
Hagedorn
Hagen
Hagie
Hakes

| Hanson of <br> Lyon | Lutz |
| :--- | :--- |
| Hanson of | Mahan |
| Mitchell | Maule |
| Hougen | Mensing |
| Jarvis | Meyer |
| Jibbie | Miller of |
| Jones |  |
| Kluever | Moffitt |
| Kreager | Mowry |
| Lange | Mueller |

The nays were, 30 :

| Baringer | Hirsch <br> Crane |
| :--- | :--- |
| Den Herder | Knock <br> Knock |
| Eddington | Knowles |
| Frazier | McElroy |
| Gittins | Messerly |
| Goode | Miller of |
| Graham | Page |
| Halling | Nelson |

Absent or not voting, 15:

| Darrington <br> Denman | Miller of <br> Des Moines |
| :--- | :--- |
| Loss |  |
| Millen | $\ddots$ |
| Murray |  |
| Olson |  |

Murphy
Nielsen of
Emmet
Palas
Patton
Paul
Prine
Reppert
Riley
Siglin
Nielsen of
Shelby
Ossian
Parker
Peterson of
Woodbury
Scherle
Smith of
Dickinson

## Petersen of Dallas Robinson Sersland Shaw

Sokol
Stanley
Stevenson
Stokes
Swisher
Tabor
Van Alstine
Vetter
Worthington
Wright

Smith of
Steele
Strothman
Van Nostrand
Vermeer
Walter
Wier

Steffen
Wells
Winkelman
Mr. Speaker

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

Senate File 86, a bill for an act relating to scabies control in sheep and eradication with penalty provision, 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 Senate File 86 as follows:

1. Section 1, subsection six (6), amend by striking from line one (1) the words "Licensed dealer" and inserting in lieu thereof the word "Dealer"; also by striking from lines one (1) and two (2) the words "who is licensed by the Iowa department of agriculture".
2. Section 1, subsection six (6), amend by striking from line five (5) the words "licensed sheep".
3. Amend by inserting the following new sections immediately after section 1:

Sec. 2. Any person engaged as a dealer shall be required to obtain a license from the department. The fee for such license shall be five dollars ( $\$ 5.00$ ) per year and all licenses shall expire on the first day of July following date of issue. Licenses shall be numbered and the dealer shall retain his number from year to year.

Applications for licenses shall be made upon blanks furnished by the department.

For good and sufficient grounds the department may refuse to grant a license to any applicant, and it may also revoke a license to any applicant for a violation of any provision of this Act, or for the refusal or failure of any licensee to obey the lawful directions of the department.

Sec. 3. Any person engaging in, or holding himself out to be in, the business of a dealer without obtaining a license may be restrained by injunction, and shall pay all costs made necessary by such procedure.
4. Section 2, amend by striking the period in line six (6) at the end of the section and inserting in lieu thereof the following: "; provided, that when sheep are moved within or from a certified scabies-free area in the state accompanied by an official health certificate, dipping shall not be required prior to such movement; and provided further, that sheep may be moved from premises to an approved facility for the purpose of dipping under such conditions as may be required by the rules of the department."
5. Section 4, line one (1), amend by striking the word "provide" and inserting in lieu thereof the word "use".
6. Section 6, line two (2), amend by striking the words "at a market, dealer's premises or elsewhere,".
7. Amend by renumbering the sections following section 1 to conform to this amendment.

Amendment adopted.
Briles of Adams offered the following amendment filed by him:
Amend Senate File 86 by striking sections one through ten and inserting in lieu thereof: "All sheep in the State of Iowa shall be dipped between the period of April 1 and May 31 of each year until certified scabies free by the Department of Agriculture."

Further amend by renumbering the remaining sections.
Knock of Union moved that Senate File 86 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
House File 251, a bill for an act relating to the power of academic corporations to confer degrees, with report of committee recommending amendment and passage, was taken up for consideration.

Stokes of Plymouth offered the following amendment filed by the committee on institutions of higher learning and moved its adoption :

Amend House File 251 as follows:
By striking lines 4, 5, 6, 7, 8 and 9 of section 1 and substituting in lieu thereof the following:
"Where academic corporations are merged and the surviving academic corporation is located in Iowa, then the work of comparable academic status, taken in the other academic corporation or corporations, shall be considered as suitable for inclusion in the year of resident work required for a degree. This shall include academic corporations outside the State of Iowa that may be merged with Iowa academic corporations."

Amendment adopted.
Stokes 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, 103:

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  | Maule |

The nays were, none.
Absent or not voting, 5:
Camp
Olson
Murray

| McElroy | Prine |
| :--- | :--- |
| Mensing | Reppert |
| Messerly | Riley |
| Meyer | Robinson |
| Millen | Scherle |
| Miller of | Sersland |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Miller of | Smith of |
| Page | O'Brien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steele |
| Murphy | Steffen |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wells |
| Dallas | Wier |
| Peterson of | Wright |
| Woodbury | Worthington |
|  | Mr. Speaker |

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

Walter of Hardin asked and received unanimous consent to take up for immediate consideration Senate File 122, a bill for an act relating to the issuance of bonds for school purposes, with report of committee recommending passage.

Carstensen of Clinton offered the following amendment filed by him and moved its adoption:

Amend Senate File 122 as follows:
Amend line 7, of section 1, by inserting after the word "of" the following: "purchasing,".
Amendment adopted.
Carstensen of Clinton offered the following amendment filed by him and moved its adoption:

Amend Senate File 122 as follows:

1. By inserting the following as section 3:
"Sec. 3. The repeal of sections two hundred ninety-six point one (296.1) and two hundred ninety-six point six (296.6), Code 1962, and the enactment of substitute laws therefor, as herinbefore provided, shall not be construed to prevent any school corporation from proceeding to issue its bonds pursuant to authority granted at any election heretofore called or heretofore held in any such school corporation under the provisions of chapter two hundred ninety-six (296) of the Code."
2. By renumbering the remaining section.

Amendment adopted.
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, 93 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch Carnahan
Carstensen Casey Chalupa Coffman Crane Darrington Den Herder
Denman
Dietz
Duffy
Dunton Edgington Ely Eveland Falvey

Fischer of
Grundy
Fisher of Greene
Frazier
Goode
Graham
Grassley
Hagen
Hagie
Hakes
Hanson of Lyon.
Hanson of Mitchell
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan
Maule

Nielsen of Shelby
McElroy
Messerly
Meyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Van Nostrand

Murray
Olson

Gittins
Miller of
Des Moines
Absent or not voting, 10:
Camp
Hagedorn
Halling

Hirsch
Loss Mensing

Riley
Robinson
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Worthington
Wright
Mr. Speaker

Wier

Scherle Winkelman

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

## POINT OF PERSONAL PRIVILEGE

This is an explanation of my reasons for the amendments and the motion to reconsider on Senate File 11.

It has long been my contention that the passage of a proper and allencompassing utility regulation bill would be desirable and in the public interest. However, Senate File 11, as amended and passed by the House, falls far short of being the type of legislation which will allow equitable uniform and consistent regulation of rates, services and usage of the public property in the interests of the consuming and rate paying public. In fact, Senate File 11 does not accomplish any greater regulation of rates and services to the consuming public than is already available under our statutes on a local or home-rule basis. It merely transfers the regulatory functions from the cities and towns to the State Commerce Commission.

The greatest void, however, exists in the complete failure of the bill to make all utilities subject to regulation. As it presently stands, a few investor-owned utilities are subjected to regulation, but vast areas of the state along with their many thousands of consumers, both electric and telephone, are deprived of the same equitable, uniform and consistent treatment.

In the course of debate on this measure, several amendments were defeated which, had they been adopted, would have eliminated the many exemptions from regulation that were present in the Senate version and are still present in the bill as amended and passed by the House.

Reppert of Polk.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 173, 188 and 259, and Senate File 222.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 173, 188, 259, and Senate File 222.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 8th day of April, 1963, sent to the Governor for his approval: House Files 173, 188 and 259.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 5, 1963, he approved the following bills: House Files 25, 29, 76, 190, 197, 258 and 317 and Senate Files 252, 265, 266 and 391, and on April 8, 1963, he approved the following bills: House Files 52, 56, 187, 189, 232, 275, 412, 413 and 414.

## AMENDMENTS FILED

Amend House File 161:
By inserting after the word "unlawful" in line one (1), section one (1), the words "after due request by the section foreman".
Further amend section one (1) by striking from lines three (3) and four 4), the words "operate for or".
Further amend section one (1) by striking all of said section following the word "windshield" in line ten (10), and insert in lieu thereof a period.

Further amend House File 161 by striking all of section two (2).

Baringer of Fayette.
Amend House File 212 as follows:
By striking in section 1, line four (4) the word and figure "five (5)" and inserting in lieu thereof the words and figures "two and one-half ( $21 / 2$ )".

Meyer of Madison.
Amend House File 364 as follows:

1. By adding thereto a new section as follows:

Sec. 2. Chapter four hundred twenty-seven (427), Code 1962, is hereby amended by adding thereto the following new section:
"In addition to all other exemptions provided by this chapter, each taxpayer may hold exempt from taxation not to exceed fifty ( 50 ) head of livestock."
2. Amend the title to House File 364 by striking all after the word "relating" and inserting in lieu thereof the following: "to taxation of certain livestock and farm buildings."

Knock of Union.
Amend section 3 of the Hougen, Goode amendment to House File 550, filed April 3, 1963, as follows:

1. By striking all of subsection two (2), lines eighty-five (85) through ninety-five (95), inclusive.
2. By striking all of subsection five (5), lines one hundred twenty-two (122) through one hundred twenty-nine (129), inclusive. Reppert of Polk.
Amend the Vermeer amendment to House File 550, section 3, filed April 8, as follows:
At the end of subsection two (2) thereof add the following: Only a school district which operates a twelve-grade system
(423.3), Code 1962 , is hereby amended by striking lines six (6) through twelve (12) inclusive.

Sec. 3. Section four hundred twenty-three point four (423.4), Code 1962, is hereby amended by striking subsection five (5) of such section."

Goode of Davis.
Amend House File 550 as follows:

1. Section 1, line two (2), by striking the word "fund".
2. Section 2 , by striking all of said section 2.
3. Section 3, line two (2), by striking the word "this", and inserting in lieu thereof the words "the general".

Further amend section 3 by striking all of subsection four (4).
4. Section 4, line three (3), by inserting before the word "fund" the word "general".
5. Section 10, by striking all of subsection four (4).
6. Further amend House File 550 by striking all of sections 11,13 and 19.
7. Further amend House File 550 by renumbering the sections to conform with this amendment.

REPPERT of Polk.
Amend House File 550 by adding thereto the text of House File 485, except section 4 of House File 485.

WORTHINGTON of Decatur. Stanley of Muscatine. Dunton of Keokuk. Hagedorn of Clay. Eveland of Boone. Denman of Polk.

[^21]4. Section five hundred eighteen point thirty-seven (518.37), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"County mutual associations shall pay to the treasurer of state a sum equivalent to two (2) percent of the gross receipts from premiums, but such associations shall be exempt from the examination and the payment of all other tax provided for in section five hundred eighteen point thirty-five (518.35) of the Code."
5. The provisions of sections 1 through 4 of this amendment shall not apply to existing life insurance policies which have been written by fraternal beneficiary associations.

Fischer of Grundy.
Amend House File 550 by inserting after section 10 the following sections:

1. "Section four hundred twenty-two point forty-eight (422.48). Code 1962, is hereby repealed."
2. "Section four hundred twenty-two point forty-nine (422.49), Code 1962, is hereby repealed."

Further amend House File 550 by renumbering the sections in conformity with this amendment.

Anderrsen of Woodbury.
Amend House File 550, section 2, by striking from
line four (4) the words "a quality" and substituting in
lieu thereof the word "an".
Ely of Linn.
Amend the amendment to House File 550 filed on April 2 by Sersland of Winneshiek, et al., by inserting in section 3, subsection two (2), in line forty-nine (49), after the word "Iowa," the following:
"or not otherwise included in the provisions of this Act,".
Bock of Hancock.
Amend House File 550 by striking all of section 19 and inserting in lieu thereof the following:

Sec. 19. The provisions of this Act shall be effective for taxes collected for a two-year period after July 4, 1963, and all funds in the school property tax replacement fund at the end of such two-year period shall be transferred to the general fund of the state.

Ossian of Montgomery.
Amend House File 550 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Definitions of terms.

1. Basic school tax unit. A term to be used to define a broader local tax area to be used for school support purposes only.
2. Basic school tax on property. A property levy in the basic school tax unit for the support of schools within the unit.
3. Basic school tax on earnings. A single rate tax on net income in excess of six hundred dollars upon taxpayers in the
basic school tax unit.
4. Basic school tax equalization fund. A local fund under the authority of the county treasurer from which all school aids will be distributed to the school districts within the local basic school tax unit.
5. State school tax equalization fund. A state fund under the administration of the state department of public instruction and state comptroller from which moneys, appropriated thereto by the general assembly, are distributed on a foundation plan basis to the basic school tax equalization funds in those cases where the basic school tax on property and the basic school tax on earnings are insufficient to guarantee a minimum dollar level of support for the education of the children in the schools of the basic school tax unit.
6. Basic school board. A board which shall be comprised of the presidents, and in certain cases members, of the local school boards contained within the basic school tax unit.

Sec. 2. There are hereby created in the state of Iowa ninety-nine "basic school tax units" for school tax purposes. Said units shall be named from the county comprising the major part of each unit and shall be the sole school tax certifying body in the county except as otherwise herein provided, and said school tax certification shall be in lieu of levies by school districts. The formation of such basic school tax units shall have no effect on the high-school districts in the county school system which shall remain for administrative and functional purposes. However, all nonhigh-school districts shall become a part of a high-school district by July 1, 1964 as outlined in provisions of section fifteen (15) of this Act. The boundaries of the basic school tax units shall be conterminous with the boundaries of the counties except in the case of joint districts. A joint district with area in more than one county shall become a part of the basic school tax unit in which there are the largest number of school electors and the records in the department of public instruction compiled from the secretary reports shall determine the basic school tax unit of which the area becomes a part.

Sec. 3. Each school district contained in a basic school tax unit shall submit its proposed budget, exclusive of bonded indebtedness and interest, to the basic school board hereinafter created which board shall total the amounts thereof and certify eighty percent of same to the county auditor at the time provided by law. The auditor shall thereupon make a uniform property levy on all the assessed property within the basic school tax unit taking into account the basic school tax on earnings returned to the basic school tax unit as a deduction. Taxes collected thereon shall be placed by the county treasurer in a "basic school tax equalization fund" and be allocated to the school districts together with any funds received from the state equalization fund in the basic school tax unit on a per pupil in average daily attendance basis. That portion of any school budget approved by the basic school board which exceeds the funds to be received from the local school tax equalization fund shall be levied by the county auditor as an additional property tax in said local district in addition to any bonded indebtedness or interest thereon.

Chapter twenty-four (24) of the Code shall be applicable to any askings of a lacal school district and said hearings shall be prior to submission of such budgets to the basic school board.

Sec. 4. Chapter four hundred twenty-two (422), Code 1962, is amended by adding a new division known as the "Basic school tax on earnings" as follows:
"A basic school tax on earnings figured on the net income as determined by sections four hundred twenty-two point seven (422.7) and four hundred twenty-two point eight (422.8) of the Code is hereby levied upon all residents of the basic school tax unit, and upon that part of the net income as so defined of every nonresident which is derived from any property, trust or other source within this state, including any business, trade, profession or occupation carried on within this state.

The tax provided for by this division shall be computed on income tax forms designed by the state tax commission.

The state comptroller shall at the end of each month return such tax funds to the basic school tax unit of origin. The treasurer shall deposit such sums in the basic school tax equalization fund and distribute same to the school districts on a per pupil in average daily attendance basis, for all schools operating within the basic school tax unit. For the tax payable in 1964 on net income for 1963, or any fiscal year ending in 1963, the rate of such tax shall be one percent. Thereafter the rate shall be as determined by section seven (7) of this Act.

The tax payable under the provisions of this Act shall be paid at the time of filing the return required by section four hundred twenty-two point thirteen (422.13) of the Code as amended. If the amount required to be paid under the provisions of this Act when added to the amount required to be paid under division two (II) of chapter four hundred twenty-two (422) of the Code exceeds fifty (50) dollars, the total tax payable may be paid in two (2) installments as provided by section four hundred twenty-two point twenty-four (422.24) of the Code.

All the provisions of sections four hundred twenty-two point twenty-five (422.25), four hundred twenty-two point twenty-six (422.26), four hundred twenty-two point twenty-eight (422.28), four hundred twenty-two point twenty-nine (422.29), and four hundred twenty-two point thirty (422.30), of the Code as far as applicable shall apply to all individuals taxable under this Act."

Sec. 5. Section four hundred twenty-two point one (422.1), Code 1962, is hereby amended by adding the following new division: "Basic school tax on earnings".

Sec. 6. Section four hundred twenty-two point thirteen (422.13), Code 1962, is hereby amended by striking all of subsections one (1) and two (2) and substituting in lieu thereof the following:
"Every individual having a net income as defined in this chapter, for the tax year from sources taxable under this chapter of six hundred (600) dollars or over shall make and sign a return unless in the case of husband and wife, said income is included in a single joint return. All returns shall be properly identified by residence of the taxpayer in his basic school tax unit.

Sec. 7. After the school districts receive allocations beginning July 1, 1964, from the basic school tax equalization fund
there shall be no further increase in property taxes in the basic school tax unit except as herein otherwise provided, until such time that a sum equal to fifty percent of the combined total operating budgets of the school districts in the unit shall be received from the school tax on earnings of residents of the basic school tax unit. Each year after the school districts budgets are prepared and totaled the county auditor shall estimate the percentage of basic school tax on earnings which together with the property tax levy will be needed to meet eighty percent of the average per pupil cost of the combined budgets for the next school year and certify said percentage to the state tax commission.

The funds to be so distributed from the basic school tax equalization fund shall originate from the basic school tax on property and the basic school tax on earnings and shall be calculated at a levy on earnings and property within the basic school tax unit which shall be required to meet eighty percent of the average cost per pupil in average daily attendance in all the schools in the basic school tax unit.

If operating budget requirements in any school district exceed the anticipated income from the basic school tax equalization fund figured on a per pupil basis, then such additional funds may be raised by a special increase in property taxes in the school district affected subject to prior approval of the board of such school district.

Any funds required by a local school district to retire bonded indebtedness and interest thereof shall be raised by taxes within such district on the property of such district.

Sec. 8. The state department of public instruction shall, from information obtained from the operation of this Act, devise a method for the distribution of state equalization aid. Such distribution shall be under a foundation plan formula and shall provide sufficient funds to assure each child in the public elementary and secondary schools of the state an amount of financial support equal to the state average per pupil cost or a reasonable percentage thereof.
The need for state aid shall be determined by using a distribution formula which will give equal weight to the assessed valuation of property and the taxable personal earnings as defined in this Act when apportioned to each child in average daily school attendance of the ninety-nine (99) basic school tax units in this state.

Sec. 9. During the period beginning July 1, 1964 to July 1, 1965 all funds appropriated for state aid distribution under provisions of chapters two hundred eighty-five (285), two hundred eighty-six (286), and two hundred eighty-six A (286A) of the Code shall be transferred to the state school tax equalization fund. Such funds shall be distributed to the several basic school tax units upon approval of the state superintendent of public instruction following a foundation plan concept as defined in section eight (8) of this Act.

During the period beginning July 1, 1964 to July 1, 1965 the provisions of chapters two hundred eighty-five (285), two hundred eighty-six (286), and two hundred eighty-six A (286A) of the Code shall be suspended and be inoperative. During such time the state department of public instruction shall prepare and recommend

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to the general assembly a proposal for the distribution of state equalization funds beginning July 1, 1965.

Sec. 10. In each basic school tax unit there shall be created as of July 4, 1963, a board of not less than three members, known as the basic school board which shall be composed of the presidents of the local school boards representing high school districts. If the number of local school boards is an even number then the school district with the greater number of pupils in average daily attendance shall have two members on the basic unit school board. In the event there is only one school district within the basic school tax unit, the basic unit school board shall be comprised of the president, secretary and one other member of the local board elected from the membership of such local board. The board shall meet on call of the chairman and its duties shall be:

1. They may emplay a full-time secretary who shall meet the qualifications of subsection one (1) of section two hundred sixty point nine (260.9) of the Code, and whose salary shall be included in the basic school tax unit budget. They may also employ personnel to provide the special services provided by law to the local school districts. They shall also have the right to join in co-operative agreements with another basic school board or boards for the purpose of providing additional educational services which such boards may jointly deem to be in the best interests of the citizens of their respective basic school tax units. However, any joint programs so agreed upon by the respective boards shall be subject to majority approval of the eligible voters of the affected basic school tax units if the cost of such program shall exceed one percent of the combined operating budgets of the schools in such basic school tax units. Said costs shall be added to the basic school tax unit budget.
2. To consider the budgets of the individual schools as approved by the local board and to make additional recommendations as they see fit. Approval of the local budget shall be subject to a majority vote of the basic school board prior to a unit-wide budget hearing.
3. To arrange for a unit-wide budget hearing to be held at the county seat of the basic school tax unit.
4. To approve any and all proposed building programs in any of the school districts within the basic school tax unit. In no case shall approval be given to any additional school building in a local school district which has a nonapproved rating from the state department of public instruction. Nothing in these duties shall be construed so as to remove any powers of the state department to serve in an advisory or consultant capacity with regard to proposed building programs. Any payment for bonds or buildings shall not be included in the budgets contemplated by this Act.

After completion of the organization of the basic school board the county school system and county board of education and office of county superintendent shall be abolished. The duties of such county board provided anywhere in the statutes shall be performed by the basic school board and the duties of the county superintendent shall be performed by the secretary of such basic school board.

Sec. 11. Section two hundred fifty-seven point eighteen
(257.18), Code 1962, is amended by striking all of subsection thirteen (13).

Sec. 12. Section two hundred fifty-seven point eighteen (257.18), Code 1962, is amended by adding the following subsection:

Classify all schools according to the standards which the state board of public instruction has approved as "fully approved", "partially approved", "conditionally approved" or "nonapproved". Such classification shall clearly evaluate the school on the basis of basic curriculum, electives, special services, operating costs and adequacy of instruction materials and physical plant. It shall contain written comments evaluating the quality as well as the scope of the total educational effort in the school. A written evaluation shall also be made in those schools rated other than fully approved as to the possibility of developing a reasonably adequte educational program. The classification shall be indicated on a proper certificate and posted in a conspicious place in each school. The local board of directors shall make public the classification and the supporting material and recommendation on which the classification is based. A summary report and the classification shall be published along with the publication of the budget.

Sec. 13. The state department of public instruction shall make uniform rules and regulations and prepare adequate forms so that each school board in the state will be able to make a uniform report of the use of all school funds, showing the percentage of total funds used for various school purposes. Such report shall be complete and follow sound cost-accounting principles so the residents of the local district will be able to know what, if any, expenditures they consider unnecessary in their local school and thereby be able to evaluate the program and curriculum which they wish to have offered in their school. This report shall be made available to the public each year in advance of consideration of the budget for the next year.

Sec. 14. Section four hundred twenty-two point thirty-three (422.33), Code 1962, is hereby amended by striking the word "three" in line six (6) and inserting in lieu thereof the word "four" (4). This provision shall become effective as to the returns made upon income earned during the calendar year 1963, or as to any returns made for a fiscal year beginning after January 1, 1963. Revenue derived from this section shall be placed in the general fund of the state.

Sec. 15. During the period from July 4, 1963 to July 1, 1964 the nonhigh-school districts in the state may merge with high school districts by concurrent action of the boards and a majority consent of the resident voters of the districts. Any proposed mergers which would cross the basic school tax unit boundaries shall require prior approval of the state board of public instruction. Such decision of the state board shall be final as to the desirability of such reorganization. During such period from July 4, 1963 to July 1, 1964 the provisions of chapter two hundred seventy-five (275) of the Code shall be suspended and inoperative. Any nonhigh-school district not within a high-school district by July 1, 1964 shall be attached by the basic school board to a high-school district within the basic school tax unit. During the
period July 1, 1964 to July 1, 1965, high-school districts within the basic school tax units may merge by concurrent action of the boards and the consent of a majority of the voters of the districts involved.

> Petrersen of Dallas. NELSON of Winnebago. Moffitt of Appanoose. Johnson of Audubon. Smith of Dickinson. Ely of Linn. Sokol of Osceola. Walter of Hardin. Dunton of Keokuk. Hakes of Pocahontas. WIER of Louisa. Strothman of Henry. Falvey of Monroe.

Amend House File 550 as follows:

1. Amend section four (4) by striking everything beginning with the word" "Payments" in line five (5) through the word "fund" in line seven (7), and inserting in lieu thereof the following: "Payments shall be made in the priority listed in section three (3) of this Act by the fifteenth (15th) day following the end of each calendar quarter as the money becomes available to the fund, paying in full all of subsection one (1) prior to subsection two (2) and three (3), and paying in full all of subsection two (2) prior to subsection three (3). If sufficient funds are not available to pay all of subsection one (1) in full, proration will be made as between the individual items until such time as the items are paid in full".
2. By striking from section nine (9), line ane (1), the word "section" and inserting in lieu thereof the words "sections seven (7) and".
3. By adding the following new section:
"Amend section four hundred twenty-two point thirteen (422.13), subsection one (1), Code 1962, by striking from line three. (3) the words "fifteen hundred" and inserting in lieu thereof the words "one thousand" ( 1,000 ) ; also by striking from line six (6) the words "two thousand three hundred fifty" and inserting in lieu thereof the words "fifteen hundred" $(1,500)$.
"Amend section four hundred twenty-two point thirteen (422.13), subsection two (2), Code 1962, by striking from line two (2) the words "two thousand" and inserting in lieu thereof the words "fifteen hundred" $(1,500)$.
4. Amend section sixteen (16) by striking the period (.) in line eight (8) and inserting in lieu thereof the following: "; except that, for the first fiscal year ended June 30, 1964, the comptroller shall furnish such information to the state department of public instruction by June 15, 1963, and the department of public instruction shall furnish such information to each school district by July 1, 1963."

Amend House File 550 as follows:
Amend House File 550 by striking from section three (3) thereof lines one (1) through twenty (20), and substituting in lieu thereof the following:

Sec. 3. For each fiscal year beginning July 1, 1963, the state comptroller, based upon claims certified by the state department of public instruction, shall make distributions from this fund, in order of priority listed in this section, for the following purposes:

1. Allocate twenty-eight million four hundred thousand dollars ( $\$ 28,400,000$ ) for payment of claims provided in the following chapters of the Code, payment of claims under provisions of each chapter not to exceed the amount indicated for that chapter.

Vocational education, chapter two hundred fifty-eight (258) of the Code, four hundred thousand dollars ( $\$ 400,000$ );

Special education, chapter two hundred eighty-one (281) of the Code, one million five hundred thousand dollars ( $\$ 1,500,000$ );

Transportation, chapter two hundred eighty-five (285) of the Code, four million dollars ( $\$ 4,000,000$ );

Supplementary aid, chapter two hundred eighty-six (286) of the Code, four million dollars $(\$ 4,000,000)$;

General aid, chapter two hundred eighty-six A (286A) of the Code, eighteen million five hundred thousand dollars $(\$ 18,500,000)$.
2. Allocate sixty million dollars ( $\$ 60,000,000$ ) as additional general aid to be paid on average daily attendance, as hereinafter determined, at the same rate per student as in chapter two hundred eighty-six (286) of the Code. The first three fiscal quarterly payments shall be based upon seventy-five percent ( $75 \%$ ) of the previous year's average daily attendance, for the first year of effectiveness of this Act, and thereafter upon the average membership per district, excluding tuition students, as determined on September 15, December 15, March 15, and date of school year closing. In the fourth fiscal quarter as soon as current year's average membership figures are ascertained, but not later than June 30, the entitlement of funds under this subsection shall be finally determined and distribution made by July 15 following, after allowing credit for amounts distributed in the first three fiscal quarters.
3. Further amend House File 550 by striking from section 5, all of subsection one (1), and also the figure 2 and period in line six (6).

Vermeer of Marion.
Amend Senate File 86 as follows:

1. Section 2, by striking from lines 3 and 4 the words ", within ten (10) days prior to exchange, release, or movement,".
2. Section 9 , by striking from line 5 of said section the words "within ten (10) days prior to movement".

Briles of Adams.
Amend Senate File 400 by adding thereto the following sections:
"Sec. 5. Section four hundred seventeen point nine (417.9), Code 1962, is amended by adding at the end of said section the following:

6 'The said chief clerk shall send by certified mail to 7 each property owner, whose property is subject to assessment 8 for said improvement, as shown by the records in the office 9 of the county auditor, a copy of the above-mentioned notice, said mailing to be made on or before the date of posting.
11 Failure to receive such mailed notice shall not constitute
12 a defense to the special assessment.'
13 "Sec. 6. Section four hundred seventeen point thirteen 14 (417.13), Code 1962, is amended by adding at the end of said 15 section the following:
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'The said chief clerk shall also send by certified mail to each property owner, whose property is subject to assessment for said improvement, as shown by the records in the office of the county auditor, a copy of said notice, said mailing to be made on or before the date of publication of said notice. Failure to receive such mailed notice shall not constitute a defense to the special assessment.'"

Denman of Polk.
On motion by Mowry of Marshall, the House adjourned until $9: 30$ a.m., Tuesday, April 9, 1963.

## JOURNAL OF THE HOUSE

hall of the house of Representatives, Des Moines, Iowa, Tuesday, April 9, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Stanley Hanson, pastor of the St. Paul's Lutheran Church, Ringsted, Iowa.

The Journal of April 8 was approved.

## PRESENTATION OF VISITORS

Balloun of Tama presented to the House forty-two students from Traer-Clutier Junior High School accompanied by their principal, Robert Clark, and teacher, Gerald Lester.

Cunningham of Story presented to the House forty-one students from Ballard High School, Huxley, accompanied by their teacher, Robert Donnelly.

Denman of Polk presented to the House twenty-nine students from Elmwood School, Des Moines, accompanied by their teacher, Mrs. Marjorie Lindbeck.

Kreager of Jasper presented to the House foreign exchange student, Margit Ottem of Sunndalsra, Norway, who is attending high school in Grinnell.

Loss of Kossuth presented to the House thirteen students from Lakota Consolidated School accompanied by their teacher, Clayton L. Helrick.

McElroy of Fremont presented to the House his son, Rodney McElroy, Tom Fender and Larry Glasglow, students of Sidney Community School.

Reppert of Polk presented to the House twenty-nine students of West Elementary School, Altoona, accompanied by their teacher, Richard Kinney.

Wright of Benton presented to the House eighty senior students from Vinton School accompanied by their teachers, Mrs. Jean Cross and Elmo Baxter.

## PETITIONS

The following petitions were presented and placed on file:

By Camp of Clinton, from thirty-six residents of Clinton County favoring the sale of liquor by the drink in Iowa.

By Miller of Page, from twelve residents of Page County opposing the sale of liquor by the drink in Iowa.

By Olson of Cerro Gordo, from sixteen residents of Cerro Gordo County opposing legislation relating to the licensing of physical therapists.

By the following Representatives, favoring legislation to prohibit the sale of specified merchandise on Sunday:

Dietz of Scott, from twenty-five residents of Scott County.
Knowles of Scott, from sixteen residents of Scott County.

## INTRODUCTION OF BILL

House File 584, by committee on safety and law enforcement, a bill for an act to appropriate funds to the state board of regents to expand existing fire training facilities at lowa state university.

Read first time and referred to committee on appropriations.

## SENATE MESSAGE CONSIDERED

Senate File 377, a bill for an act to create and establish a state tort claims act; defining terms and conferring upon each state agency in behalf of the state the power to consider, ascertain, adjust; determine, and settle claims against the state; providing for the maximum amount of the claim; permitting the state to be sued; conferring jurisdiction in the district court to hear, determine, and render judgment; and generally providing for the practice and procedure to establish liability of the state.

Read first time and referred to sifting committee.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 326 and 395.

## SPECIAL ORDER HOUSE FILE 550

The hour of 10:00 a.m. having arrived, the Speaker announced the Special Order of Business for the consideration of House File 550.

## COMMITTEE OF THE WHOLE

Vermeer of Marion moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions
of House File 550, and that Naden of Hamilton preside as chairman over the deliberations of the committee.

Motion prevailed.
On motion by Mowry of Marshall, the committee of the whole recessed at $12: 05 \mathrm{p} . \mathrm{m}$.

The committee of the whole reconvened at 1:30 p.m., Chairman Naden presiding.

Mowry of Marshall moved that the committee now rise.
Motion prevailed.
House File 550 pending at adjournment.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment to and passed Senate File 50, a bill for an act relating to tax sale of public property.

Also: That the Senate has concurred in the House amendment to and passed Senate File 122, a bill for an act relating to the issuance of bonds for school purposes.

Also: That the Senate has concurred in the House amendment to and passed Senate File 143, a bill for an act to authorize city and town councils to finance the acquisition of sites, books and equipment for a public library from the proceeds of a bond issue.

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

Senate File 170, a bill for an act relating to nonprofit corporations.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 319, a bill for an act to amend statutes relating to bonds of distributors of motor fuel, special fuel dealers and special fuel users.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 366, a bill for an act to legalize and validate proceedings for organization and establishment of the Northeast Hamilton Community School District.

Also: That the Senate has concurred in the House amendment to and passed Senate File 386, a bill for an act relating to shop and special inspections.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 411, a bill for an act to make appropriations to the state department of social welfare to be used for medical assistance to the aged.

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

Senate File 431, a bill for an act to make appropriations to members of the committee on highway study.

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

Senate File 410, a bill for an act to provide tax levy for purpose of securing schoolhouse sites in any school district.

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

House File 149, a bill for an act authorizing cities and towns to acquire, purchase, construct, reconstruct, improve, extend and lease industrial buildings.

Carroll A. Lane, Secretary.

## SENATE AMENDMENTS TO HOUSE FILE 149

## Amend House File 149 as follows:

1. Section 2, line 8, by striking the word "four" and inserting in lieu thereof the word "eight".
2. Section 3 , line 32 , by striking the words "or private".
3. Section 8 , line 5 , by inserting before the word "for" the following:
"unless specifically acquired for industrial development or unless the land is determined by the municipal governing body to no longer be necessary for municipal purposes,".
4. By striking all of section 15 .
5. By adding the following as a new section:
'This Act, being deemed of immediate importance, shall be in full force and effect from and after its publication in the Sioux City Journal, a newspaper published at Sioux City, Iowa, and in The Creston News Advertiser, a newspaper published at Creston, Iowa.".

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 87, 181, 182, 219, 246, 270, 271 and 277.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 87, 181, 182, 219, 246, 270, 271 and 277.

## AMENDMENTS FILED

Amend the Dietz, et al., amendment to House File 154, filed April 2, 1963 by striking section two (2) thereof and renumbering the remaining sections.

Sokol of Osceola.

## Amend House File 449 as follows:

Amend House File 449 by striking everything after the enacting clause, and inserting in lieu thereof the following:

Section 1. Section eight point six (8.6), Code 1962, is
hereby amended by adding the following paragraphs:
" 20 . Purchasing. The state comptroller shall have charge of the supplies and postage purchased for state use, and shall keep a stock book record and ledger account of the receipts and disbursements thereof. He shall prepare and maintain forms for requisitions for supplies for officers or departments
entitled to draw same, and shall, unless otherwise provided,
furnish the following officers or departments with all
articles and supplies required for public use and necessary to
enable them to perform the duties imposed on them by law:
(1) Governor.
(2) Secretary of state.
(3) Auditor of state.
(4) Treasurer of state.
(5) Secretary of agriculture.
(6) Attorney general.
(7) Judges of supreme court.
(8) Clerk of supreme court.
(9) Reporter of supreme court.
(10) Iowa state commerce commissioners.
(11) Commerce counsel.
(12) General assembly and members thereof.
(13) Standing and special committees of the general assembly.
(14) Chief clerk of the house.
(15) Secretary of the senate.
(16) State board of public instruction.
(17) Board of control of state institutions.
(18) State board of regents and the finance committee thereof.
(19) Insurance department.
(20) Historical department.
(21) Mine inspectors.
(22) Labor commissioner.
(23) Board of parole.
(24) State department of health.
(25) State comptroller.
(26) State board of educational examiners.
(27) State library.
(28) Law library.
(29) State library commission.
(30) State printing board and superintendent of printing.
(31) State fire marshal.
(32) Industrial commissioner.
(33) Adjutant general.
(34) Superintendent public buildings and grounds.
(35) State tax commission.
(36) State conservation commission.
(37) Real estate commission.
(38) Any other officer or department
entitled to receive them under other provisions of law.
Supplies shall be delivered only on written requisition on the comptroller signed by the officer entitled thereta, specifying the amount and kind necessary. Such receipts for such supplies shall be filed and preserved. An accurate, itemized account with each office, board, commission, or officer drawing supplies shall be kept, charging thereto the several articles furnished at cost price. At the end of each month commencing with July, 1965, the comptroller shall render a statement to each office, board, commission or officer of the state for the actual cost of such supplies drawn during such month. Such expense shall be paid by the office, board, commission or officer in the same manner as other expenses are paid from their appropriation. Each office, board, commission or officer of the state shall file as part of its budget its estimate of expenditures for such articles and supplies commencing for the biennium beginning July 1, 1965, and each ensuing biennium.

The comptroller shall from time to time advertise in two newspapers published at the seat of government, and in such other newspapers as the executive council may order, for sealed proposals for furnishing supplies (except government postage and other noncompetitive supplies) which advertisements shall state the kind, quality, quantity, and place of delivery, the time and place when such proposals will be opened, and when the same must be filed with the comptroller, and other matters as he may direct. On any item or items which shall exceed the purchase price of two hundred dollars the comptroller shall, in the purchase of supplies and equipment, afford all reasonable opportunity for competition, and shall give preference to local dealers and Iowa producers when such can be done without loss to the state. Jobbers and others desirous of selling supplies shall, by filing with the comptroller showing their address and business, be afforded an opportunity to compete for the furnishing of supplies and equipment.

All bids shall be opened at the time and place specified, and in the presence of at least two members of the executive council. Contracts shall be let to the lowest responsible bidder, but the comptroller may reject all bids and readvertise. Successful bidders shall give security, to be approved by the comptroller, for faithful performance of all contracts.

All furniture, stores, or supplies for use in and about the capitol shall, when practicable, be marked with the word "Iowa". The comptroller may dispose of any personal property when the same shall, for any reason, become unnecessary or unfit for further use by the state.

The comptroller shall take charge of all property purchased, and shall keep a complete and itemized account of all such property, with the cost and disposition thereof.

Nothing in this subsection shall be construed to mean that the state cannot enter into open-end contracts for supplies and equipment on a bid basis as outlined herein.

Sec. 2. Section 21.1, Code 1962, is hereby amended as follows:
By striking the word "governor" in line six (6) and inserting in lieu thereof the word "comptroller".

Sec. 3. Section 21.2, Code 1962, is hereby amended by striking all of lines one (1) through fifteen (15) and lines one (1) through ten (10) of subsection one (1) thereof, and inserting in lieu thereof the following:
"In order to carry out the powers vested in him by this chapter, the comptroller shall appoint such employees as may be necessary, their classification and compensation set in accordance with section eight point five, subsection six (8.5(6)), Code 1962. The comptroller shall have the following duties:
"1. He shall assign to the members of the executive council and to the attorney general a motor vehicle for their use. He shall assign to a state officer or employee or to a state office, department, bureau, or commission, one or more motor vehicles which may be required by said officer or department, after said officer or department has shown the necessity for such transportation. The comptroller shall have the power to assign said motor vehicle either for part time or full time. He shall have the right to revoke said assignment at any time."

Further amend section 21.2 , Code 1962, by renumbering sections one (1) through eight (8).

Further amend section 21.2, Code 1962, by striking the words "state car dispatcher" in line one (1) of subsection two (2), and inserting in lieu thereof the word "comptroller".

Amend subsection three (3) of section 21.2, Code 1962, by striking the words "state car dispatcher" in line one (1) and inserting in lieu thereof the word "comptroller".

Further amend section 21.2, Code 1962, by striking the words "state car dispatcher" in line seven (7) of subsection three (3) and inserting in lieu thereof the word "comptroller".

Amend subsection three (3) of section 21.2, Code 1962, as follows:

1. By striking the words "state car dispatcher" in line seventeen (17) thereof, and inserting in lieu thereof the word "comptroller".
2. By striking the words "state car dispatcher" in line nineteen (19) thereof, and inserting in lieu thereof the word "comptroller".
3. By striking the words "state car dispatcher" in lines twenty (20) and twenty-one (21), and inserting in lieu thereof the word "comptroller".

Amend subsection three (3) of section 21.2, Code 1962, by striking the words "state car dispatcher" in lines twenty-six (26) and twenty-seven (27), and inserting in lieu thereof the word "comptroller".

Amend subsection four (4) of section 21.2, Code 1962, by striking the words "state car dispatcher" in line one (1), and inserting in lieu thereof the word "comptroller".

Amend subsection five (5) of section 21.2 , Code 1962 , by striking the words "state car dispatcher" in line four (4), and inserting in lieu thereof the word "comptroller".

Amend subsection six (6) of section 21.2, Code 1962, as follows:

1. By striking the words "state car dispatcher" in line one (1),
and inserting in lieu thereof the word "comptroller".
2. By striking the words "state car dispatcher" in lines six (6) and seven (7), and inserting in lieu thereof the word "comptroller".
3. By striking the words "state car dispatcher" in line twelve (12), and inserting in lieu thereof the word "comptraller".
4. By striking the words "state car dispatcher" in line fifteen (15), and inserting in lieu thereof the word "comptroller".
5. By striking the words "state car dispatcher" in line twentyone (21), and inserting in lieu thereof the word "comptroller".

Amend subsection seven (7) of section 21.2, Code 1962, as follows:

1. By striking the words "state car dispatcher" in line one (1) and inserting in lieu thereof the word "comptroller".
2. By striking the words "state car dispatcher" in line ten (10), and inserting in lieu thereof the word "comptroller".

Amend subsection eight (8) of section 21.2, Code 1962, as follows:

1. By striking the words "state car dispatcher" in line one
(1), and inserting in lieu thereof the word "comptroller".
2. By striking the words "car dispatcher" in line eight (8), and inserting in lieu thereof the word "comptroller".

Sec. 4. Section 21.3, Code 1962, is hereby amended as follows:

1. By striking the words "state car dispatcher's" from lines two (2) and three (3), and inserting in lieu thereof the word "comptroller".
2. By striking the words "state car dispatcher" from line eight (8) and inserting in lieu thereof the word "comptroller".

Sec. 5. Section 21.6, Code 1962, is hereby amended as follows:

1. By striking the words "the car dispatcher" from lines eleven (11) and twelve (12), and inserting in lieu thereof the word "this".
2. By striking the words "state car dispatcher" in lines fourteen (14) and fifteen (15), and inserting in lieu thereof the word "comptroller".
3. By striking the words "the state car dispatcher's" from lines twenty (20) and twenty-one (21), and inserting in lieu thereof the word "this".
4. By striking the word "him" from line twenty-two (22) and inserting in lieu thereof the words "the comptroller".

Sec. 6. Sections nineteen point four (19.4), nineteen point five (19.5), nineteen point eighteen (19.18), nineteen point twenty (19.20), nineteen point twenty-one (19.21), nineteen point twenty-two (19.22), nineteen point twenty-three (19.23); nineteen point twenty-four (19.24), nineteen point twenty-five (19.25) ; nineteen point twenty-seven (19.27), and nineteen point twenty-eight (19.28), Code 1962, are hereby repealed.

Sec. 7. Amend subsection four (4) of section eight point six (8.6), Code 1962, by striking the word "and" in line one (1), and by striking all of lines two (2), three (3), four (4), five (5) thereof, and inserting in lieu thereof the following:
", business and statistical forms; accounting systems and procedures systems of accounts; reports of financial trans-
actions; and types of bookkeeping and accounting equipment including data processing systems by all departments and agencies of the state government other than those in the legislative and judicial branches."

Sec. 8. Amend subsection eighteen (18) of section eight point six (8.6), Code 1962, by changing the period after the word "chapter" in line four (4) to a comma and adding the following: "including the processing of confidential information of the various departments, except the board of parole; division of criminal investigation in the department of public safety; and adoption and legitimation records in the division of vital statistics in the department of health."

Knowles of Scott.
Amend House File 550 as follows: section three (3) the following:
However, the credit provided for in this subsection shall not be made to any taxpayer residing outside of the state of Iowa.
2. Amend section fourteen (14) by adding thereto the following:
Section four hundred twenty-six point three (426.3), Code 1962, is hereby further amended by inserting in line 21 after the word "taxpayer" the words "residing outside of the state of Iowa or".

## Gitrins of Pottawattamie.

Amend House File 550 as follows:
By striking subsection three (3) of section three (3), and inserting in lieu thereof the following:

Section 3, subsection three (3) should read as follows:
"Allocate five (5) million dollars, or as much thereof as is necessary in addition to present standing appropriated funds, to pay all agricultural land tax credit claims, to the agricultural land tax credit fund as provided in chapter four hundred twenty-six (426), of the Code which shall be in addition to the fund as provided for in said chapter, and which shall be distributed in the same manner as therein provided."

Neison of Winnebago.
Amend House File 550 by adding thereto the following
new section:
It is hereby declared to be the legislative intent
that if this Act cannot take effect in its entirety because
of the decision of any court holding unconstitutional any
part, sentence or clause thereof, the remaining provisions
of the Act shall be given full force and effect as completely
as if the part held unconstitutional had not been included
herein.

Baringer of Fayette.
Amend the first Stanley amendment to House File 550 (relating to sections 2, 3, 11 and 13), filed April 8, 1963, by adding thereto the following new section:

$$
\text { "4. In section } 10 \text {, strike subsection } 4 \text { of }
$$ said section."

Stanley of Muscatine.
Amend the Hougen, Goode amendment to House File 550, filed April 3, 1963, as follows:

By adding after the period in line one hundred and twentynine (129), the words "However, all delivery services performed for retail stores shall be exempt from the tax and other provisions of this Act."

Reppert of Polk.
Amend House File 581 by adding a new section as follows:
Sec. 1. As a replacement for the individual five-mill tax on moneys and credits abolished by this Act, the following amendment to division II, of chapter four hundred twentytwo (422), Code 1962, as amended is hereby enacted:
"Every individual taxpayer subject to filing an Iowa income tax return shall make a separate accounting, on his tax return, of interest and dividends received during the tax year and forward to the tax commission, as a surtax, three percent of the amount thereof. The provisions of this section shall not include the first two hundred dollars of such interest and dividends for every individual taxpayer nor interest and dividends received on United States government securities, state and local government securities, and bank stock. The amount of said surtax shall be paid at the same time and the same manner as income taxes due on the tax return. The total amount of all surtaxes collected hereunder shall be first applied by the treasurer of state, after all credits provided by section eighteen (18) of this Act, to the payment of principal and interest of and upon any outstanding balance of veterans' bonds as authorized by chapter thirty-five B (35B), Code 1962. Thereafter all such surtaxes of resident taxpayers shall be returned to the county of origin as indicated by the mailing address of such taxpayer, and all such surtaxes of nonresidents shall be credited to the state general fund.

As to all surtaxes thus collected from resident taxpayers, the state tax commission shall make a separate account of the amount of said surtax received from each county and on the first day of each calendar quarter certify to the treasurer of state and state comptroller the amounts determined as due each county and the comptroller shall thereupon draw warrants for the said amounts and transmit same to the various county auditors for deposit with the county treasurer and such funds shall be apportioned and distributed in the manner provided by section four hundred twenty-nine point three (429.3), Code 1962."

Hougen of Black Hawk.
On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Wednesday, April 10, 1963.

## JOURNAL OF THE HOUSE

## hall of the House of Representatives, <br> Des Moines, Iowa, Wednesday, April 10, 1963.

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

Prayer was offered by Lt. Colonel Birger Justvig, State Commander, Salvation Army, Des Moines, Iowa.

The Journal of April 9 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Chalupa of Jefferson for the remainder of the week on request of Camp of Clinton.

## PRESENTATION OF VISITORS

Briles of Adams presented to the House eighteen fifth grade students accompanied by their teacher, Mrs. Heapes, and sixteen members of the junior class of Prescott Community School accompanied by their teacher, Don Combs.

Cunningham of Story presented to the House forty students from Ballard Junior High School accompanied by their teachers, Conrad Donahue and Russell Davenport.

Grassley of Butler presented to the House sixty senior students of the Dumont Community School accompanied by Superintendent J. Edward Lee, Principal C. W. Engelkes and teacher, Loren Steidl.

Jarvis of Buena Vista presented to the House seventy-five students from Albert City-Truesdale Community School accompanied by their teacher, John H. Westphal.

Maule of Monona presented to the House sixty students from Maple Valley Community School accompanied by their teacher, William Christensen.

Millen of Van Buren presented to the House ninety-two junior and senior students from Harmony Community School, Farmington, accompanied by Superintendent Don Walton and Principal Hutchins.

Miller of Des Moines presented to the House thirty-two students from Yarmouth Junior High School accompanied by their teachers, Mrs. Darrah and Mr. Gooding.

Meyer of Madison presented to the House sixty-three students of Interstate Thirty-five accompanied by their teachers, Betty Williams and Lois Withrow.

Prine of Mahaska presented to the House eighty students, members of the Oskaloosa High School Band, accompanied by their teacher, Ivan Kennedy.

Stanley of Muscatine presented to the House one hundred thirty students from Muscatine High School accompanied by their teachers, Archie Martin, Louisa Jericho and Homer Weis.

Vetter of Washington presented to the House seventeen students of Washington High School accompanied by their teacher, Harold Stevens.

Walter of Hardin presented to the House two students from New Providence Community School, New Providence.

Wright of Benton presented to the House forty-six students from Garrison Consolidated School accompanied by Superintendent R. L. Holliday.

## PETITIONS

The following petitions were presented and placed on file:
By Olson of Cerro Gordo, from fourteen residents of Cerro Gordo County opposing legislation relating to the licensing of physical therapists.

By Reppert of Polk, from twenty-four residents of Polk County opposing legislation relating to the taxation of fraternal beneficiary associations.

By Stanley of Muscatine, from thirty residents of Muscatine County favoring increased state aid to schools without weakening local control.

## INTRODUCTION OF BILL

House File 585, by committee on motor vehicles, commerce and trade, a bill for an act relating to the exploration for and the development, conservation, production, transportation and storage of natural gas and oil.

Read first time and referred to sifting committee.

## SENATE MESSAGES CONSIDERED

Senate File 170, a bill for an act relating to nonprofit corporations and the formation, merger, consolidation, dissolution, liquidation,
admission to do business in this state and withdrawal therefrom, authority, powers and rights therefor, and the regulation and conduct of affairs thereof.

Read first time and referred to sifting committee.
Senate File 319, a bill for an act to amend the statutes relating to the bonds of distributors of motor fuel, special fuel dealers and special fuel users.

Read first time and referred to sifting committee.
Senate File 366, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Northeast Hamilton Community School District in the counties of Hamilton and Wright, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law.

Read first time and referred to sifting committee.
Senate File 410, a bill for an act to provide a tax levy for the purpose of securing schoolhouse sites in any school district.

Read first time and referred to sifting committee.
Senate File 411, a bill for an act to make appropriations to the state department of social welfare to be used for medical assistance to the aged.

Read first time and referred to committee on appropriations.
Senate File 431, a bill for an act to make appropriations to members of the committee on highway study, namely: Martin Wiley, Merle W. Hagedorn, John J. Brown, J. Louis Fisher, Russell L. Eldred (deceased), Harold O. Fischer, Dewey E. Goode, J. F. Arthurs, Jr., Charles F. Mles, Robert Keir, Kenneth Robinson and Miles Sutera.

Read first time and referred to committee on appropriations.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 397, a bill for an act relating to the Iowa tax commission's audit revolving fund, with report of committee recommending passage, was taken up for consideration.

Reppert 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 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Breitbach | Hagen |
| Briles | Hagie |
| Busch | Hakes |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
| Fisher of | Mensing |
| Greene |  |


| Messerly | Reppert |
| :--- | :--- |
| Meyer | Riley |
| Millen | Robinson |
| Miller of | Scherle |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Miller of | Smith of |
| Page | O'Brien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steele |
| Murphy | Steffen |
| Murray | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Olson | Van Nostrand |
| Ossian | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Wier |
| Peterson of | Worthington |
| Woodbury | Wright |
| Prine | Mr. Speaker |
|  |  |

Greene
The nays were, none.
Absent or not voting, 13:

| Bock | Halling |
| :--- | :--- |
| Chalupa | Knock |
| Coffman | Knowles |
| Duffy | Nelson |

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

Senate File 398, a bill for an act to appropriate from the Iowa public employees retirement system fund five hundred twenty-one thousand dollars ( $\$ 521,000.00$ ) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962, with report of committee recommending amendment and passage, was taken up for consideration.

Mensing of Cedar offered the following amendment, filed by the committee on appropriations, and moved its adoption:

1. Amend the title by striking therefrom the following: "five hundred twenty-one thousand dollars ( $\$ 521,000.00$ )" and inserting in lieu thereof the following: "five hundred eighty thousand dollars ( $\$ 580,000.00$ )."
2. Amend section one (1) by striking from lines four (4) and five (5) the following: "two hundred sixty thousand five hundred dollars (\$260,-
500.00)" and inserting in lieu thereof the following: "two hundred ninety thousand dollars ( $\$ 290,000.00$ )."

Amendment adopted.
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, 97:

| Andersen of | Frazier | Mensing | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Messerly | Riley |
| Anderson of | Goode | Meyer | Robinson |
| Ringgold | Graham | Millen | Scherle |
| Balloun | Grassley | Miller of | Siglin |
| Baringer | Hagedorn | Des Moines | Smith of |
| Bok | Hagen | Miller of | Dickinson |
| Breitbach | Hagie | Jones | Smith of |
| Briles | Hakes | Miller of | O'Brien |
| Busch | Halling | Page | Sokol |
| Camp | Hanson of | Moffitt | Stanley |
| Carnahan | Lyon | Mowry | Steele |
| Carstensen | Hanson of | Mueller | Steffen |
| Casey | Mitchell | Murhhy | Stevenson |
| Crane | Hirsch | Murray | Stokes |
| Cunningham | Hougen | Nielsen of | Strothman |
| Darington | Jarvis | Emmet | Swisher |
| Denman | Johnson | Nielsen of | Tabor |
| Dietz | Kibbie | Shelby | Van Nostrand |
| Dunton | Kluever | Olson | Vermeer |
| Edgington | Knowles | Ossian | Vetter |
| Ely | Kreager | Palas | Walter |
| Eveland | Lange | Parker | Wells |
| Falvey | Loss | Patton | Wier |
| Fischer of | Gutz | Grundy | Mahan |
| Fisher of | Maule | Peterson of | Worthington |
| Greene | McElroy | Woodbury | Wright |
|  | Prine |  |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 11:

| Chalupa | Duffy |
| :--- | :--- |
| Coffman | Knock |
| Den Herder | Nelson |

Petersen of
Dallas
Sersland
Shaw
Van Alstine
Winkelman

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

Senate File 395, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the state fair board for the purpose of state aid to agricultural societies, 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, 97 :

| Andersen of | Graham |
| :--- | :--- |
| Woodbury | Grassley |
| Anderson of | Hagedorn |
| Ringgold | Hagen |
| Balloun | Hagie |
| Bock | Hakes |
| Breitbach | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Casey | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
| Fisher of | McElroy |
| Greene | Mensing |
| Frazier | Messerly |
| Gittins | Meyer |
| Goode | Millen |

Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moftitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson

Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Worthington
Wright
Mr. Speaker

The nays were, 1:
Baringer
Absent or not voting, 10:

| Briles | Coffman | Halling | Petersen of |
| :--- | :--- | :--- | :--- |
| Carstensen | Den Herder | Knock | Dallas <br> Chalupa |
| Duffy |  |  | Winkelman |

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

Senate File 396, a bill for an act to appropriate from the general fund of the State of Iowa to the state printing board for printing and binding, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 95 :

| Andersen of | Frazier | Meyer |
| :--- | :--- | :--- |
| Woodbury | Gittins | Millen |
| Anderson of | Goode | Miller of |
| Ringgold | Graham | Des Moines |
| Balloun | Grassley | Miller of |
| Baringer | Hagedorn | Jones |
| Bock | Hagen | Miller of |
| Breitbach | Hagie | Page |
| Busch | Hakes | Mowry |
| Camp | Halling | Mueller |
| Carnahan | Hanson of | Murphy |
| Carstensen | Lyon | Murray |
| Casey | Hanson of | Nelson |
| Crane | Mitchell | Nielsen of |
| Cunningham | Hougen | Emmet |
| Darrington | Jarvis | Nielsen of |
| Den Herder | Johnson | Shelby |
| Denman | Kibbie | Ossian |
| Dietz | Kluever | Palas |
| Dunton | Kreager | Parker |
| Edgington | Lange | Patton |
| Ely | Loss | Paul |
| Eveland | Lutz | Prine |
| Falvey | Mahan | Reppert |
| Fischer of | Maule | Riley |
| Grundy | McElroy | Robinson |
| Fisher of | Messerly | Scherle |
| Greene |  |  |

Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Worthington
Wright
Mr. Speaker

Greene
The nays were, none.
Absent or not voting, 13:

| Briles | Hirsch |
| :--- | :--- |
| Chalupa | Knock |
| Coffman | Knowles |
| Duffy | Mensing |

Moffitt
Olson
Petersen of
Dallas
Peterson of Woodbury Winkelman

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

Senate File 412, a bill for an act to make appropriations to members and representatives of the committee on interstate cooperation, namely: W. L. Mooty, Jack Schroeder, Harold O. Fischer, D. C. Nolan, Robert R. Rigler, David O. Shaff, Ray C. Cunningham, Elmer H. Den Herder, Raymond Eveland, Robert W. Naden, Charles F. Eppers, Maurice B. Crabbe, C. Edwin Gilmour, Mrs. John Gray and Paul W. Knowles, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story asked and received unanimous consent that Robert W. Naden, Harold O. Fischer, Ray C. Cunningham, Elmer H. Den Herder, Raymond Eveland and Paul W. Knowles be excused from voting on Senate File 412, under Rule 70.

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, 93 :

| Andersen of | Gittins | Millen | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Miller of | Scherle |
| Anderson of | Grassley | Des Moines | Sersland |
| Ringgold | Hagedorn | Miller of | Shaw |
| Balloun | Hagen | Jones | Siglin |
| Baringer | Hagie | Miller of | Smith of |
| Bock | Hakes | Page | Dickinson |
| Breitbach | Hanson of | Moffitt | Smith of |
| Briles | Lyon | Mowry | O'Brien |
| Busch | Hanson of | Mueller | Sokol |
| Camp | Mitchell | Murphy | Stanley |
| Carnahan | Hirsch | Murray | Steele |
| Carstensen | Hougen | Nelson | Steffen |
| Casey | Jarvis | Nielsen of | Stevenson |
| Coffman | Johnson | Shelby | Stokes |
| Crane | Kibbie | Olson | Strothman |
| Darrington | Kluever | Ossian | Swisher |
| Denman | Kreager | Palas | Tabor |
| Dietz | Lange | Parker | Van Alstine |
| Dunton | Loss | Patton | Van Nostrand |
| Edgington | Lutz | Paul | Vermeer |
| Ely | Mahan | Peterson of | Vetter |
| Falvey | Maule | Woodbury | Walter |
| Fisher of | McElry | Preene | Mensing |
| Grine | Reppert | Wier |  |
| Frazier | Meyer | Riley | Worthington |
|  |  | Wright |  |

The nays were, none.
Absent or not voting, 15:

| Chalupa | Fischer of | Knowles | Petersen of |
| :--- | :--- | :--- | :--- |
| Cunningham | Grundy | Messerly | Dallas |
| Den Herder | Halling | Nielsen of | Wells |
| Duffy | Knock | Emmet | Winkelman |
| Eveland |  |  | Mr. Speaker |

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

Senate File 387, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-two (42), Acts of the Fifty-ninth General Assembly, with report of committee recommending passage, was taken up for consideration.

Camp 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, 97 :

| Andersen of <br> Woodbury | Anderson of <br> Ringgold | Bock <br> Baringer | Breitbach |
| :---: | :--- | :--- | :--- | | Briles |
| :--- |$\quad$| Camp |
| :--- |
| Carnahan |


| Carstensen | Hagie |
| :--- | :--- |
| Casey | Hakes |
| Coffman | Halling |
| Crane | Hanson of |
| Cunningham | Lyon |
| Darrington | Hanson of |
| Den Herder | Mitchell |
| Denman | Hirsch |
| Dietz | Hougen |
| Dunton | Jarvis |
| Edgington | Johnson |
| Ely | Kibbie |
| Eveland | Kluever |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Loss |
| Fisher of | Lutz |
| Greene | Mahan |
| Frazier | Maule |
| Gittins | MaElroy |
| Goode | Mensing |
| Graham | Messerly |
| Grassley | Meyer |
| Hagedorn | Millen |
| Hagen |  |


| Miller of |  |
| :--- | :--- |
| Des Moines | Robinson <br> Miller of |
| Jones | Scherle |
| Miller of | Shaw |
| Page | Shaw |
| Moffitt | Sigith of |
| Mowry | Dickinson |
| Mueller | Smith of |
| Murphy | O'Brien |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Shelby | Stevenson |
| Olson | Stroth |
| Ossian | Swishman |
| Palas | Tabor |
| Parker | Van Alstine |
| Patton | Van Nostrand |
| Paul | Vermeer |
| Peterson of | Vetter |
| Woodbury | Walter |
| Prine | Wier |
| Reppert | Worthington |
| Riley | Mr. Speaker |

The nays were, none.
Absent or not voting, 11:

| Balloun | Knowles |
| :--- | :---: |
| Chalupa | Nielsen of |
| Duffy | Emmet |

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

## BIRTHDAY CONGRATULATIONS

Vermeer of Marion rose on a point of personal privilege and announced that this was the birthday of the Honorable Kenneth Parker and the Honorable Chester Hougen and on behalf of the members of the House wished them a "Happy Birthday."

## MESSAGES FROM 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 302, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor.

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

House File 321, a bill for an act relating to registration exemptions under the Iowa Securities Law.

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

House File 331, a bill for an act relating to the maximum per diem of insurance examiners.

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 compensation of county supervisors in counties of over one hundred fifty thousand population.

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 the sale of securities.
Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 65

Amend House File 65, section 1, line 4, by striking "seven thousand five (7,500)" and inserting in lieu thereof the following: "seven thousand eight $(7,800)$ ".

## COMMUNICATION FROM THE STATE COMPTROLLER

The following communication was received from the State Comptroller and is on file in the Chief Clerk's office:

## OFFICE OF STATE COMPTROLLER

April 9, 1963.

## William R. Kendrick, Chief Clerk, House of Representatives, Local. <br> Dear Mr. Kendrick:

There are 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 Nos. 94, 173, 176, 209, 213, 216, 223, 233 to 234 inclusive, 236, 240 to 241 inclusive, 244 to 251 inclusive, 253 to 255 inclusive, 257 to 260 inclusive, 262 to 263 inclusive, 365 to 368 inclusive, 370 to 371 inclusive and 373 to 382 inclusive.

Highway Commission claims $\mathrm{H}-48, \mathrm{H}-50, \mathrm{H}-52$ to 54 inclusive.
Index is attached showing number of claim, name of claimant, and amount claimed.

> s/ Marvin R. Sbiden, Jr., Chairman, State Appeal Board.

Receipt of the above is hereby acknowledged.
William R. Kendrick, Chief Clerk of the House.

## OFFICE <br> STATE COMPTROLLER

|  | Name of Claimant and |  |
| :---: | :--- | :--- |
| No. | Nature of Claim |  |$\quad$| Amount of |
| :---: |
| Claim |

No. Name of Claimant and $\quad$| Amount of |
| :---: |
| Claim |

173-60 Salvador Chia; Des Moines, Iowa-Injuries sustained while passing under overpass, etc.

$65,000.00$
176-60 City of Ames, Ames, Iowa-Unpaid special assessment in amount of $\$ 368.75$ levied against property owned by State of Iowa

368.75
209-60 Bessie B. Buchanan, Des Moines, Iowa-Outdated war- rants

2,665.00
213-60 R. B. Burch, Inc., Cedar Rapids, Iowa-M. V. Fuel Tax Refund

$1,000.00$
216-60 Photostat Corporation, Rochester, New York-Delin- quent bill ..... 198.20
223-60 C \& B Mobile Milling, Strawberry Point, Iowa-Refund on propane fuel ..... 712.80
233-60 David M. Davies, aka Dave Davies, Spencer, Iowa-Un- paid salary ..... 280.00
234-60 Garfield Miller, M.D., Calmar, Iowa-Doctor Bill at scene of accident ..... 70.00
236-60 Clyde Oren Wolford, Council Bluffs, Iowa-Loss of finger at Ft. Madison ..... 150.00
240-60 City of Sibley, Sibley, Iowa-Refund Sales and Use Tax ..... 485.97
241-60 Albin P. Womochil, Mt. Auburn, Iowa-Deer damage. ..... 200.00
244-60 Glenn T. Schellhammer dba Schellhammer Funeral Home, West Bend, Iowa-Funeral expense ..... 189.46
245-60 Norman E. Schoening, Greenfield, Iowa-License Re- fund ..... 399.50
246-60 Ed Hrubes, Britt, Iowa-Contract Carrier Permit ..... 5.00
247-60 Miller Motors Corporation, Clarinda, Iowa-Fire dam- age ..... 968.00
248-60 Smith Memorial Hospital, Decorah, Iowa-Hospital bill ..... 157.95
249-60 Franklin County Treasurer, Hampton, Iowa-Ag Land Tax Credit ..... 92.32
250-60 Iowa Lutheran Hospital, Des Moines, Iowa-Hospital bill ..... 340.65
251-60 Mitchell County, Iowa, Osage, Iowa-State payment of $\$ 3.00$ per week under sec. 227.16-18 inc. ..... 72.00
253-60 Vernon G. Helgens, Scotch Grove, Iowa-Death ..... 40,000.00
254-60 Guthrie County, Guthrie Center, Iowa-Illegal care charges ..... 4,851.66
Name of Claimant and
No. Nature of Claim ..... $\underset{\text { Claim }}{\text { Amount }}$
255-60 Miss M. Kay Cullen, Mt. Etna, Iowa-Unpaid salary. ..... 27.50
257-60 Grundy County, Iowa, Grundy Center, Iowa-Sales and Use Tax ..... 198.32
258-60 Leonard Schwerdtfeger, Parkersburg, Iowa-Crop dam- age ..... 1,199.03
259-60 Terry Lee Sims, Des Moines, Iowa-Unlawful arrest ..... 95,000.00
260-60 Harry Detler Hagge, Cedar Falls, Iowa-Salary in- crease ..... 25.00
262-60 Woodbury County, Iowa, Sioux City, Iowa-Claim against Board of Control ..... 202.90
263-60 State Tax Commission, Des Moines, Iowa-Military credit ..... 73.79
365-60 The Rock Island Motor Transit Company, Des Moines, Iowa-Motor Carrier Fee Refund ..... 765.00
366-60 Arlee G. W. Blank, Independence, Iowa-Outdated war- rant ..... 21.80
367-60 Ralph Leroy Harley, Sr., Des Moines, Iowa-License Refund ..... 11.00
368-60 H \& W Motor Express Co., Dubuque, Iowa-Motor Car- rier Fee Refunds ..... 335.00
370-60 Elliott Flying Service, Inc., Davenport, Iowa-Use Tax Refund ..... 1,994.71
371-60 L. W. Fackler, Des Moines, Iowa-Deer ..... 72.87
373-60 Woodbine Community School Dist. No. 2, Woodbine, Iowa-Sales and Use Tax Refund ..... 4,539.75
374-60 Highview Cooperative Elevator, Highview, Iowa- Highway Patrol accident ..... 123.00
375-60 Farmers Elevator Mutual Insurance Co., Des Moines, Iowa-Highway Patrol Accident ..... 376.57
376-60 Mr. F. B. Maloy, Mount Ayr, Iowa-Gas tax refund ..... 33.78
377-60 Earl Wagner Sand \& Gravel, Monroe, Iowa-Gas tax refund ..... 246.96
378-60 Board of Control of State Institutions, Des Moines, Iowa-Unpaid FICA ..... 47.79
379-60 Ruth S. or Daniel R. Beary, Lovilia, Iowa-Overcharge license plates ..... 13.00
380-60 Town of Buffalo, Buffalo, Iowa-Sales and Use Tax...... ..... 739.77
381-60 Wendall E. Woods, Newton, Iowa-Salary due from the City of Newton, Iowa ..... 384.00
Name of Claimant and

Nature of Claim $\quad$| Amount of |
| :---: |
| Claim |No.Nature of ClaimClaim

382-60 Franklin Huber, Blakesburg, Iowa-Motor vehicle re- fund warrant (old) ..... 14.82
H-48-60 L. E. Copeland. Sioux City, Iowa-Cost of repairing property damage ..... $1,120.00$
H-50-60 Dale E. Matteson, Marengo, Iowa-Injury suffered in line of duty with Highway Commission ..... 3,200.00
H-52-60 Lee County, Fort Madison, Iowa-Grade crossing light.. ..... 6,987.82
H-53-60 Ida Johnson, Avoca, Iowa-Spray damage ..... 9.40
H-54-60 Farm Bureau Mutual Insurance Co., Des Moines, Iowa -Auto damage ..... 1,112.20
COMMITTEE OF THE WHOLE
Vermeer of Marion moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 550, and that Naden of Hamilton preside as chairman over the deliberations of the committee.

Motion prevailed.
On motion by Mowry of Marshall, the committee of the whole recessed at 12:11 p.m.

The committee of the whole reconvened at 1:30 p.m., Chairman Naden presiding.

Mowry of Marshall moved that the committee now rise.
Motion prevailed.
House File 550 pending at adjournment.

## SPECIAL ORDER ON HOUSE FILE 154 DEFERRED

Mowry of Marshall moved that the Special Order for the consideration of House File 154 at $10: 00$ a.m. be deferred, which motion prevailed.

## HOUSE CONCURRENT RESOLUTION 15 <br> By Appropriations Committee

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 1962:

William R. Kendrick, voting machine parts (House) ........................ \$ 3.80
Storey Kenworthy, equipment and supplies (House) ...................... 184.30
Office Machine Supply Co., typewriter repairs (House) ................. 13.15
Koch Brothers, supplies (House) ...................................................... 24.55
Des Moines Rubber Stamp Co., rubber stamps (House) ................ 2.60
George Kucharo Displays, Inc., velvet roping (House) ..... 454.77
Electrolux Corporation, sweeper (House) ..... 344.75
IBM Corp., typewriter maintenance (House) ..... 14.17
Remington Rand Co., typewriter repair (House) ..... 11.18
Northwestern Bell Telephone Co., service (House) ..... 24.00
IBM Corp., typewriter maintenance (Senate) ..... 21.75
Des Moines Rubber Stamp Co., stamps and supplies (Senate) ..... 10.70
Ditto, Inc., supplies (Senate) ..... 16.08
Northwestern Bell Telephone Co., service (Senate) ..... 2.50
Carroll A. Lane, telephone expense (Senate) ..... 9.86
Koch Brothers, office equipment and supplies (Senate) ..... 60.75
Radio Trade Supply Co., sound equipment repair (Senate) ..... 81.75
Traviss Television, speaker repair (Senate) ..... 22.50
Hatfield Duplicating Co., duplicating supplies (Joint) ..... 270.05
Koch Brothers, supplies for index (Joint) ..... 192.70
Addressograph-Multigraph Corp., data processing supplies (Joint) ..... 50.90
Feiler Studio, photos for "How A Bill Becomes A Law" (Joint) .... ..... 61.50
H \& J Supply Co., oxygen tanks (Joint) ..... 66.50
The State Comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

Laid over under Rule 25.

## REPORT OF SIFTING COMMITTEE

MR. SPEAKER: Your sifting committee begg leave to report that it has had the following bill under consideration and recommends that it be placed on the sifting committee calendar:
S. F. 402 Relating to judicial nominating commissions.

Samuel E. Robinson, Chairman, Sifting Committee.

## AMENDMENTS FILED

Prine of Mahaska.

$$
\begin{aligned}
& \text { Amend Senate File } 86 \text { as follows: } \\
& \text { By striking the period at the end of section } 2 \text { and adding } \\
& \text { the following: ", and also sheep moved to a livestock auction } \\
& \text { market need not be dipped until after sale, nor if consigned } \\
& \text { directly for slaughter." }
\end{aligned}
$$

Pring of Mahaska.

[^22]the following:
"For periods of less than ninety (90) days any county, city, town or school corporation may invest such funds in interest-bearing notes, certificates or bonds of the United States."
2. By striking lines sixteen (16) through twenty-one (21) and inserting in lieu thereof the following:
"by the treasurer of state. On time certificates of deposit issued to any county, city, town or school corporation and savings accounts of such governmental subdivisions, the rate of interest shall be the rate of interest paid by the United States government on treasury bills issued for comparable periods of time. Lawful depositories may make service charges to such governmental subdivisions in the same manner as such charges are made on the accounts of private depositors."
3. By adding the following new section:

Sec. 5. Section four hundred fifty-three point five (453.5), Code 1962, is hereby amended by adding at the end thereof the following:
"If the lawful depositories of any county, city, town or school corporation shall decline, upon request, to pay interest on certificates of deposit or savings accounts of such county, city, town or school corporation at the rates prescribed in section four hundred fifty-three point six (453.6), then said funds may be invested in any approved bank or banks conveniently located within the state or in interest bearing notes, certificates or bonds of the United States."

> Mowry of Marshall. EvELAND of Boone. DEN HERDER of Sioux. CARSTENSEN of Clinton.

Amend House File 550 as follows:
Amend House File 550 by adding thereto the text of House File 390.

Meyer of Madison.
Amend House File 550 by adding thereto the following sections:

1. Section four hundred thirty-two point one (432.1), Code 1962, is hereby amended by striking from lines three (3) and four (4) the following: "fraternal beneficiary associations,".
2. Section four hundred thirty-two point one (432.1), Code 1962, is hereby further amended by striking from lines four (4) through seven (7), inclusive, of subsection one (1), the following: ", not including fraternal beneficiary associations, or the gross payments or deposits collected from holders of fraternal beneficiary association certificates,".
3. Section four hundred thirty-two point one (432.1), Code 1962, is hereby further amended by striking the period in line twenty-six (26) of subsection one (1), and inserting the following: ", and all premiums received by fraternal beneficiary associations which limit life insurance policies or certificates issued on the life of one person to a sum not in excess of five
thousand dollars (\$5000)."
19 4. Section five hundred twelve point twelve (512.12), Code
20 1962, is hereby amended by inserting in line five (5) after the 21 comma (,) the following words: "except as provided by section
22 four hundred thirty-two point one (432.1) of the Code as
23 amended, and".
Knock of Union. Mowry of Marshall. Edgington of Franklin.

Amend the Hougen-Goode amendment to House File 550 as follows:

1. Strike divisions 1 and 2 and insert in lieu
thereof the following:
"1. By striking section 7.
2. By striking sections 8 and $9 . "$
3. In line 72 , strike the word and figure
"two (2)" and insert in lieu thereof "three (3)".
4. In line 188 , strike the word and figure
"two (2)" and insert in lieu thereof "three (3)".
Stanley of Muscatine.
On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Thursday, April 11, 1963.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Thursday, April 11, 1963.

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

Prayer was offered by the Reverend Robert Dodder, pastor of the Methodist Church, Guthrie Center, Iowa.

The Journal of April 10 was approved.

## PRESENTATION OF VISITORS

Fisher of Greene presented to the House the Honorable Henry H. Stevens, former member of the House from Greene County in the Fifty-first through Fifty-seventh General Assemblies.

Coffman of Iowa presented to the House thirty-five junior and senior students from Amana accompanied by Superintendent Charles Selyer and teachers, R. Wheeler and Rudolph Pitz.

Den Herder of Sioux presented to the House forty-five students from Orange City School accompanied by Mr. and Mrs. Vander Kooy and Mr. and Mrs. Hoogeveen.

Dunton of Keokuk presented to the House sixty-three students from Pekin Community School accompanied by Superintendent C. E. Tharp, Kenneth Reed and Batt Maher.

Ossian of Montgomery presented to the House twenty-five sixth grade students from Wales School accompanied by their principal, Mr. Williams, and teacher, Mrs. Fuller; also, thirty students from Red Oak School accompanied by their teacher, Mr. Hartstack.

## PETITIONS

The following petitions were presented and placed on file:
By Knowles of Scott, from sixteen residents of Scott County favoring legislation relating to aid and care of the mentally ill.
By Miller of Page, from thirty-two members of the Reformed Presbyterian Church of Clarinda opposing the sale of liquor by the drink in Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Halling of Adair on request of Wells of Taylor.

## SENATE MESSAGE CONSIDERED

Senate File 302, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor.

Read first time and referred to committee on appropriations.

## NONCONTROVERSIAL SIFTING COMMITTEE APPOINTED

Robinson of Guthrie, chairman of the sifting committee, announced that a noncontroversial sifting committee has been appointed, the members being: Mensing of Cedar, Dunton of Keokuk and Nelson of Winnebago.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 15

Paul of Poweshiek asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 15, filed April 10 and found on pages 1105 and 1106 of the House Journal, and moved its adoption.
Motion prevailed and the resolution was adopted.

## SENATE AMENDMENTS CONSIDERED

Reppert of Polk called up for consideration House File 65, a bill for an act relating to compensation of county supervisors in counties of over one hundred fifty thousand ( 150,000 ) population, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 65, section 1, line 4, by striking "seven thousand five ( 7,500 )" and inserting in lieu thereof the following: "seven thousand eight $(7,800)$ ".

Motion prevailed and the House concurred in the Senate amendment.

Reppert 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 pass9"

The ayes were, 83:

| Andersen of <br> Woodbury | Gittins <br> Goode <br> Anderson of |
| :--- | :--- |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Breitbach | Hagie |
| Busch | Hakes |
| Carnahan | Halling |
| Casey | Hanson of |
| Coffman | Lyon |
| Cunningham | Hanson of |
| Darrington | Mougehell |
| Den Herder | Kibbie |
| Denman | Knock |
| Dietz | Knowles |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Ely | Mahan |
| Eveland | Maule |
| Fisher of | McElroy |
| Greene | Mensing |
| Frazier | Meyer |

The nays were, 7:

| Camp | Hirsch |
| :--- | :--- |
| Carstensen | Johnson |

Absent or not voting, 18:

| Bock | Fischer of |
| :--- | :--- |
| Briles | Grundy |
| Chalupa | Hagen |
| Crane | Jarvis |
| Falvey | Kluever |

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

Speaker pro tempore Smith of O'Brien in the chair at 10:10 a.m.

## CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR
The House resumed consideration of House File 508, a bill for an act relating to purchase of gas by a city or town.

Hanson of Mitchell moved that action on House File 508 be deferred.

Swisher of Johnson moved that House File 508 be laid on the table.

Motion prevailed.

## APPROPRIATIONS CALENDAR

Senate File 394, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public instruction ten thousand dollars ( $\$ 10,000.00$ ) for use as a revolving fund for the Veterans Administration, and five thousand dollars ( $\$ 5,000.00$ ) for the school lunch program and fifteen thousand dollars ( $\$ 15,000.00$ ) for mentally retarded children and students who fail to complete their high school education and to make a study of mental retardation in Iowa, with report of committee recommending passage, was taken up for consideration.

Petersen 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, 104:

| Andersen of | Frazier | Messerly | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Gittins | Meyer | Riley |
| Anderson of | Goode | Millen | Robinson |
| Ringgold | Graham | Miller of | Scherle |
| Balloun | Grassley | Des Moines | Sersland |
| Baringer | Hagedorn | Miller of | Shaw |
| Bock | Hagen | Jones | Siglin |
| Breitbach | Hagie | Miller of | Smith of |
| Briles | Hakes | Page | Dickinson |
| Busch | Halling | Moffitt | Smith of |
| Camp | Hanson of | Mowry | O'Brien |
| Carnahan | Lyon | Mueller | Sokol |
| Carstensen | Hanson of | Murphy | Stanley |
| Casey | Mitchell | Murray | Steele |
| Coffman | Hirsch | Nelson | Steffen |
| Crane | Hougen | Nielsen of | Stevenson |
| Cunningham | Jarvis | Emmet | Stokes |
| Darrington | Johnson | Nielsen of | Strothman |
| Denman | Kibbie | Shelby | Swisher |
| Dietz | Kluever | Olson | Tabor |
| Duffy | Knock | Ossian | Van Alstine |
| Dunton | Knowles | Palas | Van Nostrand |
| Edgington | Kreager | Parker | Vetter |
| Ely | Lange | Patton | Walter |
| Eveland | Loss | Paul | Wells |
| Falvey | Lutz | Petersen of | Wier |
| Fischer of | Mahan | Dallas | Worthington |
| Grundy | Maule | Peterson of | Wright |
| Fisher of | McElroy | Woodbury | Mr. Speaker |
| Greene | Mensing | Prine |  |

The nays were, none.
Absent or not voting, 4:
Chalupa Den Herder Vermeer WinkeIman
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 159, a bill for an act to amend chapter nineteen (19), Code 1962, relating to the executive council furnishing supplies to various state departments, with report of committee recommending passage, was taken up for consideration.

Lange 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, 103:

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Dietz | Kluever |
| Duffy | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
| Fisher of | McEIroy |
| Greene | Mensing |
| Frazier | Messerly |

Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shellby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Worthington
Wright
Mr. Speaker

The nays were, 1:
Baringer
Absent or not voting, 4:
Chalupa Denman Meyer Winkelman
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 402, a bill for an act relating to the re-gilding of the domes of the state capitol and to make an appropriation therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Kluever of Cass offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 402 as follows:
By striking the word "sufficient" in line five (5) of section 1 and inserting in lieu thereof the words and figures "not to exceed eighty thousand dollars ( $\$ 80,000$ )".

Further amend section 1 by striking the period in line eleven (11) and inserting the following: "but not to exceed eighty thousand dollars ( $\$ 80,000$ )."

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

On the question "Shall the bill pass?"
The ayes were, 101:

| Andersen of | Gittins | Messerly | Riley |
| :---: | :---: | :---: | :---: |
| Woodbury | Goode | Millen | Robinson |
| Anderson of | Graham | Miller of | Scherle |
| Ringgold | Grassley | Des Moines | Sersland |
| Balloun | Hagedorn | Miller of | Shaw |
| Bock | Hagen | Jones | Siglin |
| Breitbach | Hagie. | Miller of | Smith of |
| Briles | Hakes | Page | Dickinson |
| Busch | Halling | Moffitt | Smith of |
| Camp | Hanson of | Mowry | O'Brien |
| Carnahan | Lyon | Mueller | Sokol |
| Carstensen | Hanson of | Murphy | Stanley |
| Casey | Mitchell | Murray | Steele |
| Coffman | Hirsch | Nelson | Steffen |
| Crane | Hougen | Nielsen of | Stevenson |
| Cunningham | Jarvis | Emmet | Stokes |
| Darrington | Johnson | Nielsen of | Strothman |
| Den Herder | Kibbie | Shelby | Swisher |
| Denman | Kluever | Olson | Tabor |
| Dietz | Knock | Ossian | Van Alstine |
| Duffy | Knowles | Palas | Van Nostrand |
| Dunton | Kreager | Patton | Vermeer |
| Edgington | Lange | Paul | Vetter |
| Ely | Loss | Petersen of | Walter |
| Eveland | Lutz | Dallas | Wier |
| Falvey | Mahan | Peterson of | Worthington |
| Fischer of | Maule | Woodbury | Wright |
| Grundy | McElroy | Prine | Mr. Speaker |
| Fisher of Greene | Mensing | Reppert |  |
| The nays w | . |  |  |
| Baringer | Frazier |  |  |
| Absent or | ting, 5: |  |  |
| Chalupa | Parker | Wells | Winkelman |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 18, a bill for an act to create an appointive state board of public instruction.

Also: That the Senate has concurred in the House amendments to and passed Senate File 398, a bill for an act to make an appropriation from the Iowa public employees retirement system fund to the employment security commission.

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

Senate File 437, a bill for an act providing for home rule liquor control. Carroll A. Lane, Secretary.

Speaker Naden in the chair at $10: 50$ a.m.

## SIFTING COMMITTEE CALENDAR

Senate File 402, a bill for an act relating to judicial nominating commissions, terms of office, judicial elections, mandatory retirement, temporary service by retired judges and residence of supreme court judges, with report of committee recommending amendment and passage, was taken up for consideration.

Mowry of Marshall offered the following amendment filed by the committee on judiciary 1 and moved its adoption:
Amend Senate File 402 as follows:
Amend section 26 by striking from line six (6) the word and figures "seventy-two (72)" and inserting in lieu thereof the following word and figures: "seventy-five (75)".

Roll call was requested by Mowry of Marshall and Van Nostrand of Pottawattamie.

On the question "Shall the committee amendment be adopted"
The ayes were, 92 :

| Andersen of | Cunningham | Frazier | Hirsch |
| :---: | :---: | :---: | :---: |
| Woodbury | Darrington | Gittins | Hougen |
| Anderson of | Denman | Goode | Jarvis |
| Ringgold | Dietz | Graham | Johnson |
| Balloun | Duffy | Grassley | Kibbie |
| Baringer | Dunton | Hagedorn | Kluever |
| Bock | Edgington | Hagen | Knock |
| Breitbach | Ely | Hagie | Knowles |
| Briles | Eveland | Hakes | Kreager |
| Busch | Falvey | Halling | Lange |
| Camp | Fischer of | Hanson of | Loss |
| Casey | Grundy | Lyon | Lutz |
| Coffman | Fisher of | Hanson of | Mahan |
| Crane | Greene | Mitchell | Maule |


| McElroy | Nielsen of |
| :--- | :--- |
| Mensing | Emmet |
| Meyer | Nielsen of |
| Millen | Shelby |
| Miller of | Olson |
| Des Moines | Ossian |
| Miller of | Parker |
| Jones | Patton |
| Miller of | Paul |
| Page | Peterson of |
| Moffitt | Woodbury |
| Mowry | Prine |
| Murray | Reppert |

Riley
Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele

Steffen
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wier
Worthington
Mr. Speaker

The nays were, 7 :

| Carnahan | Murphy |
| :--- | :--- |
| Mueller | Stevenson |

Absent or not voting, 9 :

| Carstensen | Messerly |
| :--- | :--- |
| Chalupa | Nelson |
| Den Herder | Palas |

Van Nostrand Wells

Petersen of
Dallas

## Wright

Shaw<br>Winkelman

Amendment adopted.
Stanley of Muscatine offered the following amendment, filed by Stanley, Carstensen, Swisher, Mensing, Goode and Eveland, and moved its adoption:

Amend Senate File 402, section 26, by striking all of line six (6) after the word "years" and all of lines seven (7) through ten (10) and inserting in lieu thereof the following: "for all judges of the supreme court or district court holding office on the effective date of this Act. The mandatory retirement age shall be seventy-two (72) years for all judges of the supreme court or district court appointed to office after the effective date of this Act. This section shall not be effective until July 1, 1965."

Roll call was requested by Stanley of Muscatine and Riley of Linn.
On the question "Shall the amendment be adopted?"
The ayes were, 87:

| Andersen of <br> Woodbury | Fischer of <br> Anderson of <br> Ringgold | Grandy | Krazier |
| :--- | :--- | :--- | :--- |
| Gittins | Kibbie | Miller of |  |
| Baringer | Goode | Knock | Kones |
| Bock | Gnowles | Miller of |  |
| Breitbach | Graham | Kreager | Page |
| Busch | Hagedorn | Lange | Moffitt |
| Casey | Hagen | Loss | Mueller |
| Coffman | Hagie | Lutz | Murphy |
| Crane | Halling | Mahan | Murray |
| Cunningham | Hanson of | Maule | Nielsen of |
| Dietz | Lyon | McElroy | Emmet |
| Duffy | Hanson of | Mielsen of |  |
| Dunton | Mitchell | Messerly | Shelby |
| Ely | Hirsch | Meyer | Olson |
| Eveland | Hougen | Millen | Ossian |
| Falvey | Jarvis | Miller of | Palas |
|  | Johnson | Des Moines | Parker |
|  |  |  | Patton |
|  |  |  | Paul |


| Peterson of | Smith of |
| :--- | :--- |
| Woodbury | Dickinson |
| Reppert | Smith of |
| Riley | O'Brien |
| Robinson | Sokol |
| Shaw | Stanley |
| Siglin | Steele |
|  | Steffen |


| Stevenson | Vermeer |
| :--- | :--- |
| Stokes | Vetter |
| Strothman | Walter |
| Swisher | Wier |
| Tabor | Worthington |
| Van Alstine | Wright |
| Van Nostrand | Mr. Speaker |

The nays were, 12:

| Balloun | Edgington <br> Fisher of <br> Camp |
| :--- | :---: |
| Carnahan | Greene |

Absent or not voting, 9 :

| Briles | Den Herder |
| :--- | :--- |
| Chalupa | Denman |
| Darrington | Nelson |

Amendment adopted.
Miller of Des Moines offered the following amendment filed by him and moved its adoption:

Amend Senate File 402 by striking all of section 27 except the words "The executive council shall provide suitable offices for such judges."

Roll call was requested by Miller of Des Moines and Duffy of Dubuque.

On the question "Shall the amendment be adopted?"
The ayes were, 52 :

| Andersen of | Duffy |
| :---: | :---: |
| Woodbury | Edgington |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Frazier |
| Breitbach | Gittins |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagen |
| Carnahan | Halling |
| Carstensen | Hirsch |
| Coffman | Jarvis |
| Crane | Knock |
| Darrington | Lange |
| Dietz | Loss |

The nays were, 48:

| Bock | Graham |
| :--- | :--- |
| Casey | Hagie <br> Cunningham |
| Den Herder | Hakes |
| Hanson of |  |
| Dunton | Lyyon |
| Ely | Hanson of |
| Falvey | Mitchell |
| Fischer of | Hougen |
| Grundy | Johnson |
| Goode | Kibbie |

Maule
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Page
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby

| Kluever | Murray |
| :--- | :--- |
| Kreager | Olson <br> Lutz |
| Mssian |  |
| Mahan | Parker |
| McElroy | Patton |
| Mensing | Paul |
| Miller of | Reppert |
| Jones | Robinson |
| Moffitt | Scherle |
| Mowry |  |

Palas
Peterson of
Woodbury
Prine
Riley
Sersland
Shaw
Siglin
Sokol
Stevenson
Strothman
Van Nostrand
Vetter
Wells
Wier

Murray
Olson
Ossian
Parker
Paul
Reppert
Robinson
Scherle

| Smith of | Stanley | Swisher | Walter |
| :--- | :---: | :--- | :--- |
| Dickinson | Steele | Tabor | Worthington |
| Smith of | Steffen | Van Alstine | Wright |
| O'Brien | Stokes | Vermeer |  |
| Absent or not voting, 8: |  |  |  |
| Baringer | Eveland | Petersen of | Winkelman |
| Chalupa | Knowles | Dallas | Mr. Speaker |
| Denman |  |  |  |

Amendment adopted.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend Senate File 402, section 14, line 13, by striking therefrom the words "mandatory retirement age" and inserting in lieu thereof "age of seventy-two (72) years".

Amendment adopted.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption :

Amend Senate File 402, section 27, as amended, by striking all after the word "offices" and inserting in lieu thereof the words "at the seat of government for supreme court judges."

Amendment adopted.
Mowry of Marshall offered the following amendment filed by him and moved its adoption:

Amend the title to Senate File 402 by inserting in line two (2) preceding the word "temporary" the word "and"; also by striking from line three (3) the words "and residence of supreme court judges".

Amendment adopted.
Mowry 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, 101 :

| Andersen of | Crane | Fisher of |  |
| :--- | :--- | :--- | :--- |
| Woodbury | Cunningham | Greene | Hanson of |
| Anderson of | Darrington | Frazier | Mitchell |
| Ringgold | Den Herder | Gittins | Hougen |
| Balloun | Denman | Goode | Johnson |
| Baringer | Dietz | Graham | Kibbie |
| Bock | Duffy | Grassley | Kluever |
| Breitbach | Dunton | Hagedorn | Knock |
| Busch | Edgington | Hagen | Knowles |
| Camp | Ely | Hagie | Kreager |
| Carnahan | Eveland | Hakes | Lange |
| Carstensen | Falvey | Halling | Loss |
| Casey | Fischer of | Hanson of | Lutz |
| Cqffman | Grundy | Lyon | Mahan |


| Maule | Murphy |
| :--- | :--- |
| McElroy | Murray |
| Mensing | Nelson |
| Messerly | Nielsen of |
| Meyer | Emmet |
| Millen | Nielsen of |
| Miller of | Shelby |
| Des Moines | Olson |
| Miller of | Ossian |
| Jones | Palas |
| Miller of | Parker |
| Page | Patton |
| Moffitt | Paul |
| Mowry | Peterson of |
| Mueller | Woodbury |

Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele

The nays were, none.
Absent or not voting, 7:
Briles
Chalupa
Jarvis
Petersen of
Dallas
Van Alstine
Winkelman
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Worthington
Mr. Speaker

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

Smith of O'Brien called up for consideration House File 85, a bill for an act relating to erecting, rebuilding or repairing of fences, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 85 as follows:

1. Section 1, line 5, by striking the words "the board of supervisors" and inserting in lieu thereof the following: "the board of township trustees acting as fence viewers".
2. Further amend section 1, by striking all after the word "shall" in line 5 , and all of line 6, and inserting in lieu thereof the following: "cause the fence to be erected, rebuilt and repaired..".
3. By adding the following new section:
"Section one hundred thirteen point four (113.4), Code 1962, is hereby amended by adding thereto the following:
'If the fence is not erected, rebuilt, or repaired within the time prescribed in the order, the fence viewers shall require the complaining landowner to deposit with the fence viewers a sum of money sufficient to pay for the erecting, rebuilding, trimming, cutting back or repairing such fence together with the fees of the fence viewers and costs. Such complaining landowner shall be reimbursed as soon as the taxes are collected as provided in section one hundred thirteen point six (113.6) of the Code.'."

Motion prevailed and the House concurred in the Senate amendment.

Smith of O'Brien 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:

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Balloun | Graham |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hakes |
| Briles | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Coffman | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Kluever |
| Dietz | Knock |
| Duffy | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
| Fisher of | Mensing |
| Greene | Meyer |
| Frazier | Millen |

The nays were, 3:
Busch Halling
Absent or not voting, 8:

| Anderson of <br> Ringgold | Denman | Hagie |
| :---: | :---: | :---: |
| Chalupa |  | Petersen of |
|  |  | Dallas |

## Winkelman

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

On motion by Mowry of Marshall, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden 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 392, a bill for an act relating to the merger of school districts.

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

House File 452, a bill for an act relating to economic development corporations.

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

Senate File 257, a bill for an act relating to the practice of accountancy.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 342, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus.

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

Senate File 392, a bill for an act to exempt personal property in transit from taxation.

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

Senate File 415, a bill for an act to set octane rating number for regular and premium grade gasoline.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 452

Amend House File 452, section 10, line 6, by inserting after the period (.) the following: "Provided that a financial institution may at any time withdraw from membership without such notice in the event of its merger with another financial institution, after commencement of proceedings for voluntary or involuntary dissolution, receivership, or reorganization pursuant to or by operation of federal or state law or in the event of conversion from a state financial institution to a federal financial institution or the reverse.".

## COMMITTEE OF THE WHOLE

Mowry of Marshall moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 550, and that Naden of Hamilton preside as chairman over the deliberations of the committee.

Motion prevailed.
Mowry of Marshall moved that the committee now rise.
Motion prevailed.
House File 550 pending at adjournment.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 321, 324, 331, and Senate Files 50, 122, 143, 386, 387, 393, 395, 396, 397 and 412.

Fred E. Wier,
Chairman House Committee.
Kenneth Benda,
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 321, 324, 331 and Senate Files 50, 122, 143, 386, 387, 393, 395, 396, 397 and 412.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 11th day of April, 1963, sent to the Governor for his approval: House Files 321, 324 and 331.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 11, 1963, he approved the following bills: House Files 188 and 259, and Senate Files 222, 246, 270 and 271.

## AMENDMENTS FILED

Amend the Knowles of Scott amendment to House File 449 by adding thereto the following sections:

Sec. 9. Sections fifteen point one (15.1), fifteen point two (15.2), fifteen point three (15.3), fifteen point four (15.4) and fifteen point five (15.5), Code 1962, are hereby repealed.

Sec. 10. Amend section fifteen point six (15.6), Code 1962, by striking the words "printing board" in line one (1), and inserting in lieu thereof the word "comptroller".

Sec. 11. Amend subsection three (3) of section fifteen point six (15.6), Code 1962, by striking from line two (2) the words "the board to perform its" and inserting in lieu thereof the words "him to perform his".

Amend subsection five (5) of section fifteen point six (15.6), Code 1962, by striking all of lines one (1) and two (2), and inserting in lieu thereof the following: Keep a full and detailed record of all his actions and proceedings."

Amend subsection six (6) of section fifteen point six (15.6), Code 1962, by striking from line two (2) the words "to it".

Sec. 12. Amend section fifteen point eight (15.8), Code

1962, by striking from line two (2) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 13. Amend section fifteen point nine (15.9), Code 1962, by striking from line two (2) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 14. Amend section fifteen point ten (15.10), Code 1962, by striking from line one (1) the word "printing" and from line two (2) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 15. Amend section fifteen point eleven (15.11), Code 1962, by striking all of lines one (1) through three (3) and inserting in lieu thereof the following: "The comptroller shall from time to time advertise for bids for".

Sec. 16. Amend section fifteen point twelve (15.12), Code 1962, by striking from line four (4) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 17. Amend section fifteen point thirteen (15.13), Code 1962, by striking from line one (1) the word "secretary" and from line two (2) the words "of the board" and inserting in lieu thereof the words "superintendent of printing".

Further amend section fifteen point thirteen (15.13), Code 1962, by striking the word "board" in line four (4) and inserting in lieu thereof the word "department".

Sec. 18. Amend section fifteen point fourteen (15.14), Code 1962, by striking from line three (3) the word "secretary" and inserting in lieu thereof the words "superintendent of printing".

Sec. 19. Amend subsection four (4) of section fifteen point fifteen (15.15), Code 1962, by striking from line one (1) the words "secretary of the board" and inserting in lieu thereof the words "superintendent of printing".

Sec. 20. Amend section fifteen point sixteen (15.16), Code 1962, by striking from line two (2) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 21. Amend section fifteen point seventeen (15.17), Code 1962, by striking from line five (5) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 22. Amend section fifteen point eighteen (15.18), Code 1962, by striking from line two (2) the word "board" and inserting in lieu thereof the word "comptroller". Further amend by striking from line five (5) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 23. Amend section fifteen point nineteen (15.19), Code 1962, by striking from line two (2) the word "board" and inserting in lieu thereof the word "comptroller".

Further amend by striking from line four (4) the word "it" and inserting in lieu thereof the word "he".

Sec. 24. Amend section fifteen point twenty (15.20), Code 1962, by striking from line three (3) the words "printing board or of a majority" and from line four (4) the word "thereof" and inserting in lieu thereof the word "comptroller".

Sec. 25. Amend section fifteen point twenty-two (15.22), Code 1962, by striking from line five (5) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 26. Amend section fifteen point twenty-three (15.23), Code 1962, as follows:

1. By striking from line four (4) of subsection two (2) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line six (6) of subsection four (4) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 27. Amend section fifteen point twenty-four (15.24), Code 1962, as follows:

1. By striking from line four (4) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line five (5) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 28. Amend section fifteen point twenty-five (15.25), Code 1962, as follows:

1. By striking from line four (4) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line five (5) the words "secretary of the board" and inserting in lieu thereof the words "superintendent of printing".
3. By striking from line six (6) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 29. Amend section fifteen point twenty-six (15.26), Code 1962, as follows:

1. By striking from line two (2) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line six (6) the word "printing" and from line seven (7) the word "board" and inserting in lieu thereof the word "comptroller".
3. By striking from line thirteen (13) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 30. Amend section fifteen point twenty-eight (15.28), Code 1962, as follows:

1. By striking from line two (2) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from lines eight (8) and nine (9) the words "printing board" and inserting in lieu thereof the word "comptroller".
3. By striking from line nine (9) the words "board approves" and inserting in lieu thereof the words "comptroller approves".
4. By striking from line fourteen (14) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 31. Amend section fifteen point twenty-nine (15.29), Code 1962, as follows:

1. By striking from line one (1) the word "board" and inserting in lieu thereof the word "comptroller".
2. By striking from line twelve (12) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 32. Amend section fifteen point thirty (15.30), Code 1962, by striking from line one (1) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 33. Amend section fifteen point thirty-one (15.31), Code 1962, by striking from line one (1) the word "board" and inserting in lieu thereof the word "comptroller".

Sec. 34. Amend section fifteen point thirty-two (15.32), Code 1962, by striking from line two (2) the words "printing board" and
inserting in lieu thereof the word "comptroller".
Sec. 35. Amend section fifteen point thirty-four (15.34), Code 1962, by striking from lines three (3) and four (4) the words "secretary of the board of printing" and inserting in lieu thereof the word "superintendent of printing".

Sec. 36. Amend section fifteen point thirty-five (15.35), Code 1962, as follows:

1. By striking from line three (3) the words "printing board" and inserting in lieu thereof the word "comptroller".

Amend section fifteen point thirty-five (15.35), Code 1962, by striking the word "board" in line five (5) and inserting in lieu thereof the word "comptroller".
2. By striking from line eleven (11) the word "board" and inserting in lieu thereof the word "comptroller".
3. By striking all of lines twelve (12) through seventeen (17).

Sec. 37. Amend section fifteen point thirty-six (15.36), Code 1962, by striking from line four (4) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Sec. 38. Amend section fifteen point thirty-seven (15.37), Code 1962, by striking from line fourteen (14) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Sec. 39. Amend section fifteen point thirty-eight (15.38), Code 1962, as follows:

1. By striking from lines one (1) and two (2) the words "state printing board" and inserting in lieu thereof the word "comptroller".
2. Amend subsection one (1) of section fifteen point thirtyeight (15.38), Code 1962, by changing the comma following the word "equipment" in line three (3) to a period and striking the remainder of the subsection.
3. Amend subsection three (3) of section fifteen point thirty-eight (15.38), Code 1962, by striking from lines seven (7) and eight (8) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Amend subsection four (4) of section fifteen point thirtyeight (15.38), Code 1962, by striking the words "state printing board" from lines five (5) and six (6) and inserting in lieu thereof the words "superintendent of printing".
4. Amend subsection five (5) of section fifteen point thirty-eight (15.38), Code 1962, by striking from lines eight (8) and nine (9) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Sec. 40. Amend section fifteen point thirty-nine (15.39), Code 1962, as follows:

1. By striking from line seven (7) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line nine (9) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Sec. 41. Amend section fifteen point forty-one (15.41), Code 1962, by striking from lines four (4) and five (5) the words "state printing board with its" and inserting in lieu thereof the words "comptroller with his".

Sec. 42. Amend section fifteen point forty-three (15.43),

Code 1962, by striking from line eight (8) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Sec. 43. Amend section sixteen point one (16.1), Code 1962, by striking all of line one (1) through seven (7) and inserting in lieu thereof the following:
"The comptroller shall appoint the superintendent of printing to serve at his pleasure. The superintendent shall be a resident of this state, of good moral character, and have had at least five (5) years of actual experience in the printing trade."

Sec. 44. Amend section sixteen point two (16.2), Code 1962, as follows:

1. By striking from line two (2) of subsection two (2) the word "board" and inserting in lieu thereof the word "department".
2. By striking from line two (2) of subsection three (3) the words "said board" and inserting in lieu thereof the words "the comptroller".
3. By striking from line four (4) of subsection three (3) the words "printing board" and inserting in lieu thereof the word "department".
4. By striking all of lines one (1), two (2) and three (3) of subsection four (4) and inserting in lieu thereof the following:
"Keep a detailed record of the award of all contracts of the department."
5. By striking from lines one (1) and two (2) of subsection five (5) the words "said board" and inserting in lieu thereof the words "the comptroller".
6. By striking all of subsection nine (9).
7. By striking from line three (3) of subsection twelve (12) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 45. Amend section sixteen point five (16.5), Code 1962, by striking from lines four (4) and five (5) the words "printing board which" and inserting in lieu thereof the words "comptroller who".

Sec. 46. Amend section sixteen point seven (16.7), Code 1962, as follows:

1. By striking from line three (3) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line eight (8) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 47. Amend section sixteen point eight (16.8), Code 1962, as follows:

1. By striking the words "printing board" from line three (3) and inserting in lieu thereof the word "comptroller".
2. By striking from line eight (8) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 48. Amend section sixteen point thirty (16.30), Code 1962, by striking from line seven (7) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Sec. 49. Amend section seventeen point twenty-three (17.23), Code 1962, as follows:

1. By striking from line two (2) the words "state printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line four (4) the word "it" and inserting in lieu thereof the word "he".
3. By striking from line nine (9) the words "state printing board" and inserting in lieu thereof the word "comptroller".

Sec. 50. Amend section seventeen point twenty-six (17.26), Code 1962, by striking from line five (5) the words "printing board" and inserting in lieu thereof the word "comptroller".

Sec. 51. Amend section seventeen point twenty-seven (17.27), Code 1962, as follows:

1. By striking from line eight (8) the words "printing board" and inserting in lieu thereof the word "comptroller".
2. By striking from line eighteen (18) the words "printing board" and inserting in lieu thereof the word "comptroller". Knowles of Scott.

Amend House File 550, section 10, by adding thereto the following subsection:

Twenty percent ( $20 \%$ ) of the revenue derived from the tax herein imposed on the gross receipts derived from the operation of hotels, motels, rooming houses, tourist courts, or trailer camps shall be allocated to the Iowa development commission to be used for tourist promotion in the state.

## MHLER of Page.

Amend House File 550 by adding thereto the following new section:
"Subsection four (4) of section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby repealed."

Ely of Linn.

Amend House File 550 by adding after section eight (8) the following new section:
"Section four hundred twenty-two point thirty-four (422.34), Code 1962, is hereby amended by striking subsection six (6)."

Further amend by renumbering the remaining sections in accordance with this amendment.

## DIEIZ of Scott.

Amend House File 550 by adding thereto the following section:

1. Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding thereto the following new section:
"There is hereby imposed beginning the first day of January, 1964, a five (5) dollar filing fee upon every income tax return required to be filed as provided in section four hundred twentytwo point thirteen (422.13) of the Code. Such fee shall be in addition to any tax imposed by this chapter."

SMITH of O'Brien.
Hagie of Wright.
Baringer of Fayette.
Amend the Petersen of Dallas, et al., amendment to House File 550 filed April 8, 1963, as follows:

1. Insert in line 31 after the word "and" the words "the basic school board of each such unit".
2. Insert in line 126 after the word "unit." a new sentence as follows:

7 "Whenever the school tax on earnings in a basic school tax 8 unit plus any amount received from the state equalization fund in
9 any year brings in as much money as the tax on property, exclu-
10 sive of special taxes not levied by the basic school board, any
11 further increase in either tax shall be on a proportionate basis
12 so as to maintain an even ratio between such taxes."
13 3. Add after line 222 a new subsection as follows:
14
15
16
" 5 . To certify to the county auditor and board of supervisors the annual basic unit levy in dollars to be made for schools in the basic school tax unit."

Petgrsen of Dallas.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Monday, April 15, 1963.

# JOURNAL OF THE HOUSE 

> Hall of the House of Representatives, Des Moines, Iowa, Monday, April 15, 1963.

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

Prayer was offered by Dr. G. T. Monson, pastor of the Bethlehem Lutheran Church, Red Oak, Iowa.

The Journal of April 11 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Patton of Delaware on request of Smith of O'Brien; Peterson of Woodbury on request of Busch of Bremer; Robinson of Guthrie on request of Lutz of Clarke.

## PRESENTATION OF VISITORS

Balloun of Tama presented to the House the Honorable RichardV. Leo, former member of the Senate from Tama County in the Forty-fifth Extra and the Forty-eighth through the Fifty-third General Assemblies.

Crane of Crawford presented to the House twenty-nine members of the senior class of the Dow City-Arion Community School accompanied by their teachers, Mr. Foval and Mr. Arrowsmith.

Dunton of Keokuk presented to the House two students from the Sigourney Independent School accompanied by the county guidance instructor, Mr. Moon.

Ely of Linn presented to the House his son, Nathaniel, one of nine students from the People's Church School, Cedar Rapids, accompanied by Mrs. Ely.

Fischer of Grundy presented to the House sixty-three students from Wellsburg School accompanied by their teacher, G. W. Schantz.

Nelson of Winnebago presented to the House fourteen 4-H Club members from Winnebago County.

Reppert of Polk presented to the House eleven Cub Scout members from Cowles School, Des Moines.

Reppert of Polk presented to the House Clyde Herring, Jr., son of the late Honorable Clyde Herring, former United States Senator and Governor of Iowa.

Van Nostrand of Pottawattamie presented to the House Kathy and Larry Forristall, students from Oakland, Iowa, and his son, Greg, a student at Meredith Junior High School, Des Moines.

Walter of Hardin presented to the House fourteen Girl Scouts, students from Eldora, accompanied by their leaders, Mrs. Marsden and Mrs. Little.

## PETITIONS

The following petitions were presented and placed on file:
By Carstensen of Clinton, from thirteen residents of Clinton County opposing legislation relating to the taxation of fraternal beneficiary associations.

By Cunningham of Story, from twenty-one residents of Story County opposing legislation relating to the regulation of the practice and teaching of cosmetology.

By Messerly of Black Hawk, from eighty residents of Black Hawk County favoring Sunday closing.

- By Meyer of Madison, from twenty residents of Madison County favoring legalizing pari-mutuel racing in Iowa.

By Miller of Des Moines, from two hundred twenty residents of Des Moines County favoring an increase in pensions under the retirement system for policemen and firemen.

By Olson of Cerro Gordo, from forty residents of Cerro Gordo County opposing legislation relating to the licensing of physical therapists.

By Reppert of Polk, from sixteen residents of Polk County opposing the sale of liquor by the drink in Iowa.

By Reppert of Polk, from seven residents of Polk County favoring legislation relating to the taxation of fraternal beneficiary associations.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Edgington of Franklin, from sixteen residents of Franklin County.
Reppert of Polk, from twenty-six residents of Polk County.
By the following Representatives, favoring more state aid to schools without loss of local control:

Cunningham of Story, from twenty-one residents of Story County.

Hanson of Lyon, from fifty-eight residents of Story County.

## PROOFS OF PUBLICATION

Published copy of Senate File 406 and verified proof of publication of said bill in the New Hampton Tribune, New Hampton, Iowa, on April 11, 1963, 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 427 and verified proof of publication of said bill in the Parkersburg Eclipse, Parkersburg, Iowa, on April 10, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kmndrick, Chief Clerk, House of Representatives.

SENATE FILES 418, 420 AND 421 RE-REFERRED
The Speaker announced that Senate Files 418, 420 and 421 are re-referred from the claims committee to the appropriations committee.

## SENATE MESSAGES CONSIDERED

Senate File 18, a bill for an act to create an appointive state board of public instruction.

Read first time and referred to sifting committee.
Senate File 257, a bill for an act relating to the practice of accountancy.

Read first time and referred to sifting committee.
Senate File 342, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus.

Read first time and referred to sifting committee.
Senate File 392, a bill for an act to exempt personal property in transit from taxation.

Read first time and referred to sifting committee.
Senate File 415, a bill for an act to set octane rating number for regular and premium grade gasoline.

Read first time and referred to sifting committee.
Senate File 437, a bill for an act providing for home rule liquor control and the licensing and strict control of the retail sale of products sold by Iowa state liquor stores.

Read first time and referred to sifting committee.

## PRESENTATION OF BIRTHDAY CAKE

Dietz of Scott rose on a point of personal privilege and announced that Saturday, April 13, was the Honorable Elmer Lange's birthday. Mr. Dietz presented to Mr. Lange a birthday cake.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 428, a bill for an act to authorize board of control to permit state libraries and historical department to copy or reproduce records of inmates.

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 salaries paid to the clerks of the grand juries.

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

House File 77, a bill for an act to authorize cities and towns of Iowa and adjoining states to create regional or metropolitan planning commissions.

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

House File 114, a bill for an act relating to the marking of ballots.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 191, a bill for an act relating to reciprocal agreements for the supervision of mentally ill or mentally retarded persons on convalescent leave.

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

House File 215, a bill for an act relating to the imposition of special parking restrictions in cities and towns in aid of snow removal operations.

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

House File 218, a bill for an act relating to airports and the period of leases with respect thereto.

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

House File 291, a bill for an act to set speed limits on roadways at institutions under the control of the state board of regents.

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

House File 358, a bill for an act relating to the manner of estimating state aid for school budgeting purposes.

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

House File 487, a bill for an act relating to notation and release of liens on motor vehicles.

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

Senate Concurrent Resolution 21, a concurrent resolution encouraging the Congress of the United States to give favorable consideration to legislation to make more consistent the framework of equal competitive opportunity in the transportation industry.

Carroll A. Lane, Secretary.

> SENATE CONCURRENT RESOLUTION 21
> By Shaff, Schroeder, Benda, Long, Turner, Fisher, Wearin, Lisle, Rigler, Brown, Beneke, Elthon, Vance, Dodds, Lodwick and Van Eaton

Whereas, there is under the present Federal law mandatory requirements that the Interstate Commerce Commission regulate the minimum rates on transportation of freight by rail, and

Whereas, greater reliance should be placed on the forces of competition and less reliance on the restraints of regulation relative to the matter of rates, and

Whereas, although our nation enjoys one of the most highly developed and diversified transportation systems in the world, it has been handicapped by many regulatory laws which are restrictive and which have failed to keep pace with advancing technology, and

Whereas, the law should provide equality of competitive opportunity for all modes of transportation.

Therefore, Be It Resolved by the Senate, the House Conourring: That the Congress of the United States be encouraged in its efforts to lift the restrictions by regulation, on rate making in the transportation industry by favorable consideration of legislation now pending before the Congress, to make more consistent and comprehensive the framework of equal competitive opportunity.

Be It Further Resolved that a copy of this resolution be forwarded by the Secretary of the Senate to the President of the United States, and to each member of the Iowa Delegation of the Senate and the House of Representatives of the United States.

Laid over under Rule 25.

## COMMITTEE OF THE WHOLE

Vermeer of Marion moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 550, and that Naden of Hamilton preside as chairman over the deliberations of the committee.

Motion prevailed.
On motion by Mowry of Marshall, the committee of the whole recessed at 12:13 p.m.

The committee of the whole reconvened at 1:15 p.m., chairman Naden presiding.

Mowry of Marshall moved that the committee now rise.
Motion prevailed.
House File 550 pending at adjournment.

## MESSAGES FROM 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 252, a bill for an act regarding workmen's compensation.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 309, a bill for an act to authorize sale to Iowa-Illinois Gas and Electric Company of certain land in Scott County.

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

House File 415, a bill for an act relating to taking of certain tax deeds by state board of social welfare.

Also: That the Senate has concurred in the House amendment to and passed Senate File 57, a bill for an act relating to the compensation of members of election boards and counting judges and clerks.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended and passed Senate File 127, a bill for an act relating to exemptions from the imposition of the retail sales tax.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 402, relating to supreme court judges.

Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT TO HOUSE AMENDMENT TO

## SENATE FILE 127

Amend the House amendment to Senate File 127 by striking the quotation marks at the end of section 1 and inserting in lieu thereof the following: "Nothing in this section shall be construed to exempt tangible personal property from sales or use taxes when purchased by and used by a contractor performing work for any such governmental body or subdivision thereof, unless such property is intended to become an integral part of the finished work or product.'."

## SENATE AMENDMENT CONSIDERED

Mowry of Marshall called up for consideration Senate File 402, a bill for an act relating to judicial nominating commissions, terms of office, judicial elections, mandatory retirement, temporary service by retired judges and residence of supreme court judges, amended by the House and further amended by the Senate, and moved that the

House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 402, division 3, by striking all after the colon (:) in line 2, and all of lines 3 and 4 and inserting in lieu thereof the following: "Office of supreme court judges. All judges of the supreme court shall, after Janaury 1, 1968, be required to be in attendance and maintain offices at the seat of government. The executive council shall provide suitable offices at the seat of government for such judges.".

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Mowry of Marshall moved that the bill, as amended by the House, further 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 vote was:
The ayes were, 94 :

| Andersen of <br> Woodbury | Fisher of <br> Anderson of |
| :--- | :--- |
| Rreene |  |
| Ringgold | Frazier |
| Balloun | Gittins |
| Baringer | Goode |
| Graham |  |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Brisch | Hagie |
| Camp | Hakes |
| Carnahan | Hanson of |
| Cyon |  |
| Casstensen | Hanson of |
| Gasey | Mitchell |
| Chalupa | Hougen |
| Coffman | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Dietz | Knowles |
| Duffy | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey |  |


| Maule | Reppert |
| :--- | :--- |
| McElroy | Riley |
| Mensing | Scherle |
| Messerly | Sersland |
| Millen | Shaw |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | O'Brien |
| Jones | Sokol |
| Miller of | Stanley |
| Page | Steele |
| Moffitt | Steffen |
| Mowry | Stevenson |
| Mueller | Stokes |
| Murphy | Strothman |
| Murray | Swisher |
| Nielsen of | Tabor |
| Emmet | Van Alstine |
| Nielsen of | Van Nostrand |
| Shelby | Vermeer |
| Olson | Walter |
| Ossian | Wier |
| Pallas | Winkelman |
| Parker | Worthington |
| Patton | Wright |
| Prine | Mr. Speaker |

The nays were, none.
Absent or not voting, 14:

| Denman | Hirsch |
| :--- | :--- |
| Fischer of | Meyer <br> Grundy |
| Nelson |  |
| Hagen | Paul |
| Halling |  |

Petersen of
Dallas
Peterson of
Woodbury
Robinson
Smith of
Dickinson
Vetter
Wells

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 65, 85, 392 and Senate Files 159, 394, 398.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 65, 85, 392 and Senate File 159, 394, 398.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 15th day of April, 1963, sent to the Governor for his approval: House Files 65, 85 and 392.

Fred C. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: April 11, 1963, House File 173 and Senate Files 219 and 277; April 12, 1963, Senate Files 87, 181 and 182; and April 15, 1963, House Files 321, 324 and 331 and Senate Files 50, 122, 143, 386, 387, 393, 395, 396, 397 and 412.

## AMENDMENTS FILED

## Amend Senate File 437 as follows:

(1) Amend Section 10, line one hundred fifty-eight (158) by striking the words and figure "one (1) license" and inserting in lieu thereof the words and figure "two (2) licenses".
(2) Amend Section 11 by striking lines twenty (20) and twentyone (21) and inserting in lieu thereof the following:
3. Class " $C$ " liquor control license:
a. In municipal corporations of five hundred (500) population or less, the sum of five hundred (500) dollars.
b. In municipal corporations of over five hundred (500) population, the sum of one thousand $(1,000)$ dollars.

Scherles of Mills.
Amend House File 263 as follows:

1. Amend by inserting immediately following section 4 the
following new section:
"The city of Carter Lake, which is situated within the land
ceded under this Act to the State of Nebraska, shall not sub-
sequently be annexed to and made a part of any Nebraska city of
any class, village or town without the approval, at a general or
special election, of a majority of the residents of the city of
Carter Lake."
2. Further amend by renumbering the sections in conformity
with this amendment.

## ANDERSEN of Woodbury.

Amend House File 550 by adding thereto the following new section:

Section 422.13 subsection one (1), Code 1962, is amended by striking the period at the end of line eight (8) and adding the following:
"; provided, however, that a taxpayer may elect to pay a fee of $\$ 15.00$ in lieu of filing an income tax return for a tax year if he shows that his adjusted gross income for that tax year is:
$\$ 2500$ or under and he is single with no dependents.
$\$ 2850$ or under and he is single with one dependent.
$\$ 3150$ or under and he is single with two dependents or married and no other dependents.
$\$ 3450$ or under and he is single with three dependents or married with one dependent.
$\$ 3700$ or under and he is single with four dependents or married with two dependents.
$\$ 4200$ or under and he is single with five dependents or married with three dependents.
$\$ 4400$ or under and he is single with six dependents or married with four dependents.
$\$ 4600$ or under and he is single with seven dependents or married with five dependents.
$\$ 5000$ or under and he is single with eight dependents or married with six dependents."

Knowles of Scott.
Amend House File 550 by striking all of Section
seventeen (17) therefrom, and renumbering the subsequent sections.

Carstensen of Clinton.
Amend House File 550 by adding thereto the following sections:
Section 1. Trading stamp. "Trading Stamp" means any stamp or similar device issued in connection with the retail sale of merchandise or service, as a cash discount or for any other marketing purpose, whether issued in connection with an advertising plan, which entitles the rightful holder, on its due presentation
for redemption, to receive merchandise, service or cash, or any
other thing of value.
Sec. 2. Exclusion of redeemable device used by manufacturer or packer or publication. "Trading stamp" does not include any redeemable device used by the manufacturer or packer of an article, in advertising or selling it, or any redeemable device issued and redeemed by a newspaper, magazine, or other publication. The term "manufacturer" or "packer" as used in this section means any vendor of an article of merchandise which is put up by or for him in an original package and which is sold under his or its trade name, brand or mark.

Sec. 3. Exclusion of coupon redeemable only by merchant. "Trading stamp" does not include any coupon, caused to be prepared by the merchant using the same and distributed by him to his customers, which coupon, ticket, certificate, card, or other similar device is redeemable only by such merchant for or in connection with the purchase of specific articles of merchandise carried in his stock.

Sec. 4. Legislative declaration: redeemable devices excluded from definition of "trading stamp" as not employed in practices which must be regulated. The legislature finds and declares that the devices described in sections two (2) and three (3) of this Act are classes of articles that are not employed in connection with practices which must be regulated as provided in this Act to protect the people of Iowa against improper activities of irresponsible trading stamp companies.

Sec. 5. Definitions.

1. "Trading stamp company." "Trading stamp company" means any person engaged in any manner in distributing trading stamps for retail issuance by others or in redeeming trading stamps for retailers.
2. "Person." "Person" means any individual, partnership, corporation, association, or other organization.
3. "Commissioner." "Commissioner" means the secretary of state.
4. "Issue." "Issue" includes use, distribute, give away, sell, furnish, and license such use, distribution, gift, sale, or furnishing.
5. "Merchant." "Merchant" includes retailer, person dealing in services, or person in a similar capacity.

Sec. 6. Prohibition against issuance of trading stamp not containing licensee's name and stamp's redeemable value. It is unlawful for any person to issue any trading stamp unless such stamp shall have imprinted thereon:

1. The name of a trading stamp company licensed under the provisions of this Act, which is responsible for the redemption of the stamp.
2. The redeemable value thereof in cents, mills, or fraction of cents.

Sec. 7. Holder's option to have stamp redeemed either in merchandise or in cash. Any trading stamp company shall redeem upon presentation, any trading stamp which it has issued either in goods, wares, merchandise, other things of value, or in cash, good and lawful money of the United States, at the option of the holder thereof. Trading stamps shall only be presented for re-
demption in cash in an amount aggregating not less than one (1) dollar.

Sec. 8. Prohibition against issuance or redemption of trading stamp without company's consent. It is unlawful for any person to willfully issue or redeem any trading stamp without the consent of the trading stamp company which issued such stamps.

Sec. 9. Requirement of license: right of person ceasing to possess license to redeem stamps. It is unlawful for any person to engage in the business or act in the capacity of a trading stamp company without having a license obtained under the provisions of this Act.

Nothing contained in this Act shall prohibit any person who was licensed as a trading stamp company under the provision of this Act, but who ceased to possess such a license, from redeeming the trading stamps issued pursuant to such license.

Sec. 10. Right to redeem stamps issued before Act's effective date. Nothing in this Act shall prevent any person from redeeming, pursuant to contract, any trading stamps issued on or before the effective date of this Act.

Sec. 11. Duty of merchant to give stamps on purchaser's request. Any person who advertises the giving of trading stamps, or who gives trading stamps, with the sale of any merchandise shall give such stamps, if the purchaser requests them, with the sale of all items of merchandise offered for sale at his place of business, unless such person advertises that he does not give trading stamps on certain items of merchandise and designates such items in the advertisement or posts a list of such items in a conspicuous place in his place of business.

Sec. 12. Absence of duty to give stamps when prohibited by statute or regulation. Nothing contained in this Act shall be construed as requiring the giving of trading stamps with any article when the giving of such stamps or any premium with the particular article is specifically prohibited by statute of this state or rule or regulation adopted pursuant thereto.

Sec. 13. License required to sell or furnish trading stamps. Every person in this state or any person doing business in this state as a trading stamp company who shall sell or furnish any trading stamps, whether in connection with an advertising plan or otherwise, which entitle a purchaser to procure any merchandise, service, cash or other things of value free of charge upon the production of any number of such trading stamps, shall, before selling or furnishing said trading stamps, obtain a separate annual license from the secretary of state and shall pay a separate annual license fee of ten (10) percent of their net earnings, with a minimum of five thousand (5000) dollars.

Upon such payment being made to the secretary of state and upon proof of the filing of a bond as hereinafter provided in section fifteen (15) of this Act, the secretary of state shall issue a license to the person to sell or furnish trading stamps for a period of one (1) year.

Sec. 14. Form of application and necessary information. An application for a license to do business as a trading stamp company, upon a form provided by the issuing agency, shall be accompanied by representative samples of its trading stamps, coupons,
tickets, certificates, cards or other similar devices, collection books, redemption catalogs, distribution and redemption agreement, and said person shall furnish the following information:

1. The name and principal address of the company.
2. The state of its incorporation or origin.
3. The names and addresses of its principal officers, partners, or proprietors.
4. The address of its principal office in this state.
5. The name and address of the principal officer, employee, or agent in this state.
6. The addresses of the places where its stamps are redeemable located either within or without the state.
7. A short form of its balance sheet as at the end of its last fiscal year prior to such filing certified by a certified public accountant or by an independent public accountant.

Sec. 15. Bond. No person doing business as a trading stamp company shall distribute trading stamps in this state or shall redeem trading stamps hereafter issued therein until it has filed a bond with the secretary of state, payable to the secretary of state, which bond must be duly executed by the company and a corporate surety qualified and approved by the insurance commission of the State of Iowa to do business in this state, which is conditioned upon the payment and the performance by the company of its obligation to redeem trading stamps issued by retailers in this state, when they are duly presented for redemption by the rightful holders.

The principal sum of the bond should be as follows: if the company has not previously done business as a trading stamp company in this state, fifty thousand $(50,000)$ dollars; if the company's gross income from such business in this state during its last fiscal year was not in excess of one hundred thousand $(100,000)$ dollars, ten thousand $(10,000)$ dollars; for each additional one hundred thousand ( 100,000 ) dollars of gross income from such business in this state or fraction thereof, an additional ten thousand $(10,000)$ dollars.

Sec. 16. Automatic suspension of license on noncompliance with section 15 . In the event that any trading stamp company should cease to comply with the provisions of section fifteen (15) of this Act, the license and all rights, powers, and privileges conferred by it to the company shall be automatically suspended.

Sec. 17. Disposition and crediting of receipts. All fees and penalties and all receipts of any kind and nature received under the provisions of this Act shall be paid into the state treasury and shall be credited to the general fund.

Sec. 18. Rules and regulations. The secretary of state may, in accordance with the provisions of this Act, adopt, amend, or repeal such rules and regulations as are reasonably necessary for carrying out the provisions of this Act.

Sec. 19. Notice of intention to suspend or close redemption of trading stamps. No person doing business as a trading stamp company shall close or suspend the redemption of trading stamps without filing with the secretary of state at least ninety (90) days prior thereto a written notice of its intention to do so
and concurrently mailing a copy of such notice to each retailer within the state which has at any time theretofore within one (1) year issued trading stamps which the person, firm, association, or corporation is obligated to redeem. The written notice provided for herein shall be given by means of certified mail directed to the secretary of state and the ninety (90) days herein mentioned shall begin to run on the date such notice is received by the secretary of state.

Sec. 20. Penalty for violation. Any person violating any provision of this Act or who is guilty of doing business as a trading stamp company without a license shall be punished by a fine of not more than ten thousand $(10,000)$ dollars. The district court in any county where said violation shall occur, on the complaint of the secretary of state or of any interested person, shall have jurisdiction to restrain and enjoin the violation of any of the provisions of this Act.

Sec. 21. Other laws regulating trading stamp companies. Other laws and parts of laws now effective in this state, to the extent that they directly or indirectly regulate trading stamp companies or directly or indirectly regulate or prohibit the distribution or redemption of trading stamps as herein defined, are hereby declared to be of no force or effect in the interpretation or enforcement of the matters covered in this Act.

Sec. 22. Severability. If any sentence, clause, provision, or section of this Act shall be held unconstitutional, such decision shall not affect the validity or the constitutionality of any other sentence, clause, provision, or section herein contained and it shall be conclusively presumed that the legislature would have enacted the remainder of this Act without the sentence, clause, provision, or section so held unconstitutional

Shaw of Floyd. Hougen of Black Hawk. Wright of Benton.
Amend House File 542 as follows:
By striking all of section six (6), and renumbering the following sections.

Anderson of Ringgold.
On motion by Mowry of Marshall, the House adjourned until $9: 30$ a.m., Tuesday, April 16, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, April 16, 1963.

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

Prayer was offered by the Reverend Ronald Jesperson, pastor of the Bethlehem Lutheran Church, Cedar Falls, Iowa.

The Journal of April 15 was approved.

## PRESENTATION OF VISITORS

Frazier of Lee presented to the House the Honorable Wesley S. Eichenlaub, former member of the House from Lee County in the Fifty-seventh and Fifty-ninth General Assemblies.

Stanley of Muscatine presented to the House the Honorable W. C. Hendrix, former member of the House from Muscatine County in the Fifty-second through the Fifty-seventh General Assemblies.

Cunningham of Story presented to the House fifty-five junior and senior students of Colo High School accompanied by their teacher, Jerry Becker.

Denman of Polk presented to the House twenty-two students, including his daughter, Terry, from Franklin Junior High School, Des Moines, and Christian Schamberger of Dortmund, West Germany, a Christian Youth Exchange student attending Roosevelt High School.

Dunton of Keokuk presented to the House Philip and Kathy Dunton, students of St. Mary's School, Iowa City.

Lange of Sac presented to the House Karen and Kay Cooper, Sharon, Sheryl and Sandra Smith attending schools in Des Moines.

Winkelman of Calhoun presented to the House Kevin Olson and Randy Hinchliff, sixth grade students of Cowles School, and Miss Beverly Huffiman, secretary to Governor Harold Hughes.

Wright of Benton presented to the House thirty students of the Vinton junior class accompanied by their teacher, Don Holmes.

## PETITIONS

The following petitions were presented and placed on file:
By Cunningham of Story, from twelve residents of Story County opposing the sale of liquor by the drink.

By Ely of Linn, from twenty-nine residents of Linn County favoring increased state aid to education without loss of local control.

## INTRODUCTION OF BILLS

House File 586, by committee on judiciary 2, a bill for an act to legalize and validate the acceptance, organization, and establishment of the County Public Hospital in County of Franklin, State of Iowa, and to declare said hospital a duly erected hospital as provided by law.

Read first time and referred to sifting committee.
House File 587, by committee on elections, political and judicial districts, a bill for an act to provide for political party precinct caucuses and the election of delegates to county conventions at such caucuses.

Read first time and referred to sifting committee.

## SENATE MESSAGES CONSIDERED

Senate File 428, a bill for an act to authorize the board of control to permit the state libraries and historical department-division of archives--to copy or reproduce by any photographic, photostatic, microfilm, microcard, or other process which accurately reproduces a durable medium for reproducing the original and to destroy in the manner prescribed by law such records of inmates designated in chapter two hundred eighteen point twenty-one (218.21), Code 1962.

Read first time and referred to sifting committee.
Senate File 441, a bill for an act relating to salaries paid to the clerks of the grand juries.

Read first time and referred to sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 213, a bill for an act relating to compensation of the members of the aeronautics commission.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 280, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension council.

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

House File 310, a bill for an act relating to the investment and reinvestment of the Iowa Public Employees Retirement Fund.

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

House File 558, a bill for an act to legalize and validate the proceedings of the city council of Denison in Crawford County, Iowa.

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

Senate File 365, a bill for an act relating to the powers and duties school boards.

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

Senate File 404, a bill for an act relating to the marketing of dairy products.

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

Senate File 406, a bill for an act to legalize and validate the proceedings of the board of supervisors of Chickasaw County.

Also: 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 provide an indemnity for the owner of hogs contracting hog cholera.

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

Senate File 427, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Community School District of Parkersburg.

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

Senate File 446, a bill for an act relating to real property legalizing acts.
Also: I am directed to request the return of Senate Concurrent Resolution 21, a concurrent resolution encouraging the Congress of the United States to give favorable consideration to legislation to make more consistent the framework of equal competitive opportunity in the transportation industry, for further consideration of the Senate.

Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT TO HOUSE FILE 280

Amend House File 280, section 1, by striking in lines 5, 6 and 7 the words, "be held outside the township at any other place in the county that the extension council may designate" and insert in lieu thereof the following: ", by designation of the extension council, be held in another township of that county, which other township is also holding a township election meeting, provided that the extension council may not designate that over four (4) such township elections may be combined into one (1) election".

## SENATE AMENDMENT TO HOUSE FILE 310

Amend House File 310 by adding the following new section:
"This Act being deemed of immediate importance shall be in full force
and effect from and after its publication in The Lowden News, a newspaper published at Lowden, Iowa, and in the Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa.".

## COMMITTEE OF THE WHOLE

Mowry of Marshall moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 550, and that Naden of Hamilton preside as chairman over the deliberations of the committee.

Motion prevailed.
On motion by Mowry of Marshall, the committee of the whole recessed at 12:11 p.m.

The committee of the whole reconvened at $1: 38$ p.m., Chairman Naden presiding.

Mowry of Marshall moved that the committee now rise.
Motion prevailed.
House File 550 pending at adjournment.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 237, a bill for an act relating to the Iowa civil defense administration.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 237

Amend House File 237 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section twenty-eight A point two (28A.2), Code 1962, is hereby repealed, and the following inserted in lieu thereof:
'There is hereby established an advisory committee of nine (9) members, to be appointed by the governor. For the first committee three (3) members shall be appointed to serve three (3) year terms, three (3) members shall be appointed to serve two (2) year terms, and three (3) members shall be appointed to serve one (1) year terms. Thereafter all appointments shall be for three (3) year terms. Members of the committee shall be appointed without regard to political party affiliation.

Each member of the advisory committee shall be further identified as responsible for one (1) of the nine (9) state advisory committee civil defense functions as follows: (1) State Communications; (2) State Construction; (3) State Agriculture and Economic Controls; (4) State Government; (5) State Health and Welfare; (6) State Industry; (7) State Manpower; (8) State Fuel and Energy; and (9) State Transportation.

The committee shall submit one (1) name to the governor as its recommendation for the office of director of civil defense.'
"Sec. 2. Section twenty-eight A point three (28A.3), Code 1962, is hereby amended by inserting in line sixteen (16) after the word 'the' the words 'director of the '.
"Sec. 3. Section twenty-eight A point four (28A.4), Code 1962, is hereby amended as follows:

1. By striking from line four (4) the word 'administration', and inserting in lieu thereof the words 'governor, who shall give due weight to the recommendation of the advisory committee in making his selection, and'.
2. By striking from line fourteen (14) the word 'administration.' and inserting in lieu thereof the words, 'governor. The director shall serve for six (6) years. The present director's term shall expire July 1, 1967.'
"Sec. 4. Section twenty-eight A point five (28A.5), Code 1962, is hereby amended by striking from line two (2) the word 'administration' and inserting in lieu thereof the word 'governor'."
3. Amend the title by striking the words "the terms of office for members of".

## CONSIDERATION OF SENATE FILE 404

Den Herder of Sioux moved that the rules be suspended for the immediate consideration of Senate File 404, a bill for an act relating to the marketing of dairy products.

Motion prevailed.
Senate File 404 pending at adjournment.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 77, 114, 191, 213, 215, 218, 252, 291, 309, 358, 415, 487 and 558.

> Fred E. WIER, Chairman House Committee. Kenneth Bend, 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 77, 114, 191, 213, 215, 218, 252, 291, 309, 358, 415, 487 and 558.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Spanker: Your committee on enrolled bills respectfully reports that it has, on this 16th day of April, 1963, sent to the Governor for his
approval: House Files 77, 114, 191, 213, 215, 218, 252, 291, 309, 358, 415, 487 and 558.

Fred E. Wier, Chairman.

Report adopted.

## AMENDMENTS FILED

Amend Senate File 404 by striking from line six (6) of section 3 the words "ordinarily offered for sale" and inserting in lieu thereof the words "customarily offered for sale separately by such processor, distributor or retailer at or about the same time as the combined sale or proposed combined sale".

REPPERT of Polk.
Amend Senate File 404 as follows:

1. By inserting after the word "mean" and before the word "lessening" in line one (1) of subsection 10 of section 1 the word "substantially"; and
2. By changing the period at the end of subsection 10 of section 1 to a colon and inserting after said colon the following: "Provided, that nothing contained in this Act shall prevent differentials which make only due allowance for differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered: And provided further, that nothing contained in this Act shall prevent a seller from selling at a price made in good faith to meet an equally low price of a competitor.".

Frazier of Lee.
Amend Senate File 404 by striking subsection 10 of section 1 and inserting in lieu thereof the following: "10. 'Injuring competition' shall mean substantially to lessen competition or tend to create a monopoly or to injure, destroy or prevent competition in the sale of dairy products in this state: Provided, that nothing contained in this Act shall prevent differentials which make only due allowance for differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered: And provided further, that nothing contained in this Act shall prevent a seller from selling at a price made in good faith to meet an equally low price of a competitor.".

## Kluever of Cass.

Amend Senate File 404 as follows:

1. By striking from line four (4) of section 4 the following: "rebate," and inserting in lieu thereof the following:
"unearned rebate, unearned"; and
2. By inserting after the period at the end of section 4 the following: "An unearned rebate or unearned discount, within the meaning of this section, is one which is not justified by differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which the products subject to such rebate or discount are sold or

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delivered. Nothing herein shall prevent sales at prices made in good faith to meet competition.".

## Kluever of Cass.

Amend Senate File 404 by inserting before the period at the end of subsection 9 of section 1 the following: "or in the business of otherwise selling or delivering milk products to the ultimate consumer thereof".

Reppert of Polk.
Amend Senate File 404 by striking the second and third sentences of section 5 and inserting in lieu thereof the following:
"When different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state and such differing prices are given to meet competition and are below the cost of the dairy product to such processor or distributor, the processor or distributor shall send to the department on the same day by certified or registered mail a written report containing such information as the department may require which shall include the circumstances of such sale, the price given, the price met and the name and address of the competitor offering the price met. When in any other case different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state, such processor or distributor shall, within ten (10) days after receiving a written demand from the department, send by certified or registered mail to the department on appropriate forms provided by the department, the reasons for such difference in price. If such price differential is given because of differences in such costs then the processor or distributor's report to the department shall contain specific statistics computed according to sound accounting practices showing the cost justification for such price differential, or if such price differential is given to meet competition, then the processor or distributor's report to the department shall state the circumstances of such sale, the price given, the price met, and the name and address of the competitor offering the price met.".

Reppert of Polk. Miller of Page.
Amend Senate File 404 as follows:

1. Amend section 2 as follows:
a. By striking from line 1 the words "processor, distributor, or retailer" and inserting in lieu thereof the words "processor or distributor".
b. By striking from lines 4 and 5 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".
c. By striking from lines 10 and 11 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".
2. Amend section 3 by striking from line 1 the words "processor, distributor, or retailer" and inserting in lieu thereof the words "processor or distributor".
3. Amend section 5 by striking from line 1 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".

Scherle of Mills.
Amend Senate File 404 by striking from line five (5) of section 2 the word "the" and inserting in lieu thereof the following:
"such sales may be made in good faith to meet competition. The".

## Rluey of Linn.

Amend Senate File 404 by changing the period at the end of the first sentence of section 3 to a comma and inserting after said comma the following: "provided, however, that such sales may be made in good faith to meet competition.".

RILEY of Linn.
Amend Senate File 404 as follows:

1. By striking all of the first sentence of section 7 following the word "promulgate" in line two (2) of section 7 and inserting in lieu thereof the following: "such reasonable rules and regulations as may be necessary to administer and enforce the provisions of this Act or to properly execute any of the powers specifically conferred by this Act."; and
2. By inserting following the word "any" and before the word "court" in line eight (8) of section 7 the word "district".

Riley of Linn.
Amend Senate File 404 as follows:

1. By inserting after the word "sales" and before the word "made" in line eight (8) of section 5 the words "at prices";
2. By striking from line nine (9) of section 5 the word "lawful"; and
3. By striking from the end of the first sentence of section 4 the words "in order to keep a customer".

RILEY of Linn.
Amend Senate File 404 as follows:

1. By striking all of section 8 following the comma after the word "provisions" in line seven (7) of section 8 and inserting in lieu thereof the following: "the department may enter an order requiring such person to appear before the department and show cause why an order should not be entered by the department requiring such person to cease and desist from the violations charged. Such order shall set forth the alleged violations, fix the time and the place of the hearing and provide for notice thereof which shall be given not less than twenty (20) days before the date of such hearing. After hearing by the department or if the person charged with such violation fails to appear at the time of said hearing, if the department finds such person to have violated the provisions of this Act, it shall enter an order requiring such person to cease and desist from the acts, practices or omissions so found to be in violation of the Act. Any such order shall become final upon the expiration of thirty (30) days after the entry if no appeal is taken therefrom. If any such person shall fail to or refuse to comply with any such final order of

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the department, the department may institute a proceeding for the suspension of such license held by such licensee. Written notice of the institution of such proceeding by the department stating the charges and grounds upon which the license is sought to be suspended and fixing the time and place at which a hearing will be held to determine whether to suspend said license shall be served upon such licensee by certified mail not less than twenty-five (25) days before the date of such hearing. Any person whose license is sought to be suspended shall have full rights to counsel and to produce witnesses in his behalf at such hearing. If after hearing the department shall find that such licensee has failed to comply with any final order of the department entered pursuant to this section 8 of this Act for a period of twenty (20) days from the date of the service upon such licensee of the notice of hearing in the proceeding to suspend such license of such person, the department may suspend such license for a period not exceeding six (6) months.
"If a person charged with a violation of this Act is aggrieved by any order entered by the department, such person may take an appeal therefrom by serving a notice of appeal upon the department and by filing said notice of appeal with the clerk of the district court of Polk County, Iowa. Upon appeal being taken, the department shall immediately make and certify to the district court a transcript of all papers, records and proceedings in connection with the matter including (unless there is a stipulation to the contrary) a transcript of all testimony, all exhibits or copies thereof and all orders and findings entered by the department in the matter. The findings of fact of the department, if supported by substantial evidence on the record considered as a whole, shall be binding on appeal. The court may dismiss the appeal, modify or vacate the order complained of in whole or in part or remand the matter to the department for further proceedings as justice may require.
"The department, with or without hearing, upon a finding of good cause, may modify or set aside any order entered by it. The department may at any time file a petition in the district court of the county in which is located the principal place of business within this state of the person subject to any cease and desist order issued by the department for an appropriate order of court enforcing the provisions of any final order of the department."; and
2. By striking section 9 and by renumbering the remaining sections.

Riley of Linn.

[^23]2. "Department" means the state department of agriculture.
3. "Person" means any individual, corporation, cooperative, association, partnership or other business unit.
4. "Processor" means any person engaged in the business of processing or packaging dairy products.
5. "Distributor" means any person engaged in the business of selling at wholesale or at retail any dairy products.
6. "Cost to the processor or distributor" as applied to dairy products shall mean that portion of all of the costs of such processor or of such distributor which, under a system of cost accounting in accordance with sound accounting principles and reasonably adapted to the business of such processor or distributor, is fairly allocable to such dairy product on the sale thereof to the customers or to a particular class of customers of such processor or such distributor. Such cost shall include the price paid for raw materials used in such dairy products plus that part of the cost of doing business of such processor or distributor that is attributable to such dairy products, which shall include labor, salaries, rent, interest, depreciation, power, supplies, maintenance of equipment, selling costs, advertising, transportation and delivery costs, credit losses, taxes, insurance and all overhead expenses of the processor or distributor.
7. "Cost to the retailer" means the invoice price paid by the retailer plus that portion of the retailer's cost of doing business which, under a system of cost accounting in accordance with sound accounting principles and reasonably adapted to the business of such retailer, is fairly allocable to any dairy product on the sale thereof to the customers of the retailer. Such cost shall include labor, salaries, rent, interest, depreciation, power, supplies, maintenance of equipment, selling costs, advertising, transportation and delivery costs, credit losses, taxes, insurance and all overhead expenses of the retailer. In the absence of specific evidence to the contrary, the cost of doing business shall be presumed to be ten percent ( $10 \%$ ) of the invoice price, and this cost shall be calculated to the nearest half cent per sales unit.
8. "Sale" and "sell" mean and include any commercial transfer for consideration, exchange, barter, gift, offer for sale and distribution in any manner or by any means whatsoever.
9. "Retailer" means any person within this state engaged in the business of operating any retail establishment or institution, including but not limited to hospitals, schools, hotels, restaurants, grocery stores, drug stores and automatic vending machines where dairy products are consumed or sold to customers.
10. "Injuring competition" shall mean substantially to lessen competition or tend to create a monopoly or to injure, destroy or prevent competition in the sale of dairy products in this state: Provided, that nothing contained in this Act shall prevent differentials which make only due allowance for differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered: And provided further, that nothing contained in this Act shall prevent a seller from selling at a price made in
good faith to meet an equally low price of a competitor.
Sec. 2. No processor, distributor, or retailer shall for the purpose or with the effect of injuring competition advertise, offer to sell or sell within the State of Iowa any dairy product for less than the cost thereof to such processor, distributor or retailer, provided, however, that the department may authorize sales for less than cost of damaged goods, when the product is no longer fit for human consumption, or to liquidate stocks pursuant to court process or for other purposes which it deems consistent with the objectives of this Act.

Sec. 3. No processor, distributor, or retailer shall for the purpose or with the effect of injuring competition offer to sell or sell any dairy product with any other commodity or service at a combined price which is less than the aggregate of the cost of the dairy product plus the price at which the other commodity or service is customarily offered for sale separately by such processor, distributor or retailer at or about the same time as the combined sale or proposed combined sale.

Sec. 4. No processor or distributor shall for the purpose or with the effect of injuring competition give or offer to give any retailer and no retailer shall accept any unearned rebate, unearned discount, free services, advertising allowances, pay for advertising space used jointly, donation, free merchandise, rent on space used by the retailer for storing or displaying the processor's or distributor's merchandise, financial aid, free equipment, or any other thing of value. This shall not prevent bona fide sales of equipment, furniture or fixtures to a retailer for not less than ten percent ( $10 \%$ ) above seller's cost or invoice price for cash or on the unconditional written promise of such retailer to pay for the same in a period not to exceed thirty-six (36) months and at an interest rate of not less than six percent ( $6 \%$ ).

Sec. 5. No processor, distributor or retailer shall, for the purpose or with the effect of injuring competition, discriminate in price in the sale of any dairy product between sections, locialities, communities, cities, or towns of this state: Provided that nothing herein contained shall prevent a difference in price which reflects only the difference in the cost of raw materials, delivery costs, or the actual cost of transportation. When different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state and such differing prices are given to meet competition and are below the cost of the dairy product to such processor or distributor, the processor or distributor shall send to the department on the same day by certified or registered mail a written report containing such information as the department may require which shall include the circumstances of such sale, the price given, the price met and the name and address of the competitor offering the price met. When in any other case different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state, such processor or distributor shall, within ten (10) days after receiving a written demand from the department, send by certified or registered mail to the department on appropriate forms provided by the department, the reasons for such difference in
price. If such price differential is given because of differences in such costs then the processor or distributor's report to the department shall contain specific statistics computed according to sound accounting practices showing the cost justification for such price differential, or if such price differential is given to meet competition, then the processor or distributor's report to the department shall state the circumstances of such sale, the price given, the price met, and the name and address of the competitor offering the price met.

Sec. 6. In any case in which a complaint is made in writing to the department by a person claiming to be injured because of a violation of the provisions of this Act, the department shall forthwith cause an investigation to be made of the complaint. If in the judgment of the department investigation reveals that there is probable cause for the complaint, the department may call upon the attorney general or the county attorney of the county in which the violation occurs who shall institute an injunction action to enjoin violations of this Act, in which case it is the duty of the attorney general or county attorney to institute and prosecute such injunctive action, or the department may take further action as provided in section eight (8) hereof.

Sec. 7. The department is authorized and directed to promulgate such reasonable rules and regulations as may be necessary to administer and enforce the provisions of this Act or to properly execute any of the powers specifically conferred by this Act. The department is authorized and empowered to hold hearings, administer oaths and to issue subpeonas for persons and pertinent records. In case of failure or refusal to obey a subpoena issued to any person, any district court, upon application by the department, may issue an order requiring the person to appear before the department, there to produce evidence or give testimony touching the matter under investigation.

Sec. 8. Whenever the department has reason to believe that any person required to obtain a license under section one hundred seventy point two (170.2) of the Code has violated any of the provisions of this Act or any rules or regulations adopted thereunder, or whenever proper evidence has been presented to the department that any person is violating such provisions, the department may enter an order requiring such person to appear before the department and show cause why an order should not be entered by the department requiring such person to cease and desist from the violations charged. Such order shall set forth the alleged violations, fix the time and the place of the hearing and provide for notice thereof which shall be given not less than twenty (20) days before the date of such hearing. After hearing by the department or if the person charged with such violation fails to appear at the time of said hearing, if the department finds such person to have violated the provisions of this Act, it shall enter an order requiring such person to cease and desist from the acts, practices or omissions so found to be in violation of this Act. Any such order shall become final upon the expiration of thirty (30) days after the entry if no appeal is taken therefrom. If any such person shall fail to or refuse to comply with any such final order of the department, the department may institute a proceeding for the suspension of such license held by
such licensee. Written notice of the institution of such proceeding by the department stating the charges and grounds upon which the license is sought to be suspended and fixing the time and place at which a hearing will be held to determine whether to suspend said license shall be served upon such licensee by certified mail not less than twenty-five (25) days before the date of such hearing. Any person whose license is sought to be suspended shall have full rights to counsel and to produce witnesses in his behalf at such hearing. If after hearing the department shall find that such licensee has failed to comply with any final order of the department entered pursuant to this section eight (8) of this Act for a period of twenty (20) days from the date of the service upon such licensee of the notice of hearing in the proceeding to suspend such license of such person, the department may suspend such license for a period not exceeding six (6) months.

If a person charged with a violation of this Act is aggrieved by any order entered by the department, such person may take an appeal therefrom by serving a notice of appeal upon the department and by filing said notice of appeal with the clerk of the district court of Polk county, Iowa. Upon appeal being taken, the department shall immediately make and certify to the district court a transcript of all papers, records and proceedings in connection with the matter including, unless there is a stipulation to the contrary, a transcript of all testimony, all exhibits or copies thereof and all orders and findings entered by the department in the matter. The findings of fact of the department, if supported by substantial evidence on the record considered as a whole, shall be binding on appeal. The court may dismiss the appeal, modify or vacate the order complained of in whole or in part or remand the matter to the department for further proceedings as justice may require.

The department, with or without hearing, upon finding of good cause, may modify or set aside any order entered by it. The department may at any time file a petition in the district court of the county in which is located the principal place of business within this state of the person subject to any cease and desist order issued by the department for an appropriate order of court enforcing the provisions of any final order of the department.

Sec. 9. Any person who suffers pecuniary loss because of a violation of this Act may recover in the district court of this state from the violator treble damages for loss caused by such violation, together with his costs and reasonable attorney fees.

Sec. 10. It is hereby declared to be the legislative intent that if this Act cannot take effect in its entirety because of the decision of any court holding unconstitutional any part, sentence or clause thereof, the remaining provisions of the Act shall be given full force and effect as completely as if the part held unconstitutional had not been included herein.

Lange of Sac.

Amend Senate File 411, section 2, line eleven (11), by inserting a period after the figure " 1962 " and by striking all thereafter.

> MURRAY of Webster.
> WORTHINGTON of Decatur.
> DENMAN of Polk.

Amend Senate File 437, section 11, by adding at the end of line seven (7) after the word "dollars;" the following:
"provided, however, that for all veterans' organizations chartered by the Congress of the United States with a bona fide membership of fifty (50) or less, the license fee shall be one hundred (100) dollars;".

Scherle of Mills. Briles of Adams. Reppert of Polk.
Amend the committee amendment to House File 542 by adding at the end of amendment 2 the following: "This provision shall become effective at such time as all state offices and their branch offices adopt the same schedule."

Reppert of Polk.
Amend the Petersen, et al., amendment to House File 550, filed April 8, 1963, line one hundred eighty-nine (189), by adding after the word "meet" the words "at least once each month and'".

Reppert of Polk.
Amend the Petersen, et al., amendment as follows:

1. In line one hundred eighty-seven (187), by striking the word "secretary" and inserting in lieu thereof the word "superintendent".
2. In line one hundred ninety (190), by striking the word "secretary" and inserting in lieu thereof the word "superintendent".
3. In line two hundred twenty-eight (228), by striking the word "secretary" and inserting in lieu thereof the word "superintendent".

Reppert of Polk.
Amend the Petersen of Dallas, et al., amendment to House File 550 filed April 8, 1963 as follows:

1. Amend section 3 by striking in lines 61 and 62 the words "approved by the basic school board".
2. Amend section 4, line 90, by inserting after the word "Act." the following sentence:
"However, no increase shall be made in the basic school tax on earnings in any basic school tax unit for any tax liabilities incurred after the calendar year 1964 or fiscal year beginning in 1964 on which taxes are due and payable in 1965 without prior approval of the General Assembly of the State of Iowa."
3. Amend section 9, line 171, by striking the words "July 1, 1964 to July 1, 1965" and inserting in lieu thereof the following:
"July 1, 1965 to July 1, 1966".
4. Amend section 9 , line 174, by striking the words "During such time the" and inserting in lieu thereof the word "The".
5. Amend section 9 , line 177 , by inserting after the word "funds" the following: "for the school year".
6. Amend section 10, subsection 1, by striking the word "one" in line 203 and inserting in lieu thereof the word "two".
7. Amend section 10 by striking all of subsection 2, lines 206 through 210, and inserting in lieu thereof the following:
"2. To review total and certify the budgets of the individual schools as approved by the local boards and as submitted to them in preparation for the unit-wide budget hearing."
8. Amend section 10 , subsection 4 , by striking all of the line following line 224 and inserting in lieu thereof the following:
"of county superintendent shall be abolished. The duties of such".
9. Amend section 13, line 253, by striking the words "department of public instruction" and inserting in lieu thereof the word "comptroller".
10. Amend section 15, line 274, by inserting after the word "with" the word "contiguous".
11. Amend section 15 , line 276, by inserting after the words "voters of the" the word "nonhigh-school".
12. Amend section 15, line 286, by striking the words "July 1, 1964 to July 1, 1965," and inserting in lieu thereof the words "beginning July 1, 1964,".

Petersen of Dallas.
Amend House File 550 by adding the following new sections:

1. Section four hundred twenty-two point forty-two (422.42), subsection two (2), Code 1962, is hereby amended by striking from line one (1) thereof the word "or" and by adding after the first comma in line two (2) thereof the following: "or lease or rental,".
2. Section four hundred twenty-three point one (423.1), subsection two (2), Code 1962, is hereby amended by striking from line two (2) thereof the word "or" and by adding after the first comma in said line the following: "or lease or rental,".

Vermeer of Marion. Hougen of Black Hawk.

Amend House File 550 by adding the following:

1. Section four hundred twenty-seven point one (427.1), Code 1962, is amended by adding a new subsection as follows:
"All inventories of personal property to fifty thousand dollars in value."
2. Amend chapter four hundred twenty-two (422) by adding a new division as follows:
"Excise Tax on Sales"
"There is hereby imposed beginning July 4, 1963, an excise tax of one third of one percent on sales. Said tax shall be applicable to all sales by retailers, wholesalers, manufacturers and producers, including producers of farm products but not excluding any other producers. All the provisions of this division applicable to the tax on retail sales shall so far as applicable apply to the excise tax on sales imposed by this division. Returns of said tax shall be made to the state tax commission which commission shall segregate the same by the counties from which it came and allot it monthly to the county treasurer. The county treasurer shall distribute said funds pro rata to the tax-

20 certifying bodies in the county in proportion to their budget
21 askings. Occasional and incidental sales not related to the
22 seller's principal business shall be exempt from such excise tax
23
24
Upon request of the local assessor the state tax commission shall disclose to said local assessor any inventory purchases as reported on income tax returns. Said reports shall be held confidential by the local assessor except as may be necessary for tax assessment purposes.
3. Section four hundred twenty-two point one (422.1), Code 1962, is amended by adding a new division designation as follows: "Excise tax on sales".
4. Any corporation not obligated to pay an excise tax on sales or which income is only partially attributable to sales shall pay a commensurate income tax equal to a percentage as determined by the state tax commission.
5. Section four hundred twenty-seven point one (427.1), Code 1962, is amended by striking the first paragraph of subsection sixteen (16) and inserting in lieu thereof the words "Everything used in a private home as household goods and food."
6. Section four hundred twenty-seven point thirteen
(427.13), Code 1962, is amended by striking subsection ten (10).

Hougen of Black Hawk.
On motion by Mowry of Marshall, the House adjourned until 9:30 a.m., Wednesday, April 17, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, April 17, 1963.

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

Prayer was offered by the Reverend Harold Dellit, pastor of the Bethel Evangelical United Brethren Church, Manly, Iowa.

The Journal of April 16 was approved.

## PRESENTATION OF VISITORS

Cunningham of Story presented to the House thirty-eight students from Ballard Junior High School, Huxley, accompanied by their teachers, Mr. Peterson and Mr. Donahue.

Grassley of Butler presented to the House six students of Excelsior Christian School, Ackley, accompanied by their teacher, Martin Dekkenga.

Hougen of Black Hawk presented to the House his niece, Jean Phillips, one of twenty-one students of the government class from the Story City School.

Loss of Kossuth presented to the House forty-two students from St. John's High School, Bancroft, accompanied by their teacher, Vince Meyer.

Paul of Poweshiek presented to the House fifty members of the senior class of HLV Community School accompanied by their principal, W. R. Baas.

Wright of Benton presented to the House fifteen students, members of the Belle Plaine Future Farmers of America, accompanied by their leader, John Cairns.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Parker of Buchanan on request of Moffitt of Appanoose; Coffman of Iowa on request of Briles of Adams; Chalupa of Jefferson on request of Camp of Clinton; Denman of Polk on request of Dunton of Keokuk.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 20, by committee on printing, a joint resolution to create a special committee with power to investigate the printing practices and procedures among state institutions.

Read first time and referred to sifting committee.

## INTRODUCTION OF BILL

House File 588, by committee on claims, a bill for an act allowing the state appeal board and special assistant attorney general power to approve or reject claims against the state.

Read first time and referred to sifting committee.

## SENATE MESSAGES CONSIDERED

Senate File 365, a bill for an act to repeal section two hundred seventy-nine point thirty-one (279.31), Code 1962, relating to the powers and duties of school boards.

Read first time and referred to sifting committee.
Senate File 406, a bill for an act to legalize and validate the proceedings of the board of supervisors of Chickasaw County providing for the vacation of certain secondary highways within said county.

Read first time and referred to sifting committee.
Senate File 417, a bill for an act to provide an indemnity for the owner of hogs contracting hog cholera.

Read first time and referred to sifting committee.
Senate File 427, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Community School District of Parkersburg in the Counties of Butler and Grundy, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law.

Read first time and referred to sifting committee.
Senate File 446, a bill for an act relating to real property legalizing acts.

Read first time and referred to sifting committee.

## SENATE AMENDMENT CONSIDERED

Mensing of Cedar called up for consideration House File 310, a bill for an act relating to the investment and reinvestment of the

Iowa Public Employees Retirement Fund, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 310 by adding the following new section:
"This Act being deemed of immediate importance shall be in full force and effect from and after its publication in The Lowden News, a newspaper published at Lowden, Iowa, and in the Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa.".

Motion prevailed and the House concurred in the Senate amendment.

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, 85 :

| Andersen of | Grassley | Messerly | Sersland |
| :--- | :--- | :--- | :--- |
| Woodbury | Hagedorn | Meyer | Siglin |
| Anderson of | Hagen | Millen | Smith of |
| Ringgold | Hagie | Miller of | Dickinson |
| Balloun | Hakes | Jones | Smith of |
| Baringer | Hanson of | Moffitt | O'Brien |
| Bock | Lyon | Mowry | Stanley |
| Breitbach | Hanson of | Mueller | Steffen |
| Briles | Mitchell | Murphy | Stevenson |
| Busch | Hirsch | Murray | Stokes |
| Carnahan | Hougen | Nelson | Strothman |
| Carstensen | Jarvis | Nielsen of | Swisher |
| Crane | Johnson | Emmet | Tabor |
| Cunningham | Kibbie | Nielsen of | Van Alstine |
| Darrington | Kluever | Shelby | Van Nostrand |
| Den Herder | Knock | Ossian | Vermeer |
| Dietz | Knowles | Palas | Vetter |
| Ely | Kreager | Patton | Walter |
| Eveland | Lange | Paul | Wells |
| Falvey | Lutz | Peterson of | Wier |
| Fisher of | Mahan | Woodbury | Winkelman |
| Greene | Maule | Reppert | Worthington |
| Goode | McElroy | Robinson | Wright |
| Graham | Mensing | Scherle | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 23 :
Camp
Casey
Chalupa
Coffman
Denman
Duffy
Dunton
Edgington
Fischer of
Grundy
Frazier
Gittins
Halling
Loss
Miller of
Des Moines
Miller of
Page
Olson
Parker
Petersen of
Dallas
Prine
Riley
Shaw
Sokol
Steele

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File 44, a bill for an act relating to commercial driving schools and instructors and providing penalties for violation of the provisions thereof.

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

House File 110, a bill for an act relating to old age pensioners' homes.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 122, a bill for an act relating to housing regulations in cities and towns and in an area adjacent to and within one mile thereof.

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

House File 194, a bill for an act relating to the powers of the board of supervisors and relating to the powers of the county zoning commission.

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

House File 196, a bill for an act relating to regulation of securities agents and dealers under the Iowa Securities Law.

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

House File 222, a bill for an act relating to insurance other than life.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 543, a bill for an act authorizing the state board of regents to acquire student residence halls and dormitories at the state university of Iowa, the Iowa state university of science and technology and the state college of Iowa.

Also: I am directed to request the return of Senate File 127, a bill for an act relating to exemptions from imposition of the retail sales tax, for further consideration of the Senate.

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 the funds and support of mentally ill patients in the state mental health institutes and mentally retarded patients in state hospital-schools.

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

Senate File 422, a bill for an act to make appropriations to certain named persons in settlement of claims 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 423, 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 passed the following bill in which the concurrence of the House is asked:

Senate File 429, 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 passed the following bill in which the concurrence of the House is asked:

Senate File 433, a bill for an act relating to taxation of city and town property.

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

Senate File 435, a bill for an act to make appropriations to certain named persons in settlement of claims 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 452, a bill for an act to make appropriations to ex-officio members of the advisory investment board of the Iowa public employees' 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, a concurrent resolution directing the legislative research bureau to study the problem of co-ordination of state, f きderal and city meat inspection.

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

Senate Concurrent Resolution 22, a concurrent resolution providing that the General Assembly agree to Interstate Library Compact.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 196

Amend House File 196, section 3, line 6, by striking the words "any or all".

## SENATE AMENDMENTS TO HOUSE FILE 222

Amend House File 222 as follows:

1. Section 1, line 5, by inserting after the word "providing" the following: "that such insurance is restricted to the type and kind of insurance authorized by this chapter and".
2. Further amend section 1, by adding at the end of subsection 3 the following: "The provisions of this Act shall not apply to insurance of vessels, craft or hulls, cargoes, marine builder's risk, marine protection and indemnity or other risk including strikes and war risks commonly insured under ocean or wet marine forms of policy.".

## SENATE CONCURRENT RESOLUTION 20

By Committee on Agriculture
Whereas, federal meat inspection is mandatory on all meat involved in interstate commerce.

Whereas, federal inspection covers an estimated 80-85 percent of all meat slaughtered in the United States.

Whereas, federal inspectors condemn as unfit for human consumption approximately one million pounds per day.

Whereas, the division of animal industry estimates $75-80$ percent of all animals slaughtered in Iowa are slaughtered under federal inspection. In addition, a few cities have their own service. The rest of the meat has no inspection. It would appear that Iowa exceeds the national average for percent uninspected meat.

Whereas, federal inspectors cover most of the large plants, thus state inspection of the remainder would be comparatively more costly unless federal assistance was received.

Whereas, state inspection should be co-ordinated with existing federal and city services.

Whereas, the large number of smaller locker plants in Iowa make efficient inspection more difficult, and this might be handled by exempting some low-volume plants or by authorizing local veterinarians to perform the inspection, and

Whereas, no one, at present, feels qualified to draw up a bill that will provide adequate inspection, too little is known of the problems involved, therefore it seems the first step must be a study prepared for the Sixtyfirst General Assembly; now, therefore

Be It Resolved by the Senate, the House Concurring, that the legislative research bureau be directed to study the problem of co-ordination of state, federal and city meat inspection in conjunction with the staff of the state department of agriculture, cause a proper bill to be prepared and report, with the cost of such proposals, to the Sixty-first General Assembly.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 22

By Governmental Affairs
Whereas, there has been agreed, by the librarians of several states in convention assembled, a compact which if adopted by the participating states will make the most efficient use of library equipment to the greatest number of users, now therefore:

Be It Resolved by the Senate, the House Concurring, that the General Assembly agrees to the following Interstate Library Compact:

The contracting states agree that:

## ARTICLE I-PURPOSE

Because the desire for the services provided by public libraries transcends governmental boundaries and can be provided most effectively by giving such services to communities of people regardless of jurisdictional lines, it is the policy of the states who are parties to this compact to cooperate and share their responsibilities in providing joint and co-operative library services in areas where the distribution of population makes the provision of library service on an interstate basis the most effective way to provide adequate and efficient services.

## ARTICLE II-PROCEDURE

The appropriate officials and agencies of the party states or any of their political subdivisions may, on behalf of said states or political subdivisions, enter into agreements for the co-operative or joint conduct of library services when they shall find that the executions of agreements to that end as provided herein will facilitate library services.

## ARTICLE III-CONTENT

Any such agreement for the co-operative or joint establishment, operation or use of library services, facilities, personnel, equipment, materials or other items not excluded because of failure to enumerate shall, as among the parties of the agreement: (1) detail the specific nature of the services, facilities, properties or personnel to which it is applicable; (2) provide for the allocation of costs and other financial responsibilities; (3) specify the respective rights, duties, obligations and liabilities; (4) stipulate the terms and conditions for duration, renewal, termination, abrogation, disposal of joint or common property, if any, and all other matters which may be appropriate to the proper effectuation and performance of said agreement.

## ARTICLE IV-CONFLICT OF LAWS

Nothing in this compact or in any agreement entered into hereunder shall be construed to supersede, alter, or otherwise impair any obligation imposed on any public library by otherwise applicable laws.

## ARTICLE V-ADMINISTRATOR

Each state shall designate a compact administrator with whom copies of all agreements to which his state or any subdivision thereof is party shall be filed. The administrator shall have such powers as may be conferred upon him by the laws of his state and may consult and co-operate with the compact administrators of other party states and take such steps as may effectuate the purposes of this compact.

## ARTICLE VI-EFFECTIVE DATE

This compact shall become operative immediately upon its enactment by any state or between it and any other contiguous state or states so enacting.

## ARTICLE VII-RENUNCIATION

This compact shall continue in force and remain binding upon each party state until six months after any such state has given notice of repeal by the legislature. Such withdrawal shall not be construed to relieve any party to an agreement authorized by Articles II and III of the compact from the obligation of that agreement prior to the end of its stipulated period of duration.

Laid over under Rule 25.

## SENATE FILE 127 RETURNED TO SENATE

Mowry of Marshall asked and received unanimous consent that Senate File 127 be returned to the Senate for further consideration.

## COMMITTEE OF THE WHOLE

Mowry of Marshall moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 550, that Naden of Hamilton preside as chairman and that Paul F. Johnston, State Superintendent of Public Instruction, be invited to explain the provisioms of the bill as pertaining to the Iowa State Department of Public Instruction.

Motion prevailed.

Mowry of Marshall moved that the committee now rise.
Speaker Naden in the chair.
Motion prevailed.
Mowry of Marshall moved that House File 550 be reported to the House as amended by the committee of the whole, without recommendation, and that the amendments adopted by the committee of the whole be acted upon separately.

Motion prevailed.
On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## INTRODUCTION OF BILL

House File 589, by committee on judiciary 1, a bill for an act making it unlawful for any person or employer to discriminate in employment against any individual, and for a labor organization to discriminate in membership against any individual, because of race, color, religion, national origin or ancestry.

Read first time and referred to sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 41, a bill for an act relating to certified common carriers of passengers operating on charter.

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

House File 148, a bill for an act to permit cities to enter into long-term leases for libraries, library sites, books and equipment.

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

House File 325, a bill for an act relating to salaries of state conservation officers.

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

House File 335, a bill for an act relating to interest in contracts with cities and towns on part of councilmen.

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 agreements between cities and towns to refrain from annexing territory.

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

House File 407, a bill for an act relating to place of holding quarterly conferences of the board of control.

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

Senate File 426, a bill for an act relating to workmen's compensation for occupational diseases.

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

Senate File 434, a bill for an act relating to the confirmation of appointments by the Senate and the eligibility of rejected nominees to interim appointments.

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

Senate File 436, a bill for an act relating to the appointment of the director of the state traveling library as compact administrator for any interstate library compact.

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

Senate File 449, a bill for an act to make appropriations to members of the legislative research committee and legislative advisory committees.

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

Senate File 450, a bill for an act to make appropriations to members of legislative advisory committees.

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

Senate File 451, a bill for an act to make appropriations to members of legislative advisory committees.

Carroll A. Lane, Seoretary.

## REPORT OF COMMITTEE OF THE WHOLE ON HOUSE FILE 550

Mr. Speaker: The committee of the whole has had under consideration House File 550, a bill for an act to cr. ate a school property tax replacement fund, to provide for the revenue for its establishment, and to prescribe the method for making distribution from such fund, and to provide for revision in the general fund revenue to the state, and has directed me to report the same with the recommendation that it be amended as follows and, when so amended, we report the bill to the House without recommendation.

1. Amend House File 550 by inserting the following new sections after section 6:
(1) Section ninety-eight point six (98.6), Code 1962, is hereby amended by striking from line seven (7) of subsection one (1) the word "two" and inserting in lieu thereof the words "two and one-half ( $21 / 2$ )".
(2) Section one hundred twenty-four point twenty-five (124.25), Code 1962, is hereby amended by striking from lines eight (8) and nine (9) thereof the words "two and forty-eight" and inserting in lieu thereof the words "four and eighty-eight (4.88)".
2. Amend House File 550 by inserting the following new section after section 9:

Section four hundred twenty-two point thirty-four (422.34), Code 1962, is hereby amended by striking subsection six (6).
3. Amend House File 550 by inserting the following new section after section 10:

Section four hundred twenty-two point fifty-two (422.52), Code 1962, is hereby amended by adding the following new subsection:
"When a return is filed and the taxes due are paid in full on or before the due date as prescribed in section four hundred twenty-two point fiftyone (422.51), of the Code, the retailer shall be allowed a credit or discount equal to two (2) percent of the sales taxes shown due by such return. This discount is allowed the retailer for prompt payment of the tax and as remuneration for keeping the records and filing the returns required by this chapter."
4. Amend House File 550 by inserting the following new section after section 11:

Section four hundred twenty-three point one (423.1), Code 1962, is hereby amended as follows:
a. By striking from lines seventeen (17) and eighteen (18) of subsection one (1) the words ", which are not readily obtainable in Iowa, and".
b. By striking all of subsection ten (10).
5. Amend House File 550, section 10, by adding the following new paragraph at the end thereof:

The increase in tax provided for in subsections one (1), two (2) and three (3) of this section shall not apply to tangible personal property used in the performance of building and construction contracts entered into prior to the effective date of this Act.
6. Amend House File 550, section 12, by adding the following new paragraph at the end thereof:

The increase in tax provided for in this section shall not apply to tangible personal property used in the performance of building and construction contracts entered inta prior to the effective date of this Act.
7. Amend House File 550 by inserting the following new sections after section 12:
(1) Section four hundred twenty-three point three (423.3), Code 1962, is hereby amended by striking lines six (6) through thirteen (13) inclusive.
(2) Section four hundred twenty-three point four (423.4), Code 1962, is hereby amended by striking subsection five (5) of such section.
8. Amend House File 550 by adding thereto the following new sections:
(1) Trading stamp. "Trading stamp" means any stamp or similar device issued in connection with the retail sale of merchandise or service, as a cash discount or for any other marketing purpose, whether issued in connection with an advertising plan, which entitle the rightful holder, on its due presentation for redemption, to receive merchandise, service or cash, or any other thing of value.
(2) Exclusion of redeemable device used by manufacturer or packer or publication. "Trading stamp" does not include any redeemable device used by the manufacturer or packer of an article, in advertising or selling it, or any redeemable device issued and redeemed by a newspaper, magazine, or other publication. The term "manufacturer" or "packer" as used in this section means any vendor of an article of merchandise which is put
up by him in an original package and which is sold under his or its trade name, brand or mark.
(3) Exclusion of coupon redeemable only by merchant. "Trading stamp" does not include any coupon, caused to be prepared by the merchant using the same and distributed by him to his customers, which coupon, ticket, certificate, card, or other similar device is redeemable only by such merchant for or in connection with the purchase of specific articles of merchandise carried in his stock.
(4) Legislative declaration: redeemable devices excluded from definition of "trading stamp" as not employed in practices which must be regulated. The legislature finds and declares that the devices described in sections two (2) and three (3) of this Act are classes of articles that are not employed in connection with practices which must be regulated as provided in this Act to protect the people of Iowa against improper activities of irresponsible trading stamp companies.
(5) Definitions.
a. "Trading stamp company." "Trading stamp company" means any person engaged in any manner in distributing trading stamps for retail issuance by others or in redeeming trading stamps for retailers.
b. "Person." "Person" means any individual, partnership, corporation, association, or other organization.
c. "Commissioner." "Commissioner" means the secretary of state.
d. "Issue." "Issue" includes use, distribute, give away, sell, furnish, and license such use, distribution, gift, sale, or furnishing.
e. "Merchant." "Merchant" includes retailer, person dealing in services, or person in a similar capacity.
(6) Prohibition against issuance of trading stamp not containing licensee's name and stamp's redeemable value. It is unlawful for any person to issue any trading stamp unless such stamp shall have imprinted thereon:
a. The name of a trading stamp company licensed under the provisions of this Act, which is responsible for the redemption of the stamp.
b. The redeemable value thereof in cents, mills, or fraction of cents.
(7) Holder's option to have stamp redeemed either in merchandise or in cash. Any trading stamp company shall redeem upon presentation, any trading stamp which it has issued either in goods, wares, merchandise, other things of value, or in cash, good and lawful money of the United States, at the option of the holder thereof. Trading stamps shall only be presented for redemption in cash in an amount aggregating not less than one (1) dollar.
(8) Prohibition against issuance or redemption of trading stamp without company's consent. It is unlawful for any person to willfully issue or redeem any trading stamp without the consent of the trading stamp company which issued such stamps.
(9) Requirement of license: right of person ceasing to possess license to redeem stamps. It is unlawful for any person to engage in the business or act in the capacity of a trading stamp company without having a license obtained under the provisions of this Act.

Nothing contained in this Act shall prohibit any person who was licensed as a trading stamp company under the provision of this Act, but who ceased to possess such a license, from redeeming the trading stamps issued pursuant to such license.
(10) Right to redeem stamps issued before Act's effective date. Nothing in this Act shall prevent any person from redeeming, pursuant to contract, any trading stamps issued on or before the effective date of this Act.
(11) Duty of merchant to give stamps on purchaser's request. Any
person who advertises the giving of trading stamps, or who gives trading stamps, with the sale of any merchandise shall give such stamps, if the purchaser requests them, with the sale of all items of merchandise offered for sale at his place of business, unless such person advertises that he does not give trading stamps on certain items of merchandise and designates such items in the advertisement or posts a list of such items in a conspicuous place in his place of business.
(12) Abence of duty to give stamps when prohibited by statutes or regulation. Nothing contained in this Act shall be construed as requiring the giving of trading stamps with any article when the giving of such stamps or any premium with the particular article is specifically prohibited by statute of this state or rule or regulation adopted pursuant thereto.
(13) License required to sell or furnish trading stamps. Every person in this state or any person doing business in this state as a trading stamp company who shall sell or furnish any trading stamps, whether in connection with an advertising plan or otherwise, which entitle a purchaser to procure any merchandise, service, cash or other things of value free of charge upon the production of any number of such trading stamps, shall, before selling or furnishing said trading stamps, obtain a separate annual license from the secretary of state and shall pay a separate annual license fee of ten (10) percent of the portion of its net earnings attributable to the State of Iowa, as determined under reasonable rules and regulations established by the state tax commission, but in any event such annual license fee shall not be less than one hundred (100) dollars.

Upon such payment being made to the secretary of state and upon proof of the filing of a bond as hereinafter provided in section fifteen (15) of this Act, the secretary of state shall issue a license to the person to sell or furnish trading stamps for a period of one (1) year.
(14) Form of application and necessary information. An application for a license to do business as a trading stamp company, upon a form provided by the issuing agency, shall be accompanied by representative samples of its trading stamps, coupons, tickets, certificates, cards or other similar devices, collection books, redemption catalogs, distribution and redemption agreement, and said person shall furnish the following information:
a. The name and principal address of the company.
b. The state of its incorporation or origin.
c. The names and addresses of its principal officers, partners, or proprietors.
d. The address of its principal office in this state.
e. The name and address of its principal officer, employee, or agent in this state.
f. The addresses of the places where its stamps are redeemable located either within or without the state.
g. A short form of its balance sheet as at the end of its last fiscal year prior to such filing certified by a certified public accountant or by an independent public accountant.
(15) Bond. No person doing business as a trading stamp company shall distribute trading stamps in this state or shall redeem trading stamps hereafter issued therein until it has filed a bond with the secretary of state, payable to the secretary of state, which bond must be duly executed by the company and a corporate surety qualified and approved by the insurance commission of the State of Iowa to do business in this state, which is conditioned upon the payment and the performance by the company of its obligation to redeem trading stamps issued by retailers in this state, when they are duly presented for redemption by the rightful holders.

The principal sum of the bond should be as follows: if the company has not previously done business as a trading stamp company in this state, fifty thousand $(50,000)$ dollars; if the company's gross income from such business in this state during its last fiscal year was not in excess of one hundred thousand $(100,000)$ dollars, ten thousand $(10,000)$ dollars; for each additional one hundred thousand $(100,000)$ dollars of gross income from such business in this state or fraction thereof, an additional ten thousand $(10,000)$ dollars.
(16) Automatic suspension of license on noncompliance with section 15. In the event that any trading stamp company should cease to comply with the provisions of section fifteen (15) of this Act, the license and all rights, powers, and privileges conferred by it to the company shall be automatically suspended.
(17) Disposition and crediting of receipts. All fees and penalties and all receipts of any kind and nature received under the provisions of this Act shall be paid into the state treasury and shall be credited to the general fund.
(18) Rules and regulations. The secretary of state may, in accordance with the provisions of this Act, adopt, amend, or repeal such rules and regulations as are reasonably necessary for carrying out the provisions of this Act.
(19) Notice of intention to suspend or close redemption of trading stamps. No person doing business as a trading stamp company shall close or suspend redemption of trading stamps without filing with the secretary of state at least ninety (90) days prior thereto a written notice of its intention to do so and concurrently mailing a copy of such notice to each retailer within the state which has at any time theretofore within one (1) year issued trading stamps which the person, firm, association, or corporation is obligated to redeem. The written notice provided for herein shall be given by means of certified mail directed to the secretary of state and the ninety (90) days herein mentioned shall begin to run on the date such notice is received by the secretary of state.
(20) Penalty for violation. Any person violating any provision of this Act or who is guilty of doing business as a trading stamp company without a license shall be punished by a fine of not more than ten thousand $(10,000)$ dollars. The district court in any county where said violation shall occur, on the complaint of the secretary of state or of any interested person, shall have jurisdiction to restrain and enjoin the violation of any of the provisions of this Act.
(21) Other laws regulating trading stamp companies. Other laws and parts of laws now effective in this state, to the extent that they directly or indirectly regulate trading stamp companies or directly or indirectly regulate or prohibit the distribution or redemption of trading stamps as herein defined, are hereby declared to be of no force or effect in the interpretation or enforcement of the matters covered in this Act.
(22) Severability. If any sentence, clause, provision, or section of this Act shall be held unconstitutional, such decision shall not affect the validity or the constitutionality of any other sentence, clause, provision, or section herein contained and it shall be conclusively presumed that the legislature would have enacted the remainder of this Act without the sentence, clause, provision, or section so held unconstitutional.
9. Amend House File 550 by renumbering all sections following section 6, also by correcting all cross references to conform with these amendments. Robert W. Naden, Chairman.

## CONSIDERATION OF BILL

House File 550, a bill for an act to create a school property tax replacement fund, to provide for the revenue for its establishment, and to prescribe the method for making distribution from such fund, and to provide for revision in the general fund revenue to the state, with report of the committee of the whole without recommendation, was taken up for consideration.

Mowry of Marshall moved that Rule 35 be suspended for the consideration of the amendments adopted in the report of the committee of the whole.

Motion prevailed.
Meyer of Madison offered the following amendment 1 of the report of the committee of the whole:

1. Amend House File 550 by inserting the following new sections after section 6:
(1) Section ninety-eight point six (98.6), Code 1962, is hereby amended by striking from line seven (7) of subsection one (1) the word "two" and inserting in lieu thereof the words "two and one-half ( $21 / 2$ )".
(2) Section one hundred twenty-four point twenty-five (124.25), Code 1962, is hereby amended by striking from lines eight (8) and nine (9) thereof the words "two and forty-eight" and inserting in lieu thereof the words "four and eighty-eight (4.88)".

Meyer of Madison moved the adoption of division 1 of amendment 1.

Roll call was requested by Dietz of Scott and Meyer of Madison.
On the question "Shall division 1 of amendment 1 be adopted?"
The ayes were, 72:

| Andersen of | Hagie | Miller of | Siglin |
| :--- | :--- | :--- | :--- |
| Woodbury | Hakes | Jones |  |
| Anderson of | Halling | Smith of |  |
| Ringgold | Hanson of | Miller of | Page |
| Balloun | Lyon | Mofininson |  |
| Baringer | Hanson of | Mofttt | Smith of |
| Bock | Mitchell | Mury | O'Brien |
| Briles | Hirsch | Murller | Sokol |
| Busch | Jarvis | Nelshy | Stanley |
| Carnahan | Johnson | Nielsen of | Steffen |
| Casey | Kibbie | Emmet | Stokes |
| Cunningham | Kluever | Nielsen of | Strothman |
| Den Herder | Knock | Shelby | Van Alstine |
| Dunton | Loss | Olson | Vermeer |
| Edgington | Lutz | Palas | Vetter |
| Ely | Maule | Patton | Walter |
| Eveland | McElroy | Petersen of | Wier |
| Frazier | Meyer | Dallas | Winkelman |
| Goode | Millen | Peterson of | Worthington |
| Graham | Miller of | Woodbury | Wright |
| Hagen | Des Moines | Riley | Mr. Speaker |
|  |  |  |  |
|  |  |  |  |

The nays were, 26:

| Breitbach | Gittins | Mensing | Reppert |
| :---: | :---: | :---: | :---: |
| Camp | Hagedorn | Messerly | Sersland |
| Carstensen | Hougen | Murray | Shaw |
| Crane | Knowles | Ossian | Stevenson |
| Dietz | Kreager | Paul | Swisher |
| Duffy | Lange | Prine | Van Nostrand |
| Fisher ofGreene $\quad$ Mahan |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Chalupa | Denman | Fischer of | Robinson |
| Coffman | Falvey | Grundy | Scherle |
| Darrington |  | Parker | Wells |

Division 1 of amendment 1 adopted.
Meyer of Madison moved the adoption of division 2 of amendment 1.

Roll call was requested by Dietz of Scott and Riley of Linn. On the question "Shall division 2 of amendment 1 be adopted $q$ " The ayes were, 63:

| Anderson of | Hakes | Miller of |
| :--- | :--- | :--- |
| Ringgold | Halling <br> Balloun | Hanson of |
| Barringer | Lyon | Moffitt |
| Bock | Hanson of | Mueller |
| Busch | Mitchell | Murphy |
| Carnahan | Hirsch | Nelson |
| Cunningham | Johnson | Emen of |
| Den Herder | Kibbie | Eielsen of |
| Dunton | Knock | Shelby |
| Edgington | Lutz | Olson |
| Eveland | Maule | Palas |
| Fisher of | McElroy | Patton |
| Greene | Meyer | Petersen of |
| Frazier | Millen | Dallas |
| Gittins | Miller of | Siglin |
| Goode | Des Moines | Smith of |
| Graham | Miller of | Dickinson |

Smith of O'Brien<br>Sokol<br>Stanley<br>Steffen<br>Stokes<br>Strothman<br>Tabor<br>Van Alstine<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Wright<br>Mr. Speaker

Grassley
Hagen
The nays were, 39:

| Andersen of | Ely | Lange |
| :--- | :--- | :--- |
| Woodbury | Fischer of | Loss |
| Breitbach | Grundy | Mahan |
| Briles | Hagedorn | Mensing |
| Camp | Hagie | Messerly |
| Carstensen | Hougen | Mowry |
| Casey | Jarvis | Murray |
| Crane | Kluever | Ossian |
| Darrington | Knowles | Paul |
| Dietz | Kreager | Peterson of |
| Duffy |  | Woodbury |

Absent or not voting, 6:

## Chalupa <br> Coffman

Denman
Falvey
Parker
Prine
Reppert
Riley
Scherle
Sersland
Shaw
Steele
Stevenson
Swisher
Van Nostrand

Robinson

Division 2 of amendment 1 adopted.
Dietz of Scott offered the following amendment 2 of the report of the committee of the whole and moved its adoption:
2. Amend House File 550 by inserting the following new section after section 9 :
Section four hundred twenty-two point thirty-four (422.34), Code 1962, is hereby amended by striking subsection six (6).

Roll call was requested by Dietz of Scott and Smith of $O^{\prime}$ Brien.
On the question "Shall amendment 2 be adopted $q$ "
The ayes were, 28 :

| Balloun <br> Bock | Hanson of <br> Lyon |
| :--- | :--- |
| Carnahan | Hougen <br> Kluever |
| Dietz | Knowles |
| Ely | Knozier |
| Frange |  |
| Gittins | Messerly |
| Hakes | Meyer |

The nays were, 71:

| Anderson of | Grassley |
| :--- | :--- |
| Ringold | Hagedorn |
| Baringer | Hagen |
| Britbach | Hagie |
| Briles | Halling |
| Busch | Hanson of |
| Camp | Mitchell |
| Carstensen | Hirsch |
| Casey | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Knock |
| Den Herder | Kreager |
| Duffy | Loss |
| Dunton | Lutz |
| Edington | Mahan |
| Eveland | Maule |
| Fisher of | McElroy |
| Greene | Mensing |
| Goode |  |
| Graham | Miller of |
|  | Page |

Moffitt
Mowry
Muweller
Murpy
Murray
Nelson
Nielsen of
Emmet
Nelsen of
Shelly
Olson
Ossian
Oalas
Pataon
Pautto
Petersen of
Dallas
Peterson of
Woodbury
Sersland

Siglin
Smith of Dickinson
Smith of
o'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Walter
Wells
Wier
Winkelman
Worthington

Absent or not voting, 9:
$\begin{array}{ll}\begin{array}{c}\text { Andersen of } \\ \text { Woodbury } \\ \text { Chalupa }\end{array} & \begin{array}{l}\text { Coffman } \\ \text { Denman } \\ \text { Falvey }\end{array}\end{array}$
Fischer of

Grundy $\quad$| Robinson |
| :--- |
| Wright |

Amendment 2 lost.
Dietz of Scott offered the following amendment 3 of the committee of the whole:
3. Amend House File 550 by inserting the following new section after section 10:
Section four hundred twenty-two point fifty-two (422.52), Code 1962, is hereby amended by adding the following new subsection:
"When a return is filed and the taxes due are paid in full on or before the due date as prescribed in section four hundred twenty-two point fiftyone (422.51) of the Code, the retailer shall be allowed a credit or discount equal to two (2) percent of the sales taxes shown due by such return. This discount is allowed the retailer for prompt payment of the tax and as remuneration for keeping the records and filing the returns required by this chapter."

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

Amend the committee of the whole amendment, line 20, by striking the word "two (2)" in line ten (10) and inserting in lieu thereof the word "one (1)".

Amendment to amendment lost.
Dietz of Scott moved adoption of amendment 3 of committee of the whole.

Roll call was requested by Dunton of Keokuk and Balloun of Tama.
On the question "Shall amendment 3 be adopted ?"
The ayes were, 49:

| Anderson of <br> Ringgold | Hagie <br> Hakes <br> Balloun |
| :--- | :--- |
| Hanson of |  |
| Bock | Lyon |
| Breitbach | Hanson of |
| Briles | Mitchell |
| Carnahan | Hougen |
| Crane | Knowles |
| Dietz | Kreager |
| Dunton | Lange |
| Fisher of | McElroy |
| Greene | Mensing |
| Frazier | Meyer |
| Graham | Miller of |
| Grassley | Des Moines |

The nays were, 46:

| Baringer | Goode <br> Busch |
| :--- | :--- |
| Camp | Hagedorn |
| Carstensen | Hagen |
| Halling |  |
| Casey | Hirsch |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Ely | Kluever |
| Edgington | Knock |
| Eveland | Loss |
| Gittins | Lutz |

Absent or not voting, 13:

| Andersen of | Duffy |
| :--- | :--- |
| Woodbury | Falvey |
| Chalupa | Fischer of |
| Coffman | Grundy |
| Denman | Parker |

Miller of
Jones
Miller of
Page
Mowry
Murphy
Nielsen of
Emmet
Olson
Palas
Reppert
Robinson
Scherle
Siglin

| Mahan | Paul |
| :--- | :--- |
| Maule | Prine |
| Messerly | Sersland |
| Millen | Sokol |
| Moffitt | Steffen |
| Mueller | Stevenson |
| Murray | Strothman |
| Nelson | Swisher |
| Nielsen of | Vetter |
| Shelby | Wells |
| Ossian | Mr. Speaker |


| Petersen of | Riley |
| :--- | :--- |
| Dallas | Shaw |
| Peterson of | Wright |
| Woodbury |  |

Smith of Dickinson
Smith of O'Brien
Stanley
Steele
Stokes
Tabor
Van Alstine
Van Nostrand
Vermeer
Walter
Wier
Winkelman
Worthington

Paul
Prine
Sersland
Sokol
Steffen
Stevenson
Strothman
Swisher
Vetter
Wells
Mr. Speaker

Riley
Shaw
Wright

Amendment 3 adopted.
Goode of Davis offered the following amendments 4 and 7 of the committee of the whole:
4. Amend House File 550 by inserting the following new section after section 11:

Section four hundred twenty-three point one (423.1), Code 1962, is hereby amended as follows:
a. By striking from lines seventeen (17) and eighteen (18) of subsection one (1) the words ", which are not readily obtainable in Iowa, and".
b. By striking all of subsection ten (10).
7. Amend House File 550 by inserting the following new sections after section 12:
(1) Section four hundred twenty-three point three (423.3), Code 1962, is hereby amended by striking lines six (6) through thirteen (13) inclusive.
(2) Section four hundred twenty-three point four (423.4), Code 1962, is hereby amended by striking subsection five (5) of such section.

Goode of Davis offered the following substitute amendment to amendments 4 and 7 of the committee amendment and moved its adoption :

Amend House File 550 by adding thereto the following:
Section 1. Section four hundred twenty-three point one (423.1), Code 1962, is hereby amended as follows:

1. By striking all of subsection one (1) after the word "current" in line sixteen (16) and inserting in lieu thereof a period (.).

Roll call was requested by Cunningham of Story and Riley of Linn.

On the question "Shall the substitute amendment be adopted?"
The ayes were, 49 :

Balloun
Bock
Briles
Busch
Crane
Den Herder
Dunton Eveland Fischer of Grundy
Fisher of Greene
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Halling
Hanson of
Lyyon
Hougen
Jarvis
Kluever
Maule
Mensing
Meyer
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murray
Nelson
Olson
Palas
Paul
Prine
Sersland

Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien
Stokes
Strothman
Tabor
Vermeer
Walter
Winkelman
Worthington
Mr. Speaker
The nays were, 46:

| Andersen of | Camp | Edgington | Hanson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Ely | Mitchell |
| Anderson of | Carstensen | Frazier | Hirsch |
| Ringgold | Casey | Gittins | Johnson |
| Baringer | Cunningham | Hakes | Kibbie |
| Breitbach | Dietz |  | Knock |


| Knowles | Messerly | Peterson of | Steffen |
| :---: | :---: | :---: | :---: |
| Kreager | Millen | Woodbury | Stevenson |
| Lange | Murphy | Reppert | Swisher |
| Loss | Nielsen of | Scherle | Van Alstine |
| Lutz | Emmet | Sokol | Van Nostrand |
| Mahan | Ossian | Stanley | Vetter |
| McElroy | Patton | Steele | Wier |
| Absent or not voting, 13: |  |  |  |
| Chalupa | Duffy | Parker | Robinson |
| Coffman | Falvey | Petersen of | Wells |
| Darrington | Nielsen of | Dallas | Wright |
| Denman | Shelby | Riley |  |

Substitute amendment adopted.
Vermeer of Marion offered the following amendment 5 of the committee of the whole and moved its adoption:
5. Amend House File 550, section 10, by adding the following new paragraph at the end thereof:
The increase in tax provided for in subsections one (1), two (2) and three (3) of this section shall not apply to tangible personal property used in the performance of building and construction contracts entered into prior to the effective date of this Act.

## Amendment adopted.

Vermeer of Marion offered the following amendment 6 of the committee of the whole and moved its adoption:
6. Amend House File 550, section 12, by adding the following new paragraph at the end thereof:
The increase in tax provided for in this section shall not apply to tangible personal property used in the performance of building and construction contracts entered into prior to the effective date of this Act.

Amendment adopted.
Shaw of Floyd offered the following amendment 8 of the committee of the whole and moved its adoption:
8. Amend House File 550 by adding thereto the following new sections:
(1) Trading stamp. "Trading stamp" means any stamp or similar device issued in connection with the retail sale of merchandise or service, as a cash discount or for any other marketing purpose, whether issued in connection with an advertising plan, which entitles the rightful holder, on its due presentation for redemption, to receive merchandise, service or cash, or any other thing of value.
(2) Exclusion of redeemable device used by manufacturer or packer or publication. "Trading stamp" does not include any redeemable device used by the manufacturer or packer of an article, in advertising or selling it, or any redeemable device issued and redeemed by a newspaper, magazine, or other publication. The term "manufacturer" or "packer" as used in this section means any vendor of an article of merchandise which is put up by him in an original package and which is sold under his or its trade name, brand or mark.
(3) Exclusion of coupon redeemable only by merchant. "Trading stamp" does not include any coupon, caused to be prepared by the merchant using
the same and distributed by him to his customers, which coupon, ticket, certificate, card, or other similar device is redeemable only by such merchant for or in connection with the purchase of specific articles of merchandise carried in his stock.
(4) Legislative declaration: redeemable devices excluded from definition of "trading stamp" as not employed in practices which must be regulated. The legislature finds and declares that the devices described in sections two (2) and three (3) of this Act are classes of articles that are not employed in connection with practices which must be regulated as provided in this Act to protect the people of Iowa against improper activities of irresponsible trading stamp companies.
(5) Definitions.
a. "Trading stamp company." "Trading stamp company" means any person engaged in any manner in distributing trading stamps for retail issuance by others or in redeeming trading stamps for retailers.
b. "Person." "Person" means any individual, partnership, corporation, association, or other organization.
c. "Commissioner." "Commissioner" means the secretary of state.
d. "Issue." "Issue" includes use, distribute, give away, sell, furnish, and license such use, distribution, gift, sale, or furnishing.
e. "Merchant." "Merchant" includes retailer, person dealing in services, or person in a similar capacity.
(6) Prohibition against issuance of trading stamp not containing licensee's name and stamp's redeemable value. It is unlawful for any person to issue any trading stamp unless such stamp shall have imprinted thereon:
a. The name of a trading stamp company licensed under the provisions of this Act, which is responsible for the redemption of the stamp.
b. The redeemable value thereof in cents, mills, or fraction of cents.
(7) Holder's option to have stamp redeemed either in merchandise or in cash. Any trading stamp company shall redeem upon presentation, any trading stamp which it has issued either in goods, wares, merchandise, other things of value, or in cash, good and lawful money of the United States, at the option of the holder thereof. Trading stamps shall only be presented for redemption in cash in an amount aggregating not less than one (1) dollar.
(8) Prohibition against issuance or redemption of trading stamp without company's consent. It is unlawful for any person to willfully issue or redeem any trading stamp without the consent of the trading stamp company which issued such stamps.
(9) Requirement of license: right of person ceasing to possess license to redeem stamps. It is unlawful for any person to engage in the business or act in the capacity of a trading stamp company without having a license obtained under the provisions of this Act.

Nothing contained in this Act shall prohibit any person who was licensed as a trading stamp company under the provision of this Act, but who ceased to possess such a license, from redeeming the trading stamps issued pursuant to such license.
(10) Right to redeem stamps issued before Act's effective date. Nothing in this Act shall prevent any person from redeeming, pursuant to contract, any trading stamps issued on or before the effective date of this Act.
(11) Duty of merchant to give stamps on purchaser's request. Any person who advertises the giving of trading stamps, or who gives trading stamps, with the sale of any merchandise shall give such stamps, if the purchaser requests them, with the sale of all items of merchandise offered for sale at his place of business, unless such person advertises that he does
not give trading stamps on certain items of merchandise and designates such items in the advertisement or posts a list of such items in a conspicuous place in his place of business.
(12) Absence of duty to give stamps when prohibited by statute or regulation. Nothing contained in this Act shall be construed as requiring the giving of trading stamps with any article when the giving of such stamps or any premium with the particular article is specifically prohibited by statute of this state or rule or regulation adopted pursuant thereto.
(13) License required to sell or furnish trading stamps. Every person in this state or any person doing business in this state as a trading stamp company who shall sell or furnish any trading stamps, whether in connection with an advertising plan or otherwise, which entitle a purchaser to procure any merchandise, service, cash or other things of value free of charge upon the production of any number of such trading stamps, shall, before selling or furnishing said trading stamps, obtain a separate annual license from the secretary of state and shall pay a separate annual license fee of ten (10) percent of the portion of its net earnings attributable to the State of Iowa, as determined under reasonable rules and regulations established by the state tax commission, but in any event such annual license fee shall not be less than one hundred (100) dollars.

Upon such payment being made to the secretary of state and upon proof of the filing of a bond as hereinafter provided in section fifteen (15) of this Act, the secretary of state shall issue a license to the person to sell or furnish trading stamps for a period of one (1) year.
(14) Form of application and necessary information. An application for a license to do business as a trading stamp company, upon a form provided by the issuing agency, shall be accompanied by representative samples of its trading stamps, coupons, tickets, certificates, cards or other similar devices, collection books, redemption catalogs, distribution and redemption agreement, and said person shall furnish the following information:
a. The name and principal address of the company.
b. The state of its incorporation or origin.
c. The names and addresses of its principal officers, partners, or proprietors.
d. The address of its principal office in this state.
e. The name and address of its principal officer, employee, or agent in this state.
f. The addresses of the places where its stamps are redeemable located either within or without the state.
g. A short form of its balance sheet as at the end of its last fiscal year prior to such filing certified by a certified public accountant or by an independent public accountant.
(15) Bond. No person doing business as a trading stamp company shall distribute trading stamps in this state or shall redeem trading stamps hereafter issued therein until it has filed a bond with the secretary of state, payable to the secretary of state, which bond must be duly executed by the company and a corporate surety qualified and approved by the insurance commission of the State of Iowa to do business in this state, which is conditioned upon the payment and the performance by the company of its obligation to redeem trading stamps issued by retailers in this state, when they are duly presented for redemption by the rightful holders.

The principal sum of the bond should be as follows: if the company has not previously done business as a trading stamp company in this state, fifty thousand $(50,000)$ dollars; if the company's gross income from such business in this state during its last fiscal year was not in excess of one
hundred thousand $(100,000)$ dollars, ten thousand ( 10,000 ) dollars; for each additional one hundred thousand $(100,000)$ dollars of gross income from such business in this state or fraction thereof, an additional ten thousand $(10,000)$ dollars.
(16) Automatic suspension of license on noncompliance with section 15. In the event that any trading stamp company should cease to comply with the provisions of section fifteen (15) of this Act, the license and all rights, powers, and privileges conferred by it to the company shall be automatically suspended.
(17) Disposition and crediting of receipts. All fees and penalties and all receipts of any kind and nature received under the provisions of this Act shall be paid into the state treasury and shall be credited to the general fund.
(18) Rules and regulations. The secretary of state may, in accordance with the provisions of this Act, adopt, amend, or repeal such rules and regulations as are reasonably necessary for carrying out the provisions of this Act.
(19) Notice of intention to suspend or close redemption of trading stamps. No person doing business as a trading stamp company shall close or suspend the redemption of trading stamps without filing with the secretary of state at least ninety (90) days prior thereto a written notice of its intention to do so and concurrently mailing a copy of such notice to each retailer within the state which has at any time theretofore within one (1) year issued trading stamps which the person, firm, association, or corporation is obligated to redeem. The written notice provided for herein shall be given by means of certified mail directed to the secretary of state and the ninety (90) days herein mentioned shall begin to run on the date such notice is received by the secretary of state.
(20) Penalty for violation. Any person violating any provisions of this Act or who is guilty of doing business as a trading stamp company without a license shall be punished by a fine of not more than ten thousand ( 10,000 ) dollars. The district court in any county where said violation shall occur, on the complaint of the secretary of state or of any interested person, shall have jurisdiction to restrain and enjoin the violation of any of the provisions of this Act.
(21) Other laws regulating trading stamp companies. Other laws and parts of laws now effective in this state, to the extent that they directly or indirectly regulate trading stamp companies or directly or indirectly regulate or prohibit the distribution or redemption of trading stamps as herein defined, are hereby declared to be of no force or effect in the interpretation or enforcement of the matters covered in this Act.
(22) Severability. If any sentence, clause, provision, or section of this Act shall be held unconstitutional, such decision shall not affect the validity or the constitutionality of any other sentence, clause, provision, or section herein contained and it shall be conclusively presumed that the legislature would have enacted the remainder of this Act without the sentence, clause, provision, or section so held unconstitutional.

Roll call was requested by Dunton of Keokuk and Kibbie of Palo Alto.

On the question "Shall amendment 8 of the committee of the whole be adopted?"

The ayes were, 64:

| Anderson of | Hagen |
| :--- | :--- |
| Woodbury | Hagie <br> Anderson of |
| Ringgold | Hakes |
| Bock | Halling |
| Briles | Hanson of |
| Grane | Lyon |
| Cunningham | Hanson of |
| Den Herder | Mirschell |
| Dietz | Johnson |
| Dunton | Kibbie |
| Edgington | Kluever |
| Fischer of | Knock |
| Grundy | Loss |
| Gittins | Lutz |
| Goode | Mahan |
| Graham | Maule |
| Grassley | McElroy |
| Hagedorn | Messerly |

The nays were, 29:
Balloun
Baringer
Breitbach
Busch
Carnahan
Carstensen
Casey
Darrington
Absent or not voting, 15:

Camp
Chalupa
Coffman
Denman
Duffy

Fisher of Greene
Frazier
Knowles
Kreager
Lange
Mensing Millen

Amendment 8 adopted.
Vermeer of Marion offered the following amendment 9 of the committee of the whole and moved its adoption:
9. Amend House File 550 by renumbering all sections following section 6, also by correcting all cross references to conform with these amendments.

Amendment adopted.
Vermeer of Marion offered the following amendment filed by him:
Amend House File 550 by adding the following new sections:

1. Section four hundred twenty-two point forty-two (422.42), subsection two (2), Code 1962, is hereby amended by striking from line one (1) thereof the word "or" and by adding after the first comma in line two (2) thereof the following: "or lease or rental,".
2. Section four hundred twenty-three point one (423.1), subsection two (2), Code 1962, is hereby amended by striking from line two (2) thereof the word "or" and by adding after the first comma in said line the following: "or lease or rental,".

House File 550 pending.

Swisher of Johnson moved that the rules be suspended for the immediate consideration of Senate File 306, a bill for an act relating to retail sales tax and use tax on leases or rentals of equipment.

Hagedorn of Clay moved that Senate File 306 be deferred and retained on the calendar under unfinished business.

Motion prevailed.

## MOTION TO RECONSIDER

I move to reconsider the vote by which the Shaw amendment to House File 550 was adopted.

## DIETZ of Scott.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 11 and 57.

Fres E. Wier,
Chairman House Committee. Kenneth Benda, 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 11 and 57.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 17, 1963, he approved the following bills: House Files 65, 85, 114, 213, 291, 309, 392 and 558, and Senate Files 159, 394 and 398.

## AMENDMENTS FILED

Riley of Linn.
Amend Senate File 404 by striking from line two (2) of sub-
2 section 7 of section 1 the words "the retailer's cost of doing
3 business" and inserting in lieu thereof the following "that
4 part of the retailer's cost of doing business which is fairly
allocable to dairy products on the sale thereof to the customers of the retailer".

DIETZ of Scott.

Amend the Coleman, et al., amendment to Senate File 404, filed April 1, 1963, by adding thereto the following new section:
"This Act shall not apply to schools furnishing milk to students under a school lunch program."

Further amend by renumbering the sections in conformity with this amendment.

## Reppert of Polk.

Amend Senate File 404 by inserting before the period at the end of subsection 1 of section one the following: "but shall not mean or include butter, condensed, evaporated or powdered milk or cheese".

## Riley of Linn.

Amend Senate File 404 by adding to section 8 the following:
"If a person charged with a violation of this Act or any rules or regulations adopted thereunder is aggrieved by any order entered by the department, such person may take an appeal therefrom by serving a notice of appeal upon the department and by filing said notice of appeal with the clerk of the district court of Polk County, Iowa. Upon appeal being taken, the department shall immediately make and certify to the district court a transcript of all papers, records and proceedings in connection with the matter including (unless there is a stipulation to the contrary) a transcript of all testimony, all exhibits or copies thereof and all orders and findings entered by the department in the matter. The findings of fact of the department, if supported by substantial evidence on the record considered as a whole, shall be binding on appeal. The court may dismiss the appeal, modify or vacate the order complained of in whole or in part or remand the matter to the department for further proceedings as justice may require.
"The department, with or without hearing, upon a finding of good cause, may modify or set aside any order entered by it.".

SWISHER of Johnson.
Amend section 2 of Senate File 411 as follows:

1. By striking from line two (2) the letter "(a)",
2. By inserting in line four (4) a period after the
word "programs"; also by striking the remainder of line
four (4) and all of lines five (5) through eleven (11).
DENMAN of Polk.
WORTHINGTON of Decatur.
MURRAY of Webster.

Amend House File 5 as follows:
Amend the title by striking all after the word "Act" and substituting "relating to money and credits".

Further amend by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-nine point four
(429.4), Code 1962, is hereby amended as follows:

1. By striking the word "five" in line eight (8) and
inserting the word "fifteen (15)".
2. Further amend by striking all after the word "exempt" in line eleven (11) and insert a period.

Goode of Davis.
Amend House File 468 as follows:
Amend the Darrington amendment to House File 468, filed April 3, 1963, by adding thereto the following section:
" 5 . Strike section 8 of House File 468."

## Darrington of Harrison.

Amend House File 550 by adding thereto the text of Senate File 437.

Soherle of Mills.
Amend House File 550 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the number "1934" and inserting in lieu thereof the number " 1963 ".
2. By striking from line four (4) the number " 1937 " and inserting in lieu thereof the number " 1963 ".
3. By striking from line fourteen (14) the word "threefourths" and inserting in lieu thereof the word "four-fifths".
4. By striking from lines seventeen (17) and eighteen (18) the words "one and one-half" and inserting in lieu thereof the words "one and three-fifths".
5. By striking from lines twenty (20) and twenty-one (21) the words "two and one-fourth" and inserting in lieu thereof the words "two and two-fifths".
6. By inserting in line twenty-three (23) after the word "three" the words "and one-fifth".
7. By striking from lines twenty-five (25) and twenty-six (26) the words "three and three-fourths" and inserting in lieu thereof the word "four".
8. By striking from lines twenty-seven (27) and twenty-eight (28) the words "three and three-fourths" and inserting in lieu thereof the word "four".

Sec. 2. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by inserting in line eight (8) after the word "users;" the words "a like rate of tax on the gross receipts derived from all services performed or rendered to or for transients in connection with the operation of a hotel or motel;".

Schbrle of Mills.
Amend the amendment to House File 550 filed April 16 by Vermeer of Marion and Hougen of Black Hawk by adding thereto the following section:
3. The provisions of sections one (1) and two (2) shall not apply to any rental or lease item on which sales tax has been paid.

Amend the Petersen, et al., amendment to House File 550, filed April 8, 1963, as follows:

1. Amend section 1 by striking all of subsection six, (six).
2. Further amend by striking all of section 10.
3. Amend section 15, line two hundred eighty-four (284), by striking the words "basic school" and inserting the word "county".
4. Further amend by renumbering the remaining sections after section 10 in accordance with this amendment.

Bock of Hancock. Stanley of Muscatine. DUNTON of Keokuk. Carstensen of Clinton. Van Alstine of Humboldt.

Amend House File 550 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. Section two hundred eighty-six point four (286.4), Code 1962, is hereby amended as follows:

1. By striking from line six (6), subsection two (2), the word "fifteen" and inserting in lieu thereof the word "seventeen".
2. By striking from line four (4), subsection three (3), the word "fifteen" and inserting in lieu thereof the word "seventeen".

Sec. 2. Section two hundred eighty-six A point one (286A.1), Code 1962, is hereby amended by striking from line nine (9) the word "fifteen" and inserting in lieu thereof the word "seventeen".

Sec. 3. Section four hundred twenty-two point forty-three (422.43), Code 1962, is amended as follows:

1. By striking from lines two (2) and three (3) the words and figures "April, 1937, a tax of two" and inserting in lieu thereof the words and figures "July, 1963, a tax of three (3)".
2. By inserting following the semicolon after the word "users" in line eight (8) the words "a like rate of tax on the gross receipts derived from all services performed or rendered to or for transients in connection with the operation of a hotel, motel, rooming house, tourist court, or trailer camp".
3. By striking from line twenty-three (23) the words and figures "1947, a tax of two" and inserting in lieu thereof the words and figures "1963, a tax of three (3)".
4. By striking lines fifty-five (55) through fifty-seven (57).

Sec. 4. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended as follows:

By striking the word "two" in line five (5) and inserting in lien thereof the word "three (3)".

Sec. 5. Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by striking the word "fifteen" from lines seven (7) and thirteen (13) and inserting in lieu thereof the word "seventeen (17)".

Sec. 6. Section four hundred twenty-six point six (426.6), Code 1962, is hereby amended by striking from line thirteen (13) and from lines fourteen (14) and fifteen (15) the word "fifteen" and inserting in lieu thereof in both instances the word "seventeen (17)".

1 Amend House File 589 by adding after the word "person" in
2 line 16 of section 1 the following: ", employer, labor
3 union or organization or officer of a labor union or
4 organization".
Rilusy of Linn.
On motion by Mowry of Marshall, the House adjourned until $9: 00$ a.m., Thursday, April 18, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Thursday, April 18, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend G. W. Ukena, pastor of the Bethel Presbyterian Church, West Union, Iowa.

The Journal of April 17 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Siglin of Lucas on request of Anderson of Ringgold; Paul of Poweshiek, Loss of Kossuth, Dietz of Scott and Hougen of Black Hawk on request of Lange of Sac.

## PRESENTATION OF VISITORS

Coffman of Iowa presented to the House twelve students from Trinity Lutheran School, Conroy, accompanied by their teacher, Mr. Balzer, and thirty-five students of the Marengo senior class accompanied by their teachers, Merle Nevenhoven and Mr. Hagens.

Dunton of Keokuk presented to the House members of the eighth grade government class of English Valley Junior High School accompanied by their teachers, Mrs. Harold Riess and Mrs. Ralph Graham.

Gittins of Pottawattamie presented to the House forty students from Carter Lake School accompanied by their teachers, Mrs. Wettengel and Mrs. Larson.

Petersen of Dallas presented to the House twenty-eight seventh grade students from Waukee Community School accompanied by their teacher, Mrs. Gregg.
Riley of Linn presented to the House eight foreign exchange students from Cedar Rapids and Prairie high schools, accompanied by their teacher, R. D. Metcalf.

Vetter of Washington presented to the House seventy-five ninth grade students of the Mid-Prairie School accompanied by their teacher, Mr. Murphy.

## PETITIONS

The following petitions were presented and placed on file:
By Coffiman of Iowa, from seventeen Amana teachers favoring legislation for tax sheltered annuities.

By Miller of Jones, from nineteen members of the Federated Fortnightly Club of Anamosa opposing legislation to provide for hospital administrators to be superintendents of mental health institutes.

By Nielsen of Shelby, from nine residents of Shelby County opposing legislation to provide property tax credits whenever excessive property taxes are levied as the result of inaccurate estimates in local government budgets.

By Reppert of Polk, a letter from six members of the Polk County Grand Jury favoring an amendment to grant a pay raise to members of the Polk County Grand Jury of three dollars per day and mileage.

## SENATE MESSAGES CONSIDERED

Senate File 408, a bill for an act relating to the funds and support of mentally ill patients in the state mental health institutes and mentally retarded patients in state hospital-schools.

Read first time and referred to sifting committee.
Senate File 422, 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 referred to committee on appropriations.
Senate File 423, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Lowa.

Read first time and referred to committee on appropriations.
Senate File 426, a bill for an act relating to workmen's compensation for occupational diseases.

Read first time and referred to sifting committee.
Senate File 429, 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 referred to committee on appropriations.
Senate File 433, a bill for an act relating to taxation of city and town property.

Read first time and referred to sifting committee.

Senate File 434, a bill for an act relating to the confirmation of appointments by the Senate and the eligibility of rejected nomizees to interim appointments.

Read first time and referred to sifting committee.
Senate File 435, 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 referred to committee on appropriations.
Senate File 436, a bill for an act relating to the appointment of the director of the state traveling library as compact administrator for any interstate library compact.

Read first time and referred to sifting committee.
Senate File 449, a bill for an act to make appropriations to members of the legislative research committee and legislative advisory committees.

Read first time and referred to committee on appropriations.
Senate File 450, a bill for an act to make appropriations to members of legislative advisory committees.

Read first time and referred to committee on appropriations.
Senate File 451, a bill for an act to make appropriations to members of legislative advisory committees.

Read first time and referred to committee on appropriations.
Senate File 452, a bill for an act to make appropriations to exofficio members of the advisory investment board of the Iowa public employees' retirement system, namely: Howard Buck and A. L. Mensing.

Read first time and referred to committee on appropriations.

## INTRODUCTION OF BILL

House File 590, by committee on judiciary 2, a bill for an act to legalize the action of the Marion Rural Community School District in changing the name of the school district.

Read first time and referred to sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Spanker: 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 220, a bill for an act to provide for the construction of state and interstate highways, to provide for the payment from road use tax funds, and to authorize the borrowing of money and the issuance of bonds.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 340, a bill for an act relating to the confidential character of research studies for the purpose of reducing morbidity or mortality.

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

Senate File 416, a bill for an act relating to the preparation and publication of the proposed budget for each school district.

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

House File 393, a bill for an act relating to joint county-city or town buildings.

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

House File 420, a bill for an act to permit an increase in the maximum levy for ordinary revenue allowed upon the assessed valuation of the taxable property in the county.

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

House File 421, a bill for an act to authorize the board of control to increase the amount of money paid to inmates upon release from the women's reformatory.

Carroll A. Lane, Secretary.

## SENATE AMENDMENTS TO HOUSE FILE 393

Amend House File 393 as follows:

1. By inserting as a new section following section 4 the following:
"The governing body of each incorporating unit may adopt such articles only after the proposition for establishment of an authority has been approved by a majority of the votes cast by the electors of each governing unit for and against such proposition at a general, primary, or special election. The proposition voted upon shall also state the nature of the joint building or buildings to be acquired by the authority which shall be limited to a county courthouse-city hall and/or a joint county-city jail, whether existing county or municipal buildings will continue to be occupied by the municipality or county upon acquisition of the joint building or buildings or whether existing municipal or county buildings will be disposed of. If the existing municipal or county buildings are to be disposed of, the proposition shall contain the method of disposition. A notice of the election provided for by this section shall be published once each week for at least four (4) weeks immediately prior to the date set for such election in some newspaper published in the county. Such notice shall state the time the proposition will be voted upon, and the form in which the proposition will be submitted. A copy of the proposition to be submitted shall be posted at each polling place during the day of election.".
2. By inserting in line 4, section 9, after the word "be" the words "submitted to a vote of the people,".
3. By striking from section 11, lines 21 through 27, and inserting in lieu thereof the following:
"3. To demolish, repair, alter or improve any building or buildings within the designated area if such demolishment, repair, alteration or improvement does not cost more than ten thousand $(10,000)$ dollars. The authority may furnish, equip, maintain and operate such building or buildings and other facilities so as to effectuate the purpose of this Act. The authority may demolish, repair, alter, or improve existing buildings or construct a new building or buildings and other facilities within said area in addition to the buildings authorized by the initial election if the cost of a single project exceeds ten thousand ( 10,000 ) dollars only after such proposal has been approved by the voters in the same manner as provided in this Act for the establishment of the authority.".
4. Further amend section 11, by striking lines $49,50,51$ and 52 and inserting in lieu thereof the following: "or buildings not needed for the public purpose for which constructed, the authority may then rent such space to other lessees for a public use upon such terms and under such written leases as the board of commissioners may determine but in no event shall such property be leased for any nonpublic use.".
5. Further amend House File 393 by renumbering the sections in conformity with this amendment.

## REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it has had the following bill under consideration and recommends that it be placed on the sifting committee calendar:
S. F. 380 An act to set the dates general aid to schools is to be paid. Samuel E. Robinson, Chairman, Sifting Committee.

## CONSIDERATION OF BILLS

Mensing of Cedar asked and received unanimous consent to take up for immediate consideration Senate File 380, a bill for an act to set the dates general aid to schools is to be paid.

Nelson 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:

| Andersen of | Chalupa |
| :--- | :--- |
| Woodbury | Coffman |
| Anderson of | Crane |
| Ringgold | Cunningham |
| Balloun | Darrington |
| Baringer | Den Herder |
| Bock | Eveland |
| Breitbach | Falvey |
| Camp | Fisher of |
| Carnahan | Greene |
| Carstensen | Frazier |
| Casey | Gittins |


| Goode | Hirsch |
| :--- | :--- |
| Graham | Jarvis <br> Grassley |
| Hagedorn | Johnson |
| Hagen | Kibbie |
| Hagie | Knock |
| Hakes | Kreager |
| Halling | Lange |
| Hanson of | Lutz |
| Lyon | Mahan |
| Hanson of | Maule |
| Mitchell | McElroy |
|  | Mensing |

Messerly
Meyer
Millen
Miller of
Des Moines
Miller of Jones
Miller of
Page
Moffitt
Mowry
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Smith of
Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes

Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wells
Wier
Winkelman
Worthington
Wright
Mr: Speaker
The nays were, none.
Absent or not voting, 20:

| Briles | Edgington | Knowles | Shaw |
| :--- | :--- | :--- | :--- |
| Busch | Ely | Loss | Siglin |
| Denman | Fischer of | Mueller | Smith of |
| Dietz | Grundy | Olson | O'Brien |
| Duffy | Hougen | Paul | Walter |
| Dunton | Kluever |  |  |

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

## SENATE AMENDMENTS CONSIDERED

Peterson of Woodbury called up for consideration House File 149, a bill for an act authorizing cities and towns to acquire, purchase, construct, reconstruct, improve, extend and lease industrial buildings; authorize the issuance of revenue bonds of cities and towns for the purpose of securing and developing industry and provide for the payment of certain sums in lieu of taxes to the State of Iowa and to the county, city, town, school district and other political subdivisions, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 149 as follows:

1. Section 2, line 8, by striking the word "four" and inserting in lieu thereof the word "eight".
2. Section 3 , line 32, by striking the words "or private".
3. Section 8 , line 5, by inserting before the word "for" the following:
"unless specifically acquired for industrial development or unless the land is determined by the municipal governing body to no longer be necessary for municipal purposes,".
4. By striking all of section 15.
5. By adding the following as a new section:
'This Act, being deemed of immediate importance, shall be in full force and effect from and after its publication in the Sioux City Journal, a newspaper published at Sioux City, Iowa, and in The Creston News Advertiser, a newspaper published at Creston, Iowa.".

Motion prevailed and the House concurred in the Senate amendments.

Peterson 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, 86:

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Goode <br> Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Baringer | Hagen |
| Bock | Hagie |
| Breitbach | Hakes |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Case | Mitchell |
| Chalupa | Hirsch |
| Coffman | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Knowles |
| Den Herder | Lange |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fisher of | McElroy |
| Greene | Mensing |
| Frazier | Messerly |
| Gittins | Meyer |


| Millen | Reppert |
| :--- | :--- |
| Miller of | Reiley |
| Des Moines | Robinson |
| Miller of | Scherle |
| Jones | Smith of |
| Moffitt | Dickinson |
| Mowry | Smith of |
| Mueller | O'Brien |
| Murphy | Sokol |
| Murray | Stanley |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Vermeer |
| Parker | Vetter |
| Patton | Wells |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Mr. Speaker |
| Prine |  |

The nays were, 3:
Miller of
Page $\quad$ Steele

Absent or not voting, 19:

| Briles | Dunton | Hougen | Sersland |
| :--- | :--- | :--- | :--- |
| Busch | Edgington | Kluever | Shaw |
| Denman | Fischer of | Knock | Siglin |
| Dietz | Grundy | Loss | Walter |
| Duffy | Halling | Paul | Wright |

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

Knowles of Scott called up for consideration House File 452, a bill for an act relating to economic development corporations, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 452, section 10, line 6, by inserting after the period (.) the following: "Provided that a financial institution may at any time withdraw from membership without such notice in the event of its merger with another financial institution, after commencement of proceedings for voluntary or involuntary dissolution, receivership, or reorganization pursuant to
or by operation of federal or state law or in the event of conversion from a state financial institution to a federal financial institution or the reverse.".

Motion prevailed and the House concurred in the Senate amendment.

Knowles 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, 84 :

| Andersen of | Grassley | Miller of | Scherle |
| :--- | :--- | :--- | :--- |
| Woodbury | Hagedorn | Jones |  |
| Anderson of | Hagen | Miller of | Smith of |
| Ringgold | Hagie | Page | Smith of |
| Balloun | Hakes | Mof | O'Brien |
| Baringer | Hanson of | Moffit | Mueller |
| Breitbach | Lyon | Murphy | Sokol |
| Camp | Hanson of | Nielsen of | Stanley |
| Carnahan | Mitchell | Emmet | Steele |
| Carstensen | Hirsch | Nielsen of | Stevenson |
| Casey | Jarvis | Shelby | Stokes |
| Coffman | Johnson | Olson | Strothman |
| Crane | Kibbie | Ossian | Swisher |
| Cunningham | Knowles | Palas | Tabor |
| Darrington | Kreager | Parker | Van Alstine |
| Den Herder | Lange | Patton | Van Nostrand |
| Edgington | Lutz | Petersen of | Vermeer |
| Ely | Mahan | Dallas | Vetter |
| Eveland | Maule | Peterson of | Wells |
| Falvey | McElroy | Woodbury | Wier |
| Fisher of | Mensing | Prine | Winkelman |
| Greene | Messerly | Reppert | Worthington |
| Frazier | Millen | Riley | Wright |
| Grade | Miler of | Robinson | Mr. Speaker |
| Graham | Des Moines |  |  |

The nays were, 1:
Halling

| Absent or not voting, 23: |  |
| :--- | :--- |
| Bock | Duffy |
| Briles | Dunton |
| Busch | Fischer of |
| Chalupa | Grundy |
| Denman | Gittins |
| Dietz | Hougen |


| Kluever | Nelson |
| :--- | :--- |
| Knock | Paul |
| Loss | Sersland |
| Meyer | Shaw |
| Mowry | Siglin |
| Murray | Walter |

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

Sokol of Osceola called up for consideration House File 196, a bill for an act relating to regulation of securities agents and dealers under the Iowa Securities Law, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 196, section 3, line 6, by striking the words "any or all".

Motion prevailed and the House concurred in the Senate amendment.

Sokol of Osceola 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, 87 :

| Andersen of <br> Woodbury | Graham <br> Grassley |
| :--- | :--- |
| Anderson of | Hagedorn |
| Ringgold | Hagen |
| Balloun | Hagie |
| Baringer | Hakes |
| Bock | Halling |
| Breitbach | Hanson of |
| Briles | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Johnson |
| Coffman | Kibbie |
| Crane | Knowles |
| Cunningham | Kreager |
| Darrington | Lange |
| Den Herder | Lutz |
| Edgington | Mahan |
| Ely | Maule |
| Eveland | McElroy |
| Falvey | Mensing |
| Fisher of | Messerly |
| Greene | Meyer |
| Frazier | Millen |
| Goode |  |

Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Riley Robinson Scherle Smith of Dickinson
Smith of O'Brien Sokol Stanley Steele Steffen Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 21:

| Busch | Fischer of <br> Grundy |
| :--- | :--- |
| Chalupa | Gittins |
| Denman | Hougen |
| Dietz | Jarvis |
| Dufty | Kluever |
| Dunton |  |


| Knock | Sersland |
| :--- | :--- |
| Loss | Shaw |
| Mowry | Siglin |
| Nelson | Walter |
| Paul | Wright |

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

## CONSIDERATION OF BILL

The House resumed consideration of House File 550, a bill for an act to create a school property tax replacement fund, to provide for the revenue for its establishment, and to prescribe the method
for making distribution from such fund, and to provide for revision in the general fund revenue to the state, and the following Vermeer amendment:

Amend House File 550 by adding the following new sections:

1. Section four hundred twenty-two point forty-two (422.42), subsection two (2), Code 1962, is hereby amended by striking from line one (1) thereof the word "or" and by adding after the first comma in line two (2) thereof the following: "or lease or rental,".
2. Section four hundred twenty-three point one (423.1), subsection two (2), Code 1962, is hereby amended by striking from line two (2) thereof the word "or" and by adding after the first comma in said line the following: "or lease or rental,".

Reppert of Polk offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 550 filed April 16 by Vermeer of Marion and Hougen of Black Hawk by adding thereto the following section :
3. The provisions of sections one (1) and two (2) shall not apply to any rental or lease item on which sales or use tax has been paid.

Amendment to the amendment adopted.
Vermeer of Marion asked and received unanimous consent to withdraw the Vermeer-Hougen amendment.

Hougen of Black Hawk asked and received unanimous consent to withdraw the amendment filed by him on April 16 and found on pages 1156 and 1157 of the House Journal.

Scherle of Mills moved that House File 550 be re-referred to the committee on ways and means.

Camp of Clinton moved the previous question on the motion, which motion lost.

Darrington of Harrison moved the previous question on the motion, which motion prevailed.

The House recessed until the fall of the gavel.
The House reconvened, Speaker Naden in the chair.
Scherle of Mills asked and received unanimous consent to withdraw his motion.

Carstensen of Clinton offered the following amendment filed by him:

Amend House File 550 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. Section two hundred eighty-six point four (286.4), Code 1962, is hereby amended as follows:

1. By striking from line six (6), subsection two (2), the word "fifteen" and inserting in lieu thereof the word "seventeen".
2. By striking from line four (4), subsection three (3), the word "fifteen" and inserting in lieu thereof the word "seventeen".

Sec. 2. Section two hundred eighty-six A point one (286A.1), Code 1962, is hereby amended by striking from line nine (9) the word "fifteen" and inserting in lieu thereof the word "seventeen".

Sec. 3. Section four hundred twenty-two point forty-three (422.43), Code 1962, is amended as follows:

1. By striking from lines two (2) and three (3) the words and figures "April, 1937, a tax of two" and inserting in lieu thereof the words and figures "July, 1963, a tax of three (3)".
2. By inserting following the semicolon after the word "users" in line eight (8) the words "a like rate of tax on the gross receipts derived from all services performed or rendered to or for transients in connection with the operation of a hotel, motel, rooming house, tourist court, or trailer camp".
3. By striking from line twenty-three (23) the words and figures "1947, a tax of two" and inserting in lieu thereof the words and figures "1963, a tax of three (3)".
4. By striking lines fifty-five (55) through fifty seven (57).

Sec. 4. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended as follows:

By striking the word "two" in line five (5) and inserting in lieu thereof the word "three (3)".

Sec. 5. Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by striking the word "fifteen" from lines seven (7) and thirteen (13) and inserting in lieu thereof the word "seventeen (17)".

Sec. 6. Section four hundred twenty-six point six (426.6), Code 1962, is hereby amended by striking from line thirteen (13) and from lines fourteen (14) and fifteen (15) the word "fifteen" and inserting in lieu thereof in both instances the word "seventeen (17)".

Carstensen of Clinton offered the following amendment to his amendment and moved its adoption:

Amend the Carstensen and Camp amendment filed April 17 to House File 550 by striking subsection four (4) of section 3 thereof.

Amendment to the amendment adopted.
Mowry of Marshall offered the following amendment to the amendment and moved its adoption:

Amend the Carstensen and Camp amendment filed April 17 to House File 550 by adding thereto a new section as follows:

Sec. 7. Section ninety-eight point six (98.6), Code 1962, is hereby amended by striking from line seven (7) of subsection one (1) the word "two" and inserting in lieu thereof the words and figures "two and onehalf ( $21 / 2$ )".

Amendment to the amendment adopted.
Carstensen of Clinton moved the adoption of the amendment as amended.

Roll call was requested by Cunningham of Story and Bock of Hancock.

On the question "Shall the amendment as amended be adopted?"
The ayes were, 61:

| Balloun | Grassley |
| :--- | :--- |
| Bock | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carstensen | Halling |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Grane | Hanson of |
| Cunningham | Mitchell |
| Den Herder | Hirsch |
| Edgington | Jarvis |
| Fischer of | Johnson |
| Grundy | Kluever |
| Fisher of | Knock |
| Greene | Kreager |
| Frazier | Lange |
| Goode | Lutz |
| Graham | Mensing |

The nays were, 37 :

| Andersen of | Ely |
| :--- | :--- |
| Woodbury | Eveland |
| Anderson of | Falvey |
| Ringgold | Gittins |
| Baringer | Hagedorn |
| Breitbach | Kibbie |
| Briles | Mahan |
| Carnahan | Maule |
| Casey | McElroy |
| Darrington | Miller of |
| Dunton | Des Moines |

Absent or not voting, 10:

| Denman | Hougen <br> Dietz | Knowles | Meyer |
| :--- | :--- | :--- | :--- |
| Duffy | Loss | Paul | Robinson |
| Siglin |  |  |  |

Amendment as amended adopted.
Worthington of Decatur offered the following amendment filed by Worthington, et al.:

Amend House File 550 by adding thereto the text of House File 485, except section 4 of House File 485.

Mowry of Marshall moved the previous question on the amendment, which motion prevailed.

Worthington of Decatur moved the adoption of the amendment.
Roll call was requested by Swisher of Johnson and Dunton of Keokuk.

On the question "Shall the amendment be adopted 9 "

The ayes were, 27 :

| Anderson of | Falvey |
| :--- | :--- |
| Ringgold | Fisher of |
| Breitbach | Greene |
| Carnahan | Hagedorn |
| Casey | Hanson of |
| Dunton | Lyon |
| Ely | Kibbie |
| Eveland | Mahan |

The nays were, 71:

| Andersen of | Grassley |
| :--- | :--- |
| Woodbury | Hagen |
| Balloun | Hagie |
| Baringer | Hakes |
| Boek | Halling |
| Briles | Hanson of |
| Busch | Mitchell |
| Camp | Hirsch |
| Carstensen | Jarvis |
| Chalupa | Johnson |
| Coffman | Kluever |
| Crane | Knock |
| Cunningham | Knowles |
| Darrington | Kreager |
| Den Herder | Lange |
| Edgington | Lutz |
| Frazier | McElroy |
| Gittins | Mensing |
| Goode | Messerly |
| Graham | Millen |

Absent or not voting, 10:

| Denman | Fischer of <br> Grundy |
| :--- | :---: |
| Dietz | Hougen |

Miller of
Jones
Miller of
Page
Moffitt
Mowry
Nelson
Nielsen of
Shelby
Olson
Ossian
Parker
Patton
Petersen of
Dallas
Peterson of
Woodbury
Prine
Riley
Scherle

| Loss | Robinson |
| :--- | :--- |
| Meyer | Siglin |
| Paul |  |

Amendment lost.
Hagedorn of Clay offered the following amendment filed by him:
Amend House File 550 as amended by adding thereto the following new section:

Section four hundred twenty-six point one (426.1), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"There is hereby appropriated from the general fund of the state not otherwise appropriated a sum sufficient for each fiscal year beginning July first (1), 1963, to carry out the provisions of this chapter.

Hagedorn of Clay asked and received unanimous consent to withdraw his amendment.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on April 5 and found on page 1029 of the House Journal.

Vermeer of Marion offered the following amendment filed by him and moved its adoption :

Amend the title to House File 550 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to an increase in the tax imposed on cigarettes, on retail sales of tangible personal property, on gross receipts from operation of amusement devices and and enterprises, and on the use tax; imposing a service tax on gross receipts for services performed by hotels, motels, rooming houses, tourist courts and trailer camps; relating to the apportionment and computation of the agricultural land tax credit; and relating to the tax levy for supplementary aid and general aid to school districts.

Amendment adopted.

## CALL OF THE HOUSE

We, the undersigned members of the House, request a Call of the House on House File 550.

William J. Scherle. Harry R. Gittins. Elmir F. Lange. Leroy S. Miller. Paul E. McElroy. Conrad Ossian.

Hagedorn of Clay asked and received unanimous consent that Meyer of Madison be excused from the Call of the House.

Riley of Linn asked and received unanimous consent that Denman of Polk be excused from the Call of the House.

Camp of Clinton moved the previous question on the bill, which motion prevailed.

Vermeer 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, 61 :

| Balloun | Hagen | Messerly | Smith of |
| :--- | :--- | :--- | :--- |
| Bock | Hagie | Miller of | Dickinson |
| Busch | Hakes | Jones | Smith of |
| Camp | Halling | Mofitt | O'Brien |
| Carstensen | Hanson of | Mowry | Stanley |
| Chalupa | Lyon | Nielsen of | Steele |
| Coffman | Hanson of | Shelby | Stokes |
| Crane | Mitchell | Olson | Strothman |
| Cunningham | Hirsch | Parker | Van Alstine |
| Den Herder | Jarvis | Patton | Vermeer |
| Edgington | Johnson | Petersen of | Vetter |
| Fischer of | Kluever | Dallas | Walter |
| Grundy | Knock | Prine | Wells |
| Fisher of | Knowles | Riley | Wier |
| Greene | Kreager | Robinson | Winkelman |
| Goode | Lange | Scherle | Wright |
| Graham | Lutz | Shaw | Mr. Speaker |
| Grassley | Mensing |  |  |

The nays were, 40 :

| Andersen of <br> Woodbury <br> Anderson of | Ely <br> Rveland <br> Ringgold |
| :--- | :--- |
| Falvey |  |
| Baringer | Frazier |
| Breitbach | Gittins |
| Briles | Hagedorn |
| Carnahan | Kibbie |
| Casey | Mahan |
| Darrington | Maule |
| Duffy | McElroy |
| Dunton | Millen |

Absent or not voting, 7:
Denman Dietz

Hougen Loss
Miller of
Des Moines
Miller of
Page
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Ossian
Palas

Meyer
Paul

Peterson of Woodbury Reppert Sersland
Sokol
Steffen
Stevenson
Swisher
Tabor
Van Nostrand
Worthington

Siglin

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

Vermeer of Marion moved that the vote by which House File 550 passed the House be reconsidered and the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?"

The ayes were, 61:

Balloun
Bock
Briles
Busch
Camp
Carstensen
Chalupa
Coffman
Crane
Cunningham
Den Herder
Edgington
Fischer of
Grundy
Fisher of
Greene
Goode
Graham

Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Jarvis
Johnson
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mensing

The nays were, 36:
Andersen of Ely
Woodbury Eveland
Anderson of
Ringgold
Baringer
Breitbach
Carnahan
Casey
Darrington
Duffy
Dunton

Falvey
Gittins
Hagedorn
Kibbie
Mahan
Maule
McElroy
Miller of
Des Moines
Messerly
Millen
Miller of
Jones
Moffitt
Mowry
Nelson
Nielsen of
Shelby
Olson
Parker
Patton
Petersen of
Dallas
Prine
Riley
Robinson
Miller of
Page
Mueller
Murphy
Murray
Nielsen of
Emmet
Ossian
Palas
Peterson of
Woodbury

Shaw
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Stokes
Strothman
Vermeer
Vetter
Walter
Wier
Winkelman
Wright
Mr. Speaker

Reppert
Scherle
Sersland
Steffen
Stevenson
Swisher
Tabor
Van Nostrand
Worthington

Absent or not voting, 11:

| Denman | Grassley | Meyer | Van Alstine |
| :--- | :--- | :--- | :--- |
| Dietz | Hougen | Paul | Wells |
| Frazier | Loss | Siglin |  |

Motion prevailed.

## EXPLANATION OF VOTE ON HOUSE FILE 550

In lieu of an opportunity to explain on the House floor my opinions on this proposition, I offer the following as an explanation of my vote.

I feel that there isn't justification to raise the sales and use tax 50 per cent, or to pass any major revenue bill before the needs are known. Passing the major revenue measure before acting on the appropriations will tend to reduce the consideration of needs of the state programs. Instead, it could lead to an irresponsible procedure of percentage increase without regard for the needs or worth of the various state programs.

Howard C. Reppert.

On motion by Mowry of Marshall, the House recessed until 2:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden 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 further amended the House amendment to, concurred in the House amendment as amended and passed Senate File 127, a bill for an act relating to exemptions from the imposition of the retail sales tax.

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

Senate File 432, a bill for an act relating to construction of storm sewers in cities of one hundred twenty-five thousand or more population.

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

Senate File 438, a bill for an act to provide a uniform procedure for the conduct of administrative hearings now provided for by statute.

Carroll A. Lane, Secretary.

## FURTHER SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 127

Amend the House amendment to Senate File 127, section 1, line 8, by adding at the end of said line the following: "the federal government or of".

## CONSIDERATION OF BILLS

The House resumed consideration of House File 386, a bill for an act relating to the term of office of county supervisors and town-
ship trustees, and the following amendment filed by Den Herder of Sioux:

Amend House File 386 by striking section 4 and inserting in lieu thereof the following:
"Sec. 4. The term of any county supervisor taking office in January, 1963, who was elected for a three-year term to serve on a three-member board or any person elected to fill a vacancy in any such term, is hereby extended for one year. The term of any county supervisor taking office in January 1963, who was elected for a three-year term to serve on a fivemember board, shall in 1964 be refilled by election to a succeeding threeyear term and thereafter members on such boards shall be elected to fouryear terms."

Speaker pro tempore Smith of $0^{\prime}$ Brien in the chair at 2:40 p.m.
Den Herder of Sioux offered the following amendment to the amendment and moved its adoption :

Amend the Den Herder amendment to House File 386 filed April 1, 1963, by striking all after line 2 and insert the following:
"Sec. 4. The term of any county supervisor taking office in January, 1963, shall in 1964 be refilled by election to a succeeding three-year term and thereafter members shall be elected to four-year terms."

Amendment to the amendment adopted.
Den Herder of Sioux moved the adoption of the amendment as amended.

Amendment as amended adopted.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend House File 386 by striking section 5.
Amendment adopted.
Den Herder 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, 78:

| Andersen of | Coffman | Grundy <br> Woodbury | Crane |
| :--- | :--- | :--- | :--- |
| Anderson of | Cunningham | Fisher of | Greene |
| Rainggold | Den Herder | Goode | Mitchell |
| Balloun | Denman | Graham | Karvis |
| Baringer | Duffy | Grassley | Kluever |
| Bock | Dunton | Hagedorn | Kreager |
| Breitbach | Edgington | Hagen | Lange |
| Briles | Ely | Hagie | Mahan |
| Carnahan | Eveland | Hakes | Mahan |
| Casey | Falvey | Hanson of | Maule |
| Chalupa | Fischer of | Lyon | Mensing |
|  |  |  |  |


| Miller of <br> Jones | Nielsen of <br> Shelby |
| :--- | :--- |
| Miller of | Olson |
| Page | Palas |
| Moffitt | Parker |
| Mueller | Patton |
| Murphy | Petersen of |
| Murry | Dallas |
| Nielsen of | Prine <br> Emmet |
|  | Reppert |
|  | Riley |

The nays were, 18:

| Busch | Hirsch  <br> Camp Johnson |
| :--- | :--- |
| Carstensen | Knowles |
| Darrington | McElroy |
| Frazier | Messerly |

> Miller of
> Des Moines
> Ossian
> Peterson of Woodbury

Mowry<br>Naden<br>Nelson

Strothman
Swisher
Tabor
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker
pro tempore

Scherle
Van Alstine
Van Nostrand
Wells

Halling
Absent or not voting, 12:

| Dietz | Knock |
| :--- | :--- |
| Gittins | Loss |
| Hougen | Meyer |

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

The House resumed consideration of Senate File 86, a bill for an act relating to scabies control in sheep and eradication with penalty provision.

Prine of Mahaska offered the following amendment filed by him and moved its adoption:

Amend Senate File 86 as follows:
By striking the period at the end of section 2 and adding the following: ", and also sheep moved to a livestock auction market need not be dipped until after sale, nor if consigned directly for slaughter."

Amendment adopted.
Briles of Adams asked and received unanimous consent to withdraw the amendment filed by him on April 8 and found on page 1081 of the House Journal.

Briles of Adams offered the following amendment filed by him and moved its adoption:

Amend Senate File 86 by striking sections one through ten and inserting in lieu thereof: "All sheep in the State of Iowa shall be dipped between the period of April 1 and May 31 of each year until certified scabies free by the Department of Agriculture."

Further amend by renumbering the remaining sections.
Amendment lost.

Prine of Mahaska offered the following amendment filed by him and moved its adoption:
Amend Senate File 86 as follows:
By striking the period at the end of section 6 and inserting: ", provided sheep may be moved without dipping between properties owned or rented by the owner of said sheep, if not moved from a noncertified scabies free area to a certified scabies free area."

Amendment adopted.
Speaker Naden in the chair at 3:25 p.m.
Worthington of Decatur offered the following amendment filed by him and moved its adoption:

Amend section 5 of Senate File 86 by inserting in line six (6) after the word "service." the following: "No sheep shall be required to be dipped between November 15 and the following April 15."

Roll call was requested by Worthington of Decatur and Briles of Adams.

On the question "Shall the amendment be adopted?"
The ayes were, 40 :

| Anderson of | Falvey | Millen | Ossian |
| :--- | :--- | :--- | :--- |
| Ringgold | Fischer of | Miller of | Palas |
| Balloun | Grundy | Des Moines | Parker |
| Breitbach | Goode | Miller of | Sersland |
| Briles | Graham | Jones | Shaw |
| Busch | Grassley | Miller of | Steffen |
| Carnahan | Hagedorn | Page | Stevenson |
| Casey | Halling | Murphy | Swisher |
| Chalupa | Kibbie | Murray | Vermeer |
| Coffman | Knock | Nielsen of | Wells |
| Crane | Lange | Emmet | Worthington |
| Duntion | Mahan |  |  |

The nays were, 51 :

| Andersen of <br> Woodbury | Hanson of <br> Layon |
| :--- | :--- |
| Baringer | Hanson of |
| Bock | Mitchell |
| Camp | Hirsch |
| Cunningham | Jarvis |
| Den Herder | Johnson |
| Duffy | Kluever |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lutz |
| Fisher of | Maule |
| Greene | Mensing |
| Hagen | Moffitt |
| Hakes | Mowry |

Absent or not voting, 17:
Carstensen
Darrington
Dietz
Darrington
Dietz
Nelson
Nielsen of
Shelby
Olson
Patton
Petersen of
Dallas
Peterson of
Woodbury
Prine
Robinson
Scherle
Smith of
Dickinson
Smith of
O'Brien

| Frazier | Hagie |
| :--- | :--- |
| Gittins | Hougen |


| Loss | Meyer | Paul | Riley |
| :--- | :--- | :--- | :--- |
| McElroy | Mueller | Reppert | Siglin |
| Messerly |  |  |  |

Amendment lost.
Goode of Davis moved that Senate File 86 be deferred and that the bill retain its place on the calendar, which motion prevailed.

## SENATE AMENDMENT CONSIDERED

Fischer of Grundy called up for consideration House File 222, a bill for an act to amend chapter five hundred fifteen (515), Code 1962, relating to insurance other than life, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 222 as follows:

1. Section 1, line 5, by inserting after the word "providing" the following: "that such insurance is restricted to the type and kind of insurance authorized by this chapter and".
2. Further amend section 1, by adding at the end of subsection 3 the following: "The provisions of this Act shall not apply to insurance of vessels, craft or hulls, cargoes, marine builder's risk, marine protection and indemnity or other risk including strikes and war risks commonly insured under ocean or wet marine forms of policy.".

Motion prevailed and the House concurred in the Senate amendment.

Fischer 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, 94:

| Andersen of <br> Woodbury | Den Herder <br> Dunton | Hanson of <br> Lyon |
| :--- | :--- | :--- |
| Ringon of | Ely | Hanson of |
| Ringgold | Eveland | Mitchell |
| Balloun | Falvey | Hirsch |
| Baringer | Fischer of | Jarvis |
| Bock | Grundy | Johnson |
| Breitbach | Fisher of | Kibbie |
| Briles | Greene | Kluever |
| Busch | Frazier | Knock |
| Camp | Goode | Knowles |
| Carnahan | Graham | Kreager |
| Carstensen | Grassley | Lange |
| Casey | Hagedorn | Lutz |
| Chalupa | Hagen | Mahan |
| Coffman | Hagie | Maule |
| Crane | Hakes | Mensing |
| Cunningham | Halling | Millen |
| Darrington |  |  |

Miller of<br>Des Moines<br>Miller of Jones<br>Miller of<br>Page<br>Moffitt<br>Mowry<br>Mueller<br>Murphy<br>Murray<br>Nelson<br>Nielsen of Emmet<br>Nielsen of Shelby<br>Olson<br>Ossian<br>Palas

| Parker | Scherle |
| :--- | :--- |
| Petersen of | Sersland |
| $\quad$ Dallas | Shaw |
| Peterson of | Smith of |
| Woodbury | Dickinson |
| Prine | Smith of |
| Reppert | O'Brien |
| Riley | Sokol |
| Robinson | Stanley |

The nays were, none.
Absent or not voting, 14:

| Denman | Gittins |
| :--- | :--- |
| Dietz | Hougen |
| Duffy | Loss |
| Edgington | McElroy |

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

## SPECIAL ORDER SENATE FILE 165

Mowry of Marshall asked and received unanimous consent that Senate File 165 be made a special order of business for 10:00 a.m. Thursday, April 25, 1963:

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 110, 122, 194 and 310.

> Fred E. WIER, Chairman House Committee. KENNETH BENDA, 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 110, 122, 194 and 310.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 18th day of April, 1963, sent to the Governor for his approval: House Files 110, 122, 194 and 310.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 18, 1963, he approved the following bills: Senate File 57 and House Files 77, 215 and 218.

## REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 101, a bill for an act to authorize the public safety department, highway safety patrol division, to use money provided by chapter one (1), section fifty-one (51), Acts of the Fifty-ninth 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.

## Ray C. Cunningham, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 399, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section 1 of Senate File 399 by striking all of lines six (6) through nine (9) and by inserting at the end of section 1 the following paragraph:
"There is hereby further appropriated out of the funds of the state treasury not otherwise appropriated the sum of four hundred five dollars and sixty cents ( $\$ 405.60$ ), to Harold E. Hughes, Governor, to recompensate him for moneys paid by him in connection with the inaugural ceremonies. A warrant for this amount shall be drawn upon the treasury for said sum in favor of Harold E. Hughes, Governor, upon the filing of voucher therefor with the state comptroller."

Ray C. Cunningham, Chairman.

## AMENDMENTS FILED

Amend Senate File 306 as follows:
Amend section one (1) by striking the words "in the opinion of the commission" in line four (4).

Amend section two (2) by striking the words "in the opinion of the commission" in line four (4).

Amend section three (3) by inserting the following after the word "registration" in line eleven (11) "by the owner as defined in section three hundred twenty-one point one (321.1), subsection thirty-six (36), Code 1962.

## Hagedorn of Clay.

On motion by Mowry of Marshall, the House adjourned until 9:30 a.m., Friday, April 19, 1963.

## JOURNAL OF THE HOUSE

Hall of the house of Rbpresentatives, Des Mornes, Iowa, Friday, April 19, 1963.

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

Prayer was offered by the Reverend Melvin Miller, pastor of the Methodist Church, Waverly, Iowa.

The Journal of April 18 was approved.

## PRESENTATION OF VISITORS

Edgington of Franklin presented to the House fifty-two students of the Sheffield-Chapin School, accompanied by their teachers, Mrs. F. Beemer and Miss Portia Morey.

## Leave of absence

Leave of absence was granted as follows:
Vermeer of Marion on request of Den Herder of Sioux.

## REQUEST TO BE RECORDED AS VOTING

Had I been able to be present on Thursday, April 18, 1963, I would have voted aye on the following bills: Senate File 380 and House Files 149, $452,196,386,222$ and 550 as amended.

Gborge L. Paul.

## EXPLANATION OF VOTE ON HOUSE FILE 550

Fiscal irresponsibility was drastically displayed by the majority party of the Iowa House when they, in caucus, April 18, decided to end debate on the tax measure and push through the sales tax increase without consideration of any amendments.

They raised the minimum millage for general, supplemental and agriculture land credit aid from 15 to 17 mills.

I offered my amendment to open end the appropriation for agricultural land credit and pay it in full. This would aid school reorganization and indirectly benefit taxpayers in general by equalizing school millage levies between urban and rural areas, through reorganization of city and rural school districts. They displayed their lack of faith and future foresight.

I withdrew my amendment at the request of the majority floor leader, unaware at the time I offered it that the Republican caucus had decided not to accept it.

If my amendment is offered now, in an appropriation bill, it will be interpreted by the press and other urban people as a big tax grab by the farmers, WHICH IT IS NOT, as agriculture is now bearing an unfair burden of the cost of education.

If the farmers do not obtain this kind of relief this session, when we increase the tax so drastically, we will never obtain it.

If the rural people of Iowa do not recognize the fiscal irresponsibility of the Republican party in this instance, and other similar cases, such as the Shaff reorganization plan, the future outlook for Iowa agriculture, which is basic in Iowa, is bleak indeed.

Some day, I hope not too late, the people of Iowa will send enough members of the minority party to the statehouse to make the majority party responsive to the desires of the people rather than political expediency. Hagrdorn of Clay.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 399, under Rule 35.

## SENATE MESSAGES CONSIDERED

Senate File 220, a bill for an act to provide for the construction and reconstruction of state and interstate highways, to provide for the payment of the cost thereof from road use tax funds, and to authorize the borrowing of money and the issuance of bonds in anticipation of the collection of such funds.

Read first time and referred to sifting committee.
Senate File 340, a bill for an act relating to the confidential character of research studies for the purpose of reducing morbidity or mortality.

Read first time and referred to sifting committee.
Senate File 416, a bill for an act relating to the preparation and publication of the proposed budget for each school district.

Read first time and referred to sifting committee.
Senate File 432, a bill for an act relating to construction of storm sewers in cities of one hundred twenty-five thousand $(125,000)$ or more population.

Read first time and referred to sifting committee.

## PROOF OF PUBLICATION

Published copy of House File 586 and verified proof of publication of said bill in the Hampton Chronicle of Hampton, Iowa, on April 18, 1963, 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 590 and verified proof of publication of said bill in the Cedar Rapids Gazette at Cedar Rapids, Iowa, on April 13, 1963, 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 442 and verified proof of publication of said bill in the Wapello Republican of Wapello, Iowa, on April 18, 1963, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

William R. Kendrick, Chief Clerk, House of Representatives.

## REPORT OF NONCONTROVERSIAL BILLS

Your sifting committee recommends that the following bills be placed on the noncontroversial calendar:
S. F. 65 Relating to erection of buildings by soil conservation.
S. F. 147 Relating to the state military forces.
S. F. 191 Relating to elections on bond issue proposals.
S. F. 249 Relating to permit cities and towns to donate real estate to the state for public use.
S. F. 276 Relating to the office of state comptroller.
S. F. 257 Relating to the practice of accountancy.
S. F. 409 Relating to consolidation of the functions of the boards paying bonuses for federal military service.
S. F. 366 Relating to school districts in Hamilton and Wright Counties.
S. F. 389 Relating to school districts in Hamilton and Boone Counties.
S. F. 254 Relating to electric transmission lines.
S. F. 403 Relating to unauthorized signs and signals.
S. F. 385 Relating to commercial feeds and customer-formula feeds.
S. F. 238 Relating to management of state-owned areas by municipalities.
S. F. 210 Relating to placement of patients and the payment of support.
S. F. 288 Relating to admission to mental health institutes.
S. F. 319 Relating to the bonds of distributors of motor fuel, special fuel dealers and special fuel users.
S. F. 268 Relating to providing county care for patients from mental health institutes.
S. F. 342 Relating to extension of time for filing application for Korean veterans' bonus.
S. F. 211 Relating to consolidating industry revolving funds for the state reformatory and the state penitentiary.
S. F. 356 Relating to legalizing sale of real estate owned by Cerro Gordo County.
S. F. 308 Relating to retail sales taxes on vending machines and amusement devices.
S. F. 309 Relating to retail sales tax definition of "gross receipts".
S. F. 310 Relating to retail sales tax imposed on amusement devices.
S. F. 171 Relating to inspection of multiple dwellings.
S. F. 146 Relating to approval of plats in cities and towns.
S. F. 152 Relating to parolees and court probationers.
H. F. 240 Relating to levee and drainage districts.
H. F. 286 Relating to memorial commissions and the composition thereof.
H. F. 322 Relating to transfer of securities between certain organizations.
H. F. 323 Relating to increasing requirements for insurance companies seeking new licenses.
H. F. 457 Relating to special automobile plates to disabled veterans.
H. F. 481. Relating to warehouses for agricultural products.
H. F. 564 Relating to permission to state conservation commission to incorporate into state regulations under Bird Treaty and Bird Hunting.
H. F. 573 Relating to the state conservation commission to release an easement in favor of the people.
H. F. 570 Relating to the powers of cities and towns in regard to water plants.
H. F. 575 Relating to the power of electors to vote a tax for the purchase of a school bus garage without a bond issue.
H. F. 239 Relating to minimum teachers' wages.
H. F. 560 Relating to empowering the counties with the authority to cooperate with federal agencies in flood control projects.
H. F. 563 Relating to empowering the State of Iowa to convey to the United States certain easements for highway purposes in Marion, Polk and Warren Counties.
H. F. 566 Relating to county conservation boards.
H. F. 551 Relating to federal social security enabling act.
H. F. 463 Relating to the state fair board.
H. F. 579 Relating to reciprocal enforcement of tax liabilities.
H. F. 586 Legalizing act-Franklin County, county hospital.

A. L. Mensing, Chairman.

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

The House resumed consideration of Senate File 86, a bill for an act relating to scabies control in sheep and eradication with penalty provision.

Goode of Davis offered the following amendment filed by him and moved its adoption :

Amend Senate File 86 as follows:
By adding to section six (6) the following:
"Any person may sell or exchange sheep on the farm between November 1 and April 1 without dipping if accompanied by a certificate from a licensed veterinarian that they are free from scabies issued within ten (10) days prior to such sale or exchange until such time as the county is declared a scabies free area".

Amendment adopted.
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, 91 :

| Andersen of | Frazier | Millen | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Gittins | Miller of | Riley |
| Anderson of | Graham | Des Moines | Robinson |
| Ringgold | Hanson of | Miller of | Scherle |
| Balloun | Grassley | Jones | Sersland |
| Baringer | Hagedorn | Miller of | Shaw |
| Breitbach | Hagie | Page | Siglin |
| Briles | Hakes | Moffitt | Smith of |
| Busch | Halling | Mowry | Dickinson |
| Camp | Hanson of | Mueller | Sokol |
| Carnahan | Lyon | Murphy | Stanley |
| Carstensen | Mitchell | Nielsen of | Steffen |
| Casey | Hirsch | Emmet | Stevenson |
| Coffman | Jarvis | Nielsen of | Stokes |
| Crane | Johnson | Shelby | Strothman |
| Darrington | Kibbie | Olson | Swisher |
| Den Herder | Kluever | Ossian | Tabor |
| Denman | Knock | Palas | Van Alstine |
| Duffy | Knowles | Parker | Van Nostrand |
| Dunton | Kreager | Patton | Vetter |
| Edgington | Lange | Paul | Walter |
| Ely | Lutz | Petersen of | Wells |
| Eveland | Mahan | Dallas | Wier |
| Falvey | Maule | Peterson of | Winkelman |
| Fisher of | Mensing | Woodbury | Worthington |
| Greene | Meyer | Prine | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 17: |  |  |  |
| Bock | Fischer of | Loss | Smith of |
| Chalupa | Grundy | McElroy | O'Brien |
| Cunningham | Goode | Messerly | Steele |
| Dietz | Hagen | Murray | Vermeer |
|  | Hougen | Nelson | Wright |

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

## HOUSE FILE 404 DEFERRED

Lange of Sac asked and received unanimous consent that House File 404 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 295 WITHDRAWN

Walter of Hardin asked and received unanimous consent to withdraw House File 295 from further consideration by the House.

## STEERING COMMITTEE CALENDAR

House File 156, a bill for an act to permit collection of sales tax on the cash difference in sales of farm equipment where a trade-in is involved, was taken up for consideration.

Nielsen of Emmet asked and received unanimous consent to with-
draw the amendment filed by him on February 20 and found on page 433 of the House Journal.

Hanson of Lyon offered the following amendment filed by the committee on tax revision and moved its adoption:

Amend House File 156 by adding thereto the following new section:
Sec. 4. Section four hundred twenty-two point forty-five (422.45), Code 1962, subsection four (4), is hereby amended by inserting in line two (2) thereof after the word "property" the words "except implements of husbandry".

Amendment adopted.
Palas of Clayton asked and received unanimous consent to withdraw the amendments filed by him on March 26 and April 2 and found on pages 840, 841 and 972 of the House Journal.

Olson of Cerro Gordo offered the following amendment filed by him and moved its adoption:

Amend House File 156 as follows:

1. Section 3 , line 6, by inserting after the word "husbandry" the words "or household appliances".
2. Further amend House File 156 by adding the following new sections:
A. "Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by adding the following new subsection:
'That part of the gross receipts from the sale of household appliances which represents trade-in allowances to purchasers of household appliances in sales in Iowa.' "
B. "Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended by adding thereto the following new subsection:
'Household appliance' means every piece of equipment ordinarily used in the home and which is operated by the use of gas, oil, electricity, or any combination thereof."

Amendment adopted.
Olson of Cerro Gordo asked and received unanimous consent to withdraw the Hougen amendment filed February 21 and found on page 458 of the House Journal.

Mensing of Cedar offered the following amendment filed by him and moved its adoption:

Amend the title to House File 156 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom."

Amendment adopted.
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, 96 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Gittins |
| Ringgold | Goode |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagedorn |
| Breitbach | Hagen |
| Briles | Hagie |
| Busch | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Kluever |
| Duffy | Knock |
| Dunton | Kreager |
| Ely | Lange |
| Eveland | Lutz |
| Falley | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
|  | Mensing |

Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, 5 :
$\underset{\text { Frazier }}{\text { Denman }} \quad$ Messerly
Absent or not voting, 7:

| Dietz | Hougen | Loss | Vermeer |
| :--- | :--- | :--- | :--- |
| Edgington | Knowles | Nelson |  |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speakgr: 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 3, a bill for an act relating to the Iowa commission for the blind.

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

Senate Joint Resolution 15, proposing to amend the Constitution of the State of Iowa to provide home rule for city and town governments.

## SENATE AMENDMENTS TO HOUSE FILE 3

Amend House File 3 as follows:

1. Section 1, line 4, by inserting after the word "governor" the following:
"with the approval of two-thirds of the members of the senate in executive session".
2. By adding the following new section as section 3 and renumbering the remaining section:
"Sec. 3. Section ninety-three point six (93.6), paragraph nine (9), Code 1962 , is hereby amended by adding after the period (.) in line three (3) the following sentence: 'Training in such centers shall be limited to persons who are sixteen (16) years of age or older, and the commission shall not provide or cause to be provided any academic education or training to children under the age of sixteen (16) except that the commission may provide library services to such children.'."

## CONSIDERATION OF BILLS

House File 342, a bill for an act to clarify liability for support furnished by the county for patients admitted voluntarily to mental health institutes, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 99 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Baringer | Hagen |
| Bock | Hagie |
| Breitbach | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Jarvis |
| Coffman | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Darrington | Knock |
| Den Herder | Kreager |
| Denman | Lange |
| Dunton | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falvey | McElroy |
| Fisher cf | Mensing |
| Greene | Messerly |
| Frazier | Meyer |
|  |  |


| Millen | Scherle |
| :--- | :--- |
| Miller of | Sersland |
| Des Moines | Shaw |
| Miller of | Siglin |
| Jones | Smith of |
| Miller of | Dickinson |
| Page | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Mueller | Stanley |
| Murphy | Steele |
| Murray | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelly | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wells |
| Dallas | Wier |
| Prine | Winkelman |
| Reppert | Worthington |
| Riley | Wright |
| Robinson | Mr. Speaker |

The nays were, none.

Absent or not voting, 9:

| Dietz | Fischer of | Knowles | Peterson of |
| :--- | :--- | :--- | ---: |
| Duffy | Grundy | Loss | Woodbury |
| Edgington | Hougen | Nelson |  |

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

The House resumed consideration of House File 364, a bill for an act relating to the taxable value of farm buildings.

Anderson of Ringgold rose on a point of order that the amendment filed by Knock of Union on April 8 and found on page 1071 of the House Journal is not germane.

The Speaker ruled the point well taken and the amendment not germane.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 364 by adding to section 1 the following:
"These provisions shall apply only to repairs of five hundred (500) dollars or less per building per year."

Amendment adopted.
Smith of O'Brien offered the following amendment filed by him and moved its adoption:
Amend House File 364, section 1, by adding the following paragraph:
"No building used as a dwelling shall be subject to the provisions of this Act."

Roll call was requested by Smith of O'Brien and Patton of Delaware.

On the question "Shall the amendment be adopted?"
The ayes were, 26 :

| Baringer | Jarvis |
| :---: | :---: |
| Briles | Johnson |
| Busch | Kreager |
| Cunningham | Maule |
| Den Herder | Moffitt |
| Ely | Nielsen of |
| Grassley | Shelby |
| Hanson of Lyon |  |


| Patton | Sokol |
| :--- | :--- |
| Robinson | Steele |
| Shaw | Stokes |
| Smith of | Strothman |
| Dickinson | Tabor |
| Smith of | Van Alstine |
| O'Brien | Worthington |

The nays were, 57 :
Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Bock
Breitbach

Camp
Carnahan
Casey
Chalupa
Coffiman
Crane
Denman

Duffy
Dunton
Eveland
Falvey Fischer of Grundy

Fisher of Greene Frazier Gittins Goode: Graham Hagie

| Hakes | Millen | Olson | Reppert |
| :--- | :--- | :--- | :--- |
| Halling | Miller of | Ossian | Sersland |
| Hirsch | Des Moines | Palas | Siglin |
| Kibbie | Miller of | Parker | Stanley |
| Kluever | Jones | Paul | Stevenson |
| Knock | Miller of | Petersen of | Vetter |
| Knowles | Page | Dallas | Walter |
| Lange | Murphy | Peterson of | Wier |
| Lutz | Murray | Woodbury | Winkelman |
| Mahan | Nielsen of |  |  |
| Messerly | Emmet |  |  |
| Absent or not voting, 25: |  |  |  |
| Carstensen | Hanson of | Mowry | Swisher |
| Darrington | Mitchell | Mueller | Van Nostrand |
| Dietz | Hougen | Nelson | Vermeer |
| Edgington | Loss | Prine | Wells |
| Hagedorn | McElroy | Riley | Wright |
| Hagen | Mensing | Scherle | Mr. Speaker |
|  | Meyer | Steffen |  |
|  |  |  |  |

Amendment lost.
Hagen of Allamakee asked and received unanimous consent to withdraw the amendment filed by him on March 25 and found on page 825 of the House Journal.

Knock of Union offered the following amendment filed by him and moved its adoption:

Amend House File 364, section 1, line four (4), by adding after the word "normal" the following: "respouting, repainting and reroofing which are".

Amendment lost.
Denman of Polk offered the following amendment filed by him :
Amend House File 364, section 1, line four (4), by adding after the word "building" the words "including fall-out shelters".

Lange of Sac rose on a point of order that the amendment was not germane to the bill.

The Chair ruled the point not well taken and the amendment germane.

Denman of Polk asked and received unanimous consent to withdraw his amendment.

Anderson 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, 81:

| Anderson of <br> Ringgold | Balloun <br> Baringer | Bock <br> Briles | Camp |
| :---: | :--- | :--- | :--- |
| Carnahan |  |  |  |


| Carstensen | Hagen |
| :--- | :--- |
| Casey | Hakes |
| Chalupa | Halling |
| Coffman | Hanson of |
| Crane | Lyon |
| Cunningham | Hanson of |
| Darrington | Mitchell |
| Den Herder | Hirsch |
| Duffy | Jarvis |
| Dunton | Johnson |
| Eveland | Kibbie |
| Falvey | Kluever |
| Fischer of | Knock |
| Grundy | Knowles |
| Fisher of | Lange |
| Greene | Lutz |
| Frazier | Mahan |
| Goode | Maule |
| Graham | McElroy |
| Grassley | Mensing |
| Hagedorn | Meyer |

The nays were, 20 :

| Andersen of | Ely |
| :--- | :--- |
| Woodbury | Gittins |
| Breitbach | Kreager |
| Busch | Messerly |
| Denman | Millen |
| Edgington | Moffitt |

Absent or not voting, 7:

| Dietz | Hougen | Miller of | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Hagie | Loss | Jones | Vermeer |

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

House File 491, a bill for an act to amend chapter ninety-six (96), Code 1962, relating to unemployment compensation benefits, the eligibility therefor, causes for disqualification, changes in the contribution rates for certain employers, increases in weekly benefit amounts, and the administration thereof, with report of committee recommending amendment and passage, was taken up for consideration.

Murray of Webster asked and received unanimous consent to withdraw the amendment filed by him on April 5 and found on pages 1028 and 1029 of the House Journal.

Camp of Clinton offered the following amendment, filed by Camp and Carstensen, and moved its adoption:

Amend House File 491 as follows:

1. By striking all of section 2.

Roll call was requested by Worthington of Decatur and Van Nostrand of Pottawattamie.

On the question "Shall the amendment be adopted?"
The ayes were, 35 :

| Andersen of <br> Woodbury | Duffy <br> Dunton |
| :--- | :--- |
| Anderson of | Ely |
| Ringgold | Eveland |
| Breitbach | Falvey |
| Briles | Frazier |
| Camp | Hagedorn |
| Carnahan | Hanson of |
| Carstensen | Lyyon |
| Casey | Hanson of |
| Denman | Mitchell |

The nays were, 64:

| Balloun | Hagen |
| :--- | :--- |
| Baringer | Hakes |
| Bock | Halling |
| Busch | Hirsch |
| Chalupa | Jarvis |
| Coffman | Kluever |
| Crane | Knock |
| Cunningham | Kreager |
| Darrington | Lange |
| Den Herder | Lutz |
| Dietz | Mahan |
| Edgington | McElroy |
| Fischer of | Mensing |
| Grundy | Millen |
| Fisher of | Miller of |
| Greene | Des Moines |
| Goode | Miller of |
| Graham | Page |
| Grassley |  |

Absent or not voting, 9:

| Gittins | Johnson | Loss |
| :--- | :--- | :--- |
| Hagie | Knowles | Miller of |
| Hougen |  | Jones |

Peterson of Woodbury Reppert Riley
Steffen Stevenson Swisher Tabor Wells Worthington

Smith of Dickinson
Smith of O'Brien Sokol
Stanley
Steele
Stokes
Strothman
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Wright
Mr. Speaker

Nelson
Vermeer

Amendment lost.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend House File 491 by adding the following at the end of section 2:
"Section ninety-six point four (96.4), Code 1962, is further amended by adding the following at the end of subsection 5:
"However, if he has been paid wages for insured work in the construction industry of not less than five hundred dollars in that calendar quarter in his base period in which his wages were the highest, and also he has been paid wages for insured work in the construction industry of not less than two hundred dollars in a calendar quarter in his base period other than the calendar quarter in which his wages were the highest, the requirement of this subsection with respect to wages in a third calendar quarter shall not apply."

Amendment adopted.

Mowry of Marshall offered the following division 1 of the committee amendment filed March 27 and moved its adoption:

Amend House File 491 as follows:

1. Section 2 by striking all of lines five (5) through eight (8) and inserting in lieu thereof the following: from line twelve (12) the word "one" and inserting in lieu thereof the word "two".
Division 1 of the committee amendment adopted.
Mowry of Marshall offered the following amendment filed by him on April 4:

Amend House File 491 as follows:

1. By striking from section 3 all of lines one (1) through thirteen (13) and inserting the following:

Sec. 3. Section ninety-six point five (96.5), Code 1962, is amended by adding at the end of paragraph " $g$ " of subsection one (1) the words ", and shall be disqualified for the duration of his unemployment and until he has thereafter been paid wages in insured work in an amount of at least two hundred dollars".
Further amend said section ninety-six point five (96.5), Code 1962, by adding to subsection one (1) a new paragraph " i " as follows:
"i. However, no woman shall be deemed to be able to work and available for work for any week during the ninety-day period immediately before the expected birth of her child and for any week during the sixty-day period immediately following the birth of her child, and until she has earned two hundred dollars in insured work subsequent to the birth of her child. If said woman shall have been separated from her employment by reason of any labor union contract or contract of hire which provides for such separation because of pregnancy, she shall also be deemed not to be able to work and available for work during the period between said separation from employment and the birth of her child, and until she has earned two hundred dollars in insured work subsequent to the birth of her child. The commission may require the production of doctors' certificates to establish such dates."
2. By striking from section 5 , lines fifty-one (51) through fifty-five (55) and inserting in lieu thereof the following:
"notice of a benefit payment (including name, social security account number, amount. and the week for which payment is made) has been sent to each chargeable employer at the time, meaning in the same calendar week, such benefit payment, meaning the first check, became the first chargeable payment to an employer's account."

Mowry of Marshall moved the adoption of division 1 of his amendment.

Division 1 of the amendment adopted.
Denman of Polk offered the following amendment filed by Murray, Denman and Messerly:
Amend House File 491 as follows:

1. Amend section 3 by striking lines 1 through 30 inclusive.

Denman of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Murray, Denman and Messerly amendment filed April 5 to

House File 491 by striking the figure " 1 " following the word "lines" in line two (2) and inserting in lieu thereof the figures " 17 ".

Amendment to the amendment adopted.
Denman of Polk moved the adoption of his amendment as amended.
Amendment as amended lost.
Mowry of Marshall offered the following amendment, filed by Mowry and Stanley, and moved its adoption :

Amend House File 491, section 3, line seventeen (17), by inserting after the word "was" the words "convicted and".

Amendment adopted.
Carstensen of Clinton moved that House File 491 be laid on the table.

On the question "Shall House File 491 be laid on the table?"
The ayes were, 27:

| Anderson of <br> Ringgold | Denman <br> Duffy |
| :--- | :--- |
| Breitbach | Ely <br> Briles |
| Eveland |  |
| Camp | Falvey |
| Carnahan | Frazier |
| Carstensen | Hagedorn |
| Casey | Hakes |


| Kibbie | Murray <br> Mahan <br> Nielsen of |
| :--- | :--- |
| Maule | Emmet |
| Meyer | Steffen |
| Miller of | Stevenson |
| Des Moines | Tabor |
| Murphy | Worthington |

The nays were, 61:

| Andersen of <br> Woodbury | Hanson of <br> Mitchell |
| :--- | :--- |
| Balloun | Hougen |
| Baringer | Jarvis |
| Busch | Johnson |
| Chalupa | Kluever |
| Coffman | Knock |
| Crane | Kreager |
| Cunningham | Lange |
| Darrington | Lutz |
| Den Herder | McElroy |
| Dietz | Mensing |
| Edgington | Messerly |
| Fisher of | Greene |
| Goode | Millen |
| Graham | Page |
| Grassley | Moffitt |
|  | Mowry |

Absent or not voting, 20:

| Bock | Hagie |
| :--- | :--- |
| Dunton | Halling |
| Fischer of | Hanson of |
| Grundy | Lyon |
| Gittins | Hirsch |
| Hagen | Knowles |

Motion lost.

Denman of Polk offered the following amendment filed by him and moved its adoption:
Amend House File 491, section 3, line twenty-six (26), by striking the word "intoxicated" and inserting in lieu thereof the words "convicted of intoxication".

Amendment lost.
Mowry of Marshall offered the following division 2 of the committee amendment filed March 27 and moved its adoption:
2. Section 3, line twenty-eight (28), by striking the word "guilty" and serting in lieu thereof the word "convicted".

Division 2 of the committee amendment adopted.
Mowry of Marshall moved the adoption of division 2 of his amendment filed April 4 and found on page 1012 of the House Journal.

Division 2 of the amendment adopted.
Mowry 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, 63 :

| Balloun | Grassley | Miller of | Siglin |
| :--- | :--- | :--- | :--- |
| Baringer | Hakes | Jones | Smith of |
| Busch | Hanson of | Moffitt | Dickinson |
| Chalupa | Mitchell | Mowry | Smith of |
| Coffman | Hirsch | Nielsen of | O'Brien |
| Crane | Hougen | Shelby | Sokol |
| Cunningham | Jarvis | Olson | Stanley |
| Darrington | Johnson | Ossian | Steele |
| Den Herder | Kluever | Parker | Stokes |
| Dietz | Knock | Patton | Strothman |
| Edgington | Kreager | Paul | Van Alstine |
| Fischer of | Lange | Petersen of | Van Nostrand |
| Grundy | Lutz | Dallas | Vetter |
| Fisher of | McElroy | Prine | Walter |
| Greene | Mensing | Robinson | Wells |
| Gittins | Millen | Scherle | Winkelman |
| Goode | Miller of | Sersland | Wright |
| Graham | Page | Shaw | Mr. Speaker |
| The nays were, | 35: |  |  |
| Andersen of | Denman |  | Maule |
| Woodbury | Duffy | Messerly | Palas |
| Anderson of | Dunton | Peterson of |  |
| Ringgold | Ely | Meyer | Woodbury |
| Breitbach | Eveland | Miller of | Reppert |
| Briles | Falvey | Des Moines | Riley |
| Camp | Frazier | Mueller | Steffen |
| Carnahan | Hagedorn | Murray | Stevenson |
| Carstensen | Kibbie | Nielsen of | Swisher |
| Casey | Mahan | Tabor |  |
|  |  |  | Emmet |
|  |  |  | Worthington |
|  |  |  |  |

Absent or not voting, 10:

| Bock | Halling | Knowles | Vermeer |
| :--- | :--- | :--- | :--- |
| Hagen | Hanson of | Loss | Wier |
| Hagie | Lyon | Nelson |  |

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

Mowry of Marshall moved that the vote by which House File 491 passed the House be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 88, a bill for an act exempting certain dairy, poultry and produce containers from provisions of retail sales tax.

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

Senate File 281, a bill for an act relating to sale of certain instruments for payment of money.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 442, a bill for an act to legalize acts of board of trustees of Iowa River-Flint Creek Levee district No. 16 of Des Moines and Louisa Counties.

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

Senate File 444, a bill for an act relating to definitions controlling personal net income tax division.

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

Senate File 445, a bill for an act relating to the organization of domestic insurance companies.

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

House File 35, a bill for an act relating to speed limits for motor vehicles in cities.

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

House File 66, a bill for an act relating to method of payment of municipal court judges.

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

House File 210, a bill for an act to permit destruction of tax lists more than ten years old.

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

House File 315, a bill for an act to empower board of control to exercise authority normally vested in its employees when problems arise.

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

House File 362, a bill for an act relating to the grand jury.
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 relating to municipal docks.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 505, a bill for an act relating to property tax exemptions.

## REPORT OF JOINT COMMITTEE ON ENROLIED BILLS

Wier of Louisa, 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 41, 148, 196, 325, 335, 357, 407, 420, 421, 543 and Senate Files 380, 402.

Fred E. Wier,
Chairman House Committee.
Kenneth Benda, 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 41, 148, 196, 325, 335, 357, 407, 420, 421, 543 and Senate Files 380, 402.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speakbr: Your committee on enrolled bills respectfully reports that it has, on this 19th day of April, 1963, sent to Governor for his approval: House Files 41, 148, 196, 325, 335, 357, 407, 420, 421 and 543.

Fred E. WIER, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 19, 1963, he approved the following bills: Senate File 11 and House Files 191, 252, 358, 415 and 487.

## AMENDMENTS FILED

Amend Senate File 171 by adding following the period in line nine (9) the following: "The fees shall not exceed seven dollars and fifty cents ( $\$ 7.50$ ) for the first unit and seventy-five cents ( 75 c ) for each additional unit."

Reppert of Polk.
Amend Senate File 306, section 1, line four (4), by inserting after the word "rental" the following: "to the extent of the amount paid on such lease or rental".

Lange of Sac.
Amend the amendment to House File 348 filed March 29 by Gittins of Pottawattamie as follows:

1. By striking line fifteen (15) after the word "constructed" and by striking from line sixteen (16) the words "or unattached enclosures" and inserting in lieu thereof the words ", or reconstructed".
2. By striking all of lines two hundred thirty-nine (239) and two hundred forty (240) and inserting in lieu thereof the following:
"Sec. 16. The owner of each mobile home shall pay to the county treasurer a semiannual tax as herein provided. However, when the owner is any educational institution and the mobile home is used solely for student housing or when the owner is the State of Iowa or a subdivision thereof, the owner shall be exempt from the tax provided herein. The semiannual tax shall be computed as follows:"
3. By striking from line two hundred forty-five (245) the words "plus any enclosed additions made thereto".
4. By striking from line two hundred forty-seven (247) the word "fee" and inserting in lieu thereof the word "tax".
5. By striking from line two hundred fifty-one (251) the word "fee" and inserting in lieu thereof the word "tax".
6. By striking from line two hundred fifty-four (254) the word "fee" and inserting in lieu thereof the word "tax".
7. By adding a new subsection to section sixteen (16) as follows:
"The semiannual tax shall be figured to the nearest whole dollar."
8. By striking the first sentence from section seventeen (17) and inserting in lieu thereof the following:
"There shall be exempted from the semiannual tax the manufacturer's and dealer's inventory of mobile homes not in use as a place of human habitation. All travel trailers shall be exempt from this tax. Mobile homes and travel trailers in the inventory of manufacturers and dealers shall be exempt from personal property tax."
9. By striking from line two hundred sixty-three (263) the words "tax levied" and inserting in lieu thereof the words "semiannual tax provided".
10. By striking from line two hundred sixty-eight (268) the words "between the taxation dates specified herein" and inserting in lieu thereof the words "after January 1 or July 1".
11. By striking from line two hundred sixty-nine (269) the
words "taxes levied herein" and inserting in lieu thereof the words "said taxes prorated".
12. By adding after the word "vehicle" in line two hundred eighty-eight (288) the word "registration".
13. By striking from line three hundred (300) the word "levied" and inserting in lieu thereof the word "provided".
14. By striking from line three hundred two (302) the words "This tax shall be credited" and inserting in lieu thereof the words "The tax and any penalties provided by section eighteen (18) herein shall be allocated".
15. By striking all of the sentence beginning in line three hundred twenty-four (324) and inserting in lieu thereof the following:
"Measure the exterior length and exterior width of all mobile homes except those for which said measurements are contained in the manufacturer's and importer's certificate of origin, and report said information to the county treasurer. In the calendar year 1963, said duty shall be performed between September 1 and November 30, and thereafter as necessary or as herein provided. Check all mobile homes and travel trailers for violations of registration and for inaccuracy of measurements as necessary or upon written request of the county treasurer and report such findings immediately to the county treasurer."
16. By striking from lines three hundred forty-five (345) and three hundred forty-six (346) the words "reconstructed, or added to by attached or unattached enclosures" and inserting in lieu thereof the words "or reconstructed".
17. By striking the comma and words ", an annual" in line three hundred sixty-three (363) and inserting in lieu thereof the words "not used as a place for human habitation, a semiannual".
18. By adding the following at the end of line three hundred sixty-four (364):
"The semiannual fee shall be paid at the same time that the registration fee is paid and the issuance of the registration herein provided shall be subject thereto. However, when the owner is any educational institution and the mobile home is used solely for student housing or when the owner is the State of Iowa or a subdivision thereof, the owner shall be exempt from the provisions of this chapter."
19. By inserting in line three hundred sixty-five (365) after the comma the words "regardless of whether or not they are used on the highways, except those in manufacturer's or dealer's stock,".
20. By adding at the end of line three hundred sixty-seven (367) the words "as provided by and certified to by the owner,".
21. By adding at the end of section twenty-three (23), subsection three (3) the following paragraph:
"If a mobile home or travel trailer shall have been registered under the provisions of this chapter at any time during a calendar year, said mobile home or travel trailer shall not be subject to a personal property tax for said year."
22. By striking all of line three hundred sixty-nine (369) and inserting in lieu thereof the following:

Sec. 24. Section three hundred twenty-one point forty-five (321.45), subsection one (1), Code 1962, is hereby amended by adding thereto the following:
"For each new mobile home and travel trailer said manufacturer's or importer's certificate shall also contain thereon the exterior length and exterior width of said vehicle not including any area occupied by any hitching device."
23. By adding a new section hereto as follows:
"Sections sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20) and twenty-three (23) of this Act shall become effective as of January 1, 1964."
24. By striking from the first line of the explanation the word "trailer" and inserting in lieu thereof the words "travel trailers".

> GitTINS of Pottawattamie. Messerdy of Black Hawk. Grassley of Butler.

Amend Senate File 404 by striking from line five (5) of subsection six (6) of section 1 the words: "attributable to such dairy products" and inserting in lieu thereof the words: "fairly allocable to each such dairy product on the sale thereof to the customers or a particular class of customers of such processor or distributor".

## Lange of Sac.

Amend Senate File 404 by inserting before the period at the end of subsection 1 of section 1 the following: "but shall not mean or include butter, condensed, evaporated or powdered milk or cheese".

## Lange of Sac.

Amend House File 154 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred fifty-three point one (453.1), Code 1962, is hereby amended by striking from line twelve (12) the word "the" and inserting in lieu thereof the following:
"any county, city, town or school corporation may invest funds not immediately needed for current operating expenses in time certificates of deposit or savings accounts in banks approved as depositories as in this chapter provided. This authority shall be in addition to that granted by sections four hundred fifty-three point nine (453.9) and four hundred fifty-three point ten (453.10) of the Code. The".

Sec. 2. Section four hundred fifty-three point five (453.5), Code 1962, is hereby amended by adding at the end of said section the following:
"If a governmental unit secures resolutions duly adopted by the board of directors of two or more lawful depository banks to which a bona fide proffer to deposit public funds either in a savings account or in a time certificate of deposit, for some period extending from ninety (90) days to one (1) year with the privilege of renewal if mutually desired, and which resolutions are dated within ten (10) days of the proffer and decline such public deposit, then and only then may such governmental unit invest such funds so declined in interest-bearing notes,
certificates or bonds of the United States."
Sec. 3. Section four hundred fifty-three point six (453.6), Code 1962, is amended by striking from line fourteen (14) the words "two and one-half" and inserting in lieu thereof the word "three".

Sec. 4. Section four hundred fifty-three point eight (453.8), Code 1962, is amended as follows:

1. By inserting in line five (5) after the word "deposited" the words "or invested".
2. By adding at the end of said section the following: "Any deposit or investment in a lawful depository upon which interest is paid to a governmental unit under the provisions of this chapter shall be considered legal deposits for the purposes of chapter four hundred fifty-four (454) of the Code."

Sec. 5. Chapter four hundred fifty-three (453), Code 1962,
is amended by adding the following new section:
"A county, city, town or school corporation governing body may delegate its investment authority, under the provisions of this chapter, to the treasurer or other financial officer of the governmental unit, who shall thereafter be responsible for handling investment transactions until such delegation of authority is revoked."

Mowry of Marshall. Eveland of Boone. Sokol of Osceola. DIETZ of Scott. Knowles of Scott. Stemer of Cherokee. Falvey of Monroe. Hirsch of Warren. Mensing of Cedar. LaNGE of Sac. DEN HERDER of Sioux. CARSTENSEN of Clinton.

On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Monday, April 22, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, April 22, 1963.

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

Prayer was offered by the Reverend Charles W. Grooms, pastor of the Hillsboro and Harrisburg Baptist Churches, Hillsboro, Iowa.

The Journal of April 19 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wier of Louisa on request of Carstensen of Clinton; Petersen of Dallas on request of Hanson of Lyon.

## PRESENTATION OF VISITORS

Hagen of Allamakee presented to the House seven students from the Lansing-Deenery School.

Hagie of Wright presented to the House twenty-two students from St. John's School accompanied by the Sisters of Mercy.

Murray of Webster presented to the House thirty students from the Fort Dodge High School accompanied by their teachers, Fisk Thompson and Norma Hanson.

Van Nostrand of Pottawattamie presented to the House thirty students of the Avoca School accompanied by their teacher, Geraldine Leach.

Wier of Louisa presented to the House forty students of the Columbus Community School accompanied by their teachers, Mr. Barnes and Mr. Hedemann.

## PETITIONS

The following petitions were presented and placed on file:
By Petersen of Dallas, from twelve residents of Dallas County favoring the sale of liquor by the drink.

By the following Representatives, opposing the sale of liquor by the drink:

Frazier of Lee, from sixty-four residents of Lee County.
Petersen of Dallas, from fourteen residents of Dallas County.

## INTRODUCTION OF BILL

House File 591, by committee on conservation, a bill for an act relating to the issuance of bonds for conservation purposes by certain counties.

Read first time and referred to sifting committee.

## SENATE MESSAGES CONSIDERED

Senate Joint Resolution 15, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for city and town governments.

Read first time and referred to sifting committee.
Senate File 88, a bill for an act relating to exemption from the provisions of retail sales tax of certain dairy, poultry and produce containers.

Read first time and referred to sifting committee.
Senate File 281, a bill for an act to amend section five hundred thirty-three B point three (533B.3), Code 1962, relating to the sale of certain instruments for payment of money.

Read first time and referred to sifting committee.
Senate File 442, a bill for an act to legalize the acts and proceedings of the board of trustees of the Iowa River-Flint Creek levee district No. 16 of Des Moines and Louisa Counties, Iowa, in relation to proceedings had in said levee district for adoption of a flood control project in co-operation with the United States corps of engineers and action taken thereunder, the levying of an assessment for special benefits in the sum of three hundred fifty thousand $(350,000)$ dollars by the boards of supervisors of Des Moines and Louisa Counties, Iowa, on April 1, 1963, upon request and certification of said board of trustees to pay for said levee district's share of the costs and authorizing the issuance of levee warrants on April 1, 1963, in anticipation of the collection of said assessment.

Read first time and referred to sifting committee.
Senate File 444, a bill for an act to amend section four hundred twenty-two point four (422.4), Code 1962, to include the term "gross income" under definitions and to amend subsection twelve (12), section four hundred twenty-two point four (422.4) Code 1962, to define the word "nonresident".

Read first time and referred to sifting committee.

Senate File 445, a bill for an act relating to the organization of domestic insurance companies.
Read first time and referred to sifting committee.

## HOUSE FILE 491 REPRINTED

Hougen of Black Hawk asked and received unanimous consent that 900 copies of House File 491 be reprinted as passed by the House.

## HOUSE FILE 448 WITHDRAWN

Knowles of Scott asked and received unanimous consent to withdraw House File 448 from further consideration by the House.

## POINT OF ORDER

Stanley of Muscatine rose on a point of order and asked for a ruling as to whether the votes of committee members on a motion to sponsor a committee bill should be recorded and filed in accordance with Rule 47.

The Speaker ruled that motions to sponsor committee bills should be acted upon by roll call vote, and that the roll call vote should be recorded and filed with the Chief Clerk in accordance with Rule 47. The Speaker stated that since this practice had not generally been followed in the past, this ruling would not be retroactive.

The Speaker also pointed out that Rule 30 requires the affirmative vote of two-thirds of the committee present to sponsor a committee bill, except in the case of the appropriations committee.

## CONSIDERATION OF BILLS

House File 154, a bill for an act relating to the investment and deposit of county, city, town and school funds, with report of committee recommending passage, was taken up for consideration.

Dietz of Scott asked and received unanimous consent to withdraw the amendment filed by Dietz, et al., on April 2, and found on pages 971 and 972 of the House Journal.

Mowry of Marshall offered the following amendment filed by him:
Amend House File 154 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section four hundred fifty-three point one (453.1), Code 1962, is hereby amended by striking from line twelve (12) the word "the" and inserting in lieu thereof the following:
"any county, city, town or school corporation may invest funds not immediately needed for current operating expenses in time certificates of deposit or savings accounts in banks approved as depositories as in this chapter provided. This authority shall be in addition that granted by sections four hundred fifty-three point nine (453.9) and four hundred fiftythree point ten (453.10) of the Code. The".

Sec. 2. Section four hundred fifty-three point five (453.5), Code 1962, is hereby amended by adding at the end of said section the following:
"If a governmental unit secures resolutions duly adopted by the board of directors of two or more lawful depository banks to which a bona fide proffer to deposit public funds either in a savings account or in a time certificate of deposit, for some period extending from ninety (90) days to one (1) year with the privilege of renewal if mutually desired, and which resolutions are dated within ten (10) days of the proffer and decline such public deposit, then and only then may such governmental unit invest such funds so declined in interest-bearing notes, certificates or bonds of the United States."

Sec. 3. Section four hundred fifty-three point six (453.6), Code 1962, is amended by striking from line fourteen (14) the words "two and one-half" and inserting in lieu thereof the word "three".

Sec. 4. Section four hundred fifty-three point eight (453.8), Code 1962, is amended as follows:

1. By inserting in line five (5) after the word "deposited" the words "or invested".
2. By adding at the end of said section the following: "Any deposit or investment in a lawful depository upon which interest is paid to a governmental unit under the provisions of this chapter shall be considered legal deposits for the purposes of chapter four hundred fifty-four (454) of the Code."

Sec. 5. Chapter four hundred fifty-three (453), Code 1962, is amended by adding the following new section:
"A county, city, town or school corporation governing body may delegate its investment authority, under the provisions of this chapter, to the treasurer or other financial officer of the governmental unit, who shall thereafter be responsible for handling investment transactions until such delegation of authority is revoked."

Reppert of Polk offered the following amendment to the amendment and moved its adoption :

Amend the amendment to House File 154 filed on April 19 by Mowry of Marshall, et al., by striking from line seven (7) the word "current" and inserting in lieu thereof the word "immediate".

Amendment to the amendment lost.
Dietz of Scott offered the following amendment to the amendment and moved its adoption :

Amend the amendment to House File 154 filed on April 19 by Mowry of Marshall, et al., by adding thereto the following section:

Sec. 6. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Daily Times, a newspaper published at Davenport, Iowa, and in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.

Amendment to amendment adopted.
Mowry of Marshall moved the adoption of his amendment as amended.

Amendment as amended adopted.
Reppert of Polk asked and received unanimous consent to with-
draw the amendment filed by him on March 11 and found on page 612 of the House Journal.

Mowry 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, 94 :

| Andersen of | Frazier | McElroy |
| :--- | :--- | :--- |
| Woodbury | Gittins | Mensing |
| Anderson of | Goode | Messerly |
| Ringgold | Graham | Meyer |
| Balloun | Grassley | Millen |
| Baringer | Hagedorn | Miller of |
| Bock | Hagen | Des Moines |
| Breitbach | Hagie | Miller of |
| Busch | Hakes | Jones |
| Camp | Halling | Miller of |
| Carnahan | Hanson of | Page |
| Carstensen | Lyon | Moffitt |
| Casey | Hanson of | Mowry |
| Coffman | Mitchell | Mueller |
| Crane | Hirsch | Murphy |
| Cunningham | Hougen | Murray |
| Den Herder | Jarvis | Nielsen of |
| Denman | Johnson | Emmet |
| Dietz | Kibbie | Nielsen of |
| Dunton | Knock | Shelby |
| Edgington | Knowles | Olson |
| Ely | Kreager | Ossian |
| Eveland | Lange | Palas |
| Falvey | Loss | Patton |
| Fischer of | Lutz | Paul |
| Grundy | Mahan | Peterson of |
| Fisher of | Maule | Woodbury |

Prine
Reppert
Riley
Robinson
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wells
Winkelman
Worthington
Mr. Speaker

| Parker | Stokes <br> Scherle |
| :--- | :--- |
| Walter |  |

Absent or not voting, 6:

| Duffy | Petersen of |
| :--- | :---: |
| Kluever | Dallas |

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

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 240, a bill for an act to amend chapter four hundred fifty-five (455), Code 1962, relating to levee and drainage districts, with report of committee recommending passage, was taken up for consideration.

Camp 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, 101:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Gittins |
| Ringgold | Goode |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagedorn |
| Breitbach | Hagen |
| Briles | Hagie |
| Busch | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  | Maule |


| McElroy | Prine |
| :--- | :--- |
| Mensing | Reppert |
| Messerly | Riley |
| Meyer | Robinson |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Shiglin |
| Miller of | Smith of |
| Jones | O'Brien |
| Miller of | Sokol |
| Page | Stanley |
| Moffitt | Steele |
| Mowry | Steffen |
| Mueller | Stevenson |
| Murphy | Stokes |
| Murray | Strothman |
| Nelson | Swisher |
| Nielsen of | Tabor |
| Emmet | Van Alstine |
| Nielsen of | Van Nostrand |
| Shelby | Vermeer |
| Olson | Vetter |
| Ossian | Walter |
| Palas | Wells |
| Parker | Winkelman |
| Patton | Worthington |
| Paul | Wright |
| Peterson of | Mr. Speaker |
| Woodbury |  |

The nays were, none.
Absent or not voting, 7:
Dietz
Duffy
Frazier
Petersen of Dallas
Scherle
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 286, a bill for an act relating to memorial commissions and the composition thereof, with report of committee recommending passage, was taken up for consideration.

Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 286 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section thirty-seven point two (37.2), Code 1962, is hereby amended by inserting after the comma (,) in line eleven (11) the words 'Veterans of World War I,'.
"Sec. 2. Section thirty-seven point ten (37.10), Code 1962, is hereby amended by inserting after the comma (,) in line seven (7) the words 'Veterans of World War I,'.'

Amendment adopted.
Riley 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:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule

The nays were, none.
Absent or not voting, 7:
Duffy
Knock
Murray
Petersen of Dallas

| McElroy | Reppert |
| :--- | :--- |
| Mensing | Riley |
| Messerly | Robinson |
| Meyer | Sersland |
| Millen | Siglin |
| Miller of | Smith of |
| Des Moines | Dickinson |
| Miller of | Smith of |
| Jones | O'Brien |
| Miller of | Sokol |
| Page | Stanley |
| Moffitt | Steele |
| Mowry | Steffen |
| Mueller | Stevenson |
| Murphy | Stokes |
| Nelson | Strothman |
| Nielsen of | Swisher |
| Emmet | Tabor |
| Nielsen of | Van Alstine |
| Shelby | Van Nostrand |
| Olson | Vermeer |
| Ossian | Vetter |
| Palas | Walter |
| Parker | Wells |
| Patton | Winkelman |
| Paul | Worthington |
| Peterson of | Wright |
| Woodbury | Mr. Speaker |
| Prine |  |

Scherle Wier

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

House File 322, a bill for an act to regulate the transfer of securities between certain organizations under common or overlapping control, was taken up for consideration.

Fischer 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, 101:

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Cofiman | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Kluever |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Grundy |
| Fisher of | Maule |
| Greene | McElroy |
|  | Mensing |

Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert

Riley
Robinson Scherle Sersland Shaw
Siglin
Smith of Dickinson Smith of O'Brien Sokol Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 7:
Denman .... Duffy
Dietz . . Knock
Petersen of Dallas
Steele Wier

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

House File 323, a bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa, was taken up for consideration.

Fischer 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, 102:

| Andersen of | Briles | Crane | Eveland |
| :--- | :--- | :--- | :--- |
| Woodbury | Busch | Cunningham | Falvey |
| Anderson of | Camp | Darrington | Fischer of |
| Ringgold | Carnahan | Den Herder | Grundy |
| Balloun | Carstensen | Dietz | Fisher of |
| Baringer | Casey | Dunton | Greene |
| Bock | Chalupa | Edgington | Frazier |
| Breitbach | Coffman | Ely | Gittins |


| Goode | Loss |
| :--- | :--- |
| Graham | Lutz |
| Grassley | Mahan |
| Hagedorn | Maule |
| Hagen | McElroy |
| Hagie | Mensing |
| Hakes | Messerly |
| Halling | Meyer |
| Hanson of | Millen |
| Lyon | Miller of |
| Hanson of | Des Moines |
| Mitchell | Miller of |
| Hirsch | Jones |
| Hougen | Miller of |
| Jarvis | Page |
| Johnson | Moftit |
| Kibbie | Mowry |
| Kluever | Murphy |
| Knowles | Murray |
| Kreager | Nelson |
| Lange | Nielsen of |
|  | Emmet |

Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien

Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 6:

| Denman | Knock | Petersen of | Wier |
| :--- | :--- | :---: | :---: |
| Duffy | Mueller | Dallas |  |

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

House File 457, a bill for an act relating to the issuance of special automobile license plates to seriously disabled veterans, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 99 :

| Andersen of | Crane |
| :--- | :--- |
| Woodbury | Cunningham |
| Anderson of | Darrington |
| Ringgold | Den Herder |
| Balloun | Dietz |
| Baringer |  |
| Bock | Dunton |
| Breitbach | Edgington |
| Briles | Ely |
| Busch | Eveland |
| Camp | Fischer of |
| Carnahan | Grundy |
| Carstensen | Fisher of |
| Casey | Greene |
| Chalupa | Frazier |
| Coffman | Gittins |
|  | Goode |

Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of
Lyon
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock

Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Millen
Miller of
Des Moines
Miller of
Jones
Miller of Page

| Moffitt | Palas |
| :--- | :--- |
| Mowry | Parker |
| Mueller | Patton |
| Murphy | Paul |
| Murray | Peterson of |
| Nelson | Woodbury |
| Nielsen of | Prine |
| Emmet | Reppert |
| Nielsen of | Riley |
| Shelby | Robinson |
| Olson | Scherle |
| Ossian | Shaw |

Siglin
Smith of
$\quad$ Dickinson
Smith of
$\quad O^{\prime}$ Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman

Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 9:
Denman Falvey

Hanson of Mitchell
Messerly
Meyer
Petersen of
Dallas

Sersland Wier

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

House File 481, a bill for an act relating to warehouses for agricultural products, with report of committee recommending passage, was taken up for consideration.

Balloun 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, 103:

| Andersen of | Falvey | Knock | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Fischer of <br> Anderson of | Grundy | Knowwles |
| Ringgold | Fisher of | Kreager | Emmet |
| Balloun | Greene | Lange | Nielsen of |
| Baringer | Frazier | Loss | Olselby |
| Bock | Lutz | Ossian |  |
| Britbach | Gittins | Mahan | Palas |
| Briles | Graham | Maule | Parker |
| Busch | Grassley | McElroy | Patton |
| Camp | Hagedorn | Mensing | Paul |
| Carnahan | Hagen | Meyerly | Peterson of |
| Carstensen | Hagie | Millen | Woodbury |
| Casey | Hakes | Miller of | Prine |
| Chalupa | Halling | Des Moines | Reppert |
| Coffman | Hanson of | Miller of | Robinson |
| Crane | Lyon | Jones | Scherle |
| Cunningham | Hanson of | Miller of | Sersland |
| Darrington | Mitchell | Page | Shaw |
| Den Herder | Hirsch | Moffitt | Siglin |
| Dietz | Hougen | Mowry | Smith of |
| Dunton | Jarvis | Mueller | Dickinson |
| Edgington | Johnson | Murphy | Smith of |
| Ely | Kibbie | Murray | O'Brien |
| Eveland | Kluever | Nelson | Sokol |
|  |  |  |  |


| Stanley | Swisher | Vermeer | Winkelman |
| :--- | :--- | :--- | :--- |
| Steele | Tabor | Vetter | Worthington |
| Stevenson | Van Alstine | Walter | Wright |
| Stokes | Van Nostrand | Wells | Mr. Speaker |

The nays were, none.
Absent or not voting, 5:
Denman

Duffy $\quad$| Petersen of |
| :---: |
| Dallas |$\quad$ Steffen Wier

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

House File 573, a bill for an act enabling the state conservation commission to release an easement in favor of the people of the State of Iowa which presently encumbers the property of Henrietta G. Pitman, L. G. Pitman, Clarence P. McConnell, and Loveta Opal McConnell, was taken up for consideration.

Lange 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, 103:

| Andersen of | Frazier | Messerly | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Meyer | Robinson |
| Anderson of | Goode | Millen | Scherle |
| Ringgold | Graham | Miller of | Sersland |
| Balloun | Grassley | Des Moines | Shaw |
| Baringer | Hagedorn | Miller of | Siglin |
| Bock | Hagen | Jones | Smith of |
| Breitbach | Hagie | Miller of | Dickinson |
| Briles | Hakes | Page | Smith of |
| Busch | Halling | Moffitt | O'Brien |
| Camp | Hanson of | Mowry | Soksol |
| Carnahan | Lyon | Mueller | Stanley |
| Carstensen | Hanson of | Murphy | Steele |
| Casey | Mitchell | Murray | Steffen |
| Chalupa | Hirsch | Nelson | Stevenson |
| Coffman | Hougen | Nielsen of | Stokes |
| Crane | Johnson | Emmet | Strothman |
| Cunningham | Kibbie | Nielsen of | Swisher |
| Darrington | Kluever | Shelby | Tabor |
| Den Herder | Knock | Olson | Van Alstine |
| Denman | Knowles | Ossian | Van Nostrand |
| Dietz | Kreager | Palas | Vermeer |
| Dunton | Lange | Parker | Vetter |
| Edgington | Loss | Patton | Walter |
| Ely | Lutz | Paul | Wells |
| Eveland | Mahan | Peterson of | Winkelman |
| Falvey | Maule | Woodbury | Worthington |
| Fisher of | McElroy | Prine | Wright |
| Greene | Mensing | Reppert | Mr. Speaker |

The nays were, none.

Absent or not voting, 5:
Duffy

| Fischer of |
| :---: |
| Grundy |

Jarvis
Petersen of
Dallas $\quad$ Wier

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

House File 570, a bill for an act relating to the powers of cities and towns in regard to water plants, facilities and connections, was taken up for consideration.

Reppert 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, 103:

| Andersen of | Fisher of | McElroy | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Mensing | Reppert |
| Anderson of | Frazier | Messerly | Riley |
| Ringgold | Gittins | Meyer | Scherle |
| Balloun | Goode | Millen | Sersland |
| Baringer | Graham | Miller of | Shaw |
| Bock | Grassley | Des Moines | Siglin |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Haggen | Jones | Dickinson |
| Busch | Hagie | Miller of | Smith of |
| Camp | Hakes | Page | OBrien |
| Carnahan | Halling | Moffitt | Sokol |
| Carstensen | Hanson of | Mowry | Stanley |
| Casey | Lyon | Mueller | Steele |
| Chalupa | Hanson of | Murphy | Steffen |
| Coffman | Mitchell | Murray | Stevenson |
| Crane | Hirsch | Nelson | Stokes |
| Cunningham | Hougen | Nielsen of | Strothman |
| Darrington | Jarvis | Emmet | Swisher |
| Den Herder | Johnson | Nielsen of | Tabor |
| Denman | Kibbie | Shelby | Van Nostrand |
| Dietz | Kluever | Olson | Vermeer |
| Dunton | Knock | Ossian | Vetter |
| Edgington | Knowles | Palas | Walter |
| Ely | Kreager | Parker | Wells |
| Eveland | Lange | Patton | Winkelman |
| Falvey | Loss | Paul | Worthington |
| Fischer of | Lutz | Peterson of | Wright |
| Grundy | Mahan | Woodbury | Mr. Speaker |
|  | Maule |  |  |
|  | Mal |  |  |

The nays were, none.
Absent or not voting, 5:

Duffy \begin{tabular}{c}
Petersen of <br>
Dallas

 

Robinson <br>
Van Alstine
\end{tabular}$\quad$ Wier

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

House File 575, a bill for an act relating to the power of electors to vote a tax for the purchase of a school bus garage without a bond issue, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 89 :

| Andersen of | Fisher of | McElroy |
| :--- | :--- | :--- |
| Woodbury | Greene | Meyer |
| Anderson of | Frazier | Millen |
| Ringgold | Gittins | Miller of |
| Balloun | Goode | Des Moines |
| Baringer | Graham | Miller of |
| Breitbach | Grassley | Page |
| Briles | Hagedorn | Mofitt |
| Busch | Hagen | Mueller |
| Camp | Hagie | Murray |
| Carnahan | Hanson of | Nelson |
| Carstensen | Lyon | Nielsen of |
| Coffman | Hanson of | Emmet |
| Crane | Mitchell | Nielsen of |
| Cunningham | Hirsch | Shelby |
| Darrington | Hougen | Olson |
| Den Herder | Jarvis | Ossian |
| Denman | Johnson | Palas |
| Dunton | Kibbie | Parker |
| Edgington | Kuever | Patton |
| Ely | Knowles | Paul |
| Eveland | Kreager | Peterson of |
| Falvey | Lange | Woodbury |
| Fischer of | Lutz | Prine |
| Grundy | Mahan | Reppert |
|  | Maule | Riley |
|  |  |  |

The nays were, 11:

| Bock | Dietz |
| :--- | :--- |
| Casey | Halling |
| Chalupa | Loss |


| Absent or not voting, 8: |  |
| :--- | ---: |
| Duffy | Mensing |
| Hakes | Miller of |
| Knock | Jones |

Messerly
Murphy
Steffen
Mowry
Petersen of
Dallas $\quad$ Wier

Stokes

Wier

Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Stevenson
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker

Strothman

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

House File 239, a bill for an act to repeal sections two hundred ninety-four point six (294.6) and two hundred ninety-four point seven (294.7), Code 1962, relating to minimum teachers' wages, 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, 103:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Greene |
| Ringgold | Frazier |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Horsch |
| Darrington | Jargen |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  | Maule |

McElroy
Messerly
Meyer
Mellen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 5:
Duffy
Mensing
Petersen of
Dallas $\quad$ Wier

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

House File 560, a bill for an act to empower the counties with the authority to cooperate with federal agencies in flood control projects, with report of committee recommending passage, was taken up for consideration.

Vermeer 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, 101:

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Frazier |
| Gittins |  |
| Roode |  |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Kluever |
| Dietz | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
| Fisher of | McElroy |
| Greene |  |

Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert

The nays were, none.
Absent or not voting, 7:
Denman
Duffy
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 563, a bill for an act to enable and empower the State of Iowa to convey to the United States certain easements and rights in, to and over certain easements for highway purposes, owned by the State of Iowa in Marion, Polk, and Warren Counties, in furtherance of the Red Rock Reservoir Project, was taken up for consideration.

Vermeer 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, 102:

| Andersen of | Balloun | Briles | Carstensen |
| ---: | :--- | :--- | :--- |
| Woodbury | Baringer | Busch | Casey |
| Anderson of | Bock | Camp | Chalupa |
| Ringgold | Breitbach | Carnahan | Coffman |


| Crane | Hanson of |
| :--- | :---: |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Hougen |
| Denman | Jarvis |
| Dietz | Johnson |
| Dunton | Kibbie |
| Edgington | Kluever |
| Ely | Knock |
| Eveland | Knowles |
| Falvey | Kreager |
| Fisher of | Lange |
| Greene | Loss |
| Frazier | Lutz |
| Gittins | Mahan |
| Goode | Maule |
| Graham | McElroy |
| Grassley | Mensing |
| Hagedorn | Messerly |
| Hagen | Meyer |
| Hakes | Millen |
| Halling | Miller of |
| Hanson of | Des Moines |
| Lyon | Miller of |
|  | Jones |

Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle

Sersland
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 6:

| Duffy <br> Fischer of <br> Grundy | Hagie <br> Petersen of <br> Dallas | Shaw |  |
| :--- | :--- | :--- | :--- |

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

House File 566, a bill for an act to amend section one hundred eleven A point six (111A.6), Code 1962, relating to county conservation boards, 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, 102:

| Andersen of | Casey <br> Woodbury |
| :--- | :--- |
| Anderson of | Chalupa |
| Ringgold | Coffman |
| Balloun | Crane |
| Baringer | Cunningham |
| Breitbach | Darrington |
| Briles | Den Herder |
| Busch | Denman |
| Camp | Dietz |
| Carnahan | Dunton |
| Carstensen | Edgington |

Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn

Hagen
Hagie
Hakes
Halling
Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever

| Knock | Miller of |
| :--- | :--- |
| Knowles | Page |
| Kreager | Moffitt |
| Lange | Mowry |
| Loss | Mueller |
| Lutz | Murphy |
| Mahan | Nelson |
| Maule | Nielsen of |
| McElroy | Emmet |
| Mensing | Nielsen of |
| Messerly | Shelby |
| Meyer | Olson |
| Millen | Ossian |
| Miller of | Palas |
| Des Moines | Parker |
| Miller of | Patton |
| Jones | Paul |

The nays were, 1:
Bock
Absent or not voting, 5:
Duffy
Murray
Hanson of Lyon
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele

Steffen<br>Stevenson<br>Stokes<br>Strothman<br>Swisher<br>Tabor<br>Van Alstine<br>Van Nostrand<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Winkelman<br>Worthington<br>Wright<br>Mr. Speaker

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

House File 551, a bill for an act relating to the federal social security enabling act, 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, 97 :

| Andersen of | Edgington |
| :--- | :--- |
| Woodbury | Ely <br> Balloun |
| Eveland |  |
| Baringer | Falvey |
| Bock | Fischer of |
| Breitbach | Grundy |
| Briles | Fisher of |
| Busch | Greene |
| Camp | Frazier |
| Carnahan | Gittins |
| Carstensen | Goode |
| Casey | Graham |
| Chalupa | Grassley |
| Coffman | Hagedorn |
| Crane | Hagen |
| Cunningham | Hakes |
| Den Herder | Halling |
| Denman | Hanson of |
| Dietz | Lyon |
| Dunton |  |
|  |  |


| Hanson of <br> Mitchell | Miller of <br> Des Moines <br> Hirsch <br> Hougen |
| :--- | :--- |
| Miller of |  |
| Jarvis | Jones |
| Johnson | Miller of |
| Kibbie | Page |
| Kluever | Moffitt |
| Knock | Mowry |
| Knowles | Mueller |
| Kreager | Murphy |
| Lange | Nelson |
| Lutz | Nielsen of |
| Mahan | Emmet |
| Maule | Nielsen of |
| McElroy | Shelby |
| Mensing | Olson |
| Meyer | Ossian |
| Millen | Palas |
|  | Parker |
|  | Patton |


| Paul | Siglin |
| :--- | :--- |
| Peterson of | Smith of |
| Woodbury | Dickinson |
| Prine | Smith of |
| Reppert | O'Brien |
| Riley | Sokol |
| Scherle | Stanley |
| Sersland | Steele |


| Steffen | Vermeer |
| :--- | :--- |
| Stevenson | Vetter |
| Stokes | Walter |
| Strothman | Wells |
| Swisher | Winkelman |
| Tabor | Worthington |
| Van Alstine | Wright |
| Van Nostrand | Mr. Speaker |

The nays were, none.
Absent or not voting, 11:

| Anderson of | Hagie | Murray | Robinson |
| :--- | :--- | :--- | :--- |
| Ringgold | Loss | Petersen of | Shaw |
| Darrington | Messerly | Dallas | Wier |

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

House File 463, a bill for an act relating to the state fair board, with report of committee recommending passage, was taken up for consideration.

Knock of Union offered the following amendment filed by him and moved its adoption:

Amend House File 463 by striking section 4 and by renumbering the remaining sections.

Amendment lost.
Hanson 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 :

| Andersen of | Dietz | Hanson of | Millen |
| :---: | :---: | :---: | :---: |
| Woodbury | Dunton | Lyon | Miller of |
| Anderson of | Edgington | Hanson of | Des Moines |
| Ringgold | Ely | Mitchell | Miller of |
| Baringer | Eveland | Hirsch | Jones |
| Balloun | Falvey | Hougen | Miller of |
| Breitbach | Fischer of | Jarvis | Page |
| Briles | Grundy | Johnson | Moffitt |
| Busch | Fisher of | Kibbie | Mueller |
| Camp | Greene | Kluever | Murphy |
| Carnahan | Frazier | Kreager | Murray |
| Carstensen | Gittins | Lange | Nelson |
| Casey | Goode | Loss | Nielsen of |
| Chalupa | Graham | Lutz | Emmet |
| Coffman | Grassley | Mahan | Nielsen of |
| Crane | Hagedorn | Maule | Shelby |
| Cunningham | Hagen | McElroy | Olson |
| Darrington | Hagie | Mensing | Ossian |
| Den Herder | Hakes | Messerly | Palas |
| Denman | Halling | Meyer | Parker |


| Patton | Sersland | Steele | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Paul | Shaw | Steffen | Vermeer |
| Peterson of | Siglin | Stevenson | Vetter |
| Woodbury | Smith of | Stokes | Walter |
| Prine | Dickinson | Strothman | Winkelman |
| Reppert | Smith of | Swisher | Worthington |
| Riley | O'Brien | Tabor | Wright |
| Robinson | Sokol | Van Alstine | Mr. Speaker |
| Scherle | Stanley |  |  |

The nays were, 2:
Knock Knowles
Absent or not voting, 6:
Bock $\quad$ Mowry
Duffy

| Petersen of | Wells <br> Dallas |
| :---: | :--- |
| Wier |  |

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

House File 586, a bill for an act to legalize and validate the acceptance, organization, and establishment of the County Public Hospital in County of Franklin, State of Iowa, and to declare said hospital a duly erected hospital as provided by law, was taken up for consideration.

Edgington 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, 98 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Balloun | Frazier |
| Baringer | Gittins |
| Breitbach | Goode |
| Briles | Graham |
| Busch | Hagedorn |
| Camp | Hagen |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Casey | Halling |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Hougen |
| Denman | Johnson |
| Dietz | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Loss |
| Grundy | Lutz |

Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian

Palas
Parker
Patton
Paul
Peterson of Woodbury
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher

| Tabor | Vermeer | Wells | Wright |
| :---: | :---: | :---: | :---: |
| Van Alstine | Vetter | Winkelman | Mr. Sp |
| Van Nostrand | Walter | Worthington |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Anderson of | Ely | Kibbie | Prine |
| Ringgold | Grassley | Petersen of | Wier |
| Bock | Jarvis | Dallas |  |
| Duffy |  |  |  |

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

House File 564, a bill for an act to amend section one hundred nine point forty-eight (109.48), Code 1962, relating to the granting of permission to the state conservation commission to incorporate into state regulations by administrative order the regulations under the federal Migratory Bird Treaty Act and the Migratory Bird Hunting Stamp Act, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 104:

| Andersen of | Gittins | Meyer | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Millen | Scherle |
| Balloun | Graham | Miller of | Sersland |
| Baringer | Grassley | Des Moines | Shaw |
| Bock | Hagedorn | Miller of | Siglin |
| Breitbach | Hagen | Jones | Smith of |
| Briles | Hagie | Miller of | Dickinson |
| Busch | Hakes | Page | Smith of |
| Camp | Halling | Moffitt | OBrien |
| Carnahan | Hanson of | Mowry | Sokol |
| Carstensen | Lyon | Mueller | Stanley |
| Casey | Hanson of | Murphy | Steele |
| Chalupa | Mitchell | Murray | Steffen |
| Coffman | Hirsch | Nelson | Stevenson |
| Crane | Hougen | Nielsen of | Stokes |
| Cunningham | Jarvis | Emmet | Strothman |
| Darrington | Johnson | Nielsen of | Swisher |
| Den Herder | Kibbie | Shelby | Tabor |
| Denman | Kluever | Olson | Van Alstine |
| Dietz | Knock | Ossian | Van Nostrand |
| Dunton | Knowles | Palas | Vermeer |
| Edgington | Kreager | Parker | Vetter |
| Ely | Lange | Patton | Walter |
| Eveland | Loss | Paul | Wells |
| Falvey | Lutz | Peterson of | Winkelman |
| Fischer of | Mahan | Woodbury | Worthington |
| Grundy | Maule | Prine | Wright |
| Fisher of | Greene | McElroy | Mensing |
| Frazier | Mesperly | Riley | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 4:
$\begin{gathered}\text { Anderson of } \\ \text { Ringgold }\end{gathered}$
Duffy $\begin{gathered}\text { Petersen of } \\ \text { Dallas }\end{gathered} \quad$ Wier
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 579 RE-REFERRED TO SIFTING COMMITTEE

Objection was filed by Frazier of Lee to House File 579 being placed on the sifting committee noncontroversial calendar and the bill was re-referred to the sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed in inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate Fle 227, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institution supported by public funds.

Also: I am directed to request the return of Senate File 438, a bill for an act to provide a uniform procedure for the conduct of administrative hearings, for further consideration of the Senate.

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

Senate File 443, a bill for an act relating to benefits under 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 424, a bill for an act to authorize and empower the state conservation commission to cooperate with the United States government and to accept federal funds for planning, acquisition and development of outdoor recreational areas.

Carroll A. Lane, Secretary.
On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## SENATE FILES 434, 437, HOUSE FILE 589 AND SENATE JOINT RESOLUTION 16 PLACED ON SIFTING COMMITTEE CALENDAR

Mowry of Marshall moved that Senate File 434 be placed on the sifting committee calendar, which motion prevailed.

Mowry of Marshall moved that House File 589 be placed on the sifting committee calendar, which motion prevailed.

Mowry of Marshall moved that Senate File 437 be placed on the sifting committee calendar, which motion prevailed.

Eveland of Boone moved that Senate Joint Resolution 16 be placed on the sifting committee calendar, which motion prevailed.

## CONSIDERATION OF BILLS

Dietz of Scott asked and received unanimous consent to take up for immediate consideration House File 378, a bill for an act relating to the creation of a single examining and licensing board for physicians and surgeons, osteopaths, and osteopathic physicians and surgeons and matters relating thereto.

Dietz of Scott offered the following amendment, filed by Dietz, Denman and Edgington, and moved its adoption:

Amend House File 378 as follows:

1. Strike from line 5 of section 4 the word "six" and insert in lieu thereof the word "eight".
2. Strike from line 9 of section 5 the word "six" and insert in lieu thereof the word "eight".
3. Strike from line 9 of section 5 the word "five" and insert in lieu thereof the word "six".
4. Strike from line 10 of section 5 the word "one" and insert in lieu thereof the word "two".
5. Strike from line 4 of section 6 the word "five" and insert in lieu thereof the word "six".
6. Strike from line 6 of section 6 the word "the" and insert in lieu thereof the word "each".
7. Strike from line 9 of section 7 the word "member" and insert in lieu' thereof the word "members".
8. Strike from line 15 of section 7 the word "the" at the end of the line and insert in lieu thereof the word "an".
9. Add at the end of section 7 the following:
"The additional medical member of the board provided by this Act shall serve for six years from July 1, 1963. After the expiration of the terms of the present medical members, terms of their successors shall be for six years. The terms of the first osteopathic physician and surgeon members of the board appointed under this Act shall be, one for two years and one for three years beginning July 1, 1963. Their successors shall be appointed for terms of three years."
10. Strike from line 5 of section 8 the words "every third year" and insert in lieu thereof the words "in any year prior to expiration of the term of any such member".
11. Strike from lines 6 and 7 of section 16 the words "the osteopathic physician and surgeon" and insert in lieu thereof the word " $a$ ".
12. Strike section 27 and insert in lieu thereof the following:

Sec. 27. Section one hundred fifty point eight (150.8), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"A license to practice osteopathy shall not authorize the licensee to engage in major operative surgery, but shall authorize the licensee to
prescribe or give drugs and medicines whether or not prescribed or given preliminary to, preparatory to or in connection with manual treatment."

Amendment adopted.
Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend House File 378 by striking all of section 30 and inserting in lieu thereof the following:
"Sec. 30. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Hampton Chronicle, a newspaper published at Hampton, Iowa, and The Atlantic News Telegraph, a newspaper published at Atlantic, Iowa."

Amendment adopted.
Dietz of Scott asked and received unanimous consent to withdraw all amendments to House File 378 previously filed and not adopted.

Miller of Des Moines offered the following amendment filed by him and moved its adoption:

Amend House File 378 as follows:
Section 15, line 8 by striking the word "by" and inserting in lieu the word "for".

Amendment adopted.
Dietz 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, 103:

| Andersen of | Eveland | Lange | Olson |
| :--- | :--- | :--- | :--- |
| Woodbury | Falvey | Loss | Ossian |
| Anderson of | Fisher of | Lutz | Parker |
| Ringgold | Greene | Mahan | Patton |
| Balloun | Frazier | Maule | Patul |
| Baringer | Gittins | McElroy | Peterson of |
| Bock | Goode | Mensing | Woodbury |
| Breitbach | Grassley | Messerly | Prine |
| Briles | Hagedorn | Meyer | Reppert |
| Busch | Hagen | Millen | Riley |
| Camp | Hagie | Miller of | Robinson |
| Carnahan | Hakes | Des Moines | Scherle |
| Carstensen | Halling | Miller of | Sersland |
| Casey | Hanson of | Jones | Shaw |
| Chalupa | Lyon | Miller of | Siglin |
| Coffman | Hanson of | Page | Smith of |
| Crane | Mitchell | Mofftt | Ditkinson |
| Cuningham | Hirsch | Mowry | Smith of |
| Darrington | Hougen | Mueller | OBrien |
| Den Herder | Jarvis | Murphy | Sokol |
| Denman | Johnson | Murray | Stanley |
| Dietz | Kibbie | Nelson | Steele |
| Duffy | Kluever | Nielsen of | Steffen |
| Dunton | Knock | Emmet | Stevenson |
| Edgington | Knowles | Nielsen of | Stokes |
| Ely | Kreager | Shelby | Strothman |


| Swisher | Van Nostrand | Walter | Winkelman |
| :---: | :---: | :---: | :---: |
| Tabor | Vermeer | Wells | Wright |
| Van Alstine | Vetter | Worthington | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 5: |  |  |  |
| Fischer of Grundy | Graham Palas | Petersen of Dallas | Wier |

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

## UNFINISHED BUSINESS

The House resumed consideration of House File 172, a bill for an act creating the office of state assessor and a state board of review and prescribing their powers and duties, and the motion by Mowry of Marshall to substitute the following amendment for the Knowles amendment:
Amend section 98, line fifteen (15), by inserting after the comma the word "obsolescence".

The motion prevailed.
Mowry of Marshall moved the adoption of his substitute amendment.

Substitute amendment adopted.
Hougen 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, 57 :

| Baringer | Graham | Miller of | Smith of |
| :---: | :---: | :---: | :---: |
| Breitbach | Grassley | Jones | Dickinson |
| Casey | Hagedorn | Moffitt | Smith of |
| Chalupa | Hagen | Mowry | O'Brien |
| Coffman | Hagie | Murphy | Sokol |
| Cunningham | Hakes | Murray | Stanley |
| Den Herder | Hanson of | Olson | Steele |
| Dietz | Lyon | Palas | Steffen |
| Dunton | Hanson of | Parker | Stokes |
| Ely | Mitchell | Patton | Van Alstine |
| Eveland | Hougen | Paul | Van Nostrand |
| Falvey | Kibbie | Riley | Vermeer |
| Fischer of | Kluever | Robinson | Walter |
| Grundy | Lutz | Sersland | Worthington |
| Gittins | Mahan | Shaw | Mr. Speaker |
| Goode | Meyer | Siglin |  |
| The nays were, 45: |  |  |  |
| Andersen of | Anderson of | Balloun | Briles |
| Woodbury | Ringgold | Bock | Busch |


| Camp | Jarvis | Millen | Ossian |
| :--- | :--- | :--- | :--- |
| Carnahan | Johnson | Miller of | Peterson of |
| Carstensen | Knock | Des Moines | Wodbury |
| Crane | Knowles | Miller of | Reppert |
| Denman | Kreager | Page | Scherle |
| Duffy | Lange | Mueller | Stevenson |
| Edgington | Loss | Nelson | Strothman |
| Fisher of | Maule | Nielsen of | Tabor |
| Greene | McElroy | Emmet | Vetter |
| Frazier | Mensing | Nielsen of | Wells |
| Halling | Messerly | Shelby | Winkelman |
| Hirsch |  |  |  |
| Absent or not vating, 6: |  |  |  |
| Darrington | Petersen of | Prine |  |
|  | Dallas | Swisher | Wier |
|  |  |  |  |

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

Hougen of Black Hawk moved that the vote by which House File 172 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Roll call was requested by Carstensen of Clinton and Hagen of Allamakee.

Rule 69 was invoked.
On the question "Shall the motion to reconsider be laid on the table?"

The ayes were, 55 :

| Andersen of | Fischer of <br> Woodbury <br> Grundy |
| :--- | :--- |
| Balloun | Gittins |
| Baringer | Goode |
| Busch | Graham |
| Casey | Grassley |
| Chalupa | Hagen |
| Coffman | Hagie |
| Crane | Hakes |
| Cunningham | Hanson of |
| Darrington | Lyon |
| Den Herder | Hanson of |
| Dunton | Mitchell |
| Edgington | Hirsch <br> Falvey |
|  | Hougen <br> Kibbie |


| Kluever | Shaw |
| :--- | :--- |
| Lutz | Siglin |
| Meyer | Smith of |
| Miller of | Dickinson |
| Jones | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Murray | Stanley |
| Olson | Steele |
| Parker | Steffen |
| Patton | Stokes |
| Paul | Strothman |
| Peterson of | Van Alstine |
| Woodbury | Van Nostrand |
| Robinson | Vermeer |
| Sersland | Mr. Speaker |

The nays were, 48 :

| Anderson of <br> Ringgold | Carstensen <br> Denman |
| :--- | :--- |
| Bock | Dietz |
| Breitbach | Duffy |
| Briles | Ely |
| Camp | Eveland |
| Carnahan |  |


| Fisher of <br> Greene | Knock <br> Knowles |
| :--- | :--- |
| Frazier | Kreager |
| Hagedorn | Lange |
| Halling | Loss |
| Jarvis | Mahan |
| Johnson | Maule |

McElroy
Mensing
Messerly
Millen
Miller of
Des Moines
Miller of
Page
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Reppert
Riley
Scherle

Stevenson
Tabor
Vetter
Walter
Wells
Winkelman
Worthington
Absent or not voting, 5:
Petersen of

Dallas $\quad$| Prine |
| :--- |
| Swisher |

Wier
Wright
Motion prevailed.

## SIFTING COMMITTEE NONCONTROVERSIAL GALENDAR

Senate File 147, a bill for an act relating to the state military forces, with report of committee recommending passage, was taken up for consideration.

Lange 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 passq"
The ayes were, 100:

| Andersen of | Fischer of <br> Woodbury <br> Grundy |
| :--- | :--- |
| Anderson of | Fisher |
| Ringgold | Greene |
| Balloun | Frazier |
| Baringer | Gittins |
| Bock | Goode |
| Breitbach | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
|  | Lutz |


| Mahan | Reppert |
| :--- | :--- |
| Maule | Riley |
| McElroy | Robinson |
| Mensing | Scherle |
| Meyer | Sersland |
| Millen | Shaw |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | Dickinson |
| Jones | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Mueller | Stanley |
| Murphy | Steele |
| Murray | Steffen |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Vermeer |
| Parker | Vetter |
| Patton | Walter |
| Paul | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |
|  |  |

The nays were, none.

Absent or not voting, 8:

| Hagen | Petersen of | Prine | Wier |
| :--- | :---: | :--- | :--- |
| Messerly | Dallas | Wells | Mr. Speaker | Miller of Page

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

## SENATE FILES 65, 191 AND 288 RE-REFERRED TO SIFTING COMMITTEE

Objection was raised to Senate Files 65, 191 and 288 being placed on the sifting committee noncontroversial calendar and the bills were re-referred to the sifting committee.

Senate File 249, a bill for an act to permit cities and towns to donate real estate to the state for public use, with report of committee recommending passage, was taken up for consideration.

Carstensen 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, 99 :

| Andersen of | Fisher of | Maule | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | McElroy | Scherle |
| Anderson of | Frazier | Meyer | Sersland |
| Ringgold | Gitins | Millen | Shaw |
| Balloun | Goode | Miller of | Siglin |
| Baringer | Graham | Des Moines | Smith of |
| Bock | Grassley | Miller of | Dickinson |
| Breitbach | Hagedorn | Jones | Smith of |
| Briles | Hagie | Moffitt | O'Brien |
| Busch | Hakees | Mowry | Sokol |
| Camp | Halling | Mueller | Stanley |
| Carnahan | Hanson of | Murphy | Steele |
| Carstensen | Lyon | Murray | Steffen |
| Casey | Hanson of | Nelson | Stevenson |
| Chalupa | Mitchell | Nielsen of | Stokes |
| Coffman | Hirsch | Emmet | Strothman |
| Crane | Hougen | Nielsen of | Swisher |
| Cunningham | Jarvis | Shelby | Tabor |
| Darrington | Johnson | Olson | Van Alstine |
| Den Herder | Kibbie | Ossian | Van Nostrand |
| Denman | Kluever | Palas | Vermeer |
| Dietz | Knock | Parker | Vetter |
| Duffy | Knowles | Patton | Walter |
| Dunton | Kreager | Paul | Wells |
| Ely | Lange | Peterson of | Winkelman |
| Eveland | Loss | Woodbury | Worthington |
| Fischer of | Lutz | Reppert | Wright |
| Grundy | Mahan | Riley | Mr. Speaker |

Absent or not voting, 9:

| Edgington | Mensing | Petersen of | Prine |
| :--- | :--- | :---: | :---: |
| Falvey | Messerly | Dallas | Wier |
| Hagen | Miller of |  |  |

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

Senate File 276, a bill for an act to amend section eight point sixteen (8.16), Code 1962, relating to the office of the state comptroller, 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, 101:

Andersen of
Woodbury
Anderson of Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule

The nays were, none.
Absent or not voting, 7:

Edgington
Jarvis

Messerly
Petersen of Dallas

McElroy
Mensing
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of Woodbury
Reppert

Prine
Wier

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Mr. Speaker

Wright

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

## HOUSE FILE 474 WITHDRAWN

Walter of Hardin asked and received unanimous consent to withdraw House File 474 from further consideration by the House.

Senate File 257, a bill for an act relating to the practice of accountancy, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"
The ayes were, 98 :

| Andersen of | Fisher of | Maule | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | McElroy | Scherle |
| Anderson of | Frazier | Meyer | Sersland |
| Ringgold | Gittins | Miller of | Shaw |
| Balloun | Goode | Des Moines | Siglin |
| Baringer | Graham | Miller of | Smith of |
| Bock | Grassley | Jones | Dickinson |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagen | Page | O'Brien |
| Busch | Hagie | Moffitt | Sookol |
| Camp | Hakes | Mowry | Stanley |
| Carnahan | Halling | Mueller | Steele |
| Carstensen | Hanson of | Murphy | Steffen |
| Casey | Lyon | Nelson | Stevenson |
| Chalupa | Hanson of | Nielsen of | Stokes |
| Coffman | Mitchell | Emmet | Strothman |
| Crane | Hirsch | Nielsen of | Swisher |
| Cunningham | Hougen | Shelby | Tabor |
| Darrington | Johnson | Olson | Van Alstine |
| Den Herder | Kibbie | Ossian | Van Nostrand |
| Denman | Kluever | Palas | Vermeer |
| Dietz | Knock | Parker | Vetter |
| Duffy | Knowles | Patton | Walter |
| Dunton | Kreager | Paul | Wells |
| Ely | Lange | Peterson of | Winkelman |
| Eveland | Loss | Woodbury | Worthington |
| Falvey | Lutz | Reppert | Mr. Speaker |
| Fischer of | Mahan | Riley |  |

Grundy
The nays were, none.
Absent or not voting, 10:

| Edgington | Messerly |
| :--- | :--- |
| Jarvis | Millen |
| Mensing | Murray |


| Petersen of <br> Dallas <br> Prine | Wier |
| :--- | :--- |
| Wright |  |

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

Senate File 409, a bill for an act to consolidate the functions of the boards paying bonuses for federal military service, with report of committee recommending passage, was taken up for consideration.

Briles of Adams moved that Senate File 409 be deferred and that the bill retain its place on the calendar, which motion lost.

Mowry of Marshall offered the following amendment filed by him and moved its adoption:
Amend Senate File 409, section 5, line one (1), by striking therefrom " (35B)" and inserting in lieu thereof the following: "point eight (35B.8)".

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, 95 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringggold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Britbach | Grassley |
| Busch | Hagedorn |
| Camp | Hagen |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Hougen |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  | Maule |


| McElroy | Robinson |
| :--- | :--- |
| Mensing | Scherle |
| Meyer | Shaw |
| Millen | Siglin |
| Miller of | Smith of |
| Des Moines | Dickinson |
| Miller of | Smith of |
| Jones | O'Brien |
| Miller of | Sokol |
| Page | Stanley |
| Moffitt | Steele |
| Mowry | Steffen |
| Murphy | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Vermeer |
| Parker | Vetter |
| Patton | Walter |
| Paul | Wells |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Reppert | Wright |
| Riley | Mr. Speaker |

The nays were, 2:
Briles Halling
Absent or not voting, 11:

| Bock | Messerly |
| :--- | :--- |
| Casey | Mueller |
| Jarvis | Murray |

Nelson
Petersen of
Dallas

> Prine Sersland Wier

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

Senate File 366, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Northeast

Hamilton Community School District in the Counties of Hamilton and Wright, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law, with report of committee recommending passage, was taken up for consideration.

Kluever 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, 99 :

|  |  |  |  |
| :--- | :--- | :--- | :--- |
| Andersen of | Fisher of | Maule | Riley |
| Woodbury | Greene | McElroy | Robinson |
| Anderson of | Frazier | Mensing | Scherle |
| Ringgold | Gittins | Meyer | Shaw |
| Balloun | Goode | Millen | Siglin |
| Baringer | Graham | Miller of | Smith of |
| Bock | Grassley | Des Moines | Dickinson |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagen | Jones | O'Brien |
| Busch | Hagie | Miller of | Sokol |
| Camp | Hakes | Page | Stanley |
| Carnahan | Halling | Moffitt | Steele |
| Carstensen | Hanson of | Mueller | Steffen |
| Casey | Lyon | Murphy | Stevenson |
| Chalupa | Hanson of | Nelson | Stokes |
| Coffman | Mitchell | Nielsen of | Strothman |
| Crane | Hirsch | Emmet | Swisher |
| Cunningham | Houggen | Nielsen of | Tabor |
| Darrington | Johnson | Shelby | Van Alstine |
| Den Herder | Kibbie | Olson | Van Nostrand |
| Dietz | Kluever | Ossian | Vermeer |
| Duffy | Knock | Palas | Vetter |
| Dunton | Knowles | Parker | Wanter |
| Edgington | Kreager | Patton | Wells |
| Ely | Lange | Paul | Winkelman |
| Eveland | Loss | Peterson of | Worthington |
| Falvey | Lutz | Woodbury | Wright |
| Fischer of | Mahan | Reppert | Mr. Speaker |
| Grundy |  |  |  |
| The nays were, | none. |  |  |
| Absent or not voting, 9: |  |  |  |
| Denman | Mowry |  | Petersen of |
| Jarvis | Murray | Dallas | Sersland |
| Messerly |  |  | Prine |

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

Senate File 389, a bill for an act to legalize and validate the proceedings for the attachment of certain land in Hamilton County, Iowa, to the South Hamilton Community School District, in the Counties of Hamilton and Boone, State of Iowa, and declaring the
boundaries of said school district to be legally established, with report of committee recommending passage, was taken up for consideration.

Halling of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 97 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Baringer | Hagen |
| Breitbach | Hagie |
| Busch | Hakes |
| Camp | Halling |
| Briles | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Dietz | Kluever |
| Duffy | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier |  |

McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Dess Moines
Miller of
Jones
Miller of
Page
Mofftt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury

Reppert Riley Robinson
Scherle
Shaw Smith of

Dickinson
Smith of O'Brien Sokol Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 11:
Bock
Chalupa
Denman
Fischer of
Grundy
Murray

| Petersen of | Siglin |
| :--- | :--- |
| Dallas | Van AIstine |
| Prine | Wier |
| Sersland |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 356, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo, State of Iowa, and to authorize conveyance of legal title thereto, with report of committee recommending amendment and passage, was taken up for consideration.

Frazier of Lee offered the following amendment filed by the committee on judiciary 2 and moved its adoption:

Amend Senate File 356, section 1, line two (2), by inserting after the word "Iowa," the following: "to the Mental Health Center of North Iowa, an Iowa corporation,".

Amendment adopted.
Olson 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, 100:

| Andersen of | Frazier | Mensing | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Messerly | Scherle |
| Anderson of | Goode | Millen | Sersland |
| Ringgold | Graham | Miller of | Shaw |
| Balloun | Grassley | Des Moines | Siglin |
| Baringer | Hagedorn | Miller of | Smith of |
| Bock | Hagen | Jones | Dickinson |
| Breitbach | Hagie | Miller of | Smith of |
| Briles | Hakes | Page | O'Brien |
| Busch | Halling | Moffit | Sokol |
| Camp | Hanson of | Mowry | Stanley |
| Carnahan | Lyon | Mueller | Steele |
| Carstensen | Hanson of | Murphy | Steffen |
| Casey | Mitchell | Nelson | Stevenson |
| Coffman | Hirsch | Nielsen of | Stokes |
| Crane | Hougen | Emmet | Strothman |
| Cunningham | Jarvis | Nielsen of | Swisher |
| Darrington | Johnson | Shelby | Tabor |
| Den Herder | Kibbie | Olson | Van Alstine |
| Denman | Kluever | Ossian | Van Nostrand |
| Dietz | Knock | Palas | Vermeer |
| Duffy | Knowles | Parker | Vetter |
| Dunton | Kreager | Patton | Walter |
| Edgington | Lange | Paul | Wells |
| Ely | Loss | Peterson of | Winkelman |
| Eveland | Lutz | Woodbury | Worthington |
| Falvey | Mahan | Reppert | Wright |
| Fisher of | McElroy | Riley | Mr. Speaker | Greene

The nays were, none.
Absent or not voting, 8:

| Chalupa <br> Fischer of <br> Grundy | Maule <br> Meyer <br> Murray | Petersen of <br> Dallas | Prine |
| :--- | :--- | :---: | :---: |
| Wier |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 254, a bill for an act to amend chapter four hundred eighty-nine (489), Code 1962, relating to electric transmission lines to clarify the authority of the commerce commission to determine
whether such lines serve the public use before authorization of franchise or eminent domain, was taken up for consideration.

Fisher 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, 102:

| Andersen of Woodbury | Fisher of Greene |
| :---: | :---: |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |

The nays were, none.
Absent or not voting, 6:
Chalupa Murray
Meyer

| Maule | Riley |
| :--- | :--- |
| McElroy | Robinson |
| Mensing | Scherle |
| Messerly | Sersland |
| Millen | Shaw |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | Dickinson |
| Jones | Smith of |
| Miller of | O'Brien |
| Page | Sokol |
| Moffitt | Stanley |
| Mowry | Steele |
| Mueller | Steffen |
| Murphy | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet | Swisher |
| Nielsen of | Tabor |
| Shelby | Van Alstine |
| Olson | Van Nostrand |
| Ossian | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |
| Reppert | Mr. Speaker |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 361 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 361 from further consideration by the House.

## SENATE FILE 403 DEFERRED

Stanley of Muscatine asked and received unanimous consent that Senate File 403 be deferred and that the bill retain its place on the calendar.

Senate File 385, a bill for an act to regulate the distribution of commercial feeds and customer-formula feeds in the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Baringer 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, 99 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Graham |
| Baringer | Grassley |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Kluever |
| Dietz | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |
|  | McElroy |

The nays were, 1:
Worthington
Absent or not voting, 8:

| Chalupa | Hagedorn | Petersen of <br> Duff | Prine <br> Gallas |
| :--- | :--- | :---: | :--- |
| Gurray | Wier |  |  |

Goode

| Mensing | Riley |
| :--- | :--- |
| Messerly | Robinson |
| Meyer | Scherle |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Miller of | Smith of |
| Page | O'Brien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steele |
| Murphy | Steffen |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelly | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Vermeer |
| Parker | Vetter |
| Patton | Walter |
| Paul | Wells |
| Peterson of | Winkelman |
| Woodbury | Wright |
| Reppert | Mr. Speaker |
|  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 238, a bill for an act to amend section one hundred eleven point twenty-seven (111.27), Code 1962, relating to management of state-owned areas by municipalities, with report of committee recommending passage, was taken up for consideration.

Falvey 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 :

| Andersen of | Fisher of | Mensing | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Meyer | Scherle |
| Anderson of | Frazier | Millen | Shaw |
| Ringgold | Gittins | Miller of | Siglin |
| Balloun | Goode | Des Moines | Smith of |
| Baringer | Graham | Miller of | Dickinson |
| Bock | Hagen | Jones | Smith of |
| Breitbach | Hagie | Miller of | O'Brien |
| Briles | Hakes | Page | Sokol |
| Busch | Halling | Moffitt | Stanley |
| Camp | Hanson of | Mowry | Steele |
| Carnahan | Lyon | Mueller | Steffen |
| Carstensen | Hanson of | Murphy | Stevenson |
| Casey | Mitchell | Nelson | Stokes |
| Coffman | Hirsch | Nielsen of | Strothman |
| Crane | Hougen | Emmet | Swisher |
| Cunningham | Jarvis | Nielsen of | Tabor |
| Darrington | Johnson | Shelby | Van Alstine |
| Den Herder | Kibbie | Olson | Van Nostrand |
| Denman | Kluever | Ossian | Vermeer |
| Dietz | Knock | Palas | Vetter |
| Duffy | Knowles | Parker | Walter |
| Dunton | Kreager | Patton | Wells |
| Edgington | Lange | Paul | Winkelman |
| Ely | Lutz | Peterson of | Worthington |
| Eveland | Mahan | Woodbury | Wright |
| Falvey | Maule | Reppert | Mr. Speaker |
| Fischer of | McElroy | Riley |  |

Grundy
The nays were, none.
Absent or not voting, 10:

| Chalupa | Loss |
| :--- | :--- |
| Grassley | Messerly |
| Hagedorn | Murray |

Petersen of
Dallas
Prine

Sersland Wier

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 210, a bill for an act relating to placement of patients, who have no county of legal settlement and who have been confined in a state mental institute, on convalescent leave or in custodial or nursing homes, and to provide for the payment of support of such patients, 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, 99 :

| Andersen of | Fisher of | Messerly | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Meyer | Scherle |
| Anderson of | Frazier | Millen | Sersland |
| Ringgold | Gittins | Miller of | Shaw |
| Balloun | Goode | Des Moines | Siglin |
| Baringer | Graham | Miller of | Smith of |
| Bock | Grassley | Jones | Dickinson |
| Breitbach | Hagen | Miller of | Smith of |
| Briles | Hagie | Page | O'Brien |
| Busch | Hakes | Moffitt | Sokol |
| Camp | Hanson of | Mowry | Stanley |
| Carnahan | Lyon | Mueller | Steele |
| Carstensen | Hanson of | Murphy | Steffen |
| Casey | Mitchell | Nelson | Stevenson |
| Coffman | Hirsch | Nielsen of | Stokes |
| Crane | Hougen | Emmet | Strothman |
| Darrington | Jarvis | Nielsen of | Swisher |
| Den Herder | Johnson | Shelby | Tabor |
| Denman | Kibbie | Olson | Van Alstine |
| Dietz | Kluever | Ossian | Van Nostrand |
| Duffy | Knock | Palas | Vermeer |
| Dunton | Knowles | Parker | Vetter |
| Edgington | Kreager | Patton | Walter |
| Ely | Lange | Paul | Wells |
| Eveland | Lutz | Peterson of | Winkelman |
| Falvey | Mahan | Woodbury | Worthington |
| Fischer of | Maule | Reppert | Wright |
| Grundy | McElroy | Riley | Mr. Speaker |
|  | Mensing |  |  |

The nays were, none.
Absent or not voting, 9 :

| Chalupa | Halling |
| :--- | :--- |
| Cunningham | Loss |
| Hagedorn | Murray |


| Petersen of |  |
| :---: | :---: |
| Dallas | Prine <br> Wier |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 319, a bill for an act to amend the statutes relating to the bonds of distributors of motor fuel, special fuel dealers and special fuel users, with report of committee recommending passage, was taken up for consideration.

Kibbie of Palo Alto moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 97 :

| Andersen of | Balloun | Briles | Carstensen |
| :---: | :--- | :--- | :--- |
| Woodbury | Baringer | Busch | Casey |
| Anderson of | Bock | Camp | Coffman |
| Ringgold | Breitbach | Carnahan | Crane |

Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagen
Hagie
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan
Maule
McElroy
Mensing
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Reppert
Riley
Scherle
Sersland
Shaw

Siglin Smith of Dickinson Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 11:

| Chalupa | Loss | Murray | Prine |
| :--- | :--- | :--- | :--- |
| Cunningham | Messerly | Petersen of | Robinson |
| Hagedorn | Meyer | Dallas | Wier |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 342, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus, with report of committee recommending passage, was taken up for consideration.

Halling of Adair offered the following amendment filed by him and moved its adoption:

Amend Senate File 342, section 1, line four (4), by striking the word and figures "July 4, 1963" and inserting in lieu thereof the word and figures "October 1, 1963".

Amendment adopted.
Kibbie of Palo Alto moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 91 :

| Andersen of | Breitbach | Carnahan | Crane |
| :--- | :--- | :--- | :--- |
| Woodbury | Briles | Carstensen | Den Herder <br> Benman |
| Balloun | Busch | Casey | Denman |
| Bock | Camp | Coffman | Dietz |


| Duffy | Hougen | Miller of | Sersland |
| :---: | :---: | :---: | :---: |
| Dunton | Johnson | Page | Shaw |
| Edgington | Kibbie | Mowry | Siglin |
| Eveland | Kluever | Mueller | Smith of |
| Falvey | Knock | Murphy | Dickinson |
| Fischer of | Knowles | Nelson | Sokol |
| Grundy | Kreager | Nielsen of | Stanley |
| Fisher of | Lange | Emmet | Steffen |
| Greene | Loss | Nielsen of | Stevenson |
| Frazier | Lutz | Shelby | Stokes |
| Gittins | Mahan | Olson | Strothman |
| Goode | Maule | Ossian | Swisher |
| Graham | McElroy | Palas | Tabor |
| Grassley | Mensing | Parker | Van Alstine |
| Hagie | Messerly | Patton | Van Nostrand |
| Hakes | Meyer | Paul | Vermeer |
| Halling | Millen | Peterson of | Walter |
| Hanson of | Miller of | Woodbury | Wells |
| Lyon | Des Moines | Reppert | Winkelman |
| Hanson of | Miller of | Riley | Worthington |
| Mitchell | Jones | Robinson | Wright |
| Hirsch |  | Scherle | Mr. Speaker |
| The nays were, 5 : |  |  |  |
| Baringer | Smith of | Steele | Vetter |
| Ely | O'Brien |  |  |
| Absent or not voting, 12: |  |  |  |
| Anderson of | Darrington | Jarvis | Petersen of |
| Ringgold | Hagedorn | Moffitt | Dallas |
| Chalupa | Hagen | Murray | Prine |
| Cunningham |  |  | Wier |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 268, a bill for an act to allow counties to provide county care for patients or inmates from mental health institutes, hospital-schools, and homes for children from the state institution fund, 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, 91 :

| Andersen of |  |  |  |
| :--- | :--- | :--- | :--- |
| Woodbury | Camp | Carnahan | Dunton <br> Anderson of |
| Ringgold | Carstensen | Edgington | Ely |
| Basey | Elloun | Erazier |  |
| Boode | Graham |  |  |
| Baringer | Coffman | Erane | Falvey |
| Bock | Den Herder | Fischer of | Grassley |
| Breitbach | Dietz | Grundy | Hagen |
| Busch | Duffy | Fisher of | Hakes |
|  | Greene | Halling |  |


| Hanson of <br> Lyon | Meyer <br> Hanson of <br> Mitchell |
| :--- | :--- |
| Millen |  |
| Marvis | Der of |
| Doiles Moines |  |
| Johnson | Miller of |
| Kibbie | Jones |
| Kluever | Miller of |
| Knock | Page |
| Kreager | Moffitt |
| Lange | Mowry |
| Loss | Mueller |
| Lutz | Murphy |
| Mahan | Nielsen of |
| Maule | Emmet |
| McElroy | Nielsen of |
| Mensing | Shelby |
| Messerly | Olson |
|  | Ossian |


| Palas | Stanley |
| :--- | :--- |
| Parker | Steele |
| Patton | Steffen |
| Paul | Stevenson |
| Peterson of | Stokes |
| Woodbury | Strothman |
| Reppert | Swisher |
| Riley | Tabor |
| Robinson | Van Alstine |
| Scherle | Van Nostrand |
| Sersland | Vermeer |
| Siglin | Vetter |
| Smith of | Walter |
| Dickinson | Wells |
| Smith of | Winkelman |
| O'Brien | Worthington |
| Sokol | Wright |

The nays were, none.
Absent or not voting, 17:

| Briles | Gittins | Murray | Prine |
| :--- | :--- | :--- | :--- |
| Chalupa | Hagedorn | Nelson | Shaw |
| Cunningham | Hirsch | Petersen of | Wier |
| Darrington | Hougen | Dallas | Mr. Speaker |
| Denman | Knowles |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 211, a bill for an act to consolidate industry revolving funds for the state reformatory and the state penitentiary, 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, 95 :

| Andersen of | Dietz | Hagen | Kreager |
| :--- | :--- | :--- | :--- |
| Woodbury | Duffy | Hagie | Lange |
| Anderson of | Dunton | Hakes | Loss |
| Ringgold | Edgington | Halling | Lutz |
| Balloun | Ely | Hanson of | Mahan |
| Baringer | Eveland | Lyon | Maule |
| Bock | Falvey | Hanson of | McElroy |
| Brietbach | Fischer of | Mitchell | Mensing |
| Busch | Grundy | Hirsch | Messerly |
| Camp | Fisher of | Hougen | Millen |
| Carnahan | Greene | Jarvis | Miller of |
| Carstensen | Frazier | Johnson | Des Moines |
| Casey | Gittins | Kibbie | Miller of |
| Crane | Goode | Kluever | Jones |
| Den Herder | Graham | Knock | Miller of |
| Denman | Grassley | Knowles | Page |

Moffitt
Mowry
Mueller
Murphy
Nielsen of
Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Parker

Patton
Paul
Peterson of
Woodbury
Reppert Riley Robinson Scherle Sersland
Siglin Smith of Dickinson

Smith of O'Brien Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor

Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 13:

| Briles | Darrington | Nelson | Prine |
| :--- | :--- | :--- | :--- |
| Chalupa | Hagedorn | Petersen of | Shaw |
| Coffman | Meyer | Dallas | Wier |
| Cunningham | Murray |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 440, a bill for an act relating to controlled-access highways and resolutions filed by the state highway commission in relation thereto.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 448, a bill for an act relating to credit against annual license fees of corporations.

Carroll A. Lane, Secretary.

## MOTION TO RECONSIDER

I move to reconsider the votes by which House Files 560 and 563 passed the House.

Vermber of Marion.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 35, 66, 149, 210, 222, 315, 362, 452, 490 and 505.

Fred E. Wier,<br>Chairman House Committee. Kenneth Benda,<br>Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 35, 66, 149, 210, 222, 315, 362, 452, 490 and 505.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of April, 1963, sent to the Governor for his approval: House Files 35, 66, 149, 210, 222, 315, 362, 452, 490 and 505.

Fred W. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 22, 1963, he approved the following bills: House Files 110, 122, 194 and 310.

## AMENDMENTS FILED

Amend the amendment to House File 348 filed March 29 by Gittins of Pottawattamie by striking the words and figures "twenty-six (26)" from lines twenty-three (23) and twentyfour (24) and substituting in lieu thereof the words and figures "twenty-eight (28)".

Gritins of Pottawattamie.
Amend the Gittins, et al., amendment filed April 19 to the amendment to House File 348 filed March 29 by Gittins, by striking from line seventy-seven (77) the word "fee" and substituting in lieu thereof the word "tax".

Gittins of Pottawattamie.
Amend House File 589 as follows:
By striking from section 1 all of lines twenty-one (21) through twenty-five (25).

Mowry of Marshall.
Amend Senate File 437, section 25, line three (3), by adding the words "for sale" following the word "beverages".

Reppert of Polk.
Amend Senate File 437, section 10, as follows:

1. In line forty-three (43), by striking the words "a discount of not to exceed ten percent ( $10 \%$ ) of".
2. In lines forty-nine (49) and fifty (50), by striking the words "a discount of not to exceed ten percent ( $10 \%$ ) of".
3. In line sixty (60), by striking the words "a discount of not to exceed ten percent ( $10 \%$ ) of".

Amend Senate File 437, section 10, by adding following the word "sheriff" in line twenty-three (23) the words ", deputy sheriff and state agents,".

Raippert of Polk.
Amend Senate File 437 by striking all of section 25, and by renumbering the subsequent sections.

## Reppert of Polk.

Amend Senate File 437 as follows:

1. Section 1, by striking all of said section and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-three point one (123.1), Code 1962, is amended by striking lines one (1) and two (2) and the word "Act" in line three (3) and inserting in lieu thereof the words "This chapter as amended shall be known as the 'Iowa Home Rule Liquor Control Act'."
2. Section 3, line twenty-eight (28), by striking the words "and/or" and inserting in lieu thereof the word "or".
3. Section 4, line four (4), by inserting after the word "licenses" the words "and other"; also by striking the word "and" before the word "licenses" in said line one (1).
4. Section 10, line six (6), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
5. Section 10, line twenty-five (25), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
6. Section 10 , line one hundred (100), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
7. Section 11, line twenty-seven (27), by striking the word "Act" and inserting in lieu thereof the word "section".
8. Section 13, lines ten (10) and eleven (11), by striking the words "the Iowa liquor control act" and inserting in lieu thereof the words "this chapter as amended".
9. Section 24, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
10. Section 24, line six (6), by striking the words "or beer" and inserting after the word "giving" the words "beer or".
11. Section 24, line seven (7), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
12. Section 25 , by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
13. Section 26, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
14. Section 27, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:'.
15. Section 28, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
16. Section 29 , by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
17. Section 29, line one (1), by striking the word "Act" and
inserting in lieu thereof the words "chapter as amended".
18. Section 30 , by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
19. Section 30, line two (2), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
20. Section 31, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
21. Section 31, line three (3), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended". Dietz of Scott.

Amend Senate File 437 as follows:

1. Strike the title and insert the following in lieu thereof:
"An Act relating to the control, sale, and use of alcoholic beverages and law enforcement with respect to alcoholic beverages."
2. Insert the following new sections after section 31:
"Sec. 32. The General Assembly hereby determines and declares that the provisions of sections thirty-two (32) through fortyfive (45) of this Act are necessary in order to control alcoholic beverages and aid the enforcement of laws prohibiting operation of a motor vehicle while in an intoxicated condition.

Sec. 33. As used in sections thirty-two (32) through fortyfive (45) of this Act the words "peace officer" mean:

1. Members of the highway patrol.
2. Police officers under civil service as provided in chapter three hundred sixty-five (365) of the Code.
3. Sheriffs.
4. Regular deputy sheriffs who have had formal police training.

Sec. 34. Any person who operates a motor vehicle in this state upon a public highway, under such circumstances as to give reasonable grounds to believe the person to have been operating a motor vehicle while in an intoxicated condition, shall be deemed to have given consent to the withdrawal from his body of specimens of his blood, breath, saliva, or urine, and to a chemical test or tests thereof, for the purpose of determining the alcoholic content of his blood, subject to the provisions hereinafter set out. The withdrawal of such body substances, and the test or tests thereof, shall be administered at the written request of a peace officer having reasonable grounds to believe the person to have been operating a motor vehicle upon a public highway of this state while in an intoxicated condition, and only after the peace officer has placed such person under arrest for the offense of operating a motor vehicle while in an intoxicated condition. If such person requests that a specimen of his blood not be withdrawn, then a specimen of his breath, saliva, or urine shall be withdrawn at the written request of such peace officer; provided, however, that if such person refuses to submit to any chemical testing, no test shall be given, and the provisions of section thirty-eight (38) of this Act shall apply. However, if such peace officer fails to provide such test within two (2) hours after such arrest, no test shall be required, and there shall be no revocation under the
provisions of section thirty-eight (38) of this Act.
Sec. 35. Only a licensed physician, or a medical technologist or registered nurse designated by a licensed physician as his representative, acting at the written request of a peace officer may withdraw such body substances for the purpose of determining the alcoholic content of the person's blood. Only new, originally factory wrapped, disposable syringes and needles, kept under strictly sanitary and sterile conditions shall be used for drawing blood. Such person may have an independent chemical test or tests administered in addition to any administered at the direction of a peace officer. The failure or inability of the person to obtain an independent chemical test or tests shall not preclude the admission in evidence of the results of the test or tests taken at the direction of the peace officer. Upon the request of the person who is tested, the results of the test or tests taken at the direction of the peace officer shall be made available to him.

Sec. 36. Any person who is dead, unconscious or who is otherwise in a condition rendering him incapable of consent or refusal shall be deemed not to have withdrawn the consent provided by section thirty-four (34) of this Act, and the test may be given; provided that a licensed physician shall certify in advance of such test that such person is dead, unconscious or otherwise in a condition rendering him incapable of consent or refusal. In such case such condition shall obviate the requirements of arrest and advice pursuant to section thirty-seven (37) of this Act.

Sec. 37. A peace officer shall advise any person who is requested to take any chemical test that a refusal to submit to such test will result in revocation of the person's license or privilege to operate a motor vehicle; provided, however, that this requirement shall not apply in the case of any person referred to in section thirty-six (36).

Sec. 38. If a person under arrest refuses to submit to the chemical testing, no test shall be given, but the commissioner, upon the receipt of a sworn report of the peace officer that he had reasonable grounds to believe the arrested person to have been operating a motor vehicle upon a public highway of this state while in an intoxicated condition and that the person had refused to submit to the chemical testing, shall revoke his license or permit to drive and any nonresident operating privilege for a period of not less than one hundred twenty (120) days nor more than one (1) year; or if the person is a resident without a license or permit to operate a motor vehicle in this state, the commissioner shall deny to the person the issuance of a license or permit within one year from the date of the alleged violation, subject to review as hereinafter provided. The effective date of any such revocation shall be twenty (20) days after the commissioner has mailed notice of such revocation to such person by registered or certified mail.

Sec. 39. Upon the written request of a person whose privilege to drive has been revoked or denied, the commissioner shall grant the person an opportunity to be heard within ten days after the receipt of the request, but the request must be made within thirty days after the effective date of revocation or denial.

The hearing shall be before the commissioner or his authorized agent, in the county wherein the alleged events occurred for which the person was arrested, unless the commissioner or his authorized agent and the person agree that the hearing may be held in some other county. The hearing shall be recorded and its scope shall cover the issues of whether a peace officer had reasonable grounds to believe the person to have been operating a motor vehicle upon a public highway of this state while in an intoxicated condition, whether the person was placed under arrest and whether he refused to submit to the test or tests. The commissioner or his authorized agent shall order that the revocation or denial be either rescinded or sustained.

Sec. 40. If the revocation or denial is sustained the person whose license, permit to drive, or nonresident operating privilege has been revoked or denied, may file a petition within thirty days after the determination by the commissioner or his authorized agent for a hearing of the matter in the district court in the county wherein the alleged events occurred for which he was arrested or in the county in which the administrative hearing was held. It shall be the duty of the court to set the matter for hearing, and the petitioner shall give twenty days notice thereof to the commissioner. Within fifteen days after receipt of the notice, the commissioner shall file in the office of the clerk of the district court to which the appeal is taken a certified transcript of the testimony and all other proceedings. It shall constitute the record on which the commissioner made his determination. The court thereafter shall hear the matter de novo and shall affirm or vacate the decision of the commissioner or his authorized agent. The person or the commissioner may appeal to the supreme court in accordance with the Iowa Rules of Civil Procedure.

Sec. 41. Upon the trial of any civil or criminal action or proceeding arising out of acts alleged to have been committed by any person while operating a motor vehicle upon a public highway of this state while in an intoxicated condition, evidence of the amount of alcohol in the person's blood at the time of the act alleged as shown by a chemical analysis of his blood, breath, saliva or urine is admissible.

Sec. 42. If the person under arrest refuses to submit to the test or tests, proof of refusal shall be admissible in any civil or criminal action or proceeding arising out of acts alleged to have been committed while the person was operating a motor vehicle upon a public highway of this state while in an intoxicated condition.

Sec. 43. The provisions of this Act shall not be construed as limiting the introduction of any other competent evidence bearing on the question of whether the person was in an intoxicated condition.

Sec. 44. When it has been finally determined under the procedures of this Act that a nonresident's privilege to operate a motor vehicle in this state has been revoked or denied, the department of public safety shall give information in writing of the action taken to the official in charge of traffic control or public safety of the state of the person's residence and of any state in which he has a license.

154 Sec. 45. Sections thirty-two (32) through forty-five (45) of 155 this Act may be cited as the Uniform Chemical Test for
156 Intoxication Act."
157 3. Renumber the sections.
Grassley of Butler.
Stanley of Muscatine.
Smith of O'Brien.
Vetter of Washington.
Niglsen of Shelby.
Hanson of Mitchell.
Nielsen of Emmet.
Johnson of Audubon.
Hirsce of Warren.
Worthington of Decatur.
Meyer of Madison.
Kreager of Jasper.
Busch of Bremer.
Van Alstine of Humboldt.
Kluever of Cass.
Millen of Van Buren.
Den Herder of Sioux.
LuTz of Clarke.
Baringer of Fayette.
Welds of Taylor.
Robinson of Guthrie.
Parker of Buchanan.
Moffitt of Appanoose.
Pailas of Clayton.
Bock of Hancock.
Falvey of Monroe.
Smith of Dickinson.
Hanson of Lyon.

Walter of Hardin. Crane of Crawford. Olson of Cerro Gordo. Riley of Linn. Anderson of Ringgold. Halling of Adair. Stokes of Plymouth. Miller of Jones. Maule of Monona. Hagre of Wright. Peterrsen of Dallas. Siglin of Lucas. HAKES of Pocahontas. Winkelman of Calhoun. Edgington of Franklin. BALLOUN of Tama. ANDERSEN of Woodbury. Cunningham of Story. Strothiman of Henry. Patton of Delaware. Hagen of Allamakee. Carnahan of Wapello. Murray of Webster. Mueller of Worth. McElroy of Fremont. Nelson of Winnebago. Graham of Ida.

On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Tuesday, April 23. 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Represfentatives, Des Moines, Iowa, Tuesday, April 23, 1963.

The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Merlin Ackerson, pastor of the Methodist Church, Lime Springs, Iowa.

The Journal of April 22 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Swisher of Johnson on request of Kibbie of Palo Alto; Prine of Mahaska on request of Edgington of Franklin.

## PRESENTATION OF VISITORS

Balloun of Tama presented to the House sixty junior and senior students from Gladbrook Community School accompanied by the superintendent, C. A. Barker.

Nielsen of Shelby and Johnson of Audubon presented to the House thirty-five students from Elk Horn-Kimballton School accompanied by their teachers, John Jones and Don Gibson.

Petersen of Dallas presented to the House twenty senior students from Waukee accompanied by their teacher, Dan Neville; forty-six eighth grade students from Adel accompanied by their teacher, Mary Miller, and principal, Roger Jorgenson; one hundred senior students from Perry accompanied by their teacher, Mr. Chormley, and principal, Mr. Coburn; forty-two students from Central Dallas School accompanied by their teachers, Mrs. Grove and Mrs. Reitzman, and superintendent, Mr. Hofer.

Wier of Louisa presented to the House fifty-five students from Columbus Junction Community School accompanied by their teacher, Richard Martens.

Winkelman of Calhoun presented to the House forty-seven senior students from Lake City accompanied by their principal, John Corkery, superintendent, Wendall Johnson, and student body president, Tom Tibbitts, Jr.

## PETITIONS

The following petitions were presented and placed on file:

By Fisher of Greene, from twenty-three residents of Greene County favoring strict liquor control laws.

By Meyer of Madison, from forty-nine residents of Madison County favoring legislation to prohibit the sale of specified merchandise on Sunday.

By Petersen of Dallas, from one hundred thirty-three residents of Dallas County favoring increased state aid to schools without weakening local control.

By Robinson of Guthrie, from five residents of Batavia, seven residents of Ottumwa and fourteen residents of Fairfield opposing the sale of liquor by the drink in Iowa.

By the following Representatives, favoring the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from two hundred fifty-one residents of Woodbury County.

Miller of Page, from nine members of the Vestry of St. John's Episcopal Church.
Robinson of Guthrie, from fifty residents of Guthrie County.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: Senate File 101.

## SENATE MESSAGES CONSIDERED

Senate File 440, a bill for an act relating to controlled-access highways and resolutions filed by the state highway commission in relation thereto.

Read first time and referred to sifting committee.
Senate File 443 , a bill for an act relating to benefits under accident and sickness insurance policies.

Read first time and referred to sifting committee.
Senate File 448, a bill for an act to amend section four hundred ninety-six A point one hundred twenty-nine (496A.129), Code 1962, relating to credit against annual license fees of corporations and foreign corporations.

Read first time and referred to sifting committee.
Senate File 227, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institution supported by public funds.

Read first time and referred to sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment to and passed Senate File 86, a bill for an act relating to scabies control in sheep and eradication with penalty provision.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 454, a bill for an act relating to contracts and bonds.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 193, a bill for an act relating to speed limits on hard surfaced secondary roads.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 319, a bill for an act regulating the sale of mortgage guaranty insurance by licensed insurance companies.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 332, a bill for an act to enable the exchange of inheritance tax information with the federal government.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 309, a bill for an act relating to retail sales tax definition of "gross receipts," with report of committee recommending passage, was taken up for consideration.

Graham 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, 60 :

| Andersen of | Edgington | Hanson of | Nelson |
| :--- | :--- | :--- | :--- |
| Woodbury | Ely <br> Anderson of <br> Ringgold | Eveland <br> Falvey | Johnson |

Robinson
Scherle
Siglin
Smith of
Dickinson
Smith of
O'Brien

Sokol
Stanley
Stokes
Strothman
Tabor
Van Nostrand
Vetter

The nays were, 18:

| Balloun | Halling |
| :--- | :--- |
| Carnahan | Hirsch |
| Dietz | Kreager |
| Duffy | Lange |
| Hagedorn | McElroy |

Meyer
Millen
Miller of
Des Moines
Miller of
Jones

Murphy
Palas
Steele
Winkelman

Absent or not voting, 30:

| Busch | Hagen <br> Camp <br> Hougen |
| :--- | :--- |
| Carstensen | Jarvis |
| Coffman | Kluever |
| Den Herder | Knock |
| Denman |  |
| Fisher of <br> Greene | Loss <br> Frazier |
| Miller of |  |
| Page |  |

Petersen of
Dallas
Prine
Sersland
Shaw
Steffen
Stevenson
Swisher

Van Alstine
Vermeer
Walter
Wells
Wier
Worthington
Wright
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 308, a bill for an act relating to retail sales taxes on vending machines and amusement devices, with report of committee recommending passage, was taken up for consideration.

Nielsen of Shelby moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 97 :

| Andersen of | Edgington | Hanson of | Miller of |
| :--- | :--- | :--- | :--- |
| Woodbury | Ely | Mitchell | Jones |
| Anderson of | Eveland | Hirsch | Miller of |
| Ringgold | Falvey | Jarvis | Page |
| Balloun | Fischer of | Johnson | Moffitt |
| Baringer | Grundy | Kibbie | Mueller |
| Breitbach | Fisher of | Kluever | Murphy |
| Briles | Greene | Kreager | Murray |
| Busch | Frazier | Lange | Nelson |
| Camp | Gitins | Loss | Nisen of |
| Carnahan | Goode | Lutz | Emmet |
| Carstensen | Graham | Mahan | Nielsen of |
| Casey | Grassley | Maule | Shelby |
| Chalupa | Hagedorn | McElroy | Olson |
| Crane | Hagen | Mensing | Ossian |
| Cunningham | Hagie | Messerly | Palas |
| Darrington | Hakes | Meyer | Parker |
| Den Herder | Halling | Manson of | Millen |
| Dietz | Mufy | Myon | Des Moines |
| Dufty |  |  | Paul |
| Dunton |  |  | Petersen of |
|  |  |  | Dallas |


| Peterson of | Siglin | Stevenson | Vetter |
| :--- | :--- | :--- | :--- |
| Woodbury | Smith of | Stokes | Walter |
| Reppert | Dickinson | Strothman | Wells |
| Riley | Smith of | Tabor | Wier |
| Robinson | O'Brien | Van Alstine | Winkelman |
| Scherle | Sokol | Van Nostrand | Worthington |
| Sersland | Stanley | Vermeer | Mr. Speaker |
| Shaw | Steele |  |  |

The nays were, none.
Absent or not voting, 11:

| Bock | Hougen | Mowry | Swisher |
| :--- | :--- | :--- | :--- |
| Coffman | Knock | Prine | Wright |
| Denman | Knowles | Steffen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 310, a bill for an act relating to the retail sales tax imposed on amusement devices, with report of committee recommending passage, was taken up for consideration.

Petersen of Woodbury moved that Senate File 310 be deferred and that the bill retain its place on the calendar.

Carnahan of Wapello moved that the motion to defer be tabled, which motion prevailed.

Senate File 152, a bill for an act relating to parolees and court probationers, with report of committee recommending passage, was taken up for consideration.

Stanley of Museatine moved that the bill be read a last time now and placed 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 :

| Andersen of | Darrington | Hagedorn | Lutz |
| :---: | :---: | :---: | :---: |
| Woodbury | Den Herder | Hagen | Mahan |
| Anderson of | Dietz | Hagie | McEIroy |
| Ringgold | Duffy | Hakes | Mensing |
| Balloun | Dunton | Halling | Messerly |
| Baringer | Edgington | Hanson of | Meyer |
| Bock | Ely | Lyon | Millen |
| Breitbach | Eveland | Hanson of | Miller of |
| Briles | Falvey | Mitchell | Des Moines |
| Busch | Fischer of | Hougen | Miller of |
| Camp | Grundy | Jarvis | Jones |
| Carnahan | Fisher of | Johnson | Moffitt |
| Carstensen | Greene | Kibbie | Mueller |
| Casey | Frazier | Kluever | Murphy |
| Chalupa | Goode | Kreager | Murray |
| Crane | Graham | Lange | Nelson |
| Cunningham | Grassley | Loss |  |


| Nielsen of | Petersen of |
| :--- | :--- |
| Emmet | Dallas |
| Niemsen of | Peterson of |
| Shelby | Woodbury |
| Olson | Reppert |
| Ossian | Riley |
| Palas | Robinson |
| Parker | Scherle |
| Patton | Sersland |
| Paul | Siglin |

Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman

Tabor<br>Van Alstine<br>Van Nostrand<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Mr. Speaker

The nays were, none.
Absent or not voting, 13:

| Coffman | Knock |
| :--- | :--- |
| Denman | Knowles |
| Gittins | Maule |

Miller of
Page
Mowry
Prine

Shaw
Swisher
Wright
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 171, a bill for an act relating to inspection of multiple dwellings, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 171 by adding following the period in line nine (9) the following: "The fees shall not exceed seven dollars and fifty cents ( $\$ 7.50$ ) for the first unit and seventy-five cents (75c) for each additional unit."

Amendment adopted.
Reppert 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 :

| Andersen of | Cunningham | Gittins | Johnson |
| :---: | :---: | :---: | :---: |
| Woodbury | Darrington | Goode | Kibbie |
| Anderson of | Den Herder | Graham | Kluever |
| Ringgold | Dietz | Grassley | Knock |
| Balloun | Duffy | Hagedorn | Knowles |
| Bock | Dunton | Hagen | Kreager |
| Breitbach | Edgington | Hagie | Lange |
| Briles | Ely | Hakes | Loss |
| Busch | Eveland | Halling | Lutz |
| Camp | Falvey | Hanson of | Mahan |
| Carnahan | Fischer of | Lyon | McElroy |
| Carstensen | Grundy | Hanson of | Mensing |
| Casey | Fisher of | Mitchell | Meyer |
| Chalupa | Greene | Hougen | Millen |
| Crane | Frazier | Jarvis |  |

Miller of
Des Moines
Miller of Jones
Miller of Page
Moffitt
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Reppert

The nays were, 2 :
Baringer Messerly
Absent or not voting, 11:

| Coffman | Maule |
| :--- | :--- |
| Denman | Mowry |
| Hirsch | Mueller |


| Riley | Stokes |
| :--- | :--- |
| Robinson | Strothman |
| Scherle | Tabor |
| Shaw | Van Alstine |
| Siglin | Van Nostrand |
| Smith of | Vermeer |
| Dickinson | Vetter |
| Smith of | Walter |
| O'Brien | Wells |
| Sokol | Wier |
| Stanley | Winkelman |
| Steffen | Worthington |
| Stevenson | Mr. Speaker |


| Prine | Swisher |
| :--- | :--- |
| Sersland | Wright |
| Steele |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 146, a bill for an act relating to approval of plats in cities and towns and to expressly authorize improvement bonds for the protection of the public, with report of committee recommending passage, was taken up for consideration.

Dietz of Scott asked and received unanimous consent that Senate File 146 be deferred and that the bill retain its place on the calendar.

## BUSINESS PENDING

The House resumed consideration of Senate File 404, a bill for an act relating to the marketing of dairy products.
Lange of Sac offered the following amendment filed by him:
Amend Senate File 404 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. For the purpose of this Act:

1. "Dairy product" means milk, skim milk, cream, sour cream, ice cream, ice cream mix, ice milk, ice milk mix, cottage cheese, frozen desserts, reconstituted milk, minimal milk fat products, and any additive variant of any dairy product but shall not mean or include butter, condensed, evaporated or powdered milk or cheese.
2. "Department" means the state department of agriculture.
3. "Person" means any individual, corporation, cooperative, association, partnership or other business unit.
4. "Processor" means any person engaged in the business of processing or packaging dairy products.
5. "Distributor" means any person engaged in the business of selling at wholesale or at retail any dairy products.
6. "Cost to the processor or distributor" as applied to dairy products shall mean that portion of all of the costs of such processor or of such distributor
which, under a system of cost accounting in accordance with sound accounting principles and reasonably adapted to the business of such processor or distributor, is fairly allocable to such dairy product on the sale thereof to the customers or to a particular class of customers of such processor or such distributor. Such cost shall include the price paid for raw materials used in such dairy products plus that part of the cost of doing business of such processor or distributor that is attributable to such dairy products, which shall include labor, salaries, rent; interest, depreciation, power, supplies, maintenance of equipment, selling costs, advertising, transportation and delivery costs, credit losses, taxes, insurance and all overhead expenses of the processor or distributor.
7. "Cost to the retailer" means the invoice price paid by the retailer plus that portion of the retailer's cost of doing business which, under a system of cost accounting in accordance with sound accounting principles and reasonably adapted to the business of such retailer, is fairly allocable to any dairy product on the sale thereof to the customers of the retailer. Such cost shall include labor, salaries, rent, interest, depreciation, power, supplies, maintenance of equipment, selling costs, advertising, transportation and delivery costs, credit losses, taxes, insurance and all overhead expenses of the retailer. In the absence of specific evidence to the contrary, the cost of doing business shall be presumed to be ten percent ( $10 \%$ ) of the invoice price, and this cost shall be calculated to the nearest half cent per sales unit.
8. "Sale" and "sell" mean and include any commercial transfer for consideration, exchange, barter, gift, offer for sale and distribution in any manner or by any means whatsoever.
9. "Retailer" means any person within this state engaged in the business of operating any retail establishment or institution, including but not limited to hospitals, schools, hotels, restaurants, grocery stores, drug stores and automatic vending machines where dairy products are consumed or sold to customers.
10. "Injuring competition" shall mean substantially to lessen competition or tend to create a monopoly or to injure, destroy or prevent competition in the sale of dairy products in this state: Provided, that nothing contained in this Act shall prevent differentials which make only due allowance for differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered: And provided further, that nothing contained in this Act shall prevent a seller from selling at a price made in grod faith to meet an equally low price of a competitor.

Sec. 2. No processor, distributor, or retailer shall for the purpose or with the effect of injuring competition advertise, offer to sell or sell within the State of Iowa any dairy product for less than the cost thereof to such processor, distributor or retailer, provided, however, that the department may authorize sales for less than cost of damaged goods, when the product is no longer fit for human consumption, or to liquidate stocks pursuant to court process or for other purposes which it deems consistent with the objectives of this Act.

Sec. 3. No processor, distributor, or retailer shall for the purpose or with the effect of injuring competition offer to sell or sell any dairy product with any other commodity or service at a combined price which is less than the aggregate of the cost of the dairy product plus the price at which the other commodity or service is customarily offered for sale separately by such processor, distributor or retailer at or about the same time as the combined sale or proposed combined sale.

Sec. 4. No processor or distributor shall for the purpose or with the
effect of injuring competition give or offer to give any retailer and no retailer shall accept any unearned rebate, unearned discount, free services, advertising allowances, pay for advertising space used jointly, donation, free merchandise, rent on space used by the retailer for storing or displaying the processor's or distributor's merchandise, financial aid, free equipment, or any other thing of value. This shall not prevent bona fide sales of equipment, furniture or fixtures to a retailer for not less than ten percent ( $10 \%$ ) above seller's cost or invoice price for cash or on the unconditional written promise of such retailer to pay for the same in a period not to exceed thirty-six (36) months and at an interest rate of not less than six percent ( $6 \%$ ).

Sec. 5. No processor, distributor or retailer shall, for the purpose or with the effect of injuring competition, discriminate in price in the sale of any dairy product between sections, localities, communities, cities, or towns of this state: Provided that nothing herein contained shall prevent a difference in price which reffects only the difference in the cost of raw materials, delivery costs, or the actual cost of transportation. When different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state and such differing prices are given to meet competition and are below the cost of the dairy product to such processor or distributor, the processor or distributor shall send to the department on the same day by certified or registered mail a written report containing such information as the department may require which shall include the circumstances of such sale, the price given, the price met and the name and address of the competitor offering the price met. When in any other case different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state, such processor or distributor shall, within ten (10) days after receiving a written demand from the department, send by certified or registered mail to the department on appropriate forms provided by the department, the reasons for such difference in price. If such price differential is given because of differences in such costs then the processor or distributor's report to the department shall contain specific statistics computed according to sound accounting practices showing the cost justification for such price differential, or if such price differential is given to meet competition, then the processor or distributor's report to the department shall state the circumstances of such sale, the price given, the price met, and the name and address of the competitor offering the price met.

Sec. 6. In any case in which a complaint is made in writing to the department by a person claiming to be injured because of a violation of the provisions of this Act, the department shall forthwith cause an investigation to be made of the complaint. If in the judgment of the department investigation reveals that there is probable cause for the complaint, the department may call upon the attorney general or the county attorney of the county in which the violation occurs who shall institute an injunction action to enjoin violations of this Act, in which case it is the duty of the attorney general or county attorney to institute and prosecute such injunctive action, or the department may take further action as provided in section eight (8) hereof.

Sec. 7. The department is authorized and directed to promulgate such reasonable rules and regulations as may be necessary to administer and enforce the provisions of this Act or to properly execute any of the powers specifically conferred by this Act. The department is authorized and empowered to hold hearings, administer oaths and to issue subpoenas for per-
sons and pertinent records. In case of failure or refusal to obey a subpoena issued to any person, any district court, upon application by the department, may issue an order requiring the person to appear before the department, there to produce evidence or give testimony touching the matter under investigation.

Sec. 8. Whenever the department has reason to believe that any person required to obtain a license under section one hundred seventy point two (170.2) of the Code has violated any of the provisions of this Act or any rules or regulations adopted thereunder, or whenever proper evidence has been presented to the department that any person is violating such provisions, the department may enter an order requiring such person to appear before the department and show cause why an order should not be entered by the department requiring such person to cease and desist from the violations charged. Such order shall set forth the alleged violations, fix the time and the place of hearing and provide for notice thereof which shall be given not less than twenty (20) days before the date of such hearing. After hearing by the department or if the person charged with such violation fails to appear at the time of said hearing, if the department finds such person to have violated the provisions of this Act, it shall enter an order requiring such person to cease and desist from the acts, practices or omissions so found to be in violation of this Act. Any such order shall become final upon the expiration of thirty (30) days after the entry if no appeal is taken therefrom. If any such person shall fail to or refuse to comply with any such final order of the department, the department may institute a proceeding for the suspension of such license held by such licensee. Written notice of the institution of such proceeding by the department stating the charges and grounds upon which the license is sought to be suspended and fixing the time and place at which a hearing will be held to determine whether to suspend said license shall be served upon such licensee by certified mail not less than twenty-five (25) days before the date of such hearing. Any person whose license is sought to be suspended shall have the full rights to counsel and to produce witnesses in his behalf at such hearing. If after hearing the department shall find that such licensee has failed to comply with any final order of the department entered pursuant to this section eight (8) of this Act for a period of twenty (20) days from the date of the service upon such licensee of the notice of hearing in the proceeding to suspend such license of such person, the department may suspend such license for a period not exceeding six (6) months.

If a person charged with a violation of this Act is aggrieved by any order entered by the department, such person may take an appeal therefrom by serving a notice of appeal upon the department and by filing said notice of appeal with the clerk of the district court of Polk County, Iowa. Upon appeal being taken, the department shall immediately make and certify to the district court a transcript of all papers, records and proceedings in connection with the matter including, unless there is a stipulation to the contrary, a transcript of all testimony, all exhibits or copies thereof and all orders and findings entered by the department in the matter. The findings of fact of the department, if supported by substanial evidence on the record considered as a whole, shall be binding on appeal. The court may dismiss the appeal, modify or vacate the order complained of in whole or in part or remand the matter to the department for further proceedings as justice may require.

The department, with or without hearing, upon finding of good cause, may modify or set aside any order entered by it. The department may at any time file a petition in the district court of the county in which is located the
principal place of business within this state of the person subject to any cease and desist order issued by the department for an appropriate order of court enforcing the provisions of any final order of the department.

Sec. 9. Any person who suffers pecuniary loss because of a violation of this Act may recover in the district court of this state from the violator treble damages for loss caused by such violation, together with his costs and reasonable attorney fees.

Sec. 10. It is hereby declared to be the legislative intent that if this Act cannot take effect in its entirety because of the decision of any court holding unconstitutional any part, sentence or clause thereof, the remaining provisions of the Act shall be given full force and effect as completely as if the part held unconstitutional had not been included herein.

Speaker pro tempore Smith of $O^{\prime}$ Brien in the chair at $11: 30 \mathrm{a} . \mathrm{m}$.
Speaker Naden in the chair at 11:45 a.m.

## CALL OF THE HOUSE

Under Rule 72, we the undersigned request a Call of the House on Senate File 404 and all amendments thereto.

Elmer Den Herder. Dewey E. Goode.<br>Arthur C. Hanson. George Paul. Casey Loss.

Den Herder of Sioux moved that Knowles of Scott, Murphy of Carroll and Mensing of Cedar be excused from the Call of the House, which motion prevailed.

## CALL OF THE HOUSE LIFTED

Dietz of Scott moved that the Call of the House be lifted, which motion prevailed.

Lange of STac moved the adoption of his amendment.
Roll call was requested by Lange of Sac and Riley of Linn.
Rule 69 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 35 :

| Anderson of | Duffy | Halling | Riley |
| :--- | :--- | :--- | :--- |
| Ringgold | Dunton | Kluever | Shaw |
| Balloun | Falvey | Lange | Siglin |
| Briles | Fisher of | Miller of | Stanley |
| Busch | Greene | Page | Van Nostrand |
| Carstensen | Frazier | Mowry | Walter |
| Chalupa | Gittins | Ossian | Wells |
| Coffman | Grassley | Petersen of | Winkelman |
| Denman | Hagie | Dallas | Worthington |
| Dietz | Hakes | Reppert |  |

The nays were, 67 :
Andersen of Woodbury
Baringer
Bock
Breitbach
Camp
Carnahan
Casey
Crane
Cunningham
Darrington
Den Herder
Ely
Eveland
Fischer of
Grundy
Goode
Graham
Hagedorn
Hagen
Hanson of Lyon Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Knock
Kreager
Loss
Lutz
Mahan
Maule
McElroy
Messerly
Meyer
Millen

Absent or not voting, 6:
$\begin{array}{ll}\text { Edgington } & \text { Mensing } \\ \text { Knowles } & \text { Murphy }\end{array}$
Amendment lost.
House File 404 pending at recess.
On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted to Peterson of Woodbury on request of the Speaker.

The House resumed consideration of House File 404.
Lange of Sac asked and received unanimous consent to withdraw the two amendments filed by him on April 19 and found on page 1227 of the House Journal.

Riley of Linn asked and received unanimous consent to withdraw the amendment filed by him on April 17 and found on page 1182 of the House Journal.

Dietz of Scott asked and received unanimous consent to withdraw the amendment filed by him on April 17 and found on pages 1181 and 1182 of the House Journal.

Reppert of Polk offered the following amendment filed by him and moved its adoption :

Amend Senate File 404 by inserting before the period at the end of subsection 9 of section 1 the following: "or in the business of otherwise selling or delivering milk products to the ultimate consumer thereof".

Amendment lost.
Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 by striking subsection 10 of section 1 and inserting in lieu thereof the following: "10. 'Injuring competition' shall mean substantially to lessen competition or tend to create a monopoly or to injure, destroy or prevent competition in the sale of dairy products in this state: Provided, that nothing contained in this Act shall prevent differentials which make only due allowance for differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered: And provided further, that nothing contained in this Act shall prevent a seller from selling at a price made in good faith to meet an equally low price of a competitor.".

Roll call was requested by Kluever of Cass and Riley of Linn.
On the question "Shall the amendment be adopted?"
The ayes were, 36:

| Anderson of <br> Ringgold | Duffy <br> Briles <br> Busch |
| :--- | :--- |
| Fly |  |
| Farnahan | Fisher of |
| Carnahan | Greene |
| Carstensen | Frazier |
| Casey | Gittins |
| Chalupa | Halling |
| Coffman | Hirsch |
| Dietz | Jarvis |

The nays were, 59:

| Andersen of <br> Woodbury | Hanson of <br> Lyon |
| :--- | :--- |
| Baringer | Kibbie |
| Breitbach | Knock |
| Camp | Loss |
| Crane | Mahan |
| Cunningham | McElroy |
| Darrington | Mensing |
| Den Herder | Messerly |
| Eveland | Meyer |
| Fischer of | Millen |
| Grundy | Miller of |
| Goode | Des Moines |
| Graham | Miller of |
| Hagedorn | Jones |
| Hagen | Moffitt |
| Hakes | Mueller |

Absent or not voting, 13:

| Balloun | Edgington <br> Bock |
| :--- | :--- |
| Denman | Grassley |
| Dunton |  |

Johnson
Kluever
Kreager
Lange
Lutz
Maule
Miller of
Page
Mowry
Ossian
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine
Scherle
Sersland
Hanson of
Mitchell
Hougen
Knowles

Reppert
Riley
Shaw
Siglin
Stanley
Van Nostrand
Walter
Wells
Worthington

Smith of Dickinson
Smith of O'Brien
Sokol
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Wier
Winkelman
Wright
Mr. Speaker

Peterson of<br>Woodbury<br>Robinson<br>Swisher

Amendment lost.
Frazier of Lee offered the following amendment filed by him:
Amend Senate File 404 as follows:

1. By inserting after the word "mean" and before the word "lessening" in line one (1) of subsection 10 of section 1 the word "substantially"; and
2. By changing the period at the end of subsection 10 of section 1 to a colon and inserting after said colon the following: "provided, that nothing contained in this Act shall prevent differentials which make only due allowance for differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered: And provided further, that nothing contained in this Act shall prevent a seller from selling at a price made in good faith to meet an equally low price of a competitor.".

Frazier of Lee moved the adoption of division 1 of his amendment.

Division 1 of amendment lost.
Frazier of Lee moved the adoption of division 2 of his amendment.

Division 2 of amendment lost.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 by striking from line five (5) of section 2 the word "the" and inserting in lieu thereof the following:
"such sales may be made in good faith to meet competition. The".
Roll call was requested by Frazier of Lee and Riley of Linn.
On the question "Shall the amendment be adopted?"
The ayes were, 32 :

| Anderson of <br> Ringgold | Duffy <br> Dunton |
| :--- | :--- |
| Balloun | Ely |
| Briles | Falvey |
| Busch | Fisher of |
| Carnahan | Greene |
| Chalupa | Frazier |
| Coffman | Gittins |
| Denman | Halling |

The nays were, 61:

| Andersen of <br> Woodbury | Goode <br> Graham |
| :--- | :--- |
| Baringer | Hagedorn |
| Breitbach | Hagen |
| Casey | Hagie |
| Crane | Hakes |
| Cunningham | Hanson of |
| Darrington | Lyon |
| Den Herder | Hanson of |
| Eveland | Mitchell |
| Fischer of | Jarvis |
| Grundy | Johnson |


| Hirsch | Mowry |
| :--- | :--- |
| Kluever | Ossian |
| Knock | Reppert |
| Knowles | Riley |
| Kreager | Stanley |
| Lange | Van Nostrand |
| Lutz | Walter |
| Miller of | Wells |
| Page |  |


| Kibbie | Moffitt <br> Mahan |
| :--- | :--- |
| Maurphy |  |
| Maule | Murray |
| McElroy | Nelson |
| Mensing | Nielsen of |
| Messerly | Emmet |
| Meyer | Nielsen of |
| Millen | Shelby |
| Miller of | Olson |
| Des Moines | Palas |
| Miller of | Parker |
| Jones | Patton |

Paul
Petersen of
Dallas
Prine
Scherle
Sersland
Absent or not voting, 15:

| Bock | Edgington <br> Camp |
| :--- | :--- |
| Carstensen | Hougsley |
| Dietz | Lousen |

Amendment lost.

Steele
Steffen
Stevenson
Stokes
Strothman
Tabor

Mueller
Peterson of Woodbury
Robinson

## Vermeer

Vetter
Wier
Winkelman
Wright
Mr. Speaker

Siglin
Swisher
Van Alstine
Worthington

Scherle of Mills offered the following amendment filed by him:
Amend Senate File 404 as follows:

1. Amend section 2 as follows:
a. By striking from line 1 the words "processor, distributor, or retailer" and inserting in lieu thereof the words "processor or distributor".
b. By striking from lines 4 and 5 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".
c. By striking from lines 10 and 11 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".
2. Amend section 3 by striking from line 1 the words "processor, distributor, or retailer" and inserting in lieu thereof the words "processor or distributor".
3. Amend section 5 by striking from line 1 the words "processor, distributor or retailer" and inserting in lieu thereof the words "processor or distributor".

Den Herder of Sioux rose on a point of order that the amendment was out of order in that the subject matter had been previously considered and rejected by the House.

The Speaker ruled the point well taken and the amendment out of order.

Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 by changing the period at the end of the first sentence of section 3 to a comma and inserting after said comma the following: "provided, however, that such sales may be made in good faith to meet competition.".

Amendment lost.
Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 by striking from line six (6) of section 3 the words "ordinarily offered for sale" and inserting in lieu thereof the words "customarily offered for sale separately by such processor, distributor or retailer at or about the same time as the combined sale or proposed combined sale".

Roll call was requested by Riley of Linn and Reppert of Polk.

On the question "Shall the amendment be adopted?"
The ayes were, 30:

| Balloun <br> Briles | Duffy <br> Carnahan |
| :--- | :--- |
| Dunton |  |
| Casey | Ely |
| Chalupa | Falvey |
| Coffman | Fisher of |
| Denman | Greene |
| Dietz | Frazier |
|  | Halling |


| Kluever | Ossian |
| :--- | :--- |
| Kreager | Reppert |
| Lange | Riley |
| Lutz | Siglin |
| Miller of | Stanley |
| Page | Van Nostrand |
| Mowry | Walter |
| Murphy | Wells |

The nays were, 54 :

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Baringer | Hanson of <br> Mitchell |
| Bock | Hirsch |
| Breitbach | Johnson |
| Cunningham | Kibbie |
| Darrington | Knock |
| Den Herder | Loss |
| Eveland | Mahan |
| Fischer of | Maule |
| Grundy | Mensing |
| Goode | Meyer |
| Graham | Millen |
| Grassley | Miller of |
| Hagen | Des Moines |
| Hakes | Miller of |
|  | Jones |

Moffitt
Murray
Nelson
Nielsen of
Emmet
Olson
Palas
Parker
Patton
Paul
Petersen of
Dallas
Sersland
Shaw
Smith of
Dickinson

Smith of O'Brien Sokol Steele Steffen Stevenson Stokes Strothman
Tabor
Vermeer
Vetter
Wier
Winkelman
Wright
Mr. Speaker

Absent or not voting, 24 :

| Anderson of <br> Ringgold | Hagedorn <br> Hagie |
| :--- | :--- |
| Busch | Hanson of |
| Camp | Lyon |
| Carstensen | Hougen |
| Crane | Jarvis |
| Edgington | Knowles |
| Gittins |  |

McElroy
Messerly
Mueller
Nielsen of
Shelby
Peterson of
Woodbury

Prine
Robinson
Scherle
Swisher
Van Alstine
Worthington
Gittins
Amendment lost.
Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 as follows:

1. By striking from line four (4) of section 4 the following: "rebate," and inserting in lieu thereof the following: "unearned rebate, unearned"; and
2. By inserting after the period at the end of section 4 the following: "An unearned rebate or unearned discount, within the meaning of this section, is one which is not justified by differences in the cost of manufacture, sale or delivery resulting from the differing methods or quantities in which the products subject to such rebate or discount are sold or delivered. Nothing herein shall prevent sales at prices made in good faith to meet competition.".

Roll call was requested by Kluever of Cass and Duffy of Dubuque.
On the question "Shall the amendment be adopted?"

The ayes were, 35:
Balloun
Briles
Busch
Carnahan
Casey
Chalupa
Coffman
Dietz
Duffy
Dunton

The nays were, 55 :
$\begin{array}{cc}\begin{array}{c}\text { Andersen of } \\ \text { Woodbury }\end{array} & \text { Hagen } \\ \text { Baringer } & \text { Hanson of } \\ & \text { Mitchell }\end{array}$
Bock
Breitbach
Crane
Cunningham
Darrington
Den Herder
Eveland
Fischer of
Grundy
Goode
Graham
Grassley
Hagedorn

Ely
Falvey
Fisher of Greene
Frazier
Gittins
Hagie
Hakes
Halling Hirsch Kibbie Loss Mahan Maule Mensing Meyer Millen Miller of Jones Moffitt Murphy Murray

Absent or not voting, 18:

| Anderson of | Hanson of |
| :--- | :--- |
| Ringgold | Lyon |
| Camp | Hougen |
| Carstensen | Jarvis |
| Denman | McElroy |
| Edgington |  |

Amendment lost.
Riley of Linn offered the following amendment filed by him:
Amend Senate File 404 as follows:

1. By inserting after the word "sales" and before the word "made" in line eight (8) of section 5 the words "at prices";
2. By striking from line ninety-three (93) of section 5 the word "lawful";

## and

3. By striking from the end of the first sentence of section 4 the words "in order to keep a customer".

Riley of Linn asked and received unanimous consent to withdraw division 1 of his amendment.

Riley of Linn moved the adoption of divisions 2 and 3 of his amendment.

Divisions 2 and 3 of amendment lost.
Riley of Linn offered the following amendment filed by him: Amend Senate File 404 as follows:

1. By striking all of the first sentence of section 7 following the word "promulgate" in line two (2) of section 7 and inserting in lieu thereof the following: "such reasonable rules and regulations as may be necessary to administer and enforce the provisions of this Act or to properly execute any of the powers specifically conferred by this Act."; and
2. By inserting following the word "any" and before the word "court" in line eight (8) of section 7 the word "district".

Riley of Linn asked and received unanimous consent to withdraw division 1 of his amendment.

Riley of Linn moved adoption of division 2 of his amendment.
Roll call was requested by Riley of Linn and Frazier of Lee.
On the question "Shall division 2 of the amendment be adopted?"
The ayes were, 37:

| Balloun | Dunton |
| :--- | :--- |
| Bock | Ely |
| Briles | Falvey |
| Busch | Fisher of |
| Carnahan | Greene |
| Casey | Frazier |
| Chalupa | Grassley |
| Coffman | Hagedorn |
| Denman | Hagie |
| Dietz | Halling |

The nays were, 50 :

| Andersen of <br> Woodbury <br> Baringer | Hanson of <br> Lyon <br> Hanson of |
| :--- | :--- |
| Breitbach | Mitchell |
| Camp | Hirsch |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Loss |
| Den Herder | Meyer |
| Fischer of | Miller of |
| Grundy | Jones |
| Goode | Moffitt |
| Graham | Mueller |
| Hagen | Nielsen of |
| Hakes | Emmet |

Absent or not voting, 21:

| Anderson of | Gittins | Mensing |
| :--- | :--- | :--- |
| Ringgold | Hougen | Messerly |
| Carstensen | Jarvis | Millen |
| Duffy | Knock | Murray |
| Edgington | Knowles | Nelson |
| Eveland | McElroy |  |

Mowry Murphy<br>Ossian<br>Reppert<br>Riley<br>Siglin<br>Stanley<br>Van Nostrand<br>Wells Worthington

Smith of O'Brien Sokol
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Vermeer
Vetter
Walter
Wier
Wright
Mr. Speaker

Peterson of Woodbury<br>Scherle<br>Swisher<br>Van Alstine<br>Winkelman

Division 2 of amendment lost.
Reppert of Polk offered the following amendment, filed by Reppert and Miller of Page, and moved its adoption:

Amend Senate File 404 by striking the second and third sentences of section 5 and inserting in lieu thereof the following:
"When different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state and such differing prices are given to meet competition and are below the cost of the dairy product to such processor or distributor, the processor or distributor shall send to the department on the same day by certified or registered mail a written report containing such information as the department may require which shall include the circumstances of such sale, the price given, the price met and the name and address of the competitor offering the price met. When in any other case different prices are charged by a processor or distributor to purchasers located in different sections, localities, communities, cities or towns in this state, such processor or distributor shall, within ten (10) days after receiving a written demand from the department, send by certified or registered mail to the department on appropriate forms provided by the department, the reasons for such difference in price. If such price differential is given because of differences in such costs then the processor or distributor's report to the department shall contain specific statistics computed according to sound accounting practices showing the cost justification for such price differential, or if such price differential is given to meet competition, then the processor or distributor's report to the department shall state the circumstances of such sale, the price given, the price met, and the name and address of the competitor offering the price met.".

## Amendment lost.

Frazier of Lee offered the following amendment filed by him and moved its adoption :

Amend Senate File 404 by striking in lines seven (7) and eight (8) of section 5 the words "or the actual cost of transportation" and inserting in lieu thereof the following: "transportation costs, or costs of manufacture, sale or delivery resulting from differing methods or quantities in which such dairy products are sold or delivered".

Amendment lost.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 as follows:

1. By striking all of section 8 following the comma after the word "provisions" in line seven (7) of section 8 and inserting in lieu thereof the following: "the department may enter an order requiring such person to appear before the department and show cause why an order should not be entered by the department requiring such person to cease and desist from the violations charged. Such order shall set forth the alleged violations, fix the time and the place of the hearing and provide for notice thereof which shall be given not less than twenty (20) days before the date of such hearing. After hearing by the department or if the person charged with such violation fails to appear at the time of said hearing, if the department finds such person to have violated the provisions of this Act, it shall enter an order requiring such person to cease and desist from the acts, practices or omissions so found to be in violation of the Act. Any such order shall become final upon the expiration of thirty (30) days after
the entry if no appeal is taken therefrom. If any such person shall fail to or refuse to comply with any such final order of the department, the department may institute a proceeding for the suspension of such license held by such licensee. Written notice of the institution of such proceeding by the department stating the charges and grounds upon which the license is sought to be suspended and fixing the time and place at which a hearing will be held to determine whether to suspend said license shall be served upon such licensee by certified mail not less than twenty-five (25) days before the date of such hearing. Any person whose license is sought to be suspended shall have full rights to counsel and to produce witnesses in his behalf at such hearing. If after hearing the department shall find that such licensee has failed to comply with any final order of the department entered pursuant to this section 8 of this Act for a period of twenty (20) days from the date of the service upon such licensee of the notice of hearing in the proceeding to suspend such license of such person, the department may suspend such license for a period not exceeding six (6) months.
"If a person charged with a violation of this Act is aggrieved by any order entered by the department, such person may take an appeal therefrom by serving a notice of appeal upon the department and by filing said notice of appeal with the clerk of the district court of Polk County, Iowa. Upon appeal being taken, the department shall immediately make and certify to the district court a transcript of all papers, records and proceedings in connection with the matter including (unless there is a stipulation to the contrary) a transcript of all testimony, all exhibits or copies thereof and all orders and findings entered by the department in the matter. The findings of fact of the department, if supported by substantial evidence on the record considered as a whole, shall be binding on appeal. The court may dismiss the appeal, modify or vacate the order complained of in whole or in part or remand the matter to the department for further proceedings as justice may require.
"The department, with or without hearing, upon a finding of good cause, may modify or set aside any order entered by it. The department may at any time file a petition in the district court of the county in which is located the principal place of business within this state of the person subject to any cease and desist order issued by the department for an appropriate order of court enforcing the provisions of any final order of the department."; and
2. By striking section 9 and by renumbering the remaining sections.

Roll call was requested by Riley of Linn and Frazier of Lee.
Rule 69 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 45 :

| Anderson of <br> Ringgold | Chalupa <br> Coffman |
| :--- | :--- |
| Balloun | Denman <br> Dock |
| Duffy |  |
| Briles | Dunton <br> Busch |
| Carnahan <br> Ely | Falvey |
| Carstensen | Fisher of |
| Casey | Greene |


| Frazier | Knock |
| :--- | :--- |
| Gittins | Knowles <br> Grassley |
| Hagedorn | Kreager |
| Hagie | Lange |
| Haling | Lutz |
| Hirsch | Mahan |
| Haule |  |
| Hougen | Miller of |
| Kluever | Page |


| Mowry | Reppert | Siglin | Walter |
| :--- | :--- | :--- | :--- |
| Murphy | Riley | Stanley | Wells |
| Ossian | Shaw | Van Nostrand | Worthington |
| The nays were, | 57: |  |  |
| Andersen of | Hanson of | Nielsen of | Smith of |
| Woodbury | Mitchell | Emmet | O'Brien |
| Baringer | Jarvis | Nielsen of | Sokol |
| Britbach | Johnson | Shelby | Steele |
| Crane | Kibbie | Olson | Steffen |
| Cunningham | Loss | Palas | Stevenson |
| Darington | McElroy | Parker | Stokes |
| Den Herder | Meyer | Patton | Strothman |
| Edgington | Millen | Paul | Tabor |
| Eveland | Miller of | Petersen of | Van Alstine |
| Fischer of | Des Moines | Dallas | Vermeer |
| Grundy | Miller of | Prine | Vetter |
| Goode | Jones | Robinson | Wier |
| Graham | Mofftt | Scherle | Winkelman |
| Hagen | Mueller | Sersland | Wright |
| Hakes | Murray | Smith of | Mr. Speaker |
| Hanson of | Nelson | Dickinson |  |
| Lyon |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Camp | Mensing | Peterson of | Swisher |
| Dietz | Messerly | Woodbury |  |
|  |  |  |  |

Amendment lost.
Riley of Linn offered the following amendment filed by Swisher of Johnson:

Amend Senate File 404 by adding to section 8 the following:
"If a person charged with a violation of this Act or any rules or regulations adopted thereunder is aggrieved by any order entered by the department, such person may take an appeal therefrom by serving a notice of appeal upon the department and by filing said notice of appeal with the clerk of the district court of Polk County, Iowa. Upon appeal being taken, the department shall immediately make and certify to the district court a transcript of all papers, records and proceedings in connection with the matter including (unless there is a stipulation to the contrary) a transcript of all testimony, all exhibits or copies thereof and all orders and findings entered by the department in the matter. The findings of fact of the department, if supported by substantial evidence on the record considered as a whole, shall be binding on appeal. The court may dismiss the appeal, modify or vacate the order complained of in whole or in part or remand the matter to the department for further proceedings as justice may require.
"The department, with or without hearing, upon a finding of good cause, may modify or set aside any order entered by it.".

Duffy of Dubuque moved that action on Senate File 404 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Duffy of Dubuque and Frazier of Lee.
On the question "Shall Senate File 404 be deferred?"

The ayes were, 34:

| Anderson of | Dietz | Kluever | Mowry |
| :--- | :--- | :--- | :--- |
| Ringgold | Duffy | Knock | Murphy |
| Balloun | Dunton | Knowles | Ossian |
| Briles | Ely | Lange | Palas |
| Busch | Eveland | Lutz | Reppert |
| Carnahan | Falvey | Mahan | Riley |
| Casey | Fisher of | Maule | Stanley |
| Chalupa | Greene | Miller of | Worthington |
| Coffman | Frazier | Page |  |
| Denman | Gittins |  |  |

The nays were, 59 :

| Andersen of <br> Woodbury | Hanson of <br> Mitchell |
| :--- | :--- |
| Baringer | Hirsch |
| Breitbach | Johnson |
| Carstensen | Kibbie |
| Crane | Kreager |
| Cunningham | Loss |
| Darrington | McEIroy |
| Den Herder | Mensing |
| Fischer of | Millen |
| Grundy | Miller of |
| Goode | Des Moines |
| Graham | Miller of |
| Hagen | Jones |
| Hagie | Moftt |
| Hakes | Mueller |
| Hanson of | Nelson |
| Lyon |  |

Absent or not voting, 15:

| Bock | Halling |
| :--- | :--- |
| Camp | Hougen |
| Edgington | Jarvis |
| Grassley | Messerly |
| Hagedorn |  |


| Nielsen of |
| :--- |
| Emmet |
| Nielsen of |
| Shelby |
| Olson |
| Parker |
| Patton |
| Paul |
| Petersen of |
| Dallas |
| Prine |
| Robinson |
| Scherle |
| Sersland |
| Shaw |
| Siglin |
| Smith of |
| Dickinson |

Meyer
Murray
Peterson of
Woodbury

Smith of O'Brien
Sokol
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Wright
Mr. Speaker

Steele
Swisher
Wells

Motion lost.
Riley of Linn moved the adoption of the Swisher amendment.
Roll call was requested by Riley of Linn and Dunton of Keokuk.
On the question "Shall the amendment be adopted?"
The ayes were, 42 :

| Andersen of | Coffman | Grassley | Mowry |
| :--- | :--- | :--- | :--- |
| Woodbury | Denman | Hagedorn | Mueller |
| Anderson of | Dietz | Hagie | Murphy |
| Ringgold | Duffy | Kluever | Ossian |
| Balloun | Dunton | Kreager | Reppert |
| Bock | Ely | Lange | Riley |
| Briles | Falvey | Lutz | Siglin |
| Busch | Fisher of | Mahan | Stanley |
| Carnahan | Greene | Maule | Van Nostrand |
| Carstensen | Frazier | Miller of | Wells |
| Casey | Gittins | Page | Worthington |
| Chalupa | Graham |  |  |

The nays were, 56 :

| Baringer | Hirsch |
| :--- | :--- |
| Breitbach | Jarvis |
| Camp | Johnson |
| Crane | Kibbie |
| Cunningham | Loss |
| Darrington | McElroy |
| Den Herder | Mensing |
| Eveland | Meyer |
| Fischer of | Millen |
| Grundy | Miller of |
| Goode | Des Moines |
| Hagen | Miller of |
| Hakes | Jones |
| Hanson of | Moffit |
| Lyon | Nelson |
| Hanson of | Nielsen of |
| Mitchell | Emmet |

Absent or not voting, 10:

| Edgington | Knock |
| :--- | :--- |
| Halling | Knowles |
| Hougen | Messerly |


| Nielsen of |
| :--- |
| Shelby |
| Olson |
| Palas |
| Parker |
| Patton |
| Paul |
| Petersen of |
| Dallas |
| Prine |
| Robinson |
| Scherle |
| Sersland |
| Shaw |
| Smith of |
| Dickinson |

Murray<br>Peterson of Woodbury

Smith of O'Brien
Sokol
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Vermeer
Vetter
Walter
Wier
Winkelman
Wright
Mr. Speaker

Swisher
Van Alstine

Amendment lost.
Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 by adding thereto the following new section:
"This Act shall not apply to schools furnishing milk to students under a school lunch program."

Further amend by renumbering the sections in conformity with this amendment.

Roll call was requested by Riley of Linn and Reppert of Polk.
On the question "Shall the amendment be adopted?"
The ayes were, 41 :

| Andersen of | Denman | Kluever | Mueller |
| :---: | :---: | :---: | :---: |
| Woodbury | Dietz | Knock | Murphy |
| Anderson of | Duffy | Knowles | Ossian |
| Ringgold | Dunton | Kreager | Reppert |
| Balloun | Ely | Lange | Riley |
| Bock | Falvey | Lutz | Robinson |
| Briles | Fisher of | Mahan | Stanley |
| Busch | Greene | Maule | Steffen |
| Carnahan | Frazier | Miller of | Van Nostrand |
| Casey | Gittins | Page | Wells |
| Chalupa | Hagedorn | Mowry | Worthington |

The nays were, 60 :

| Baringer <br> Breitbach | Darrington <br> Den Herder | Grassley <br> Hagen | Hanson of <br> Mitchell |
| :--- | :--- | :--- | :--- |
| Camp | Fischer of | Hagie | Hirsch |
| Carstensen | Grundy | Hakes | Hougen |
| Crane | Goode | Hanson of | Jarvis |
| Cunningham | Graham | Lyon | Johnson |


| Kibbie | Nelson |
| :--- | :--- |
| Loss | Nielsen of |
| McElroy | Emmet |
| Mensing | Nielsen of |
| Messerly | Shelby |
| Meyer | Olson |
| Millen | Palas |
| Miller of | Parker |
| Des Moines | Patton |
| Miller of | Paul |
| $\quad$ Jones | Petersen of |
| Moffitt | Dallas |

Prine
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Steele

Stevenson
Stokes
Strothman
Tabor
Vermeer
Vetter
Walter
Wier
Winkelman
Wright
Mr. Speaker

Absent or not voting, 7:

| Edgington | Halling | Peterson of | Swisher |
| :--- | :--- | :---: | :---: |
| Eveland | Murray | Woodbury | Van Alstine |

Amendment lost.
Fischer of Grundy moved the previous question on the bill, which motion prevailed.

Den Herder 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 54 :

| Baringer | Hagen |
| :--- | :--- |
| Bock | Hagie <br> Breitbach <br> Hanson of <br> Camp |
| Lyyon |  |
| Carnahan | Hanson of |
| Crane | Mitchell |
| Cunningham | Kibbie |
| Darrington | Loss |
| Den Herder | Lutz |
| Ely | Maule |
| Eveland | Mensing |
| Fischer of | Messerly |
| Grundy | Meyer |
| Goode | Millen |
| Graham | Miller of |
| Hagedorn | Des Moines |

The nays were, 49 :

| Andersen of <br> Woodbury | Coffman <br> Denman |
| :--- | :--- |
| Anderson of | Dietz <br> Ringgold |
| Duffy <br> Dalloun | Dunton |
| Briles | Falvey |
| Busch | Fisher of |
| Carstensen | Greene |
| Casey | Frazier <br> Chalupa |
|  | Gittins |


| Grassley | Lange |
| :--- | :--- |
| Hakes | Mahan |
| Hirsch | McElroy |
| Hougen | Miller of |
| Jarvis | Page |
| Johnson | Moffitt |
| Kluever | Mowry |
| Knock | Murphy |
| Knowles | Ossian |
| Kreager | Reppert |


| Riley | Stanley | Van Nostrand | Wier |
| :--- | :---: | :--- | :--- |
| Scherle | Steele | Walter | Winkelman |
| Shaw | Stokes | Wells | Worthington |
| Siglin |  |  |  |
| Absent or not voting, 5: |  |  |  |
| Edgington Peterson of | Swisher | Van Alstine |  |
| Halling | Woodbury |  |  |

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.
Dietz of Scott moved that the vote by which Senate File 404 failed to pass the House be reconsidered and the motion to reconsider be laid on the table, which motion lost.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 404 failed to pass the House.

Chester O. hougen.

## HOUSE COUCURRENT RESOLUTION <br> 16

By Hakes, Bock, Falvey and Van Alstine
Whereas, in recognition of the importance of corn to our nation's founding fathers, present citizens and future generations, and

Whereas, in gratitude for nature's gift of this versatile and vital, lifegiving plant, and

Whereas, in view of the fact that this native plant of the United States grows in all fifty of the United States, and

Whereas, in realization that this plain, homespun, simple and tough-offibre plant with its earthiness and unaffected genuineness will give the United States a truly unique floral symbol, and

Whereas, in view of the fortunate geographical position of Iowa as heart of the nation's great corn belt, now therefore,

Be It Resolved by the House, the Senate Concurring, That the Sixtieth General Assembly of the State of Iowa urges the Congress of the United States to adopt the corn tassel as the national fioral emblem.

Be It Further Resolved, that a copy of this resolution be forwarded by the Chief Clerk of the House to the President of the United States, and to each member of the Iowa Delegation of the Senate and the House of Representatives of the United States.

Laid over under Rule 25.

## MESSAGES FROM 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 247, a bill for an act to provide for issuance of special mobile equipment certificate and plates.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 287, a bill for an act to permit legislative research bureau to obtain copies of the Code and annotations without charge.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 423, a bill for an act relating to requirements for tags to be used in conjunction with traps and license fees.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 425, a bill for an act to authorize university hospital at Iowa City to collect and settle claims for the care of patients.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 438, a bill for an act to provide a uniform procedure for the conduct of administrative hearings now provided for by statute.

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 to make appropriations to certain named persons in settlement of claims against the state.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 453, a bill for an act to make an appropriation to the social welfare department for the biennium beginning July 1, 1963.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 457, a bill for an act relating to compensation of members of Iowa development commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 459, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 460, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1963.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 23, a concurrent resolution opposing any legislation by the United States Congress which would infringe on right of this state to enact and administer its own workmen's compensation laws.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 24, a concurrent resolution urging school systems of the state to place additional emphasis on the history of the United States and the State of Lowa and on rights and responsibilities of American citizenship.

Carroll A. Lane, Seoretary.

# SENATE CONCURRENT RESOLUTION 23 

By Long

Whereas, the United States Congress by a series of amendments to the Social Security Act during the period 1956-1962 has extended and broadened the Social Security Act to provide disability and other benefits for workconnected injuries and diseases; and

Whereas, the workmen's compensation laws were designed to be the basic and exclusive method and remedy providing benefits for work-connected injuries and diseases, and their administration has for over fifty years been the function of the several Industrial Accident Boards and Commissions, based on the accepted principle that benefits for work-connected injuries and diseases be tailored to fit social and economic conditions at the local level; and

Whereas, the extension of the Social Security Act to provide benefits for work-connected injuries and diseases has resulted in duplication of benefits; and

Whereas, legislation resulting in further intrusion into the field of workconnected injuries and diseases will constitute a severe threat to the survival of the state-administered workmen's compensation programs; now, therefore,

Be It Resolved by the Senate, the House Concurring, That the General Assembly of the State of Iowa is opposed to any legislation by the United States Congress which would infringe on the right of this state to enact and administer its own workmen's compensation laws, and to further federal encroachment into the field of state-administered workmen's compensation programs, and strongly urges that the United States Congress again affirm that the workmen's compensation system is the basic program for compensating work-connected injuries and diseases.

Be It Further Resolved, That the Secretary of the Senate is directed to forward a copy of this resolution to each member of the Iowa delegation in the Congress of the United States.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 24

## By Nolan and Long

Designed to express the collective will of the Legislators of the State of Iowa that a program of education in the history, dogmas, and tenets of International Communism be undertaken in the schools and colleges of this state, so that the youth of Iowa may better understand the threat of International Communism to our American way of life, and thus, be better prepared to assume positions of leadership in the ideological struggle of the cold war.

Whereas, the totalitarianism of aggressive world Communism constantly threatens the peace of the world and the continued existence of the United States of America as a free republic; and

Whereas, it is becoming increasingly apparent that if we as a nation are to successfully combat and defeat the Communist conspiracy at home and abroad and perpetuate and strengthen our American way of life, it is essential that every American citizen must know and understand the fundamental theories and basic principles of our American constitutional, social, economic and political systems, and by way of contrast, the strategy, tactics, nature, effects, logistics, purposes and principles of Communism as it actually operates in the world today; and

Whereas, the Legislature of the State of Iowa finds it to be a fact that:
(a) The political ideology commonly known and referred to as communism is in conflict and contrary to the principle of individual freedom under law, as epitomized in the Constitution of the United States, and those of its several states;
(b) The exploitation and manipulation of youth and student groups throughout the world by the forces of international communism are a major challenge which free world forces must meet and defeat.
(c) The best method of meeting this challenge is to insure that our leaders of tomorrow, the youth of this State and of this Nation, are thoroughly and completely familiar with the history and doctrines of the American political, social, and economic institutions in contradistinction to the history, doctrines, objectives, and techniques of international communism; and
(d) That a sound, comprehensive, and universal program of education in the field of Americanism vs. Communism in the schools and colleges of this state and of this nation is essential to this end.

Now, Therefore, Be It Resolved that the State Board of Public Instruction, the State Board of Regents, and the governing bodies of all public and private high schools and colleges in the State of Iowa, for the purposes aforesaid, are urged to:
(1) Place additional emphasis on present instruction on the history of the United States and of the State of Iowa, on the Constitution of the United States and of that of the State of Iowa, and on the rights and responsibilities of American citizenship; and to
(2) Establish a course or unit of instruction in the history, doctrines, objectives, and techniques of international communism, or to enrich the present curriculum with instruction in these subjects at appropriate points so as to insure that the graduates of our schools and colleges will have a mature appreciation of the international communist movement and its threat to the American way of life.

Be It Further Resolved that the State Board of Public Instruction and the State Board of Regents are urged to take such steps as may be necessary, and in the manner prescribed by law, to survey the current teacher education programs being offered in Iowa, and to provide such additional programs as may be necessary to qualify our teachers to provide objective, meaningful, and comprehensive instruction on the history, doctrines, objectives, and techniques of international communism.

Be It Further Resolved that a copy of this resolution be mailed to each newspaper, radio and television station in the State of Iowa, The State Superintendent of Public Instruction and each member of the State Board of Public Instruction, the State Board of Regents, the President of each college or university in the State of Iowa, each county and city school superintendent, each member of every county or city school board, to the governing authorities of every private secondary school in the State of Iowa, to the President and Vice President of the United States, to each member of the Congress of the United States, to each judge of the Supreme Court and every district court of the State of Iowa, to the Governor, the Lieutenant Governor, Attorney General and chief educational official of each State of the Union, to each and every Federal Court and to the principal of each high school in the State of Iowa.

Laid over under Rule 25.

## COMMUNICATION FROM THE STATE COMPTROLLER

The following communication was received from the state comptroller and is filed in the office of the Chief Clerk:

Office of<br>STATE COMPTROLLER<br>Des Moines

Marvin R. Selden, Jr.
Comptroller

April 23, 1963.
Mr. William R. Kendrick, Chief Clerk, House of Representatives, Local.
Dear Mr. Kendrick:
There are 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 Nos. 21, 38, 207, 211, 221, 235, 239, 242, 252, 264 to 364 inclusive, $369,372,383$ to 386 inclusive.

Highway Commission claims H-40, H-45, H-55.
Index is attached showing number of claim, name of claimant, and amount claimed.
s/ Marvin R. Sblden, Jr., Chairman, State Appeal Board.
Receipt of the above is hereby acknowledged.
William R. Kendrick, Chief Clerk of the House.

## OFFICE <br> STATE COMPTROLLER

| No. Name of Claimant and | Amount of |
| :---: | :---: | :---: |
| Nature of Claim | Claim |

21-60 Julie Ann Kearns, 503 W. 4th St., Waterloo, Iowa-Re- covery of expenses incurred while inmate of state insti- tution ..... \$ 15,199.34
38-60 C. Warren Heimbeck, Rock Island, Illinois-Leg injury.. ..... 2,500.00
207-60 James Wiley, 403 South Hazel St., Glenwood, Iowa- Personal injury ..... $1,000.00$
211-60 Janice Lee Barrier, 2622 N. Court St., Ottumwa, Iowa- Injury received at Lake Wapello ..... 10,509.84
221-60 G. H. Beardsley, 316 Arnold Avenue, Council Bluffs, Iowa-Injury on property leased by State of Iowa ..... 125.00
235-60 J. T. Connor, 201 North Walnut, Glenwood, Iowa-Re- fund of gasoline tax old warrant ..... 33.42
239-60 Mr. Walter Marsh, Marble Rock, Iowa-Outdated war- rants ..... 29.80
242-60 Rendell Owens, 615 South "A" Street, Oskaloosa, Iowa- Expenses ..... 725.00

| No. Name of Claimant and | Amount of |
| :---: | :---: |
| Claim |  |

252-60 Harvey G. Goering, Route 2, Walcott, Iowa-Outdated warrant ..... 47.52
264-60 Adair County, Public Square, Greenfield, Iowa-Consti- tutional election expense ..... 787.60
265-60 Adams County, Corning, Iowa-Constitutional election expense ..... 570.03
266-60 Allamakee County, 110 Allamakee, Waukon, Iowa-Con- stitutional election expense ..... 559.45
267-60 Appanoose County Auditor, Centerville, Iowa-Constitu- tional election expense ..... 800.10
268-60 County of Audubon, LeRoy St., Audubon, Iowa-Consti- tutional election expense ..... 156.90
269-60 Benton County, Vinton, Iowa-Constitutional election expense ..... 754.39
270-60 Black Hawk County, Court House, Waterloo, Iowa-Con- stitutional election expense ..... $1,540.05$
271-60 Boone County, Court House, Boone, Iowa-Constitu- tional election expense ..... 952.04
272-60 Bremer County, Waverly, Iowa-Constitutional election expense ..... 545.16
273-60 Buchanan County, Independence, Iowa-Constitutional election expense ..... 634.96
274-60 Buena Vista County, P.O. Box 220, Storm Lake, Iowa- Constitutional election expense ..... 583.90
275-60 Vernon O. Larsen, Allison, Iowa-Constitutional election expense ..... 474.45
276-60 Calhoun County, Rockwell City, Iowa-Constitutional election expense ..... 449.20
277-60 Carroll County, Carroll, Iowa-Constitutional election expense ..... $1,054.94$
278-60 Cass County, Court House, Atlantic, Iowa-Constitu- tional election expense ..... 852.73
279-60 Cedar County, Courthouse, Tipton, Iowa-Constitutional election expense ..... 469.51
280-60 Cerro Gordo County, Mason City, Iowa-Constitutional election expense ..... 664.25
281-60 Cherokee County, Cherokee, Iowa-Constitutional elec- tion expense ..... 580.97
282-60 Chickasaw County, New Hampton, Iowa-Constitutional election expense ..... 419.42
Name of Claimant and No. Nature of Claim
Amount of Claim
283-60 Clarke County, Osceola, Iowa-Constitutional election expense ..... 455.49
284-60 Clay County, W. 4th St., Spencer, Iowa-Constitutional election expense ..... 542.55
285-60 : Clayton County, Elkader, Iowa-Constitutional election expense ..... 753.76
286-60 Clinton County, Clinton, Iowa-Constitutional election expense ..... 948.13
287-60 Crawford County, Denison, Iowa-Constitutional elec- tion expense ..... 662.60
288-60 Dallas County, Adel, Iowa-Constitutional election ex- pense ..... 1,137.19
289-60 Davis County, Bloomfield, Iowa-Constitutional election expense ..... 648.25
290-60 Owen E. McLain, Leon, Iowa-Constitutional election expense ..... 572.90
291-60 Delaware County, Manchester, Iowa-Constitutional election expense ..... 562.05
292-60 Des Moines County Auditor, Burlington, Iowa-Consti- tutional election expense ..... 1,306.06
293-60 Dickinson County, Spirit Lake, Iowa-Constitutional election expense ..... 561.66
294-60 Dubuque County, Dubuque, Iowa-Constitutional elec- tion expense ..... 985.38
295-60 Emmet County, Court House, Estherville, Iowa-Con- stitutional election expense ..... 704.10
296-60 Fayette County, West Union, Iowa-Constitutional elec- tion expense ..... $1,078.55$
297-60 Floyd County, Charles City, Iowa-Constitutional elec- tion expense ..... 536.05
298-60 Franklin County, Hampton, Iowa-Constitutional elec- tion expense ..... 700.75
299-60 Fremont County, Sidney, Iowa-Constitutional election expense ..... 465.16
300-60 Greene County, Jefferson, Iowa-Constitutional elec- tion expense ..... 420.85
301-60 Grundy County, Grundy Center, Iowa-Constitutional election expense ..... 689.11
302-60 Guthrie County, Guthrie Center, Iowa-Constitutional election expense ..... 1,396.88
Name of Claimant and
No. Nature of Claim
Amount of Claim
303-60 Hamilton County, Webster City, Iowa-Constitutional election expense ..... 637.14
304-60 Hancock County, Garner, Iowa-Constitutional election expense ..... 479.90
305-60 Hardin County, Eldora, Iowa-Constitutional election expense ..... 193.49
306-60 Auditor of Harrison County, Logan, Iowa-Constitu- tional election expense ..... 801.05
307-60 County of Henry, Mt. Pleasant, Iowa-Constitutional election expense ..... 782.64
308-60 Howard County, Box 214, Cresco, Iowa-Constitutional election expense ..... 663.55
309-60 Humboldt County, Dakota City, Iowa-Constitutional election expense ..... 367.68
310-60 Ida County, Ida Grove, Iowa-Constitutional election expense ..... 473.60
311-60 Iowa County, Box 109, Marengo, Iowa-Constitutional election expense ..... 496.30
312-60 Jackson County, Maquoketa, Iowa-Constitutional elec- tion expense ..... 530.39
313-60 Jasper County, Court House, Newton, Iowa-Constitu- tional election expense ..... 758.15
314-60 Jefferson County, Fairfield, Iowa-Constitutional elec- tion expense ..... 750.90
315-60 Johnson County, Iowa City, Iowa-Constitutional elec- tion expense ..... 288.05
316-60 Jones County, Anamosa, Iowa-Constitutional election expense ..... 701.90
317-60 Keokuk County, Sigourney, Iowa-Constitutional elec- tion expense ..... 800.52
318-60 Kossuth County, Algona, Iowa-Constitutional election expense ..... 830.35
319-60 Lee County, Fort Madison, Iowa-Constitutional elec- tion expense ..... 845.25
320-60 Linn County, Cedar Rapids, Iowa-Constitutional elec- tion expense ..... 1,522.39
321-60 Louisa County, Wapello, Iowa-Constitutional election expense ..... 194.20
322-60 Lucas County, Chariton, Iowa-Constitutional election expense ..... 394.62
Name of Claimant and Amount of
No. Nature of Claim ..... Claim
323-60 Lyon County, Court House, Rock Rapids, Iowa-Con- stitutional election expense ..... 781.02
324-60 Madison County, Winterset, Iowa-Constitutional elec- tion expense ..... 773.17
325-60 Mahaska County, Oskaloosa, Iowa-Constitutional elec- tion expense ..... 672.67
326-60 Marion County, Knoxville, Iowa-Constitutional election expense ..... 698.12
327-60 Marshall County Auditor, Marshalltown, Iowa-Consti- tutional election expense ..... 1,150.78
328-60 Mills County, Glenwood, Iowa-Constitutional election expense ..... 678.94
329-60 Mitchell County, Osage, Iowa-Constitutional election expense ..... 659.69
330-60 Monona County, Onawa, Iowa-Constitutional election expense ..... 657.00
331-60 Monroe County, Albia, Iowa-Constitutional election ex- pense ..... 1,158.87
332-60 Montgomery County, Red Oak, Iowa-Constitutional election expense ..... 391.04
333-60 Muscatine County, Muscatine, Iowa-Constitutional elec- tion expense ..... 655.60
334-60 O'Brien County, Primghar, Iowa-Constitutional elec- tion expense ..... 913.83
335-60 Osceola County, Sibley, Iowa-Constitutional election expense ..... 640.55
336-60 Page County, Clarinda, Iowa-Constitutional election expense ..... 818.32
337-60 Palo Alto County, Emmetsburg, Iowa-Constitutional election expense ..... 329.30
338-60 Plymouth County, LeMars, Iowa-Constitutional elec- tion expense ..... 717.10
339-60 Pocahontas County, Court House, Pocahontas, Iowa- Constitutional election expense ..... 400.26
340-60 Polk County, 5th and Mulberry St., Des Moines, Iowa- Constitutional election expense ..... 3,533.82
341-60 Pottawattamie County Auditor, Council Bluffs, Iowa- Constitutional election expense ..... 1,272.62
342-60 Poweshiek County, Montezuma, Iowa-Constitutional election expense ..... 601.34
Name of Claimant and Amount of
No. Nature of Claim Claim
275.40
343-60 Ringgold County, Mount Ayr, Iowa-Constitutional election expense
344-60 Sac County, Sac City, Iowa-Constitutional election expense ..... 404.30
345-60 Scott County, Davenport, Iowa-Constitutional election expense ..... $1,475.33$
346-60 Shelby County, Harlan, Iowa-Constitutional election expense ..... 614.95
347-60 Sioux County, Orange City, Iowa-Constitutional elec- tion expense ..... 969.30
348-60 Story County, Room 102 Courthouse, Nevada, Iowa- Constitutional election expense ..... 733.97
349-60 W. H. Hufford, Toledo, Iowa-Constitutional election expense ..... 822.15
350-60 Taylor County, Bedford, Iowa-Constitutional election expense ..... 366.70
351-60 Union County, Court House, Creston, Iowa-Constitu- tional election expense ..... 446.45
352-60 Van Buren County, Keosauqua, Iowa-Constitutional election expense ..... 568.00
353-60 Wapello County, Ottumwa, Iowa-Constitutional elec- tion expense ..... 1,265.92
354-60 Warren County Auditor, Court House, Indianola, Iowa- Constitutional election expense ..... 678.84
355-60 Washington County, Court House, Washington, Iowa- Constitutional election expense ..... 473.75
356-60 Wayne County, Corydon, Iowa-Constitutional election expense ..... 615.25
357-60 Webster County, 701 Central Ave., Fort Dodge, Iowa- Constitutional election expense ..... 824.60
358-60 Winnebago County, Forest City, Iowa-Constitutional election expense ..... 535.73
359-60 Winneshiek County, Decorah, Iowa-Constitutional elec- tion expense ..... 427.75
360-60 Woodbury County, Court House, Sioux City, Iowa- Constitutional election expense ..... 654.53
361-60 Worth County, Northwood, Iowa-Constitutional elec- tion expense ..... 466.23
362-60 Wright County Auditor, Clarion, Iowa-Constitutional election expense ..... 788.30

| No. | Name of Claimant and | Amount of |
| :---: | :---: | :---: |
| Nature of Claim | Claim |  |

363-60 Momsen Trucking Company, Box 309, Highways 18 and 71 N., Spencer, Iowa-Duplicate plates ..... 714.25
364-60 Lutheran Hospital, Fort Dodge, Iowa-Hospital claim ..... 901.70
369-60 Rodger Honeycutt, c/o Wilson, Maley \& Stamatelos, 201 5th St., West Des Moines, Iowa-Personal injury.... ..... 7,500.00
372-60 Dahl Funeral Home, 703 Washington St., Cedar Falls, Iowa-Funeral claim ..... 223.00
383-60 Elizabeth M. Hill Estate, 207 State Bank Bldg., Fort Dodge, Iowa-IPERS ..... 150.00
384-60 Senator J. T. Dykhouse, Rock Rapids, Iowa-Cost of publication ..... 28.19
385-60 University of Iowa Hospital, State University of Iowa, Iowa City, Iowa-Claim for medical services. ..... 63.50
386-60 Dr. Carroll Larson, University of Iowa Hospital, Iowa City, Iowa-Medical services rendered ..... 25.00
H-40-60 Kermit L. Hinshaw, Richland, Iowa-Property damage.. ..... 108.51
H-45-60 Dale Dorr, father and natural guardian of Sandra Dorr and Linda Dorr, minors, RFD, Marcus, Iowa-Medical expense, pain and suffering ..... 4,000.00
H-55-60 Town of Whittemore, Whittemore, Iowa-Special sewer assessment ..... 906.40

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 424.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 424.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of April, 1963, sent to the Governor for his approval: House File 424.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 23, 1963, he approved the following bills: Senate Files 380 and 402 and House Files 35, 41, 66, 148, 196, 325, 335, 357, 362, 407, 420, 421 and 543.

## REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 418, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 420, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

Also :
Mr. SPRAKER: Your committee on appropriations to whom was referred Senate File 421, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 422, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 423, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to
report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 429, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 431, a bill for an act to make appropriations to members of the committee on highway study, namely: Martin Wiley, Merle W. Hagedorn, John J. Brown, J. Louis Fisher, Russell L. Eldred (deceased), Harold 0. Fischer, Dewey E. Goode, J. F. Arthurs, Jr., Charles F. Iles, Robert Keir, Kenneth Robinson and Miles Sutera, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 435, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 449, a bill for an act to make appropriations to members of the legislative research committee and legislative advisory committees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 450, a bill for an act to make appropriations to members of legislative advisory committees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 451, a bill for an act to make appropriations to members of legislative advisory committees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 452, a bill for an act to make appropriations to ex-officio members of the advisory investment board of the Iowa public employees' retirement system, namely: Howard Buck and A. L. Mensing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also :
Mr. Speaker: Your committee on appropriations to whom was referred House File 351, a bill for an act to appropriate for the general fund of the state to the department of agriculture for the purchase and equipment of of a special purpose truck, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## AMENDMENTS FILED

Amend House File 34 by adding a new section as follows:
Sec. 2. Section five hundred ninety-five point two (595.2), Code 1962, is hereby amended by striking from line eight (8)
the words "the foregoing" and inserting in lieu thereof the following: "any provisions of this chapter to the contrary". Riley of Linn.

Amend House File 51 as follows:

1. In section 5 , insert a period at the end of line 5.
2. In section 5, strike lines 6 through 17, inclusive, and insert in lieu thereof the following:
"However, the highway commission shall acquire by purchase, gift, or condemnation, all advertising devices existing on the effective date of this Act which violate the provisions of this Act or rules and regulations promulgated by the highway commission under this Act, and all rights and interests in and to such advertising devices. The provisions of chapters four hundred seventy-one (471) and four hundred seventy-two (472) of the Code shall be applicable to any such condemnation, and the highway commission shall have the right to take possession of and remove such advertising devices upon making deposit as provided in section four hundred seventy-two point twenty-five (472.25) of the Code.

Stanley of Muscatine. Hirsch of Warren.

Amend Senate File 165 as follows:
Amend section seven hundred five (705) by striking therefrom lines seven (7) through eighteen (18) inclusive.

Amend section 124 of Senate File 165 by striking from line two (2) thereof the word "Any" and inserting in lieu thereof the words, "If court approval is first obtained, any".

Mowry of Marshall.
Amend Senate File 306 by adding thereto a new section:
"The provisions of this Act shall not apply to any rental or leased item on which sales tax has been paid.

Repprart of Polk. Camp of Clinton.

Amend Senate File 306 as follows:

1. Section 1, by striking all of line four (4) after the word "rental" and all of line five (5) and inserting in lieu thereof the following: ", excluding rental of railroad equipment, which is in fact a sale".
2. Section 2, by striking all of line four (4) after the word "rental" and all of line five (5) and inserting in lieu thereof the following: ", excluding rental of railroad equipment, which is in fact a purchase or sale".

Camp of Clinton.
Amend Senate File 403 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point two hundred fifty-nine (321.259), Code 1962, is hereby amended by striking in line eleven (11) the comma and the words "and no" and inserting the following in lieu thereof:
"Each such sign, signal, marking, or device shall be deemed to be unauthorized unless it has been expressly authorized by the state highway commission with reference to highways under its jurisdiction, or by local authorities with reference to streets and highways under their jurisdiction. In addition, authorization by the Iowa state commerce commission shall be necessary for any sign, signal, marking, or device which purports to be or is an imitation of or resembles any railroad sign or signal or which hides from view or interferes with the effectiveness of any railroad sign or signal. No". Stanley of Muscatine.

Amend Senate File 437 as follows:
By striking from line one hundred fifty-nine (159) of section ten (10) the words and figures "(1) for each one thousand (1,000) population" and inserting in lieu thereof the following:
"(1) for each five hundred (500) population or fractional part thereof up to twenty-five hundred $(2,500)$ population and one (1) additional permit for each seven hundred fifty (750) population or fractional part thereof over and above twenty-five hundred $(2,500)$ population".

Murray of Webster.
Amend Senate File 437, section 10, line one hundred sixty-four (164), by striking the words and figures "two thousand (2,000)"

3 and inserting in lieu thereof the words and figures "one
4 thousand $(1,000)$ ".

## Murray of Webster.

1 Amend Senate File 437 by striking from section 10 ,
2 commencing with the words "As a further condition for" in line
3 twenty (20) and further striking all of lines twenty-one (21)
4 through twenty-four (24) of said section and inserting in
5 lieu thereof the following:
6 "It shall be grounds for the revocation of a liquor
7 license to refuse entrance on the premises of the county
8 sheriff, county health officer, members of the fire, police
9 and health departments and the building inspector of cities 10 and towns to inspect for".

Murray of Webster.
On motion by Mowry of Marshall, the House adjourned until $9: 00$ a.m., Wednesday, April 24, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, April 24, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Robert Duckett, pastor of the Christian Church, Altoona, Iowa.

The Journal of April 23 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Jarvis of Buena Vista for the morning on request of Lange of Sac; Fisher of Greene on request of Kreager of Jasper.

## PRESENTATION OF VISITORS

Petersen of Dallas presented to the House the Honorable Conway E. Morris, former member of the House from Dallas County in the Fifty-fourth through the Fifty-sixth General Assemblies.

Balloun of Tama presented to the House fifty-six senior students from Traer-Clutier Community School accompanied by their teacher, Don Lau, and principal, Robert Clark.

Darrington of Pottawattamie presented to the House eighty-six students of the government class of Tri-Center Community School accompanied by Superintendent Norman Sawin.

Denman of Polk presented to the House forty-six students from Ankeny High School accompanied by their teacher, Miss Cook, and twenty-eight students from Elmwood School, Des Moines, accompanied by their teacher, Nadine Finney.

Kreager of Jasper presented to the House thirty-four fifth grade students from Mingo accompanied by their teacher, Mrs. Gale Rippey, and forty-six students from the Colfax Community School accompanied by their teacher, Roger Callahan.

Mowry of Marshall presented to the House twenty-five students from the Marshalltown Community School accompanied by their teachers, George Hinshaw and Della Mack.

Petersen of Dallas presented to the House thirty students from Woodward Community School accompanied by their teacher, W. M. Epling.

## PETITIONS

The following petitions were presented and placed on file:
By Den Herder of Sioux, from one hundred eight residents of Sioux County favoring the sale of liquor by the drink.

By Olson of Cerro Gordo, from twelve residents of Cerro Gordo County opposing legislation relating to the licensing of physical therapists.

## PRESS RECOGNITION

The Honorable Lawrence D. Carstensen of Clinton County was awarded a plaque as being the outstanding Representative of the Sixtieth General Assembly at a Legislative Award Dinner Tuesday night, April 23.

The Honorable Lawrence Carstensen was cited for his outstanding work on major legislation and as chairman of the committee on cities and towns.

## SENATE MESSAGES CONSIDERED

Senate File 438, a bill for an act to provide a uniform procedure for the conduct of administrative hearings now provided for by statute.

Read first time and referred to sifting committee.
Senate File 447, 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 referred to committee on appropriations.
Senate File 453, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old-age assistance fund, aid to the disabled and support for Indians residing on a reservation.

Read first time and referred to committee on appropriations.
Senate File 454, a bill for an act relating to public contracts and bonds and to amend chapter twenty-three (23), Code 1962, relating thereto.

Read first time and referred to sifting committee.
Senate File 457, a bill for an act relating to compensation of members of the Iowa development commission.

Read first time and referred to committee on appropriations.
Senate File 459, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for construction, replacement, repairs, acquisition of land, development, forestry, water area improvements, siltation, boundary surveys and dredging.

Read first time and referred to committee on appropriations.
Senate File 460, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1963, and appropriating thereto the sum of two million dollars ( $\$ 2,000,000.00$ ) from the general fund of the state, specifying the purpose for which the appropriation may be used, and providing for a report of the disposition made of the fund.

Read first time and referred to committee on appropriations.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 208, a bill for an act relating to sales and use taxes and expendable chemicals, solvents and reagents used in processing personal property.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 378, a bill for an act relating to the creation of a single examining and licensing board for physicians and surgeons, osteopaths, and ósteopathic physicians and surgeons and matters relating thereto.

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 enabling the state conservation commission to release an easement in favor of certain people of the State of Iowa.

Also: That the Senate has concurred in the House amendment to and passed Senate File 356, a bill for an act to legalize the proposed sale of certain real estate owned by the County of Cerro Gordo to the State of Iowa.

Also: That the Senate has given further consideration to the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 21, a concurrent resolution to provide equality of competitive opportunity for all modes of transportation.

Carroll A. Lane, Secretary.

## SENATE AMENDMENTS CONSIDERED

Dietz of Scott called up for consideration House File 378, a bill for an act relating to the creation of a single examining and licensing board for physicians and surgeons, osteopaths, and osteopathic physi-
cians and surgeons and matters relating thereto, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 378 as follows:

1. Section 13, line 4, by inserting after the word "dentistry" the words "or pharmacy".
2. Further amend section 13 , line 5 , by inserting after the word "examiners" the words "or board of pharmacy examiners".

Motion prevailed and the House concurred in the Senate amendment.

Dietz 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 :

| Andersen of | Graham | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Hagedorn | Jones | Scherle |
| Anderson of | Hagen | Miller of | Sersland |
| Ringgold | Halling | Page | Shaw |
| Balloun | Hanson of | Moffitt | Siglin |
| Baringer | Lyon | Mowry | Smith of |
| Bock | Hanson of | Mueller | Dickinson |
| Breitbach | Mitchell | Murphy | Smith of |
| Briles | Hirsch | Murray | O'Brien |
| Busch | Hougen | Nelson | Stanley |
| Camp | Johnson | Nielsen of | Steele |
| Carnahan | Kibbie | Emmet | Steffen |
| Carstensen | Kluever | Nielsen of | Stevenson |
| Crane | Knock | Shelby | Stokes |
| Cunningham | Knowles | Olson | Strothman |
| Darrington | Kreager | Ossian | Swisher |
| Denman | Lange | Palas | Tabor |
| Dietz | Lutz | Parker | Van Alstine |
| Duffy | Mahan | Patton | Van Nostrand |
| Dunton | Maule | Paul | Vetter |
| Edgington | McElroy | Petersen of | Walter |
| Eveland | Mensing | Dallas | Wells |
| Fischer of | Meyer | Peterson of | Wier |
| Grundy | Millen | Woodbury | Winkelman |
| Frazier | Miller of | Prine | Worthington |
| Gittins | Des Moines | Reppert | Wright |
| Goode |  |  | Riley |

The nays were, none.
Absent or not voting, 15:

| Casey | Ely | Grassley | Loss |
| :--- | :--- | :--- | :--- |
| Chalupa | Falvey | Hagie | Messerly |
| Coffman | Fisher of | Hakes | Sokol |
| Den Herder | Greene | Jarvis | Vermeer |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Mowry of Marshall called up for consideration House File 393, a bill for an act relating to joint county-city or town buildings, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 393 as follows:

1. By inserting as a new section following section 4 the following:
"The governing body of each incorporating unit may adopt such articles only after the proposition for establishment of an authority has been approved by a majority of the votes cast by the electors of each governing unit for and against such proposition at a general, primary, or special election. The proposition voted upon shall also state the nature of the joint building or buildings to be acquired by the authority which shall be limited to a county courthouse-city hall and/or a joint county-city jail, whether existing county or municipal buildings will continue to be occupied by the municipality or county upon acquisition of the joint building or buildings or whether existing municipal or county buildings will be disposed of. If the existing municipal or county buildings are to be disposed of, the proposition shall contain the method of disposition. A notice of the election provided for by this section shall be published once each week for a least four (4) weeks immediately prior to the date set for such election in some newspaper published in the county. Such notice shall state the time the proposition will be voted upon, and the form in which the proposition will be submitted. A copy of the proposition to be submitted shall be posted at each polling place during the day of election.".
2. By inserting in line 4, section 9, after the word "be" the words "submitted to a vote of the people,".
3. By striking from section 11, lines 21 through 27, and inserting in lieu thereof the following:
" 3 . To demolish, repair, alter or improve any building or buildings within the designated area if such demolishment, repair, alteration or improvement does not cost more than ten thousand $(10,000)$ dollars. The authority may furnish, equip, maintain and operate such building or buildings and other facilities so as to effectuate the purpose of this Act. The authority may demolish, repair, alter, or improve existing buildings or construct a new building or buildings and other facilities within said area in addition to the buildings authorized by the initial election if the cost of a single project exceeds ten thousand $(10,000)$ dollars only after such proposal has been approved by the voters in the same manner as provided in this Act for the establishment of the authority.".
4. Further amend section 11, by striking lines 49, 50, 51 and 52 and inserting in lieu thereof the following: "or buildings not needed for the public purpose for which constructed, the authority may then rent such space to other lessees for a public use upon such terms and under such written leases as the board of commissioners may determine but in no event shall such property be leased for any nonpublic use.".
5. Further amend House File 393 by renumbering the sections in conformity with this amendment.

Motion lost and the House refused to concur in the Senate amendments.

Mensing of Cedar called up for consideration Senate File 127, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1962, relating to exemptions from the im-
position of the retail sales tax, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 127 by striking the quotation marks at the end of section 1 and inserting in lieu thereof the following: "Nothing in this section shall be construed to exempt tangible personal property from sales or use taxes when purchased by and used by a contractor performing work for any such governmental body or subdivision thereof, unless such property is intended to become an integral part of the finished work or product.'."

Motion prevailed and the House concurred in the Senate amendment.

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:

| Andersen of |  |  |
| :--- | :--- | :--- |
| Woodbury |  |  |
| Anderson of | Goode | Miller of |
| Ringgold | Graham | Jones |
| Balloun | Hagedorn | Miller of |
| Baringer | Halling | Page |
| Bock | Hanson of | Moffitt |
| Breitbach | Lyon | Mowry |
| Briles | Hanson of | Mueller |
| Busch | Mitchell | Murphy |
| Camp | Hirsch | Murray |
| Carnahan | Hougen | Nelson |
| Carstensen | Kibbie | Nielsen of |
| Casey | Kluever | Emmet |
| Crane | Knock | Nielsen of |
| Cunningham | Knowles | Shelby |
| Darrington | Kreager | Olson |
| Dietz | Lange | Ossian |
| Duffy | Lutz | Parker |
| Dunton | Mahan | Patton |
| Edgington | Maule | Paul |
| Eveland | McElroy | Petersen of |
| Fischer of | Mensing | Dallas |
| Grundy | Meyer | Prine |
| Frazier | Millen | Reppert |
| Gittins | Miller of | Riley |
|  | Des Moines | Scherle |

The nays were, none.
Absent or not voting, 20:

| Chalupa | Fisher of <br> Greene |
| :--- | :--- |
| Coffman | Hagen |
| Den Herder | Hagie |
| Denman | Hakes |
| Ely |  |
| Falvey |  |


| Jarvis | Peterson of <br> Woodbury |
| :--- | :--- |
| Johnson | Robinson |
| Loss | Shaw |
| Messerly | Sokol |
| Palas | Vermeer |

Sersland Siglin
Smith of Dickinson
Smith of O'Brien
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr.Speaker

Peterson of
Woodbury
Robinson
Shaw
Sokol
Vermeer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS <br> SIFTING COMMITTEE CALENDAR

Senate File 434, a bill for an act relating to the confirmation of appointments by the Senate and the eligibility of rejected nominees to interim appointments, with report of committee recommending passage, was taken up for consideration.

Mowry 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, 71:

| Andersen of <br> Woodbury | Graham <br> Grassley |
| :--- | :--- |
| Balloun | Hagen |
| Baringer | Halling |
| Bock | Hanson of |
| Briles | Lyon |
| Busch | Hanson of |
| Camp | Mitchell |
| Carstensen | Hirsch |
| Chalupa | Hougen |
| Coffman | Johnson |
| Crane | Kluever |
| Cunningham | Knock |
| Darrington | Knowles |
| Dietz | Kreager |
| Edgington | Lange |
| Fischer of | Lutz |
| Grundy | McElroy |
| Frazier | Mensing |
| Gittins | Millen |

Miller of
Jones
Miller of
Page
Moffitt
Mowry
Nelson
Nielsen of
Shellby
Olson
Ossian
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Riley

Scherle Sersland Shaw
Siglin
Smith of Dickinson
Sokol
Stanley
Steele
Stokes
Strothman
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Wright
Mr. Speaker

Palas
Reppert
Steffen
Stevenson
Swisher
Tabor Worthington

Smith of
O'Brien
Vermeer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 589, a bill for an act making it unlawful for any person or employer to discriminate in employment against any individual, and for a labor organization to discriminate in membership against any individual, because of race, color, religion, national origin or ancestry, was taken up for consideration.

Mowry of Marshall offered the following amendment, filed by him, and moved its adoption:

Amend House File 589 as follows:
By striking from section 1 all of lines twenty-one (21) through twentyfive (25).

Amendment adopted.
Riley of Linn offered the following amendment, filed by him, and moved its adoption:

Amend House File 589 by adding after the word "person" in line 16 of section 1 the following: ", employer, labor union or organization or officer of a labor union or organization".

Amendment adopted.
Hagedorn of Clay offered the following amendment filed by him:
Amend House File 589 in line eight (8) by inserting after the comma (,) after the word "color" the word "age,".
Further amend House File 589 line fifteen (15) after comma (,) after the word "color" the word "age,".

Goode of Davis rose on a point of order that the amendment was not germane to the bill.

The Chair ruled the point not well taken and the amendment germane.

Hagedorn of Clay moved the adoption of his amendment.

## Amendment lost.

Denman of Polk offered the following amendment filed by him:
Amend House File 589 by striking all after the enacting clause and inserting in lieu thereof the contents of House File 49.

The Speaker ruled the amendment not germane to the bill.
Mowry 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, 95 :

| Andersen of <br> Woodbury | Anderson of <br> Ringgold <br> Balloun |
| :---: | :---: |


| Bock | Busch |
| :--- | :--- |
| Breitbach | Camp |
| Briles | Carnahan |


| Carstensen | Hagie | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Casey | Hakes | Jones | Sersland |
| Chalupa | Hanson of | Moffitt | Siglin |
| Coffman | Lyyon | Mowry | Smith of |
| Crane | Hanson of | Mueller | Dickinson |
| Cunningham | Mitchell | Murphy | Smith of |
| Darrington | Hirsch | Murray | O'Brien |
| Den Herder | Hougen | Nelson | Sokol |
| Denman | Johnson | Nielsen of | Stanley |
| Dietz | Kibbie | Emmet | Steffen |
| Duffy | Kluever | Nielsen of | Stevenson |
| Dunton | Knock | Shelby | Strothman |
| Edgington | Knowles | Olson | Swisher |
| Ely | Kreager | Palas | Tabor |
| Eveland | Lange | Parker | Van Alstine |
| Falvey | Loss | Patton | Vermeer |
| Fischer of | Lutz | Paul | Vetter |
| Grundy | Mahan | Petersen of | Walter |
| Frazier | Maule | Dallas | Wells |
| Gittins | McElroy | Peterson of | Winkelman |
| Goode | Graham | Mensing | Woodbury |
| Grassley | Messerly | Prine | Worthington |
| Hagedorn | Millen | Reppert | Wright |
| Hagen | Des Moines | Riley |  |
|  |  |  |  |

The nays were, 9 :

| Baringer Halling | Miller of | Scherle | Stokes <br> Van Nostrand |
| :---: | :---: | :---: | :---: |
|  | Page | Shaw |  |
|  | Ossian | Steele |  |
| Absent or not voting, 4: |  |  |  |
| Fisher of Greene | Jarvis | Meyer | Wier |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RECONSIDERATION OF VOTES ON HOUSE FILES 560 AND 563
Vermeer of Marion moved that the votes by which House Files 560 and 563 passed the House be reconsidered, which motion prevailed.

Vermeer of Marion moved that the votes by which House Files 560 and 563 were placed on their last readings be reconsidered, which motion prevailed.

Vermeer of Marion asked and received unanimous consent to take up for immediate consideration Senate File 226, a bill for an act to enable and empower the board or commission which has control and jurisdiction over any highway or highway system to convey certain easements and rights in, to and over certain easements for highway purposes.

Vermeer 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, 102:

| Andersen of | Frazier | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Meyer | Riley |
| Anderson of | Goode | Millen | Scherle |
| Ringgold | Graham | Miller of | Sersland |
| Balloun | Grassley | Des Moines | Siglin |
| Baringer | Hagedorn | Miller of | Smith of |
| Breitbach | Hagen | Jones | Dickinson |
| Briles | Hagie | Miller of | Smith of |
| Busch | Hakes | Page | O'Brien |
| Camp | Halling | Moffitt | Sokol |
| Carnahan | Hanson of | Mueller | Stanley |
| Carstensen | Lyon | Murphy | Steele |
| Casey | Hanson of | Murray | Steffen |
| Chalupa | Mitchell | Nelson | Stevenson |
| Coffman | Hirsch | Nielsen of | Stokes |
| Crane | Hougen | Emmet | Strothman |
| Cunningham | Johnson | Nielsen of | Swisher |
| Darrington | Kibbie | Shelby | Tabor |
| Den Herder | Kluever | Klson | Van Alstine |
| Denman | Knock | Ossian | Van Nostrand |
| Dietz | Knowles | Palas | Vermeer |
| Duffy | Kreager | Parker | Vetter |
| Dunton | Lange | Patton | Walter |
| Edgington | Loss | Paul | Wells |
| Ely | Lutz | Petersen of | Wier |
| Eveland | Mahan | Dallas | Winkelman |
| Falvey | Maule | Peterson of | Worthington |
| Fischer of | McElroy | Woodbury | Wright |
| Grundy | Mensing | Prine | Mr. Speaker |

The nays were, none.
Absent or not voting, 6:
Bock Fisher of Greene

| Jarvis | Robinson <br> Mowry |
| :--- | :--- |
| Shaw |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILES 560 AND 563 WITHDRAWN

Vermeer of Marion asked and received unanimous consent to withdraw House Files 560 and 563 from further consideration by the House.

## SENATE AMENDMENT CONSIDERED

Hagie of Wright called up for consideration House File 280, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension council, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 280, section 1, by striking in lines 5, 6 and 7 the words, "be held outside the township at any other place in the county that the extension council may designate" and insert in lieu thereof the following:
", by designation of the extension council, be held in another township of that county, which other township is also holding a township election meeting, provided that the extension council may not designate that over four (4) such township elections may be combined into one (1) election".

Motion lost and the House refused to concur in the Senate amendment.

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

The House resumed consideration of Senate File 146, a bill for an act relating to approval of plats in cities and towns and to expressly authorize improvement bonds for the protection of the public.

Carstensen of Clinton offered the following amendment, filed by the committee on cities and towns, and moved its adoption:

Amend Senate File 146 as follows:

1. Strike from line four (4) the word "shall" and insert in lieu thereof the word "may".
2. Strike from line five (5) the words "either singly or jointly with" and insert in lieu thereof the word "or".
3. Strike all of lines eight (8) and nine (9) and insert in lieu thereof the words "repairs necessitated by defects in material or workmanship not to exceed two (2) years from and after completion."

Amendment adopted.
Carstensen of Clinton asked and received unanimous consent to withdraw the amendment filed by him on March 13 and found on page 146 of the House Journal.

Carstensen 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, 98 :

| Andersen of <br> Woodbury | Den Herder <br> Denman | Hanson of <br> Lyon |
| :--- | :--- | :--- |
| Anderson of | Dietz <br> Ringgold | Duffy |
| Danson of |  |  |
| Bock | Mitchell |  |
| Breitbach | Dunton | Hirsch |
| Erily | Eveland | Hougen |
| Busch | Falvey | Johnson |
| Camp | Fischer of | Kibbie |
| Carnahan | Grundy | Knock |
| Carstensen | Frazier | Knowles |
| Casey | Goode | Kreager |
| Chalupa | Graham | Lange |
| Coffman | Grassley | Lutz |
| Crane | Hagedorn | Mahan |
| Cunningham | Hagen | Maule |
| Darrington | Halling | McElroy |

[^24]| Nielsen of | Peterson of <br> Emmet <br> Woodbury |
| :--- | :--- |
| Nielsen of | Prine |
| Shelby | Reppert |
| Olson | Riley |
| Ossian | Robinson |
| Palas | Scherle |
| Parker | Sersland |
| Patton | Shaw |
| Paul | Siglin |
| Petersen of | Smith of |
| Dallas | Dickinson |

The nays were, 1:
Baringer
$\begin{array}{cc}\quad \text { Absent or not voting, 9: } \\ \begin{array}{c}\text { Balloun } \\ \text { Edgington }\end{array} & \begin{array}{c}\text { Fisher of } \\ \text { Greene }\end{array} \\ & \text { Gittins }\end{array}$

|  |  |
| :--- | :--- |
| Hagie <br> Hakes <br> Jarvis | Loss |
| Steffen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 403, a bill for an act to amend section three hundred twenty-one point two hundred fifty-nine (321.259), Code 1962, relating to unauthorized signs and signals, with report of committee recommending passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment, filed by him, and moved its adoption:

Amend Senate File 403 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point two hundred fiftynine (321.259), Code 1962, is hereby amended by striking in line eleven (11) the comma and the words "and no" and inserting the following in lieu thereof:
"Each such sign, signal, marking, or device shall be deemed to be unauthorized unless it has been expressly authorized by the state highway commission with reference to highways under its jurisdiction, or by local authorities with reference to streets and highways under their jurisdiction. In addition, authorization by the Iowa state commerce commission shall be necessary for any sign, signal, marking, or device which purports to be or is an imitation of or resembles any railroad sign or signal or which hides from view or interferes with the effectiveness of any railroad sign or signal. No".

Amendment adopted.
Stanley of Muscatine asked and received unanimous consent to reconsider the vote by which the amendment was adopted and that Senate File 403 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 565 WITHDRAWN

Hanson of Lyon asked and received unanimous consent to withdraw House File 565 from further consideration by the House.

## HOUSE FILE 400 WITHDRAWN

Nelson of Winnebago asked and received unanimous consent to withdraw House File 400 from further consideration by the House.

## SENATE AMENDMENT CONSIDERED

Swisher of Johnson called up for consideration House File 3, a bill for an act relating to the Iowa commission for the blind, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 3 as follows:

1. Section 1, line 4 , by inserting after the word "governor" the following: "with the approval of two-thirds of the members of the senate in executive session".
2. By adding the following new section as section 3 and renumbering the remaining section:
"Sec. 3. Section ninety-three point six (93.6), paragraph nine (9), Code 1962, is hereby amended by adding after the period (.) in line three (3) the following sentence: 'Training in such centers shall be limited to persons who are sixteen (16) years of age or older, and the commission shall not provide or cause to be provided any academic education or training to children under the age of sixteen (16) except that the commission may provide library services to such children.'."

Motion prevailed and the House concurred in the Senate amendment.

Swisher of Johnson 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:

| Andersen of | Dietz | Hougen | Mueller |
| :---: | :---: | :---: | :---: |
| Woodbury | Duffy | Kibbie | Murphy |
| Anderson of | Dunton | Kluever | Murray |
| Ringgold | Ely | Knock | Nelson |
| Balloun | Eveland | Knowles | Nielsen of |
| Bock | Falvey | Kreager | Emmet |
| Breitbach | Fischer of | Lange | Nielsen of |
| Briles | Grundy | Lutz | Shelby |
| Camp | Frazier | Mahan | Olson |
| Carnahan | Graham | Maule | Ossian |
| Carstensen | Grassley | McElroy | Palas |
| Casey | Hagedorn | Mensing | Parker |
| Chalupa | Hagie | Messerly | Paul |
| Coffman | Hakes | Meyer | Petersen of |
| Crane | Halling | Millen | Dallas |
| Cunningham | Hanson of | Miller of | Prine |
| Darrington | Lyon | Des Moines | Reppert |
| Den Herder | Hanson of | Moffitt | Riley |
| Denman | Mitchell | Mowry | Robinson |


| Scherle | Smith of |
| :--- | :--- |
| Sersland | O'Brien |
| Shaw | Stanley |
| Siglin | Steele |
| Smith of | Steffen |
| Dickinson | Stevenson |

The nays were, 13:

| Baringer | Hirsch <br> Busch <br> Gittins |
| :--- | :--- |
| Hagen | Johnson <br> Miller of <br> Jones |

Absent or not voting, 7:

| Edgington | Goode | Loss | Vetter |
| :---: | :---: | :---: | :---: |
| Fisher of | Jarvis | Miller of |  |
| Greene |  | Page |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

Senate File 399, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story offered the following amendment, filed by the committee on appropriations, and moved its adoption:

Amend section 1 of Senate File 399 by striking all of lines six (6) through nine (9) and by inserting at the end of section 1 the following paragraph:
"There is hereby further appropriated out of the funds of the state treasury not otherwise appropriated the sum of four hundred five dollars and sixty cents ( $\$ 405.60$ ) to Harold E. Hughes, Governor, to recompensate him for moneys paid by him in connection with the inaugural ceremonies. A warrant for this amount shall be drawn upon the treasury for said sum in favor of Harold E. Hughes, Governor, upon the filing of voucher therefor with the state comptroller."

Amendment adopted.
Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 99 :

| Andersen of <br> Woodbury | Briles <br> Busch |
| :--- | :--- |
| Anderson of | Camp |
| Ringgold | Carnahan |
| Balloun | Carstensen |
| Baringer | Casey |
| Bock | Chalupa |
| Breitbach | Coffman |

Crane
Cunningham
Darrington
Den Herder
Dietz
Duffy
Dunton
Edgington

Ely
Eveland
Falvey
Fischer of
Grundy
Frazier
Gittins
Goode

| Graham | Mahan |
| :--- | :--- |
| Grassley | Maule |
| Hagedorn | McElroy |
| Hagen | Mensing |
| Hakes | Messerly |
| Hagie | Meyer |
| Halling | Millen |
| Hanson of | Miller of |
| Lyon | Des Moines |
| Hanson of | Miller of |
| Mitchell | Jones |
| Hirsch | Miller of |
| Hougen | Page |
| Johnson | Moffitt |
| Kibbie | Mueller |
| Kluever | Murphy |
| Knock | Murray |
| Knowles | Nelson |
| Kreager | Nielsen of |
| Lange | Emmet |
| Lutz |  |


| Nielsen of | Sokol |
| :--- | :--- |
| Shelby | Stanley |
| Ossian | Steele |
| Palas | Steffen |
| Parker | Stevenson |
| Patton | Stokes |
| Paul | Strothman |
| Petersen of | Swisher |
| Dallas | Tabor |
| Peterson of | Van Alstine |
| Woodbury | Van Nostrand |
| Prine | Vermeer |
| Reppert | Vetter |
| Riley | Walter |
| Robinson | Wier |
| Shaw | Winkelman |
| Siglin | Worthington |
| Smith of | Wright |
| O'Brien | Mr. Speaker |
| Smith of |  |

The nays were, none.
Absent or not voting, 9 :

| Denman | Jarvis |
| :---: | :--- |
| Fisher of | Loss |
| Greene | Mowry |

Olson
Scherle

Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

Sersland
Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 73, a bill for an act relating to the practice of barbering.
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 funds for the manufacture of motor vehicle registration plates.
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 to authorize county boards of supervisors to enter into contractual agreements with cities, towns, private corporations or private individuals for the use of certain dumps.
Also: That the Senate refuses to concur in the House amendment to Senate File 342, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus.
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 penalties for failure to file a sales or use tax return.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 461, a bill for an act relating to the regulation and taxation of travel trailers.

Also: That the Senate has concurred in the House amendment to and passed Senate File 409, a bill for an act to consolidate the functions of the boards paying bonuses for federal military service.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 73

Amend House File 73 as follows:

1. Section 1, line 10, by inserting after the word and period "misdemeanor." the following: "Nothing herein shall prevent a barber from performing an isolated service in a home or hospital."
2. By adding the following new section as section 4:
"Sec. 4. Section one hundred fifty-eight point three (158.3), subsection two (2), Code 1962, is hereby amended by adding thereto the following: 'The provisions of this subsection shall not apply to trainees from the barber school maintained at any institution under the board of control.'."

## SENATE AMENDMENT TO HOUSE FILE 157

Amend House File 157, section 1, subsection 1, by striking all of said subsection after the colon in line 3 and inserting in lieu lieu thereof the following: "four hundred and fifty thousand (450,000) dollars provided, however, that if only one (1) plate is authorized by law, the amount of the appropriation herein provided shall be reduced to three hundred thousand $(300,000)$ dollars' ".

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 171, an act relating to inspection of multiple dwellings, passed the House.

Kreager of Jasper.
On motion by Camp of Clinton, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## Leave of absence

Leave of absence was granted as follows:
Olson of Cerro Gordo by the Speaker.

## REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the sifting committee calendar:
S. F. 19 An act to provide for establishment of water recreational areas and facilities normally associated therewith.
S. F. 365 An act to repeal section two hundred seventy-nine point thirty-one (279.31), Code 1962, relating to the powers and duties of school boards.
H. F. 498 An act relating to employment safety and providing for an employment safety commission.

Samuel E. Robinson, Chairman, Sifting Committee.

## MESSAGES FROM THE SENATE

Mr. Speaker: I am directed to return herewith, in accordance with your request, Senate File 171, a bill for an act relating to inspection of multiple dwellings, for further consideration.

Also: That the Senate insists on its amendments to House File 393, a bill for an act relating to joint county-city or town buildings, requests a conference committee, and that the President of the Senate has appointed on the part of the Senate: Senators Long, Nolan, Kyhl and Vance. Carroll A. Lane, Secretary of the Senate.

## CONFERENCE COMMITTEE APPOINTED

(House File 393)
The Speaker announced the appointment of Baringer of Fayette, Hougen of Black Hawk, Fischer of Grundy, and Swisher of Johnson, on the part of the House, as conferees concerning House File 393.

## RECONSIDERATION OF SENATE FILE 404

Hougen of Black Hawk called up for consideration his motion to reconsider the vote on Senate File 404 filed April 23 and found on page 1300 of the House Journal.

Den Herder of Sioux moved to reconsider the vote on Senate File 404 , a bill for an act relating to the marketing of dairy products.

## CALL OF THE HOUSE

We, the undersigned, request a Call of the House on Senate File 404, under Rule 72.

> Elmer Den Herder. Elmer Vermeer. Conrad Ossian. Marion Olson. Dewey E. Goode.

Roll call was taken under the provisions of Rule 73. The roll call revealed that all members were present except Fisher of Greene and Olson of Cerro Gordo who had previously been excused.

On the question "Shall the motion to reconsider the vote on Senate File 404 prevail?"

Roll call was requested by Den Herder of Sioux and Riley of Linn.

The ayes were, 59 :

| Balloun | Hanson of <br> Baringer |
| :--- | :--- |
| Breitbach | Hanson of |
| Camp | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Den Herder | Jarvis |
| Edgington | Johnson |
| Eveland | Kibbie |
| Fischer of | Knock |
| Grundy | Loss |
| Goode | Maule |
| Graham | Messerly |
| Hagedorn | Miller of |
| Hagen | Des Moines |
| Hagie | Miller of |
| Hakes | Jones |
|  | Moffitt |

The nays were, 46 :

| Andersen of <br> Woodbury | Denman <br> Dietz <br> Ringerson of <br> Ringold |
| :--- | :--- |
| Doffy |  |
| Briles | Dunton |
| Busch | Ely |
| Carnahan | Falvey |
| Carstensen | Frazier |
| Casey | Gittins |
| Chalupa | Klling |
| Coffman | Knower |
| Knowes |  |

Darrington
Absent or not voting, 3:
Fisher of
Grassley
Greene
Mowry
Mueller
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Robinson
Sersland
Lange
Lutz
Mahan
McElroy
Mensing
Meyer
Millen
Miller of
$\quad$ Page
Murphy
Ossian
Prine

Smith of Dickinson
Smith of O'Brien
Sokol
Steffen
Stevenson
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Wright
Mr. Speaker

Reppert
Riley
Scherle
Shaw
Siglin
Stanley
Steele
Stokes
Swisher
Van Nostrand
Winkelman
Worthington

Motion prevailed.
Den Herder of Sioux moved that the vote by which Senate File 404 was placed on its last reading be reconsidered.

Motion prevailed.
Knock of Union moved that the House rules be suspended during the discussion of Senate File 404 and that the members vote to limit debate to five minutes, with no right of allocation of time from another member to the speaking member.

Motion lost.
Millen of Van Buren moved to reconsider the vote by which the Lange amendment failed to be adopted by the House on April 23.

Motion lost.
Riley of Linn offered the following amendment, filed by Riley, Frazier and Kluever, and moved its adoption :

Amend Senate File 404 as follows:

1. By striking from line 90 the words "herein contained" and inserting in lieu thereof the following: "provided that nothing in this Act".
2. By striking from lines 93 and 94 the words "to meet an equally low lawful price in order to keep a customer" and inserting in lieu thereof "to meet competition'.

Amendment lost.
Balloun of Tama moved to reconsider the vote by which the Kluever amendment to section 1 of the bill failed to be adopted by the House.

Motion lost.
Meyer of Madison moved to reconsider the vote by which the following Swisher amendment failed to be adopted on April 23:

Amend Senate File 404 by adding to section 8 the following:
"If a person charged with a violation of this Act or any rules or regulations adopted thereunder is aggrieved by any order entered by the department, such person may take an appeal therefrom by serving a notice of appeal upon the department and by filing said notice of appeal with the clerk of the district court of Polk County, Iowa. Upon appeal being taken, the department shall immediately make and certify to the district court a transcript of all papers, records and proceedings in connection with the matter including (unless there is a stipulation to the contrary) a transcript of all testimony, all exhibits or copies thereof and all orders and findings entered by the department in the matter. The findings of fact of the department, if supported by substantial evidence on the record considered as a whole, shall be binding on appeal. The court may dismiss the appeal, modify or vacate the order complained of in whole or in part or remand the matter to the department for further proceedings as justice may require.
"The department, with or without hearing, upon a finding of good cause. may modify or set aside any order entered by it.".

Motion prevailed.
Swisher of Johnson moved the adoption of his amendment.
On the question "Shall the amendment be adopted?" the vote disclosed: ayes 52 , nays 49 .

## Amendment adopted.

Dietz of Scott offered the following amendment filed by him and moved its adoption:

Amend Senate File 404 by striking from line two (2) of subsection 7 of section 1 the words "the retailer's cost of doing business" and inserting in lieu thereof the following "that part of the retailer's cost of doing business
which is fairly allocable to dairy products on the sale thereof to the customers of the retailer".

Rule 69 was invoked.
On the question "Shall the amendment be adopted?" the vote disclosed: ayes 41 , nays 65.

Amendment lost.
Vermeer of Marion moved to reconsider the vote by which the Swisher amendment was adopted.

On the question "Shall the motion to reconsider prevail $?$ " the vote disclosed: ayes 43 , nays 59 .

Motion lost.
Fischer of Grundy moved the previous question on the bill.
On the question "Shall the motion for the previous question prevail ?" the vote disclosed: ayes 67 , nays 32 .

Motion prevailed.
Den Herder 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, 53:

| Baringer | Hanson of | Mueller |
| :--- | :--- | :--- |
| Bock | Lyon | Murray |
| Breitbach | Hanson of | Nelson |
| Camp | Mitchell | Nielsen of |
| Crane | Hougen | Emmet |
| Cunningham | Jarvis | Nielsen of |
| Den Herder | Johnson | Shelby |
| Eveland | Kibbie | Palas |
| Fischer of | Knock | Parker |
| $\quad$ Grundy | Loss | Patton |
| Goode | Maule | Paul |
| Graham | Messerly | Petersen of |
| Grassley | Miller of | Dallas |
| Hagedorn | Des Moines | Peterson of |
| Hagen | Miller of | Woodbury |
| Hagie | Jones | Prine |

## Robinson

Sersland
Smith of Dickinson
Smith of O'Brien
Steffen
Stevenson
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wright
Mr. Speaker
The nays were, 53:

| Andersen of | Carstensen | Dunton | Hirsch |
| :---: | :---: | :---: | :---: |
| Woodbury | Casey | Edgington | Kluever |
| Anderson of | Chalupa | Ely | Knowles |
| Ringgold | Coffman | Falvey | Kreager |
| Balloun | Darrington | Frazier | Lange |
| Briles | Denman | Gittins | Lutz |
| Busch | Dietz | Hakes | Mahan |
| Carnahan | Duffy | Halling | McElroy |


| Mensing | Mowry | Shaw | Swisher |
| :--- | :--- | :--- | :--- |
| Meyer | Murphy | Siglin | Van Nostrand |
| Millen | Ossian | Sokol | Wells |
| Miller of | Reppert | Stanley | Wier |
| Page | Riley | Steele | Winkelman |
| Moffitt | Scherle | Stokes | Worthington |

Absent or not voting, 2:
Fisher of Olson
Greene
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Kluever of Cass moved that the vote by which Senate File 404 failed to pass the House be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 193, 247, 287, 319, 332, 423, 425, and Senate Files 147, 152, 210, 211, 238, 249, 254, 257, 268, 276, 308, 309 and 319.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 193, 247, 287, 319, 332, 423, 425 and Senate Files 147, 152, 210, 211, 238, 249, 254, 257, 268, 276, 308, 309 and 319.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 24th day of April, 1963, sent to the Governor for his approval: House Files 193, 247, 287, 319, 332, 423 and 425.

Fried E. Wier, Chairman.
Report adopted.

## AMENDMENTS FILED

## 1 Amend House File 62 as follows:

2 1. Amend section 23 by striking all of line 12 after the word
3 "Iowa" and inserting a period in lieu thereof and by striking line 13.
2. Amend section 23 by adding at line 12 the following sentence:
"All such evidences of indebtedness and any advertising relating thereto shall plainly and prominently state that they are promissory notes and they shall not be referred to as savings in any context."

Hirsch of Warren.
Amend House File 62 as follows:

1. Amend section 25 by striking from lines 5 and 6 the words "twenty per cent of its total capital, surplus and undivided profits" and inserting in lieu thereof the words and figures "ten per cent ( $10 \%$ ) of its capital and surplus".
2. Amend section 25 by adding at the end of line 8 the following:
"Loans hereunder shall be made only to deserving persons whose business or circumstances are such as to make it desirable or convenient for them to accumulate funds with which to repay such loans by paying into a fund comparatively small amounts at frequent regular intervals, which fund may be held by the industrial loan company as collateral security for the payment of such loans."

Stefle of Cherokee.
Amend House File 62 as follows:

1. Amend section 24, subsection (f), by striking the period in line fifty-five (55) and inserting the following:
"; and provided that any person selling such insurance shall be licensed and shall comply with all applicable provisions of the insurance laws."

Fiscier of Grundy.
Amend House File 62 as follows:

1. Amend House File 62 by striking all after the enacting clause and substituting in lieu thereof the following:
"Section 1. A domestic corporation may engage in the business of loaning money to deserving persons whose business or circumstances are such as to make it desirable or convenient for them to accumulate funds with which to repay such loans by paying into a fund comparatively small amounts at frequent regular intervals, which fund may be held by such corporation as collateral security for the payment of such loans, provided that such corporation obtains a license and otherwise complies with the provisions of this Act.

Sec. 2. Applications for a license shall be made to the superintendent of banking, hereinafter called the superintendent. Such applications shall be in writing, under oath, upon a form prescribed by the superintendent and shall contain at least the following information:

1. The name of the corporation and its principal place of business.
2. The names and addresses of the officers and directors of the corporation and any managing agent or agents who will be concerned with the transaction of such business.
3. The proposed location where the business is to be conducted, and the location of any licensee under chapter five hundred thirty-six (536), Code 1962, if within three hundred (300) feet of such proposed location.
4. A statement as to the need for the additional lending facility in the community or locality including a report on other lending facilities available to a borrower.
5. A full, clear and accurate statement of the condition of the corporation as of a date within thirty (30) days of the application and directing attention to any substantial, subsequent changes.

Sec. 3. At the time of making application, the applicant shall pay the superintendent the sum of one hundred dollars ( $\$ 100.00$ ) as an investigation fee and the applicant shall also pay its first annual license fee of one hundred fifty dollars ( $\$ 150.00$ ) for the period ending December 31st next following the application, which license fee shall be refunded if the application is denied.
Sec. 4. Within ten (10) days after receipt of an application, the superintendent shall give notice of the pending application by ordinary United States mail to other licensees under this Act conducting their business in the same community or locality and to other financial organizations and institutions of the community or locality which the superintendent believes will be affected by the granting of a license. Written objections may be filed in duplicate with the superintendent within twenty (20) days after his receipt of the application. The superintendent shall mail or deliver a copy of any objections to the applicant upon receipt.

Sec. 5. The superintendent shall conduct an investigation of the applicant and the community or locality involved from which he can determine the advisability of granting a license. He shall at least make determinations as to the following:

1. The financial responsibility of the applicant. If the business is to be located in a city or town or locality of less than twenty-five thousand $(25,000)$ inhabitants according to the last decennial census, the corporation shall have paid in capital stock of at least twenty-five thousand dollars $(\$ 25,000.00)$. If there are twenty-five thousand $(25,000)$ or more inhabitants, the corporation shall have paid in capital stock of at least fifty thousand dollars ( $\$ 50,000.00$ ).
2. The ability, character, and experience of the officers and directors of the corporation and its managing agent or agents. They must be such persons as to command the confidence of the community and to warrant a belief that the business will be operated honestly and fairly and without oppression.
3. The need for the additional lending agency in the community or locality.
4. Whether or not the additional lending agency will be convenient and desirable to the inhabitants of the community or locality.
5. Whether or not there is a reasonable expectancy of a successful lending business at the location.
6. The suitability of the effective articles of incorporation and by-laws of the applicant.
7. Any objections on file.

Sec. 6. The license shall be granted or denied within sixty (60) days after receipt of the application. If denied, the applicant
shall be informed by mail and shall have fifteen (15) days after such mailing to request a hearing which shall be held within fifteen (15) days after such request is received. At the hearing the applicant may present such pertinent evidence as may be desired and may have the proceeding reported by a certified shorthand reporter at its expense. It shall not be necessary that the applicant be represented by a lawyer. The superintendent or a duly authorized representative shall conduct the hearing and decide within five (5) days after close. If again denied, the applicant may seek relief by way of certiorari in the district court of Polk County.

Sec. 7. The superintendent or his duly authorized representative shall at least once in each year, without prior notice, examine the books and accounts of the lending business carried on by the licensee to ascertain if loans are being made in accordance with this Act, if the business is in a sound financial condition and if the business is being conducted in a safe and lawful manner. Within ten (10) days after the completion of the examination, the licensee shall pay to the superintendent a fee based upon the assets of the licensee's lending business at the time of examination which shall be one dollar ( $\$ 1.00$ ) per one thousand dollars ( $\$ 1,000.00$ ) of assets on the first twenty-five thousand dollars $(\$ 25,000.00)$ and three cents (3c) per one thousand dollars ( $\$ 1,000.00$ ) on all assets above twenty-five thousand dollars $(\$ 25,000.00)$. Provided that no examination shall be made for less than twenty dollars ( $\$ 20.00$ ).

Sec. 8. The superintendent shall have the power to make such additional examinations and investigations as he deems necessary to prevent or discover violations of this Act. The examination fee shall be paid for any such additional examinations.

Sec. 9. If the superintendent shall believe that good cause exists, he may, upon ten (10) days written notice and opportunity to be heard, suspend for a period not to exceed six (6) months or revoke any license. He may also order any licensee or its agents to cease and desist from any practice considered to be in violation of this Act and may proceed to enforce said order by injunction in district court. Such order, suspension or revocation shall not invalidate pre-existing contracts or prevent their enforcement, if otherwise valid and enforceable.

Sec. 10. The superintendent shall have the power to promulgate such general or special rule or regulations as he deems necessary to enforce or clarify the provisions of this Act.

Sec. 11. Every domestic corporation holding an auditor's certificate issued pursuant to section four hundred twenty-nine point thirteen (429.13), Code 1962, and actually engaged in the business described in section four hundred twenty-nine point eleven (429.11), Code 1962, at an established location or locations prior to December 31, 1962, shall, upon payment of the annual license fee or fees, be granted a license or licenses for said location or locations without application or investigation. Provided that after December 31st following the effective date of this Act, a domestic corporation shall conduct such business in only one location and shall be issued only one license for that location.

Sec. 12. No licensee shall conduct the business of making loans under the provisions of this Act within any office, room, suite or place of business in which any other business is solicited or engaged in, or in association or conjunction therewith. No licensee shall establish a place of business under this Act within one hundred (100) feet of a place of business where chattel loans are made under chapter five hundred thirty-six (536), Code 1962. If a licensee is already so located, such location may be retained after December 31st following the effective date of this Act only with the written permission of the superintendent and upon his finding that the businesses are not so interrelated or so conducted as to lead to violations of this Act and the disadvantage of the public.

Sec. 13. Immediately after the effective date of this Act, any domestic corporation which shall receive a license or licenses without investigation shall modify or change its business practices or activities to conform with the provisions of this Act as may be necessary.

Sec. 14. Nothing contained in this Act shall be construed to impair or affect the obligation of contracts which were otherwise valid and legal and entered into prior to the effective date of this Act.

Sec. 15. Every licensee under this Act shall have the following powers:

1. To loan money in accordance with section 1 of this Act provided that no loan shall exceed five thousand dollars ( $\$ 5,000.00$ ) and the aggregate of loans to a single borrower shall not exceed five thousand dollars $(\$ 5,000.00)$.
2. To charge interest in advance at a rate not exceeding seven per cent ( $7 \%$ ) per annum of the principal amount of the loan, which interest may be computed and included in the face amount of a note.
3. To charge a service charge in lieu of all other loan fees of three per cent ( $3 \%$ ) of the cash which the borrower actually receives, provided that there shall be no service charge on any loan which is renewed or rewritten within six (6) months or any part of a new loan used to discharge a prior loan within six (6) months.
4. To charge a delinquency charge of five per cent ( $5 \%$ ) of an installment or payment which is not paid within ten (10) days after its scheduled due date.
5. To sell life, accident and health insurance on one party obligated on the loan and property insurance on collateral, provided any person selling such insurance shall be licensed and shall comply with all applicable provisions of the insurance laws. Life insurance shall not exceed the amount of the note and be for a term not exceeding the term of the loan by more than fifteen (15) days. Accident and health insurance shall not provide for periodic benefits in excess of each scheduled periodic installment and aggregate benefits shall not exceed the amount of the note. Property insurance shall bear a reasonable relation to value and risk and shall be for a term approximate to the term of the loan. A borrower shall not be required to purchase any insurance as a condition to the granting of a loan.
6. To collect the actual fees paid to public officials in connection with the loan.

Sec. 16. Every licensee shall:

1. Give a statement to each borrower showing the amount of the loan, the interest charge, the service charge and the schedule of payments.
2. Give receipts for all cash payments.
3. Permit prepayment of a loan at any time, in whole or in part, and shall refund all unearned interest pursuant to the sum of digits method, commonly called the Rule of 78.
4. Pay an annual license fee to the superintendent of one hundred fifty dollars ( $\$ 150.00$ ) on or before December 15th preceding the year of license. If not so paid, the license shall expire December 31st.
5. File an annual report with the superintendent for the preceding year on or before March 15th of each year with beginning and ending balance sheets and upon forms containing information prescribed by the superintendent.

Sec. 17. A licensee shall not issue or sell thrift or investment certificates, contracts, agreements, promissory notes or any security under any descriptive name whatsoever to the general public unless the same shall be registered under the Iowa Securities Law or the Federal Securities Act of 1933.

Sec. 18. No licensee shall publish, disseminate or distribute any advertising containing any false, misleading or decepting statements concerning rates, terms and conditions for loans under this Act. Violations of the provisions of this section shall be punishable as provided in section seven hundred thirteen point twenty-four (713.24). Any statement indicating the amount of the installment or the total charge in dollars required for any loan shall also state the percentage rate per year computed on declining balances of the original principal amount to which the total charge would be equivalent if the loan were repaid according to the contract. The percentage rate stated may be closely approximate rather than exact if the statement so indicates.

Sec. 19. Engaging in such business without a license shall be punishable as a misdemeanor. Any licensee or any officer, director or agent of a licensee who shall knowingly and willfully violate any provisions of this Act, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than five hundred dollars ( $\$ 500.00$ ) or imprisonment for not more than six (6) months or both.

Sec. 20. If any clause, sentence, section, subsection, provision or part of this Act shall be adjudged to be unconstitutional or invalid by any court of competent jurisdiction, such judgment shall not impair, invalidate or affect the remainder of this Act, which shall remain in full force and effect.

Sec. 21. The provisions of this Act shall not apply to businesses organized and doing business as permitted under the authority of any law of this state, or of the United States, relating to banks, trust companies, building and loan associations, savings and loan associations, insurance companies, small loan companies licensed under the provisions of chapter five hundred thirty-six (536), Code 1962, credit unions or pawn brokers.

Sec. 22. Sections four hundred twenty-nine point eleven (429.11), four hundred twenty-nine point twelve (429.12), and four hundred twenty-nine point thirteen (429.13), Code 1962, are hereby repealed."
2. Amend the title to read as follows:
"An Act to provide for the licensing and regulation of domestic corporations engaged in the business of lending money to the public, to provide penalties for violations and to repeal sections four hundred twenty-nine point eleven (429.11), four hundred twentynine point twelve (429.12) and four hundred twenty-nine point thirteen (429.13), Code 1962."

Steele of Cherokee. Walter of Hardin.

Amend House File 62 as follows:

1. Amend section 22 by inserting between the words "may" and "conduct" in line 3 the word "not".
2. Amend section 22 by striking the word "restricted" in line 5 and inserting the word "permitted" in lieu thereof.
3. Amend section 22 by inserting between the words "would" and "facilitate" in line 8 the word "not".

Knoak of Union.

## Amend House File 62 as follows:

1. Amend section 2 by striking lines 11 and 12 and inserting in lieu thereof the following:
"(d) 'Superintendent' shall mean the superintendent of banking."
2. By substituting the word "superintendent" for the words "auditor" or "auditor of the State of Iowa" wherever the same appear.

Staman of Cherokee.
Amend the Knowles of Scott amendment to House File 449 filed April 9, 1963, by adding at the end thereof the following new section:
"The State of Iowa, its departments and agencies, shall not engage in any business, professional, commercial, financial, or industrial enterprise except as specifically authorized by statute. Any activities of the State of Iowa, its departments and agencies, which violate the intent and purpose of this section shall, within three (3) years from the effective date of this Act, be liquidated and the properties and facilities affected shall be sold."

Further amend by renumbering the sections in conformity with this amendment.

Knowles of Scott.
Amend House File 569 as follows:

1. Add as sections 13 to 21 the following:

Sec. 13. Section one hundred seventy point one (170.1), Code 1962, is amended by striking subsection four (4) and inserting in lieu thereof the following:
" 'Restaurant' shall mean any building or structure equipped, used, advertised as, or held out to the public to be a restaurant, tavern, cafe, cafeteria, dining hall, lunch counter, lunch wagon, or other place where food is served to the public for on-thepremise consumption."

Said section is further amended by striking subsection six
(6) and inserting in lieu thereof the following:
" 'Food establishment' shall include any building, room, basement, or other place, used as a bakery, confectionery, cannery, packing house, slaughterhouse, dairy, creamery, cheese factory, retail grocery, meat market, or other place in which food is kept, produced, prepared, or distributed for commercial purposes for off-the-premise consumption."

Sec. 14. Section one hundred seventy point two (170.2), Code 1962, is amended by striking from line seven (7) the words ", gum or similar products" and inserting in lieu thereof the words "or gum".

Further amend said section by striking from line eleven (11) the word "kool-ade,".

Sec. 15. Section one hundred seventy point four (170.4), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"No person shall open or operate a hotel, restaurant, or food establishment until inspection has been made by the department; said inspection to be made within thirty days after receipt of application."

Sec. 16. Section one hundred seventy point six (170.6), Code 1962, is hereby repealed.

Sec. 17. Section one hundred seventy point seven (170.7), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Hotel and restaurant fund. All license fees shall upon receipt thereof by the department be paid to and receipted for by the treasurer of state and shall be kept by him in a separate fund to be known as the 'hotel and restaurant fund'. Such hotel and restaurant fund shall be continued from year to year and the treasurer shall keep a separate account thereof showing receipts and disbursements as authorized by the law. No part of such fund shall be used for any other purpose than the administration and enforcement of the laws relating to hotels and restaurants or for the advancement of their industries; provided, however, if on July 1 of any year there is a balance remaining in said hotel and restaurant fund which, in the opinion of the secretary of agriculture, is greater than is necessary for the proper administration of such laws, the treasurer of state is hereby authorized, on the recommendation and with the approval of the secretary of agriculture, ta transfer to the general fund of the state such portion of said hotel and restaurant fund as the secretary of agriculture shall deem advisable to so transfer."

Sec. 18. Section one hundred seventy point sixteen (170.16), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Toilet rooms. Hotels, restaurants and food establishments shall have convenient toilet rooms and urinals separate from other rooms with floors as prescribed for such establishments, with separate facilities provided for men and women with ventilating flues discharging into soil pipes, or on the outside of the building."

Sec. 19. Section one hundred seventy point seventeen (170.17),

Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Lavatories. The lavatories in hotels, restaurants and food establishments shall be adjacent to toilet rooms and shall be supplied with soap, running water, and clean towels, and shall be maintained in a sanitary condition."

Sec. 20. Section one hundred seventy point eighteen (170.18), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Lighting and ventilation. Every hotel, restaurant, and food establishment shall be properly lighted, ventilated, and conducted with strict regard to the influence of such conditions upon the food handled therein."

Sec. 21. Section one hundred seventy point two (170.2), Code 1962, is amended by striking from line sixteen (16) the words "or restaurant".

Further amend said section by inserting at the end of line eighteen (18) the following:
"A restaurant license shall expire one year from date of issuance and shall be transferable upon payment of a fee of five dollars."
2. Add at the end of section 11 the following:
"Further amend said section by adding as subsection eight (8) the following:
'8. For a restaurant or hotel kitchen, ten dollars.'"
Fischer of Grundy. Darrington of Harrison.

Amend section 242 of Senate File 165 by striking the word "this" in the last line thereof and inserting in lieu thereof the word "the".

Carstensen of Clinton.
Amend Senate File 437, section ten (10), as follows:

1. By striking from line forty-three (43) the words
"at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
2. By striking from lines forty-nine (49) and fifty (50) the words ", at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
3. By striking from lines sixty (60) and sixty-one (61) the words ", at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
4. By striking from lines ninety-eight (98) and ninety-nine (99) the words "or that the number of licenses issued are less than the maximum allowed'.
5. By striking all of lines one hundred fifty-six (156) through one hundred sixty-seven (167) and inserting in lieu thereof the following:
"There shall be no limit upon the number of liquor control licenses which may be issued by a city or town council or board of supervisors, except that not more than one license may be issued to each qualified applicant."
6. By striking from line one hundred sixty-eight (168) the number " 11 " and inserting in lieu thereof the number " 9 ".

Amend Senate File 437 as follows:

1. By adding to section ten (10) the following new subsection:
"Prior to the issuance of any class ' C ' licenses within the city or town, any city or town council may, in lieu of approving the issuance of any class ' C ' licenses to applicants, elect to proceed under this subsection. A city or town council electing to proceed by ordinance under this subsection is hereby delegated the necessary powers to create and operate municipal liquor establishments. Such municipal liquor establishments shall be operated in the manner provided in such ordinance, which shall not be contrary to any of the provisions of this Act.

Upon adoption of an ordinance providing for a municipal liquor establishment, the commission shall issue to such municipality a municipal establishment license. Such license shall entitle the municipal liquor establishment to purchase liquor from the commission and sell such liquor to patrons in the same manner as other licenses. Profits derived from the operation of a municipal liquor establishment shall be paid into the general fund of the municipality operating said establishment."
2. By inserting in line two (2) of section twenty-six (26) after the word "association" the word ", municipality".

## Sokol of Osceola.

Amend Senate File 437, section ten (10), by inserting in line one hundred thirty-four (134) after the word "situated." the following:
"Where the commission on an appeal by an applicant finds that a city or town council or county board of supervisors acted arbitrarily, capriciously, or without reasonable cause in disapproving an application and the commission issues a license, the council or board may appeal from such decision of the commission within ten (10) days to the district court of the county wherein the premises covered by the application are situated."

Sokol of Osceola.
Amend Senate File 437 by adding thereto the following new
section:
Chapter one hundred twenty-three (123), Code 1962,
is hereby amended by adding thereto the following new section:
"Any veterans organization chartered by the Congress of the
United States shall be entitled to a special Class A license
for each club of such organization for one hundred (100)
dollars provided such club is open not more than one day each
week.
Any club licensed under this section shall be subject to
all other provisions of this Act.
Kibbie of Palo Alto. Briles of Adams.

Amend Senate File 437 as follows:
Amend section ten (10) by adding after line one hundred thirty-four (134) the following:
"e. Provided however, before any license can be issued by the
local authorities in any county an election shall be held as hereinafter provided."
"If a petition shall be signed by the electors of any county in such number as shall equal ten (10) percent of the votes cast in such county for governor at the last general election, which shall request that the question of licensing the sale of alcoholic beverages (exceeding four percent by weight) by the drink be submitted to the electors thereof at a special election to be called for that purpose, as hereinafter provided, and shall be filed with the board of supervisors, the board shall cause such election to be held and shall cause to be published once each week for four (4) weeks in succession in a newspaper of general circulation in such county a notice of such special election to be held not less than fifteen (15) nor more than thirty (30) days from the date of the last publication. The notice shall state the proposition to be submitted to the electors at such special election. Each sheet of the petition shall contain not more than thirty (30) names of electors with their personal signatures, addresses, and the date of signing. If residing within a city or town where the electors are required to be registered, the signature shall be the same as it appears upon the registration records. At the top of each sheet shall be stated the proposition to be submitted. No signature on such petition shall be valid unless appended to the petition within the last ninety days prior to the date of filing the petition. At the bottom of each sheet of such petition shall be the affidavit of the person who circulated same, stating that the signatures on the petition were made in his presence, that he has reasonable cause to believe that they are qualified electors of the particular county, and that they are the persons they represent themselves to be. Whoever signs any such petition, knowing that he is not a qualified elector in the county where such petition is made, or who aids or abets any other person in doing any of the acts mentioned, or whoever bribes, gives or pays any money or thing of value to any person directly or indirectly, to induce him to sign such petition, shall upon conviction thereof be punished by a fine of not exceeding three hundred dollars ( $\$ 300.00$ ) or by imprisonment in the county jail not exceeding ninety ( 90 ) days or by both such fine and imprisonment, in the discretion of the court."
"Upon the ballot the proposition shall be stated as follows: "Shall the retail sale of alcoholic beverages (exceeding four percent by weight) by the drink be permitted in (here insert the name of the county) ?"

YES $\square$
NO $\square$
"The provisions of the statutes of this state relating to election of officers, voting places, election apparatus and blanks, preparation and form of ballots, information to voters, delivery of ballots, calling of elections, conduct of elections, manner of voting, counting of votes, records and certificates of election, and recount of votes, so far as applicable, shall apply to voting on the proposition under the provisions of this Act. If a majority of the ballots cast are "YES", the board shall issue licenses as permitted by the provisions of this Act."

58 "No new election shall be held for a period of four (4)
59 years."
Goode of Davis.
Amend Senate File 453, section one (1) as follows:
2 1. By striking from lines four (4) and five (5) the
words and figures "seventeen million five hundred fifteen
thousand dollars ( $\$ 17,515,000.00$ )" and inserting in lieu
thereof the words and figures "eighteen million six hundred thousand dollars $(\$ 18,600,000.00)$ ".
2. By striking from line eight (8) the figure
" $4,250,000.00$ " and inserting in lieu thereof the figures " $5,300,000.00$ ".
3. By striking from line twelve (12) the figures
" $250,000.00$ " and inserting in lieu thereof the figures " $285,000.00$ ".
4. By striking from line seventeen (17) the figures " $\$ 17,515,000.00$ " and inserting in lieu thereof the figures " $\$ 18,600,000.00$ ".

Denman of Polk.
On motion by Mowry of Marshall, the House adjourned until $9: 00$ a.m., Thursday, April 25, 1963.

# JOURNAL OF THE HOUSE 

hall of the house of Representatives,
Des Moines, Iowa, Thursday, Aprill 25, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Rt. Reverend Monsignor Vitus Stoll, pastor of the Immaculate Conception Church, Creston, Iowa.

The Journal of April 24 was approved.

## Leave of absence

Leave of absence was granted as follows:
Dunton of Keokuk on request of Kibbie of Palo Alto.

## PRESENTATION OF VISITORS

Carnahan of Wapello presented to the House sixty-two sixth grade students from Stuart School, Ottumwa, accompanied by their teachers, Ferne Forward and Robert Feaster.

Jarvis of Buena Vista presented to the House fifty-seven sixth grade students from Wallace School, Des Moines, accompanied by their teachers, Misses Holmes and Smith.

Petersen of Dallas presented to the House forty-two students from the Van Meter Community School accompanied by their teacher, Mrs. Gary Allcott, and one hundred five junior students from Perry High School accompanied by teacher, Mr. Witmer, principal, Mr. Coburn, and superintendent, Mr. Horsfall.

Walter of Hardin presented to the House Regula Meyer, a foreign exchange student from Switzerland, and Ann Sanders, students at Iowa Falls High School, accompanied by Superintendent Earl Cope.

## PETITIONS

The following petitions were presented and placed on file:
By Ely of Linn, from twenty-one residents of Linn County opposing a state withholding tax.

By Miller of Page, from forty-three residents of Page County favoring legislation to prohibit the sale of specified merchandise on Sunday.

By Riley of Linn, from eighteen members of the Palo Alto Fire Department favoring legislation to establish multicounty benefited fire districts.

By Stanley of Muscatine, from eighty-three residents of Muscatine County opposing the sale of liquor by the drink in Iowa.

## SENATE MESSAGES CONSIDERED

Senate File 332, a bill for an act to authorize county boards of supervisors to enter into contractual agreements with cities, towns, private corporations or private individuals, for the use of dumps, disposal grounds, and sanitary land fills, operated by such cities, towns, private corporations or private individuals, for the use of residents residing outside of cities and towns.

Read first time and referred to sifting committee.
Senate File 461, a bill for an act relating to the regulation and taxation of travel trailers.

Read first time and referred to sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 243, a bill for an act relating to income tax deductions for aged persons and blind persons.

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 use of maintenance equipment of the county for care and maintenance of county fairgrounds.

Carroll A. Lane, Seoretary.

## PRESENTATION OF BIRTHDAY CAKE

Millen of Van Buren rose on a point of personal privilege and asked the Honorable Paul Knowles to come forward to the rostrum. Mr. Knowles was presented with a lighted birthday cake and extended wishes for a Happy Birthday!

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 16

Hakes of Pocahontas called up for consideration House Concurrent Resolution 16 found on page 1300 of the House Journal and moved its adoption.

Resolution adopted.

## CONSIDERATION OF JOINT RESOLUTION SIFTING COMMITTEE CALENDAR

Senate Joint Resolution 16, a joint resolution ratifying a proposed amendment to the Constitution of the United States of America relating to qualifications of electors, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story in the chair at $10: 40$ a.m.
Speaker Naden in the chair at $10: 44$ a.m.
Eveland of Boone moved that the resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

On the question "Shall the resolution pass?"
The ayes were, 92 :

| Andersen of <br> Woodbury | Fisher of <br> Greene <br> Anderson of |
| :--- | :--- |
| Ringgold | Frazier |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Halling |
| Casey | Hanson of |
| Chalupa | Lyyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Knover |
| Dietz | Kreager |
| Edgington | Lange |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fischer of | McElroy |
| Grundy | Mensing |
|  | Meyer |

The nays were, 4:
Grassley Steele
Absent or not voting, 12:
Carstensen Hirsch
Denman Hougen
Duffy
Jarvis
Dunton
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury

Van Nostrand Wright
Knock
Loss
Messerly

Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

Smith of O'Brien Vermeer

The resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 157, a bill for an act to amend section four hundred twenty-two point sixty-two (422.62), Code 1962, relating to funds for the manufacture of motor vehicle registration plates, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 157, section 1, subsection 1, by striking all of said subsection after the colon in line 3 and inserting in lieu thereof the following: "four hundred and fifty thousand $(450,000)$ dollars provided, however, that if only one (1) plate is authorized by law, the amount of the appropriation herein provided shall be reduced to three hundred thousand $(300,000)$ dollars' ".

Motion prevailed and the House concurred in the Senate amendment.

Cunningham of Story 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, 91 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagen |
| Bock | Hagie |
| Breitbach | Hakes |
| Briles | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Crane | Jarvis |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knowles |
| Dietz | Kreager |
| Ely | Lange |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | McElroy |
| Grund | Mensing |
| Fisher of | Meyer |
| Greene | Millen |

The nays were, none.
Absent or not voting, 17:

| Busch | Denman <br> Coffman |
| :--- | :--- |
| Duffy |  |

Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Sokol
Stanley
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr, Speaker

| Johnson | Maule | Smith of | Steele |
| :--- | :--- | :---: | :---: |
| Knock | Messerly | O'Brien | Steffen |
| Loss | Mowry |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE MESSAGE CONSIDERED <br> HOUSE RECEDES

(House Amendment to Senate File 342)
Kibbie of Palo Alto called up for consideration Senate File 342, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus, amended by the House, and moved that the House recede from its amendment.

Motion prevailed.
Kibbie of Palo Alto moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" the vote was:
The ayes, were, 92:

| Andersen of <br> Woodbury | Goode <br> Graham <br> Rinderson of |
| :--- | :--- |
| Ralnggold | Grassley |
| Balloun | Hagedorn |
| Bock | Hagen |
| Breitbach | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Jarvis |
| Crane | Jinson |
| Cunningham | Kluever |
| Darrington | Knock |
| Den Herder | Kreager |
| Dietz | Lange |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
| Fisher of | Mensing |
| Greene | Meyer |
| Frazier | Millen |
| Gittins |  |


| Miller of | Riley |
| :--- | :--- |
| Des Moines | Scherle |
| Miller of | Sersland |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | Dickinson |
| Mowry | Smith of |
| Mueller | O'Brien |
| Murphy | Sokol |
| Murray | Stanley |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Swisher |
| Ossian | Tabor |
| Palas | Van Alstine |
| Parker | Van Nostrand |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wells |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Worthington |
| Reppert | Mr. Speaker |

The nays were, 3 :
Baringer Briles
Ely

Absent or not voting, 13:

| Denman | Hagie | Loss | Robinson |
| :--- | :--- | :--- | :--- |
| Duffy | Hougen | Messerly | Steele |
| Dunton | Knowles | Nelson | Wright |
| Edgington |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENTS CONSIDERED

Briles of Adams called up for consideration House File 237, a bill for an act relating to the terms of office for members of the Iowa civil defense administration, amended by the Senate, and moved that the House concur in the following Senate amendment:

## SENATE AMENDMENT TO HOUSE FILE 237

## Amend House File 237 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section twenty-eight A point two (28A.2), Code 1962, is hereby repealed, and the following inserted in lieu thereof:
'There is hereby established an advisory committee of nine (9) members, to be appointed by the governor. For the first committee three (3) members shall be appointed to serve three (3) year terms, three (3) members shall be appointed to serve two (2) year terms, and three (3) members shall be appointed to serve one (1) year terms. Thereafter all appointments shall be for three (3) year terms. Members of the committee shall be appointed without regard to political affiliation.

Each member of the advisory committee shall be further identified as responsible for one (1) of the nine (9) state advisory committee civil defense functions as follows: (1) State Communications; (2) State Construction; (3) State Agriculture and Economic Controls; (4) State Government; (5) State Health and Welfare; (6) State Industry; (7) State Manpower; (8) State Fuel and Energy; and (9) State Transportation.

The committee shall submit one (1) name to the governor as its recommendation for the office of director of civil defense.'

Sec. 2. Section twenty-eight A point three (28A.3), Code 1962, is hereby amended by inserting in line sixteen (16) after the word 'the' the words 'director of the'.
"Sec. 3. Section twenty-eight A point four (28A.4), Code 1962, is hereby amended as follows:

1. By striking from line four (4) the word 'administration', and inserting in lieu thereof the words 'governor, who shall give due weight to the recommendation of the advisory committee in making his selection, and'.
2. By striking from line fourteen (14) the word 'administration.' and inserting in lieu thereof the words, 'governor. The director shall serve for six (6) years. The present director's term shall expire July 1, 1967.'
"Sec. 4. Section twenty-eight A point five (28A.5), Code 1962, is hereby amended by striking from line two (2) the word 'administration' and inserting in lieu thereof the word 'governor'."
3. Amend the title by striking the words "the terms of office for members of".

Motion lost and the House refused to concur in the Senate amendment.

Dietz of Scott called up for consideration House File 73, a bill for an act relating to the practice of barbering, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 73 as follows:

1. Section 1, line 10, by inserting after the word and period "misdemeanor." the following: "Nothing herein shall prevent a barber from performing an isolated service in a home or hospital."
2. By adding the following new section as section 4:
"Sec. 4. Section one hundred fifty-eight point three (158.3), subsection two (2), Code 1962, is hereby amended by adding thereto the following: 'The provisions of this subsection shall not apply to trainees from the barber school maintained at any institution under the board of control.'."

Motion prevailed and the House concurred in the Senate amendment.

Lange of Sac moved the previous question on the bill, which motion lost.

Dietz 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 70 :

| Andersen of | Frazier | Meyer | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Millen | Robinson |
| Anderson of | Graham | Miller of | Scherle |
| Ringgold | Grassley | Des Moines | Sersland |
| Balloun | Hagedorn | Miller of | Siglin |
| Bock | Hagen | Jones | Smith of |
| Briles | Hagie | Miller of | Dickinson |
| Busch | Hakes | Page | Smith of |
| Camp | Hanson of | Mowry | O'Brien |
| Carnahan | Lyon | Murphy | Sokol |
| Carstensen | Hirsch | Murray | Stanley |
| Chalupa | Johnson | Nelson | Steffen |
| Coffman | Kibbie | Nielsen of | Stevenson |
| Crane | Kluever | Emmet | Strothman |
| Cunningham | Kreager | Olson | Swisher |
| Denman | Lange | Ossian | Tabor |
| Dietz | Loss | Paul | Van Alstine |
| Ely | Mahan | Peterson of | Walter |
| Falvey | Maule | Woodbury | Wright |
| Fisher of | McElroy | Reppert | Mr. Speaker |
| Green |  |  |  |

The nays were, 33 :

| Baringer | Hanson of |
| :--- | :--- |
| Breitbach | Mitchell |
| Casey | Hougen |
| Darrington | Jarvis |
| Den Herder | Knock |
| Edgington | Lutz |
| Fischer of | Mensing |
| Grundy | Mofsitt |
| Goode | Mueller |
| Halling |  |

Absent or not voting, 5:
Duffy Eveland
Dunton
Nielsen of
Shelby
Palas
Parker
Patton
Petersen of
Dallas
Prine
Shaw

Steele
Stokes
Van Nostrand
Vermeer
Vetter
Wells
Wier
Winkelman
Worthington

Messerly

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Dietz of Scott moved that the vote by which House File 73 passed the House be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

## SPECIAL ORDER SENATE FILE 165

The hour of 10:00 a.m. having arrived, the Speaker announced the special order of business for the consideration of Senate File 165, a bill for an act to amend, revise and codify the law relating to probate, including descent and distribution, wills, administration and distribution of estates of decedents, trusts, administration of estates of persons under conservatorship, custody of persons under guardianship and to establish a probate code, with report of committee recommending amendment and passage.

Carstensen of Clinton offered the following amendment filed by him and moved its adoption:

Amend section 242 of Senate File 165 by striking the word "this" in the last line thereof and inserting in lieu thereof the word "the".

Amendment adopted.
Mowry of Marshall offered the following amendment, filed by Carstensen of Clinton, and moved its adoption:

Amend Senate File 165 as follows:
Amend section seven hundred five (705) by striking therefrom lines seven (7) through eighteen (18) inclusive.

Amendment adopted.
Mowry of Marshall called up for consideration the following amendment filed by the committee on judiciary 2 and moved its adoption :

Senate File 165 is amended by adding as section six hundred twenty-two (622) the following:
"Sec. 622. In administering moneys paid by the veterans administration the conservator shall have the following powers and be subject to the following restrictions:

1. A bond executed by a recognized surety company equal to said assets and the annual income therefrom, plus the expected annual veterans administration benefit payments, shall be required to protect said funds.
2. Excess funds paid to the conservator may be invested in interest bearing federally insured accounts, or in United States savings bonds, without approval of the court.
3. Money paid may be applied to the care, maintenance and support of the veteran and his legal dependents without prior approval of the court.
4. Moneys paid shall not be applied to the payment of obligations outlawed by the statute of limitations of any jurisdiction.
5. No money paid as a gratuity to a ward may be made the subject of a gift to third parties, except that the court may, on petition, authorize the application of said moneys to the assistance of a close relative after a finding that the veteran, if competent, would assist the relative to the extent of the order."

Further amend Senate File 165 by striking from the note following Sec. 621 the number " 622 " and inserting in lieu thereof the number " 623 ".

Amendment adopted.
Mowry of Marshall offered the following amendment filed by him and moved its adoption :

Amend section 124 of Senate File 165 by striking from line two (2) thereof the word "Any" and inserting in lieu thereof the words, "If court approval is first obtained, any".

Amendment adopted.
Swisher of Johnson offered the following amendment filed by him and moved its adoption :

Amend Senate File 165, section 45, line 1, by striking "Notice of order may be served on attorney." and inserting in lieu thereof the following: "Notice of order served on fiduciary and attorney.".

Amendment adopted.
Swisher of Johnson offered the following amendment filed by him and moved its adoption:

Amend Senate File 165 by striking from line 3 of section 487 the word "on" and inserting in lieu thereof the word "or".

Amendment adopted.
Baringer of Fayette offered the following amendment filed by him:
Amend Senate File 165 as follows:

1. By striking from section 197, line seven (7), the word "six" and substituting in lieu thereof the word "five".

By striking in line eight (8) the word "four" and substituting in lieu thereof the word "three".
2. Amend section 199 by adding at the end thereof the following:
"Such allowances shall be included in the compensation allowed under section 197."
3. By striking all of section 333 and substituting in lieu thereof the following:

[^25]Senate File 165 pending at recess.
On motion by Mowry of Marshall, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## PRESENTATION OF QUEEN OF PELLA TULIP TIME AND HER ATTENDANTS

The Speaker announced that there were some distinguished guests in the House chamber and requested the Honorable Elmer H. Vermeer to escort them to the Speaker's rostrum.

Representative Vermeer presented to the House, Mary Vermeer, Queen of the Twenty-Eighth Pella Tulip Time, and her attendants, Charlene Klyn, Pamela Klein, Beverly DeCook and Mary Wing.

Queen Vermeer extended an invitation to all to attend the Tulip Festival in Pella on May 9, 10 and 11. She presented to Speaker Naden a ring of Pella Bologna and Pella Dutch Cookies were distributed by her attendants.

## CONSIDERATION OF BILLS

The House resumed consideration of Senate File 165.
Mowry of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass"

The ayes were, 103:

| Andersen of | Goode | Meyer | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Millen | Robinson |
| Anderson of | Grassley | Miller of | Scherle |
| Ringgold | Hagedorn | Des Moines | Sersland |
| Balloun | Hagen | Miller of | Shaw |
| Baringer | Hagie | Jones | Siglin |
| Bock | Hakes | Miller of | Smith of |
| Breitbach | Halling | Page | Dickinson |
| Briles | Hanson of | Moffitt | Smith of |
| Busch | Lyon | Mowry | O'Brien |
| Camp | Hanson of | Mueller | Sokol |
| Carnahan | Mitchell | Murphy | Stanley |
| Carstensen | Hirsch | Murray | Steele |
| Casey | Hougen | Nelson | Steffen |
| Chalupa | Jarvis | Nielsen of | Stevenson |
| Coflman | Johnson | Emmet | Stokes |
| Crane | Kibbie | Nielsen of | Strothman |
| Cunningham | Kluever | Shelby | Swisher |
| Darrington | Knock | Olson | Tabor |
| Den Herder | Knowles | Ossian | Van Alstine |
| Denman | Kreager | Palas | Van Nostrand |
| Dietz | Lange | Parker | Vermeer |
| Edgington | Loss | Paul | Vetter |
| Ely | Lutz | Petersen of | Walter |
| Eveland | Mahan | Dallas | Wier |
| Falvey | Maule | Peterson of | Winkelman |
| Fisher of | McElroy | Woodbury | Worthington |
| Greene | Mensing | Prine | Wright |
| Frazier | Messerly | Reppert | Mr. Speaker |

The nays were, none.
Absent or not voting, 5:

| Duffy | Fischer of |
| :--- | :---: | :---: |
| Grundy |  |$\quad$ Patton Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF HOUSE RESOLUTION 6

Carstensen of Clinton asked and received unanimous consent to take up for immediate consideration House Resolution 6 and moved its adoption:

## HOUSE RESOLUTION 6 <br> By Carstensen of Clinton

Resolved by the House of Representatives: That the House of Representatives does hereby express its gratitude and appreciation to those citizens of Iowa who for the past five years have given generously of their time and talents to the preparation of the Probate Code. Specifically the thanks and gratitude of the House of Representatives are extended to:

Shirley A. Webster of Winterset
O. E. Anderson of Creston

Professor Willard L. Boyd of Iowa City

William Carr of Charles City<br>Gerald Chinn of Des Moines<br>Carlton M. Corbett of Sioux City<br>C. Ream Daughrity of Des Moines<br>Earl Fisher of Rock Rapids<br>D. J. Goode of Des Moines<br>E. C. Halbach of Clinton<br>Donald Harris of Bloomfield<br>Matthew J. Heartney, Jr., of Des Moines<br>Roy Henderson of Belmond<br>Russell Hess of Cedar Rapids<br>Dwight McCarty of Emmetsburg<br>Jack W. Peters of Council Bluffs<br>Robert C. Reimer of Denison<br>Albert C. Roberts of Des Moines<br>H. Cosgrove Walsh of Burlington<br>Arley J. Wilson of Marshalltown<br>Eugene D. Wright of Dubuque<br>Arthur A. Zimmerman of Waterloo

Resolution adopted.

## SENATE CONCURRENT RESOLUTION 20 DEFERRED

Den Herder of Sioux called up for consideration Senate Concurrent Resolution 20 found on pages 1162 and 1163 of the House Journal.

Dietz of Scott asked and received unanimous consent that action on Senate Concurrent Resolution 20 be deferred.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 431, a bill for an act to make appropriations to members of the committee on highway study, namely: Martin Wiley, Merle W. Hagedorn, John J. Brown, J. Louis Fisher, Russell L. Eldred (deceased), Harold O. Fischer, Dewey E. Goode, J. F. Arthurs, Jr., Charles F. Iles, Robert Keir, Kenneth Robinson and Miles Sutera, with report of committee recommending passage, was taken up for consideration.

Paul of Poweshiek asked and received unanimous consent that Merle Hagedorn, Harold O. Fischer and Dewey E. Goode be excused from voting on Senate File 431, under Rule 70.

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, 98 :

| Andersen of | Gittins | Meyer | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Millen | Riley |
| Anderson of | Grassley | Miller of | Robinson |
| Ringgold | Hagen | Des Moines | Scherle |
| Balloun | Hagie | Miller of | Sersland |
| Baringer | Hakes | Jones | Shaw |
| Bock | Halling | Miller of | Siglin |
| Breitbach | Hanson of | Page | Smith of |
| Briles | Lyon | Moffitt | Dickinson |
| Busch | Hanson of | Mueller | Smith of |
| Camp | Mitchell | Murphy | O'Brien |
| Carnahan | Hirsch | Murray | Sokol |
| Carstensen | Hougen | Nelson | Stanley |
| Casey | Jarvis | Nielsen of | Steffen |
| Chalupa | Johnson | Emmet | Stevenson |
| Coffman | Kibbie | Nielsen of | Stokes |
| Crane | Kluever | Shelby | Strothman |
| Cunningham | Knock | Olson | Swisher |
| Darrington | Knowles | Ossian | Tabor |
| Den Herder | Kreager | Palas | Van Alstine |
| Dietz | Lange | Parker | Van Nostrand |
| Edgington | Loss | Patton | Vermeer |
| Ely | Lutz | Paul | Walter |
| Eveland | Mahan | Petersen of | Wier |
| Falvey | Maule | Dallas | Winkelman |
| Fisher of | Mreene | Meniroy | Peterson of |
| Frazier | Messing | Woodbury | Worthington |
|  | Mright |  |  |
|  |  | Prine | Mr. Speaker |

The nays were, none.
Absent or not voting, 10:

| Denman | Fischer of | Hagedorn | Vetter |
| :--- | :--- | :--- | :--- |
| Duffy | Grundy | Mowry | Wells |
| Dunton | Goode | Steele |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

Senate File 422, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Hakes 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 9 "
The ayes were, 93 :

| Andersen of | Baringer | Carnahan | Crane |
| :--- | :--- | :--- | :--- |
| Woodbury | Bock | Carstensen | Cunningham |
| Anderson of | Breitbach | Casey | Darrington |
| Ringgold | Briles | Chalupa | Denman |
| Balloun | Camp | Coffman | Dietz |


| Edgington | Hougen |
| :--- | :--- |
| Ely | Jarvis |
| Eveland | Johnson |
| Falvey | Kibbie |
| Fischer of | Kluever |
| Grundy | Knock |
| Fisher of | Kreager |
| Greene | Lange |
| Frazier | Loss |
| Gittins | Lutz |
| Goode | Mahan |
| Graham | Maule |
| Grassley | McElroy |
| Hagedorn | Mensing |
| Hagie | Messerly |
| Fakes | Meyer |
| Halling | Millen |
| Hanson of | Miller of |
| Lyon | Jones |
| Hanson of | Miller of |
| Mitchell | Page |
| Hirsch | Moffitt |

Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Riley
Robinson
Scherle

Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Stanley
Stevenson
Stokes
Strothman
Swisher
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 15:

| Busch | Hagen | Nielsen of | Steffen |
| :--- | :--- | :--- | :--- |
| Den Herder | Knowles | Shelby | Tabor |
| Duffy | Miller of | Reppert | Wells |
| Dunton | Des Moines | Sokol | Worthington |
|  |  | Steele |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 449, a bill for an act to make appropriations to members of the legislative research committee and legislative advisory committees, with report of committee recommending passage, was taken up for consideration.

Eveland of Boone asked and received unanimous consent that John M. Ely, Jr., Carl Hirsch, Dewey E. Goode, William J. Scherle, Arthur C. Hanson, Keith H. Dunton and Chester O. Hougen be excused from voting on Senate File 449, under Rule 70.

Eveland of Boone moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 93:

| Andersen of | Bock | Carstensen | Denman |
| :--- | :--- | :--- | :--- |
| Woodbury | Breitbach | Casey | Darrington |
| Anderson of | Briles | Chalupa | Den Herder |
| Ringgold | Busch | Coffman | Dietz |
| Balloun | Camp | Crane | Edgington |
| Baringer | Carmahan | Cunningham | Eveland |

Falvey
Fischer of Grundy Fisher of Greene
Frazier
Gittins
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of
Mitchell
Johnson
Kibbie
Kluever
Knock
Knowles

Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of Page
Moffitt
Mowry
Mueller
Murphy

Murray
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas
Peterson of Woodbury
Prine
Riley
Robinson
Sersland
Shaw

Siglin
Smith of Dickinson
Smith of O'Brien
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 15:

Duffy
Dunton
Ely
Goode

Hanson of
Lyon
Hirsch
Hougen

Jarvis
Reppert
Scherle
Sokol

Steele
Vermeer
Wells
Worthington

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 450, a bill for an act to make appropriations to members of the legislative advisory committees, with report of committee recommending passage, was taken up for consideration.

Darrington of Harrison asked and received unanimous consent that Maurice E. Baringer, A. L. Mensing, Carl Hirsch, Max W. Kreager, Elroy Maule, John M. Ely, Jr., Ray C. Cunningham, Harry R. Gittins, Niels J. Nielsen, Raymond W. Hagie and Elmer H. Vermeer be excused from voting on Senate File 450, under Rule 70.

Darrington of Harrison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 90 :

| Andersen of | Camp | Den Herder | Fisher of |
| :---: | :--- | :--- | :--- |
| Woodbury | Carnahan | Denman <br> Anderson of | Carstensen |
| Ringgold | Casey | Dietz | Greene |
| Balloun | Chalupa | Edgington | Grazier |
| Bock | Coffman | Eveland | Grade |
| Breitbach | Crane | Fivey | Graham |
| Busch | Darrington | Grundy | Hagedorn |
|  |  |  | Hagen |


| Hakes | Meyer |
| :---: | :---: |
| Halling | Millen |
| Hanson of | Miller of |
| Lyon | Des Moines |
| Hanson of | Miller of |
| Mitchell | Jones |
| Hougen | Miller of |
| Johnson | Page |
| Kibbie | Moffitt |
| Kluever | Mowry |
| Knock | Mueller |
| Knowles | Murphy |
| Lange | Murray |
| Loss | Nelson |
| Lutz | Nielsen of |
| Mahan | Shelby |
| McElroy | Olson |
| Messerly | Ossian |

Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
$\quad$ Dickinson

Smith of O'Brien
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 18:

| Baringer | Ely | Kreager | Sokol |
| :--- | :--- | :--- | :--- |
| Briles | Gittins | Maule | Steele |
| Cunningham | Hagie | Mensing | Vermeer |
| Duffy | Hirsch | Nielsen of | Wells |
| Dunton | Jarvis | Emmet |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 451, a bill for an act to make appropriations to members of the legislative advisory committees, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass asked and received unanimous consent that John L. Mowry, Lawrence D. Carstensen, John L. Duffy, Charles E. Grassley, Max W. Kreager, Leroy H. Petersen and Merle W. Hagedorn be excused from voting on Senate File 451, under Rule 70.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 90 :

| Andersen of <br> Woodbury | Chalupa <br> Coffman |
| :--- | :--- |
| Anderson of | Crane |
| Ringgold | Cunningham |
| Balloun | Darrington <br> Bock |
| Breitbach | Den Herder |
| Benman |  |
| Busch | Dietz |
| Camp | Edgington |
| Carnahan | Ely |
| Casey | Eveland |

Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Gittins
Goode
Graham
Hagen
Hagie

Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever

| Knock | Miller of | Paul | Stevenson |
| :---: | :---: | :---: | :---: |
| Knowles | Page | Peterson of | Stokes |
| Lange | Moffitt | Woodbury | Strothman |
| Loss | Murphy | Reppert | Swisher |
| Lutz | Murray | Riley | Tabor |
| Mahan | Nelson | Scherle | Van Alstine |
| Maule | Nielsen of | Sersland | Van Nostrand |
| McElroy | Emmet | Shaw | Vetter |
| Mensing | Nielsen of | Siglin | Walter |
| Messerly | Shelby | Smith of | Wier |
| Meyer | Olson | Dickinson | Winkelman |
| Millen | Ossian | Smith of | Worthington |
| Miller of | Palas | O'Brien | Wright |
| Des Moines. | Parker | Stanley | Mr. Speaker |
| Miller of Jones | Patton | Steffen |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 18: |  |  |  |
| Baringer | Grassley | Mueller | Sokol |
| Briles | Hagedorn | Petersen of | Steele |
| Carstensen | Jarvis | Dallas | Vermeer |
| Duffy | Kreager | Prine | Wells |
| Dunton | Mowry | Robinson |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 452, a bill for an act to make appropriations to exofficio members of the advisory investment board of the Iowa public employees' retirement system, namely: Howard Buck and A. L. Mensing, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux asked and received unanimous consent that A. L. Mensing be excused from voting on Senate File 452, under Rule 70.

Den Herder 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, 96 :

| Andersen of | Casey |
| :--- | :--- |
| Woodbury | Chalupa |
| Anderson of | Coffman |
| Ringgold | Crane |
| Balloun | Cunningham |
| Baringer | Darrington |
| Bock | Den Herder |
| Breitbach | Denman |
| Busch | Dietz |
| Camp | Edgington |
| Carnahan | Edg |
| Carstensen | Ely |
|  |  |

Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen

Hagie
Hakes
Halling
Hanson of Lyon Hanson of Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever

| Knock | Moffitt | Petersen of | Stanley |
| :--- | :--- | :--- | :--- |
| Knowles | Mowry | Dallas | Steffen |
| Kreager | Mueller | Peterson of | Stevenson |
| Lange | Murphy | Woodbury | Stokes |
| Loss | Murray | Reppert | Strothman |
| Lutz | Nelson | Riley | Swisher |
| Mahan | Nielsen of | Robinson | Tabor |
| Maule | Emmet | Scherle | Van Alstine |
| McElroy | Nielsen of | Sersland | Van Nostrand |
| Messerly | Shelby | Shaw | Vetter |
| Millen | Olson | Siglin | Walter |
| Miller of | Ossian | Smith of | Wier |
| Des Moines | Palas | Dickinson | Winkelman |
| Miller of | Parker | Smith of | Worthington |
| Jones | Patton | O'Brien | Wright |

    Page
    The nays were, none.
Absent or not voting, 12:

| Briles | Jarvis | Prine | Vermeer |
| :--- | :--- | :--- | :--- |
| Duffy | Mensing | Sokol | Wells |
| Dunton | Meyer | Steele | Mr. Speaker |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 421, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Johnson 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, 94 :

| Andersen of | Dietz |
| :--- | :---: |
| Woodbury | Edgington <br> Anderson of <br> Ringgold |
| Balloun | Ely |
| Eveland |  |
| Baringer | Falvey |
| Bock | Fischer of |
| Breitbach | Grundy |
| Busch | Fisher of |
| Camp | Greene |
| Carnahan | Gittins |
| Carstensen | Goode |
| Casey | Graham |
| Chalupa | Grassley |
| Coffman | Hagedorn |
| Crane | Hagen |
| Darrington | Hagie |
| Den Herder | Hakes |
| Denman | Halling |


| Hanson of |
| :--- |
| Lyon |
| Hanson of |
| Mitchell |

Hirsch
Hougen
Johnson
Kibbie
Kluever
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly

Meyer
Millen
Miller of
Des Moines
Miller of Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of Emmet
Olson
Ossian Palas

| Parker | Robinson | Stanley | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Patton | Scherle | Steffen | Vetter |
| Paul | Sersland | Stevenson | Walter |
| Petersen of | Shaw | Stokes | Wier |
| Dallas | Siglin | Strothman | Worthington |
| Peterson of | Smith of | Swisher | Wright |
| Woodbury | Dickinson | Tabor | Mr. Speaker |
| Reppert | Smith of | Van Alstine |  |
| Riley | O'Brien |  |  |

The nays were, none.
Absent or not voting, 14:
Briles
Cunningham
Duffy
Dunton

Frazier
Jarvis
Knock
Nielsen of
Shelby
Prine
Sokol

Steele<br>Vermeer<br>Wells<br>Winkelman

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 420, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Sersland 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, 96 :

| Andersen of | Gittins | Meyer | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Millen | Riley |
| Anderson of | Graham | Miller of | Robinson |
| Ringgold | Grassley | Des Moines | Scherle |
| Balloun | Hageorn | Miller of | Sersland |
| Baringer | Hagen | Jones | Shaw |
| Bock | Hagie | Miller of | Siglin |
| Breitbach | Hakes | Page | Smith of |
| Busch | Halling | Moffitt | Dickinson |
| Camp | Hanson of | Mueller | Smith of |
| Carnahan | Lyon | Murphy | O'Brien |
| Carstensen | Hanson of | Murray | Stanley |
| Casey | Mitchell | Nelson | Steffen |
| Chalupa | Hirsch | Nielsen of | Stevenson |
| Coffman | Hougen | Emmet | Stokes |
| Crane | Jarvis | Nielsen of | Strothman |
| Cunningham | Johnson | Shelby | Swisher |
| Darrington | Kibbie | Olson | Tabor |
| Den Herder | Kluever | Ossian | Van Alstine |
| Denman | Knock | Palas | Van Nostrand |
| Edgington | Knowles | Parker | Vetter |
| Ely | Kreager | Patton | Walter |
| Eveland | Lange | Paul | Wier |
| Falvey | Loss | Petersen of | Winkelman |
| Fischer of | Lutz | Dallas | Worthington |
| Grundy | Mahan | Peterson of | Wright |
| Fisher of | Maule | Woodbury | Mr. Speaker |
| Greene | Messerly | Prine |  |

The nays were, none.
Absent or not voting, 12:

| Briles | Dunton | Mensing | Steele |
| :--- | :--- | :--- | :--- |
| Dietz | Frazier | Mowry | Vermeer |
| Duffy | McElroy | Sokol | Wells |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 418, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Peterson 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 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Edgington
Ely
Eveland
Falvey
Fischer of Grundy
Fisher of
Greene
Gittins

Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz Mahan
Maule McElroy

The nays were, none.
Absent or not voting, 14:

| Briles | Dunton |
| :--- | :--- |
| Busch | Frazier |
| Dietz | Mensing |
| Duffy | Mowry |

Briles
Dietz
Duffy
Mensing
Mowry

Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien
Stanley
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

[^26]The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 351, a bill for an act to appropriate from the general fund of the state to the department of agriculture for the purchase and equipment of a special purpose truck, with report of committee recommending passage, was taken up for consideration.

Scherle of Mills moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?"
The ayes were, 94 :

| Andersen of | Graham | Messerly | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Grassley | Meyer | Robinson |
| Baringer | Hagedorn | Millen | Scherle |
| Breitbach | Hagen | Miller of | Sersland |
| Busch | Hagie | Des Moines | Shaw |
| Camp | Hakes | Miller of | Siglin |
| Carnahan | Halling | Jones | Smith of |
| Carstensen | Hanson of | Miller of | Dickinson |
| Casey | Lyon | Page | Smith of |
| Chalupa | Hanson of | Moffitt | O'Brien |
| Coffman | Mitchell | Mowry | Stanley |
| Crane | Hirsch | Mueller | Steffen |
| Cunningham | Hougen | Murphy | Stevenson |
| Darrington | Jarvis | Murray | Stokes |
| Den Herder | Johnson | Nelson | Strothman |
| Denman | Kibbie | Nielsen of | Swisher |
| Dietz | Kluever | Emmet | Tabor |
| Edgington | Knock | Olson | Van Alstine |
| Ely | Knowles | Ossian | Van Nostrand |
| Eveland | Kreager | Palas | Veter |
| Falvey | Lange | Parker | Walter |
| Fischer of | Loss | Patton | Wier |
| Grundy | Lutz | Paul | Winkelman |
| Fisher of | Mahan | Petersen of | Worthington |
| Greene | Maule | Dallas | Wright |
| Frazier | McElroy | Peterson of | Mr. Speaker |
| Goode | Mensing | Woodbury |  |

The nays were, 2 :
Anderson of Balloun Ringgold
Absent or not voting, 12:

| Bock | Gittins | Prine | Steele |
| :--- | :--- | :--- | :--- |
| Briles | Nielsen of | Reppert | Vermeer |
| Duffy | Shelby | Sokol | Wells |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## AMENDMENT WITHDRAWN

Lange of Sac asked and received unanimous consent to withdraw the amendment filed by him on April 19 to Senate File 306 and found on page 1225 of the House Journal.

## STEERING COMMITTEE CALENDAR

Senate File 7, a bill for an act to establish requirements for in. stallation of bulk tanks on farms for milk produced for manufacturing purposes, with report of committee recommending passage, was taken up for consideration.

Ely of Linn asked and received unanimous consent to withdraw the amendment filed by him on February 22 and found on page 491 of the House Journal.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 89 :

| Andersen of | Frazier | Messerly | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Gittins | Meyer | Riley |
| Anderson of Ringgold | ${ }_{\text {Graham }}$ | Miller of | Robinson |
| Balloun | ${ }_{\text {Hagedorn }}$ | Miller of | ${ }_{\text {Scherle }}$ |
| Baringer | Hagen | Jones | Shaw |
| Bock | Hagie | Miller of | Siglin |
| Breitbach | Hakes | Page | Smith of |
| Busch | Halling | Moffitt | Dickinson |
| Camp | Hanson of | Mowry | Smith of |
| Carstensen | Lyon | Mueller | O'Brien |
| Chalupa | Hanson of | Murray | Sokol |
| Coffman | Mitchell | Nelson | Stanley |
| Crane | Hirsch | Nielsen of | Steffen |
| Cunningham | Jarvis | Emmet | Stokes |
| Darrington | Johnson | Nielsen of | Strothman |
| Den Herder | Kibbie | Shelby | Swisher |
| Denman | Kluever | Olson | Tabor |
| Dietz | Knowles | Palas | Van Alstine |
| Edgington | Kreager | Parker | Walter |
|  | Lange | Patton | Wier. |
| Eveland | Lutz | Paul | Winkelman |
| Falvey | Mahan | Petersen of | Worthington |
| Fischer of | Maule | Dallas | Wright |
| Grundy | McElroy | Peterson of | Mr. Speaker |
| Fisher of Greene | Mensing | Woodbury |  |
| The nays w |  |  |  |
| Carnahan | Knock | Prine | Vermeer |
| Casey | Millen | Stevenson | Vetter |

Absent or not voting, 10:

| Briles | Hougen | Ossian | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Duffy | Loss | Steele | Wells |
| Dunton | Murphy |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 240, a bill for an act relating to levee and drainage districts.
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 relating to definitions under the Iowa Securities Law.

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 to regulate transfer of securities between certain organizations under common or overlapping control.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 481, a bill for an act relating to warehouses for agricultural products.

Also: I am directed to request the return of the following Senate Files for further consideration of the Senate: Senate Files 423, 429 and 435 , all to make appropriations to certain named persons in settlement of claims made against the State of Iowa.

## HOUSE CONCURRENT RESOLUTION 17 <br> By Reppert

Be It Resolved by the House, the Senate Conourring, That any incumbent member of the United States Senate or the United States House of Representatives elected from the State of Iowa may, upon written application to the county treasurer, order and be issued one set of special automobile registration plates. Such special plates shall be issued only upon payment of a service charge of two (2) dollars in addition to the regular license fee prescribed by law. Such special plates shall be of such color, size and distinctive design as may be determined in the discretion of the commission of the public safety department and shall contain the name of this state, the year for which issued, a registration number, the house of Congress in which the member serves and, if a member of the United States House of Representatives, the number of the congressional district from which he is elected.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 3, 208, 401, 573, and Senate Files 86, 127, 356, 409 and 434.

Fred E. Wier, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 3, 208, 401, 573, and Senate Files 86, 127, 356, 409 and 434.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 25th day of April, 1963, sent to the Governor for his approval: House Files 3, 208, 401 and 573.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 25, 1963, he approved the following bills: House Files 149, $210,222,315,452,490$ and 505.

## REPORT OF SIFTING COMMITTEE

Your sifting committee recommends that the following bills be placed on the noncontroversial calendar:
H. F. 86 Relating to the powers and duties of the real estate commissions.
H. F. 396 Relating to notice of proposed establishment of a secondary road district.
H. F. 462 Relating to highway signs.
H. F. 539 Relating to the purchase and operation of such aircraft as required by the conservation commission.
H. F. 587 Relating to providing for political party precinct caucuses and the election of delegates.
H. F. 590 Relating to legalizing the action of the Marion Rural Community School District.
H. F. 579 Relating to reciprocal enforcement of tax liabilities.
H. F. 489 Relating to authorizing the Iowa state commerce commission to enter into a contract for the purpose of releasing information.
S. F. 123 Relating to permitting the board of directors in school districts to increase the retirement benefits.
S. F. 180 Relating to the state printing board.
S. F. 184 Relating to granting the industrial commissioner authority to require a shorthand reporter to report proceedings.
S. F. 191 Relating to elections on bond issue proposals.
S. F. 264 Relating to the registration of motorboats.
S. F. 281 Relating to the sale of certain instruments for payment of money.
S. F. 400 Relating to requiring mailing of the notices to all property owners whose property is subject to assessment.
S. F. 406 Relating to legalizing the proceedings of the board of supervisors of Chickasaw County.
S. F. 408 . Relating to the funds and support of mentally ill patients.
S. F. 427 Relating to legalizing the proceedings for the organization and establishment of the Community School District of Parkersburg.
S. F. 428 Relating to permitting the board of control to authorize the reproduction and to destroy records of inmates.
S. F. 432 Relating to construction of storm sewers.
S. F. 443 Relating to benefits under accident and sickness insurance policies.
S. F. 445 Relating to the organization of domestic insurance companies.
S. F. 8 Relating to fees charged by the clerk of the district court in probate matters.
S. F. 175 Relating to salaries of the board of trustees of public utility plants. in cities.
S. F. 332 Relating to authorizing county board of supervisors to enter into contractual agreements.
A. L. Mensing, Chairman.

## AMENDMENTS FILED

8 "authorizing such cargos to extend not more than thirty (30)
9 inches beyond the end or bumper of a transporting vehicle,
Amend House File 468 as follows:

1. By striking sections $1,2,3,4$ and 5 .
2. By adding to section 6 , the following:
"Section three hundred twenty-one point four hundred
sixty-seven ( 321.467 ), Code 1962, is hereby further amended by
striking all of lines seventy-three (73) to eighty-two (82)
inclusive and by inserting in lieu thereof, the following:
"authorizing such cargos to extend not more than thirty (30)
inches beyond the end or bumper of a transporting vehicle,
it being a condition of such permits that the transporting
vehicles shall themselves be of lawful length, that such
transporting upon a sixty-foot combination of vehicles
moving through this state be confined to highways having
an improved or paved surface twenty-four (24) feet in width,
and".
3. By renumbering the sections.

NELSON of Winnebago.
1: Amend House File 498 as follows:
2 1. Section 4, line one (1), by adding after the word "appoint"
3 the words ", with the approval of two-thirds of the members of
4 the senate in executive session,".
2. Section 6, line three (3), by adding after the word "appointments" the following: "except that vacancies occurring when the general assembly is not in session shall not require approval of the senate and the term of office of such interim appointee shall expire at the end of thirty (30) days after the general assembly next convenes. Vacancies occurring during a session of the general assembly shall be filled before the end of said session in the same manner in which regular appointments are required to be made".

## Riley of Linn.

Amend House File 542 by striking all of subsection six (6) of section 7, and by renumbering the subsequent subsection.

Reppert of Polk.

## Amend Senate File 19 as follows:

1. Section 10, line three (3), by striking the words "as to location".
2. Section 12, by striking the last sentence.
3. By inserting the following new section after section 12:
"Sec. 13. Public access and use. Any lake in the water recreational area, together with at least twenty-five (25) percent of the water frontage of the water recreational area and all land which adjoins and lies within one hundred (100) yards from any point of such twenty-five (25) percent of the water frontage, shall be permanently subject to and available for public access and use. The municipality or corporation shall grant to the State of Iowa a perpetual easement for such public access and use, and such easement shall not be impaired or destroyed in whole or in part by nonuse. Before a permit is granted as provided in section 12 of this Act, the state conservation commission and the municipality or corporation shall agree on the location and description of such water frontage and land to be permanently subject to and available for public access and use, and such location and description shall be stated in the permit. However, in lien of the foregoing procedure, the state conservation commission and the municipality or corporation may agree that the state conservation commission may select such water frentage and land after the permit is granted, and the permit shall so state. At any time the state conservation commission, with the written consent of the municipality or corporation, may designate any additional land within the water recreational area to be permanently subject to and available for public access and use; and the municipality or corporation shall grant to the State of Iowa a perpetual easement for such public access and use, which easement shall not be impaired or destroyed in whole or in part by nonuse. Such lake, water frontage and land shall be under the jurisdiction of the state conservation commission for all purposes, and shall be subject to all applicable provisions of chapters one hundred six (106), one hundred seven (107) and one hundred eleven (111) of the Code. However, the state conservation commission may enter into agreements from time to time with one or more municipalities or corporations for the management, development, improvement, care and maintenance of such lake, water frontage and land."
4. By striking section 16 and inserting in lieu thereof the following:
"Sec. 16. Whenever a permit has been granted as provided in section 12 of this Act and the state conservation commission finds that the municipality or corporation owning such permit cannot acquire at a reasonable cost any necessary land or interest therein, the state conservation commission may condemn such land or interest therein as provided in chapter four hundred seventytwo (472) of the Code. However, such condemnation shall be limited to land and interests therein and will be permanently subject to and available for public access and use, as provided in section 13 of this Act, or which will be required for a dam or other facilities necessary for the water recreational area. All costs of such condemnation, including the award and compensation for such land or interest therein, shall be paid by such municipality or corporation. The state conservation commission may permit such municipality or corporation to use such land or interest therein for the purposes of this Act, upon such terms, conditions and restrictions as the state conservation commission shall determine to be just and proper and in the public interest. Title to such land or interest therein shall remain in the State of Iowa."
5. By adding the following new section after section 17:
"Except as otherwise provided herein, no municipality, corporation, firm or person shall establish a water recreational area of the kind contemplated by this Act except in accordance with this Act. However, this Act shall not apply to a body of water wholly on the lands of a single owner or a group of joint owners, which does not have any connection with any public waters and which includes less than ten surface acres. This Act shall not apply to a water recreational area established by a municipality entirely within its boundaries or to a water recreational area established by one or more county conservation boards. This Act shall not be deemed to require a permit for any water recreational area existing on the effective date of this Act."
6. By renumbering the sections and correcting all cross references to conform with these amendments.

Stanley of Muscatine. Kreager of Jasper. Robinson of Guthrie. Kluever of Cass. McElroy of Fremont.

Amend Senate File 437 by adding to section thirteen (13) the following:
"In the event a license is revoked for cause the premises covered by a revoked license shall not be relicensed for one (1) year."

Goode of Davis.
Amend Senate File 437 as follows:
Amend section sixteen (16), line fifty-six (56) by striking
the words "suspension or".
Also amend by adding after the word "authority" in line

fifty-seven (57) the following: "and for the forfeiture of the bond posted for the licensee".

Goode of Davis.
c
 Code 1962 , is hereby amended by striking all of such section after the word "this" in line thirteen (13) and inserting in lieu thereof the word "title".

Sec. 2. Section one hundred twenty-three point three (123.3), Code 1962, is hereby amended by striking all of such section after the word "beer" in line five (5) and inserting in lieu thereof the words "containing not more than four (4) percent of alcohol by weight."

Sec. 3. Section one hundred twenty-three point five (123.5), Code 1962, is hereby amended as follows:

1. By inserting after subsection four (4) the following new subsection:
"'Beer' means any liquid capable of being used for beverage purposes made by the fermentation of an infusion in potable water of barley, malt and hops, with or without unmalted grains or decorticated and degerminated grains."
2. By inserting in line one (1) of subsection five (5) of such section after the word "liquor" the words ", alcoholic beverage, or beer".
3. By inserting in line one (1) of subsection nine (9) of such section after the word "license" the words "or liquor control license" ".
4. By adding the following new subsections:
a. "'Air common carrier' means a person engaged in transporting passengers for hire in interstate or foreign commerce by aircraft and operating regularly scheduled flights under a certificate of public convenience issued by the civil aeronautics board.
b. "'Club' means a corporation or association of individuals organized in good faith for social, recreational, benevolent, charitable, political, patriotic, or athletic purposes, but not for private gain. The club must be the owner, lessor or occupant of a permanent building, or part thereof, membership in which entails the prepayment of regular dues, and which has been in continuous operation as a club for not less than two (2) years before making application for a license under this Act.
c. "'Commercial establishment' means a place of business which is at all times equipped with sufficient tables and seats to accommodate twenty-five (25) persons at one time, is located in a business district or an area now or hereafter zoned as a business district, and the licensed premises of which conform to the standards and specifications of the zoning commission.
d. "'Licensed premises' or 'premises' means all rooms or enclosures where alcoholic beverages or beer are sold or consumed under authority of a license.
e. "Hotel' or 'motel' means a premise or structure regularly or seasonably kept open in a bona fide manner for the lodging of transient guests, where there is in the same premises or structure an establishment where food is regularly prepared and served
and where thirty-five (35) or more sleeping rooms are provided for such guests."

Sec. 4. Section one hundred twenty-three point sixteen (123.16), Code 1962, is hereby amended as follows:

1. By striking from line one (1) of subsection seven (7) of such section the word "and" and inserting in lieu thereof the words ", liquor control licenses and other".
2. By striking all of subsection eight (8) after the word "chapter" in line three (3) of such section and inserting in lieu thereof a period.
3. By adding to subsection nine (9) of such section the following:
"The commission shall create an enforcement division and shall appoint a director, who shall be an attorney licensed to practice in the State of Iowa, and five (5) assistant directors, at least two (2) of whom shall be accountants. The director of the enforcement division shall employ needed clerical help, and such other assistants as are necessary to carry out the enforcement of the laws on liquor control. The enforcement division may enforce the liquor laws in the name of the State of Iowa in proceedings before any court.
4. By striking from subsection eleven (11) all of lines seven (7), eight (8), and nine (9).
5. By adding the following subsection:
"To hear appeals from any order denying an application for a liquor control license."
Sec. 5. Section one hundred twenty-three point seventeen (123.17), Code 1962, is hereby amended by striking from paragraph " $f$ " of subsection two (2) of such section all after the word "chapter" in line four (4) and inserting in lieu thereof the words "by the commission. Each licensee holding a liquor control license and dispensing liquors or beer at retail shall establish prices based on serving one (1) ounce of intoxicating liquor and eight (8) ounces of beer per sale. Such price lists shall be filed with the commisison and are subject to change by the licensee upon filing a new price list with the commission."

Sec. 6. Section one hundred twenty-three point twenty-two (123.22), Code 1962, is hereby amended as follows:

1. By inserting in line four (4) of subsection one (1) of such section after the word "permit" the words "or liquor control license".
2. By striking from lines five (5) and six (6) of subsection one (1) of such section the words "under such permit".
3. By striking from line two (2) of subsection two (2) of such section the word "person" and inserting in lieu thereof the words "permit holder".
4. By adding the following subsection:
"Every holder of a liquor control license shall keep a daily record of the gross receipts of his business and shall include in such record the number, brand and type of bottles emptied during the course of the day's business. Each bottle emptied, except beer bottles, shall be broken immediately by the licensee or his agent into a container provided for that purpose. The records herein required and the premises of the licensee shall be open to the agents of the enforcement division of the Iowa liquor control commission during normal business hours of the licensee."

Sec. 7. Section one hundred twenty-three point twenty-four (123.124), Code 1962, is hereby amended by inserting in line one (1) after the word "sold" the words "by the commission".

Sec. 8. Section one hundred twenty-three point twenty-six (123.26), Code 1962, is hereby amended by inserting in line twenty-five (25) after the word "permit" the words "or liquor control license".

Sec. 9. Section one hundred twenty-three point twenty-seven (123.27), Code 1962, is hereby amended as follows:

1. By adding at the end of paragraph " $a$ " of subsection two (2) of such section, the words "However, no individual permit shall be required for the purchase of alcoholic liquor for consumption on premises covered by a liquor control license."
2. By adding thereto the following new subsections:
"1. Upon posting bond in the penal sum of ten thousand $(10,000)$ dollars with sureties approved by the commission, conditioned upon the payment of all taxes due the state, all claims arising out of the normal operation of business, and upon compliance with the provisions of law for liquor control, a liquor control license for approved premises may be issued to any person who is of good moral character, is a citizen of the United States, is not chargeable directly or indirectly with the administration or enforcement of the alcoholic beverage laws of the State of Iowa, and is, in the judgment of the commission, of such financial standing and good reputation as will satisfy the commission that the licensee will comply with the laws and the regulations of the commission. The failure of a licensee to pay liquor taxes due the state or pay other just claims when due shall work a forfeiture of the bond.
" 2 . No liquor control license shall be issued for premises which do not conform to all laws, ordinances and resolutions, health and fire regulations applicable thereto, or, except in the case of a hotel or motel, have any interior access to residential or sleeping quarters.
"3. Liquor control licenses issued under this chapter shall be of the following classes:
a. Class ' $A$ '. A class ' $A$ ' liquor control license may be issued to a club and shall authorize the holder thereof to purchase spirits and wine, from the commission only, at prices to be set by the commission, and beer from licensed manufacturers or wholesalers, and to sell alcoholic beverages and beer so purchased to bona fide members and their guests by the individual drink for consumption on the premises. This license shall also permit the licensee to sell beer for off-premises consumption.

However, any veterans organizations chartered by the congress of the United States shall be entitled to a special license as a 'club' for a license fee of one handred (100) dollars provided such club is not open more often than one (1) day a week.

Any veterans club licensed under this section shall be subject to all other provisions of this Act.
b. Class ' $B$ '. A class ' $B$ ' liquor control license may be issued to a hotel or motel and shall authorize the holder thereof to purchase spirits and wine, from the commission only, at prices to be set by the commission, and beer from licensed manufacturers or wholesalers, and to sell alcoholic beverages and beer so pur-
chased to patrons by the individual drink for consumption on the premises. This license shall also permit the licensee to sell beer for off-premises consumption. Each such license shall be effective throughout the premises described in the application for such license, but a duplicate of such license shall be posted in each room wherein such beverages are dispensed or sold for offpremises consumption.
c. Class ' C '. A class ' C ' liquor control license may be issued to a commercial establishment and authorize the holder thereof to purchase spirits and wine, from the commission only, at prices to be set by the commission, and beer from licensed manufacturers or wholesalers, and to sell alcoholic beverages and beer so purchased to patrons by the individual drink for consumption on the premises. This license shall also permit the licensee to sell beer for off-premises consumption.
d. Class ' $D$ '. A class ' $D$ ' liquor control license may be issued to a railway corporation and to an air common carrier and shall authorize the holder thereof to sell or furnish alcoholic beverages to passengers for consumption only on trains or aircraft, respectively. Only alcoholic beverages purchased from the commission may be served. Each such license shall be good throughout the state as a state license. Only one such license shall be required for all trains or aircraft operated in the state by the licensee, but a duplicate of such license issued shall be posted in each railroad car or aircraft in which such beverages are sold. Such licensee shall keep a record of all alcoholic beverages sold or furnished in the State of Iowa, and on or before the last day of each month shall render a report to the commission showing the quantities of the various kinds of alcoholic beverages so sold or furnished during the preceding month, which report shall be accompanied by payment of appropriate taxes owing.
"4. An application for a class ' $B$ ' or class ' $C$ ' liquor control license, accompanied by the required fee and bond, shall be filed with the appropriate city or town council if the premises proposed to be licensed are located within the corporate limits of a city or town, or with the board of supervisors if the premises proposed to be licensed are located outside the carporate limits of a city or town. Application for class ' $A$ ' and class ' $D$ ' liquor control licenses, accompanied by the required fee and bond, shall be filed with the commission, which shall proceed in the same manner as in the case of an application approved by local authorities.
a. The city or town council, or county board of supervisors, as the case may be, shall personally interview all applicants and may approve the issuance of a license and endorse its approval on the application and forward it along with the fee and bond to the commission; or if it disapproves issuance of a license, it shall endorse its disapproval on the application and forward same along with the fee and bond to the commission.
b. Upon receipt of an application which has been disapproved, the commission shall disapprove the application and so notify the applicant by registered mail. Upon receipt of an application having been approved, the commission shall make such investigation as it deems necessary; and it may require the applicant to appear before it and be examined under oath regarding any matters per-
tinent to the application, in which case a record shall be made
of all testimony or evidence and the same shall become a part of the application. If the application is approved, an appropriate liquor control license shall be issued. If the application is disapproved, the applicant and the appropriate city or town council, or county board of supervisors, shall be so notified in writing, and the fee and bond shall be returned to the applicant.
c. Any applicant for a liquor control license may appeal to the commission from its disapproval of an application for a license. If, upon appeal the commission shall determine that the disapproval should be reversed, it may issue a license.
d. Any applicant who feels aggrieved by a decision of the commission disapproving issuance of a license may, if he has exercised his rights of appeal to the commission, appeal from the decision within ten (10) days by writ of certiorari to the district court of the county wherein the premises covered by the applications are situated.
"5. Applications for the original issuance or the renewal of liquor control licenses shall be filed at such time and in such number of copies as the commission shall by regulation prescribe. on forms prescribed by the commission, and shall set forth under oath the following information:
a. The name and address of the applicant, and the names and addresses of officers and directors if the applicant is a corporation.
b. The precise location of the premises for which a license is sought.
c. The names and addresses of all persons having a ten (10) percent or more financial interest, by way of loan, ownership, or otherwise, in the business or the profits thereof.
d. When required by the commission, a sketch or drawing of the premises proposed to be licensed and in such form and containing such information as the commission may require.
e. A statement whether any person specified in paragraphs (a) or (c) of this subsection has ever been convicted of any offense against the laws of the United States, or any state or territory thereof, or any political subdivision of any such state or territory, together with the nature of any offense.
f. That the applicant does not have a federal gambling tax stamp.
g. Such other information as the commission shall require.
" 6 . The number of class ' $B$ ' and class ' $C$ ' licenses issued covering premises within any incorporated city or town shall not exceed one (1) license for each five hundred (500) population or major fraction thereof according to the last decennial federal census, except as the city council shall provide for a maximum number of licensees by ordinance.
" 7 . The number of class ' $B$ ' and class ' $C$ ' licenses issued covering premises in any county outside of incorporated cities and towns shall not exceed one (1) license for each five hundred (500) population or major fraction thereof of the entire county, excluding cities and towns therein, according to the last decennial federal census, except as the board of supervisors shall provide by resolution for a maximum number of licensees.
"8. If, after processing all applications, a city or town
council or board of supervisors shall not have issued all the li-
censes allowed herein, and it shall appear that such licenses should be issued in cities or towns which have already issued all licenses provided for herein, the board of supervisors shall authorize transfer of licenses among jurisdictions within a county. In no event shall the number of licenses exceed one (1) per five hundred (500) population in a county.
"9. All liquor control licenses issued, unless sooner revoked, shall expire on June 30 following the date of issuance."

Sec. 10. Section one hundred twenty-three point twenty-eight (123.28), Code 1962, is hereby amended by adding thereto the following:
"For each liquor control license there shall be paid annually to the commission:

1. For a class ' $A$ ' license, five hundred (500) dollars.
2. For a class ' $B$ ' license:
a. In cities of two thousand $(2,000)$ population or more, one thousand $(1,000)$ dollars plus two hundred fifty (250) dollars for each bar in excess of one (1) operated by the licensee on a premises.
b. In towns of less than two thousand $(2,000)$ population, five hundred (500) dollars plus two hundred fifty (250) dollars for each bar in excess of one (1) operated by the licensee on a licensed premises.
3. For a class ' C ' license:
a. In cities of two thousand ( 2,000 ) population or more, one thousand $(1,000)$ dollars plus two hundred fifty (250) dollars for each bar in excess of one (1) operated by the licensee on a licensed premises.
b. In towns of less than two thousand $(2,000)$ population, five hundred (500) dollars plus two hundred fifty (250) dollars for each bar in excess of one (1) operated by the licensee on a licensed premises.
c. In a county outside the corporate limits of a city or town, one thousand ( 1,000 ) dollars.
4. For a class ' $D$ ' license, five hundred (500) dollars.

In the case of an original license issued for an unexpired portion of a license year, the amount of the fee shall be apportioned on the basis of the ratio the number of months or major fraction thereof bears to twelve (12).

The commission shall credit all fees to the liquor control act fund and shall remit to the respective city or town council, or county board of supervisors, as the case may be, a sum equal to fifty (50) percent of the fees collected for each class ' $A$ ', class ' $B$ ', or class ' $C$ ' license covering premises located within their respective jurisdiction."

Sec. 11. Section one hundred twenty-three point twenty-nine (123.29), Code 1962, is hereby amended as follows:

1. By inserting in line one (1) after the word "permit" the words "or liquor control license".
2. By inserting in line eight (8) after the word "permittee" the words "or licensee".
3. By adding the following:
"In the case of a class ' $A$ ', class ' $B$ ', or class ' $C$ ' licensee, the commission may in its discretion authorize a licensee to remove the license from one location to another within the same incorporated city or town, or within a county outside the corpo-
rate limits of a city or town, provided that the premises to which the transfer is to be made would have been eligible for a license in the first instance and such transfer will not result in any violation of any provision of law."

Sec. 12. Section one hundred twenty-three point thirty-two (123.32), Code 1962, is hereby amended by adding the following:
"Any liquor control license issued under this chapter may, after notice in writing to the license holder and reasonable opportunity for hearing, be suspended or canceled by the commission for any of the following causes:

1. Misrepresentation of any material fact in the application for such license.
2. Violation of any of the provisions of the Iowa liquor control Act or regulations of the commission.
3. Any change in the ownership or interest in the business operated under a class ' $A$ ', class ' $B$ ', or class ' $C$ ' license, which change was not previously reported to the commission and approved by it.
4. An event which would have resulted in disqualification from receiving such license when originally issued.
5. Any sale, hypothecation, or transfer of such license.
6. Possession, by the licensee, of a federal gambling stamp.

Sec. 13. Section one hundred twenty-three point thirty-six (123.36), Code 1962, is hereby amended as follows:

1. By inserting in line ten (10) after the word "wines" the words ", except beer containing not more than four (4) percent of alcohol by weight,".
2. By inserting in line eleven (11) after the word "to" the word "authorized".
3. By striking from line eleven (11) the words "outside of the state".

Sec. 14. Section one hundred twenty-three point thirty-seven (123.37), Code 1962, is hereby amended as follows:

1. By inserting in line nine (9) after the word "liquor" the words ", except beer containing not more than four (4) percent of alcohol by weight,".
2. By inserting in line eleven (11) after the word "and" the word "authorized".
3. By inserting in line thirteen (13) after the word "wines" the words "except beer containing not more than four (4) percent of alcohol by weight".
4. By striking from lines thirteen (13) and fourteen (14) the words "outside of the state".
5. By adding thereto the following:
"A manufacturer's and wholesaler's beer license shall be issued by the commission to any person who:
6. Submits a written application for a manufacturer's and wholesaler's beer license, which application shall state under oath:
a. The name and place of residence of the applicant and the length of time he has lived at such place of residence.
b. That he is a citizen of the State of Iowa.
c. The place of birth of the applicant, and if the applicant is a naturalized citizen, the time and place of such naturalization.
d. The location of the place or building where the applicant
intends to operate.
e. The name of the owner of the building and if the owner is not the applicant, that such applicant is the actual lessee of the premises.
7. Establishes:
a. That he is a person of good moral character.
b. That the place or building where he intends to operate conforms to all laws, health and fire regulations applicable thereto, and is a safe and proper place or building.
8. Furnishes a bond in the form prescribed and furnished by the commission, with good and sufficient sureties to be approved by the commission conditioned upon the faithful observance of this chapter in the sum of five thousand $(5,000)$ dollars."

Sec. 15. Section one hundred twenty-three point forty (123.40), Code 1962, is hereby amended by adding the following:
"No person engaged in the business of manufacturing or wholesaling alcoholic beverages or beer shall have, through ownership, loan, or otherwise, any interest, directly or indirectly, in the business premises or furnishings thereof covered by a liquor control license issued under this chapter."

Sec. 16. Section one hundred twenty-three point forty-two (123.42), Code 1962, is hereby amended by inserting in line four
(4) after the word "place," the words "except premises covered by a liquor control license,".

Sec. 17. Section one hundred twenty-three point forty-three (123.43), Code 1962, is hereby amended by adding thereto the following:
"No person under the age of twenty-one (21) years shall misrepresent his or her age for the purpose of purchasing or attempting to purchase any alcoholic beverage from any licensee.

Whoever violates any of the provisions of this section shall be subject to a fine of not to exceed one hundred (100) dollars or to imprisonment for not more than thirty (30) days in the county jail or to both such fine and imprisonment."

Sec. 18. Section one hundred twenty-three point forty-six (123.46), Code 1962, is hereby amended by adding thereto the following new subsection:
"No person holding a liquor control license under this chapter, his agents or employees shall:

1. Sell or dispense any alcoholic beverage on the licensed premises or permit the consumption thereon between the hours of one (1) a.m, and seven (7) a.m on any week day, and from one (1) a.m. on Sunday and seven (7) a.m. on the following Monday, or on any general, special, or primary election day during the hours that polls are open, or during such other periods or days as may be designated by the commission.
2. Sell alcoholic beverages to any person on credit, except that this provision shall not apply to sales by a club to its members nor to sales by a hotel to bona fide registered guests.
3. Keep on the licensed premises any spirits or wine in any container except the original package purchased from the commission, except mixed drinks or cocktails mixed on the premises for immediate consumption, provided that this shall not apply to common carriers holding a class ' $D$ ' liquor control license.
4. Employ any person under the age of twenty-one (21) years
in the direct handling or selling of liquor on the premises where such liquor is sold.
5. Allow any person other than the license holder or his employees to use or keep on the licensed premises any spirits, wine, or beer in any bottle or other container which is designed for the transporting of alcoholic beverages, except that this shall not apply to the premises of a class ' $A$ ' liquor control license, to the lodging quarters of a class ' $B$ ' liquor control licensee, or to common carriers holding a class ' $D$ ' liquor control license.
6. Sell any spirits, beer, or wine to an intoxicated person or serve any person to a point where such person is intoxicated.

Whoever violates any of the provisions of this section, for a first offense, shall be subject to a fine of not to exceed one thousand ( 1,000 ) dollars or to imprisonment in the county jail for not more than thirty (30) days or to both such fine and imprisonment; for a second offense to a fine of not to exceed two thousand (2,000) dollars or to imprisonment in the county jail for not more than sixty (60) days or to both such fine and imprisonment; for a third offense, the liquor control license shall be revoked. In addition to such fine and imprisonment the liquor control license may be suspended for a period of not to exceed one (1) year."

Sec. 19. Chapter one hundred twenty-three (123), Code 1962, is hereby amended by adding thereto the following new section:
"No person holding a liquor control license under this chapter, his agents or employees shall:

1. Suffer or permit any gaming, solicitation for immoral purposes, immoral or disorderly conduct on the licensed premises.
2. Reuse for the packaging of any spirits or wine any bottle or other container which has been used for the packaging of alcoholic beverages or possess any such bottle or container, or in any manner alter or increase, by the addition thereto of any substance, any portion of the original contents remaining in such bottle or container in which any portion of the original contents has been so altered or increased.
3. Knowingly sell any spirits, wine, or beer to any person under the age of twenty-one (21) years.

The liquor control license of any person convicted of violating any of the provisions of this section shall be revoked. If a license is revoked for cause, the premises covered by such revoked license shall not be relicensed under the same owner or management and such licensee is disqualified as an applicant for a liquor control license."

Sec. 20. Section one hundred twenty-three point fifty-three (123.53), Code 1962, is hereby amended by adding the following new subsections:
"1. The number of liquor control licenses issued, by class, and the number in effect on the last day included in the report.
"2. Amount of fees paid to the commission from said liquor control licenses, in gross, and the amount returned to local subdivisions of government as provided under this chapter."

Sec. 21. Section one hundred twenty-three point fifty-seven (123.57), Code 1962, is hereby amended by striking from lines one (1) and two (2) the words "auditor of state" and inserting in
lieu thereof the words "enforcement division of the Iowa liquor control commission".

Sec. 22. Section one hundred twenty-three point fifty-nine (123.59), Code 1962, is hereby amended as follows:

1. By inserting in line eight (8) after the word "otherwise" the words "in violation of law".
2. By striking from lines twelve (12) and thirteen (13) the words "in violation of this chapter" and inserting in lieu thereof the words "in violation of law".

Sec. 23. Section one hundred twenty-three point sixty (123.60), Code 1962, is hereby amended by striking from line eight (8) the words "in violation of this chapter" and inserting in lieu thereof the words "in violation of law".

Sec. 24. Section one hundred twenty-three point ninety-three (123.93), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the words "county attorney" and inserting in lieu thereof the words "enforcement division".
2. By inserting in line four (4) after the word "safety," the words "the county attorney,".
3. By striking from line nine (9) the words "county attorney" and inserting in lieu thereof the words "enforcement division".

Sec. 25. Chapter one hundred twenty-three (123), Code 1962, is hereby amended by adding thereto the following new section:
"In addition to the manufacturer's and wholesaler's beer license fee, there shall be levied and collected from such manufacturer and/or wholesaler on all beer manufactured for sale or sold in this state at wholesale and on all beer imported into this state for sale at wholesale and sold in this state at wholesale, a tax of two and forty-eight hundredths (2.48) dollars for every barrel containing thirty-one (31) gallons, and at a like rate for any other quantity or for the fractional part of a barrel. Provided, however, that no tax shall be levied or collected on beer shipped outside this state by a manufacturer or wholesaler or sold by one (1) manufacturer or wholesaler to another manufacturer or wholesaler.

All revenue derived from the tax hereby imposed shall accrue to the state general fund."

Sec. 26. Section one hundred twenty-five point seven (125.7), Code 1962, is hereby amended by inserting in line eight (8) after the word "otherwise" the words "in violation of law".

Sec. 27. Section one hundred twenty-five point thirteen (125.13), Code 1962, is hereby amended by adding thereto the following:
"Provided, however, that this section shall not apply to the holder of a liquor control license authorizing the sale of alcoholic liquors and beer for consumption on the premises where sold, his agents, servants or employees for the performance on the licensed premises of the acts herein prohibited."

Sec. 28. Section one hundred twenty-five point seventeen (125.17), Code 1962, is hereby amended by inserting in line eight (8) after the word "car," the words "in violation of law,".

Sec. 29. There is hereby imposed on every individual, partnership, corporation, association or club licensed to sell alcoholic beverages and beer for consumption on the premises where sold, an occupational tax to be computed on all alcoholic bever-
ages sold as follows:
An amount equivalent to ten (10) percent upon the gross receipts of any licensee from all sales of alcoholic beverages in the State of Iowa, which shall be in lieu of all other sales taxes imposed by the State of Iowa.

Sec. 30. On or before the fifteenth day of each month every such licensee shall render to the commission a report sworn to by an officer or agent in the case of corporations, and by the owner or agent in the case of an individual licensee, showing the amount of receipts from sales of such alcoholic beverages in the State of Iowa during the preceding calendar month and such other information as the commission may require, such reports to be on forms provided by the commission.

Sec. 31. "Gross receipts" as used in this Act means the amount received in money, credits, or property valued in money in consideration of the sale of such alcoholic beverages within this state, without any deduction on account of the cost of the property sold, the costs of the materials used, the cost of labor or services, purchases, amounts paid for interest or discounts, or any other expenses whatsoever. No deductions shall be allowed for losses of any nature.

Sec. 32. Every licensee shall, within thirty (30) days after the filing date of reports as provided for in this Act, compute and pay to the commission an amount equivalent to ten (10) percent of his gross receipts during the calendar month covered by a report and the commission shall forthwith issue a receipt to the taxpayer for the amount of tax so paid.

Sec. 33. All revenues arising under the operation of the provisions of this Act shall become part of the state general fund.

Sec. 34. The failure or refusal on the part of any licensee to render any report or remit any taxes due under this Act shall be reported to the Iowa liquor control commission by the state tax commission.

Sec. 35. Chapter one hundred twenty-four (124), Code 1962, is hereby repealed.

Sec. 36. Section one hundred twenty-five point two (125.2), Code 1962, is hereby amended by striking all after the word "whatever" in line six (6) and inserting in lieu thereof a period.

Fisher of Greene. Vetter of Washington. SWISHer of Johnson. Millen of Van Buren. Nielsen of Shelby. Hagedorn of Clay. Johnson of Audubon. Hagen of Allamakee. Andersen of Woodbury. Balloun of Tama. Denman of Polk.

On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Friday, April 26, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, April 26, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend James Ransom, pastor of the First Presbyterian Church, Le Mars, Iowa.

The Journal of April 25 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Smith of Dickinson on request of Hakes of Pocahontas; Nelson of Winnebago on request of Gittins of Pottawattamie; Peterson of Woodbury on request of Busch of Bremer; Vermeer of Marion on request of Den Herder of Sioux.

## PRESENTATION OF VISITORS

Carnahan of Wapello presented to the House twenty-nine sixth grade students from Irving School accompanied by their teachers, Mrs. Howard and Miss Hunter, and principal, Mr. Richardson.

Coffman of Iowa presented to the House twenty-one students from St. Paul's Lutheran School of Williamsburg accompanied by their teacher, Bill Dieckhoff.

Cunningham of Story presented to the House thirty-one students from Edwards School accompanied by their teacher, Mrs. Charles Eckrath, and forty-two sixth grade students from Colo Community School accompanied by their teacher, Mrs. Cockshoot.

Eveland of Boone presented to the House fifty-six students from United Community School accompanied by their teachers, Mesdames Smith, O'Berry and Simmons.

Naden of Hamilton presented to the House thirty-six students from St . Thomas Aquinas School at Webster City accompanied by their teacher, Sister Mary Vernice.

Reppert of Polk presented to the House nineteen students from East High School, Des Moines, accompanied by their teacher, Lois Elwood.

Scherle of Mills presented to the House his sons, William David and John Robert, students at the Nishna Valley Community School.

Siglin of Lucas presented to the House twenty-eight seventh and eighth grade students from Lucas County accompanied by their teacher, Mrs. Eubank.

Worthington of Decatur presented to the House twenty-six students from Grand Valley School accompanied by their teacher, Lyle Haldin.

## PETITIONS

The following petitions were presented and placed on file:
By Kreager of Jasper, from eighteen residents of Jasper County opposing capital punishment.
By Kreager of Jasper, from twelve residents of Jasper County favoring capital punishment.

By Kreager of Jasper, from twenty-seven residents of Jasper County favoring the sale of liquor by the drink.

By Parker of Buchanan, from twenty-three residents of Buchanan County favoring increased state aid to schools without loss of local control.

By the following Representatives, opposing the sale of liquor by the drink:

Briles of Adams, from one hundred forty-nine residents of Adams County.

Cunningham of Story, from one hundred ninety-eight residents of Story County.
Dunton of Keokuk, from one hundred forty residents of Keokuk County.
Kreager of Jasper, from twenty-four residents of Jasper County.
Wells of Taylor, from one hundred thirty-six residents of Taylor County.

## INTRODUCTION OF BILL

House File 592, by committee on motor vehicles, commerce and trade, a bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating to the reciprocity of commercial motor vehicles.

Read first time and referred to sifting committee.

## BIRTHDAY WISHES

Van Nostrand of Pottawattamie rose on a point of personal privilege and extended the Honorable Alfred P. Breitbach, Sr., of Dubuque, a Happy Birthday.

## SENATE FILES 191 AND 264 AND HOUSE FILE 579 RE-REFERRED TO SIFTING COMMITTEE

Objection was raised to Senate Files 191 and 264 and House File 579 being placed on the noncontroversial sifting committee calendar and the bills were re-referred to the sifting committee.

## SENATE FILE 19 SUBSTITUTED FOR HOUSE FILE 55

Robinson of Guthrie asked and received unanimous consent to substitute Senate File 19 for House File 55.

Senate File 19, a bill for an act to provide for establishment of water recreational areas and facilities normally associated therewith, was taken up for consideration.

Robinson of Guthrie offered the following amendment filed by him and moved its adoption:

Amend Senate File 19 as follows:

1. Section 1, lines one (1) and two (2), by striking the following: ", or individuals"; also line five (5) by striking the comma at the end thereof and inserting the word "or"; and in line six (6) by striking the words "or individuals".
2. Section 2 , line one (1), by striking the comma after the word "municipality" and inserting the word "or"; and by striking in line two (2) the words "or individual".
3. Section 3, line two (2), by striking all of said line after the word "municipality" and inserting in lieu thereof the words "or corporation".
4. Section 10, line five (5) by striking all of said line after the word "municipality" and inserting in lieu thereof the words "or corporation"; and by striking in line six (6) the word "individual".
5. Section 17, line five (5), by striking the following word ", individuals".

Amendment adopted.
Robinson of Guthrie asked and received unanimous consent to withdraw the amendment filed by him on February 25 and found on page 505 of the House Journal.

Stanley of Muscatine offered the amendment filed by him on April 25 and found on pages 1374 and 1375 of the House Journal.

Hougen of Black Hawk moved that action on Senate File 19 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

## HOUSE CONCURRENT RESOLUTION 18

By Hagen, Lange, Hakes, Busch, Swisher, Kluever, Dietz and Den Herder

A concurrent resolution providing for a joint advisory committee under chapter 2 of the Code of 1962, to conduct a study of the trade practices being used in the dairy industry.

Whereas, dairy products are necessary products of human food and that the proper supply of them is vital to the public health and welfare; and,

Whereas, the production, transportation, processing, storage, distribution, wholesale and retail sales of milk are elements of commerce affecting the public health; and

Whereas, trade practices presently being carried on in the production, sale, processing and distribution of milk and other dairy products have a great effect on the stability of the dairy industry and of the economy of the State of Iowa, and,

Whereas, in order to present a well considered program for the continuation of fair competition among all businesses and to guarantee to the citizens of the state a proper supply of wholesome dairy products, it is desirable and necessary that further thorough study be made of all related problems concerning the production, transportation, processing, storage, and sale at wholesale and retail of milk and other dairy products and their non-milk fat imitations and to investigate the trade practices now in use in the dairy industry throughout this state; now, therefore,

Be It Resolved by the House of Representatives, the Senate Conourring: That the legislative research committee designated by this General Assembly create a joint advisory committee of legislators under the provisions of chapter 2, Code of 1962.

Be It Further Resolved, that said committee shall have full power and authority during the session of the Sixtieth General Assembly, and following its adjournment to conduct hearings and make comprehensive inquiry inta the production, processing, distribution, sale at wholesale, sale at retail and trade practices of the dairy industry in this state. It is further recommended that the committee, in addition to studying the trade practices presently being used in the dairy industry in Iowa, review the trade practices in the dairy industry of other states and the legislative programs enacted by them which affect the dairy industry, and, confer with producers, processors, distributors and retailers of dairy products.

Be It Further Resolved, that said committee shall make a complete report to the next regular session of the General Assembly as by said act provided.

Laid over under Rule 25.

## CONSIDERATION OF BILLS

House File 62, a bill for an act to regulate industrial loan companies, to provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties for violations and to provide for the administration and enforcement of the act, with report of committee recommending passage, was taken up for consideration.

Steele of Cherokee offered the amendment by Steele and Walter,
filed April 24 and found on pages 1337 to 1342 of the House Journal, and moved its adoption.

Amendment lost.
Steele of Cherokee offered the following amendment filed by him and moved its adoption:

Amend House File 62 as follows:

1. Amend section 2 by striking lines 11 and 12 and inserting in lieu thereof the following:
"(d) 'Superintendent' shall mean the superintendent of banking."
2. By substituting the word "superintendent" for the words "auditor" or "auditor of the State of Iowa" wherever the same appear.

Amendment lost.
Knock of Union offered the following amendment filed by him and moved its adoption:

Amend House File 62 as follows:

1. Amend section 22 by inserting between the words "may" and "conduct" in line 3 the word "not".
2. Amend section 22 by striking the word "restricted" in line 5 and inserting the word "permitted" in lieu thereof.
3. Amend section 22 by inserting between the words "would" and "facilitate" in line 8 the word "not".

Amendment lost.
Hirsch of Warren offered the following amendment filed by him and moved its adoption:

Amend House File 62 as follows:

1. Amend section 23 by striking all of line 12 after the word "Iowa" and inserting a period in lieu thereof and by striking line 13.
2. Amend section 23 by adding at line 12 the following sentence:
"All such evidences of indebtedness and any advertising relating thereto shall plainly and prominently state that they are promissory notes and they shall not be referred to as savings in any context:"

Amendment adopted.
Stanley of Muscatine offered the following amendment filed by the committee on judiciary 1 and moved its adoption:

Amend House File 62 as follows:

1. Amend section 11 by striking subsections (b) and (c) and inserting in lieu thereof a new subsection (b) as follows: "that permitting the applicant to engage in business at the proposed location would promote the convenience and advantage of the community;", and by re-lettering the remaining subsections.
2. Amend section 23 as follows:
(1) By striking from line five (5) the word "or" and inserting in lieu thereof the following: ", certificates of indebtedness,".
(2) By inserting in line six (6) after the word "notes" the words "or similar evidences of indebtedness".
(3) By striking from line nine (9) the words "thrift certificates" and inserting in lieu thereof the word "securities".

## 3. Amend section 24 as follows:

(1) By inserting in line thirty-two (32) after the words "past due" the following: ", and such charge shall be made only".
(2) By placing a period in line sixty-six (66) after the word "kind" and by striking the balance of line sixty-six (66) and all of line sixty-seven (67).

Amendment adopted.
Dietz of Scott moved to reconsider the vote by which the Hirsch amendment was adopted, which motion prevailed.

Hirsch of Warren asked and received unanimous consent to withdraw division 1 of his amendment.

Hirsch of Warren offered the following division 2 of his amendment and moved its adoption :

Amend section 23 by adding at line 13 the following sentence:
"All such evidences of indebtedness and any advertising relating thereto shall plainly and prominently state that they are promissory notes and they shall not be referred to as savings in any context."

Amendment adopted.
Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend House File 62 as follows:

1. Amend section 24 , subsection ( $f$ ), by striking the period in line fiftyfive (55) and inserting the following:
"; and provided that any person selling such insurance shall be licensed and shall comply with all applicable provisions of the insurance laws."

Amendment adopted.
Steele of Cherokee offered the following amendment filed by him and moved its adoption :

Amend House File 62 as follows:

1. Amend section 25 by striking from lines 5 and 6 the words "twenty per cent of its total capital, surplus and undivided profits" and inserting in lieu thereof the words and figures "ten per cent ( $10 \%$ ) of its capital and surplus".
2. Amend section 25 by adding at the end of line 8 the following:
"Loans hereunder shall be made only to deserving persons whose business or circumstances are such as to make it desirable or convenient for them to accumulate funds with which to repay such loans by paying into a fund comparatively small amounts at frequent regular intervals, which fund may be held by the industrial loan company as collateral security for the payment of such loans."

Amendment lost.
Dietz 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 :

Andersen of
Woodbury
Anderson of Ringgold
Balloun
Bock
Briles
Busch Carnahan
Carstensen
Casey
Cunningham
Crane
Coffman
Darrington
Den Herder
Dietz Dunton
Edgington
Ely
Eveland
Fischer of
Grundy

Fisher of
Greene
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Johnson
Kibbiie
Kluever
Kreager
Lange
Loss
The nays were, 9:
Baringer
Breitbach
Frazier
Absent or not voting, 19:
Camp
Chalupa
Denman
Duffy
Falvey
Jarvis

Knowles
Messerly

Knock
Meyer
Miller of Page
Murray

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 386, a bill for an act relating to the term of office of county supervisors and township trustees.

Also: That the Senate has concurred in the House amendments to and passed Senate File 146, a bill for an act relating to approval of plats in cities and towns and to expressly authorize improvement bonds for the protection of the public.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 282, a bill for an act relating to maximum millage rates for taxes caused to be levied by cities and towns.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 315, a bill for an act relating to declaration of interest refunds of credit unions.

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 establishing a historical markers commission.

Also: That the Senate has concurred in the House amendment to and passed Senate File 399, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 423, a bill for an act to make appropriations to certain named persons in settlement of claims 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 429, 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 passed the following bill in which the concurrence of the House is asked:

Senate File 435, 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 following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 26, a concurrent resolution authorizing gifts for President of the Senate and Speaker of the House.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 27, a concurrent resolution relating to details regarding closing of Sixtieth General Assembly.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 28, a concurrent resolution relating to sending delegates to National Association of Legislative Service Agencies. Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 386

Amend House File 386, section 4, line 1, by inserting after the word "supervisor" the words "or trustee".

## SENATE CONCURRENT RESOLUTION 26

By Rigler and Frommelt
Be It Resolved by the SEnate, the House Concurring: That the President of the Senate be presented with the desk used by him during the session and the Speaker of the House of Representatives be presented with the chair occupied by him during the session, and that the custodian of the state house be instructed to crate such furniture for shipment to the home residence of the President of the Senate and the Speaker of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House be authorized and directed to procure suitable name plates to be properly engraved and attached to the furniture.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 27

By Rigler and Frommelt
Be It Resolved by the Senate, the House Concurring: That 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 Sixtieth General Assembly, and the reconvening of any special or subsequent regular session.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House make an inventory of all equipment and supplies on hand at the close of the session, and file the same with the Secretary of the Executive Council.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1962, provide all the supplies required for the convening of the next regular, any special, and during the session of the General Assembly, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Celrk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to reserve for the exclusive use of the General Assembly, during the interim, such rooms now occupied and used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment as they may deem proper and advisable and notify the Executive Council of their conclusion in said matter, and the Executive Council shall in no wise make other assignments of the rooms which are so reserved.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purpose of determining the advisability of replacing some of this equipment. The machines to be replaced shall be appraised and made immediately available to the Secretary of the Executive Council for distribution, for trade-in to typewriter suppliers or for sale at amounts based on the appraisal. The legislative fund shall be credited with any funds received or with the appraised value of the machines, if the same are distributed to other state departments or traded in. All other equipment is to be stored in rooms reserved by the legislative officials above designated, and the Executive Council shall thereafter have exclusive custody of the same and make it available for the succeeding General Assembly.

Be It Further Resolved: That any officers or employees of the Sixtieth General Assembly who shall be engaged for work in connection with the closing up of the work of the Sixtieth General Assembly and the reconvening of any subsequent regular or special session, shall be compensated for such services at the same rate as was fixed for the regular session of the Sixtieth General Assembly.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 28

By Rigler and Frommelt
Whereas, the National Association of Legislative Service Agencies which is a part of the Council of State Governments will convene in its annual sessions, both in 1963 and 1964, and

Whereas, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, it would seem advisable that they should continue to do so;

Now, Therefore, Be It Resolved by the Senate, the House Conourring:

That the Secretary of the Senate, or the Assistant Secretary if the Secretary cannot attend, and the Chief Clerk of the House are hereby authorized to attend the 1963 and 1964 sessions of the organization and that the actual expenses in so attending these sessions be paid as provided by paragraph 1, section two point twenty (2.20), Code 1962.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 73, 157, 240, $243,320,322,378,454$ and 481.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 73, 157, 240, 243, 320, 322, 378, 454 and 481.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 26th day of April, 1963, sent to the Governor for his approval: House Files 73, 157, 240, 243, 320, 322, 378, 454 and 481. Frid E. Wirr, Chairman.
Report adopted.

## AMENDMENTS FILED

> Amend the Stanley amendment to Senate File 19 filed on April 25 by placing a period after the word "waters" in line sixty-nine ( 69 ) and by striking the words "and which includes less than ten surface acres." in line seventy ( 70 ).

## Winkilman of Calhoun.

Amend the Stanley, et al., amendment to Senate File 19 by striking lines sixty-four (64) through seventy-six (76) and inserting in lieu thereof the following:
"This Act shall not be the exclusive method for establishing a water recreational area."

Stanley of Muscatine. Kriager of Jasper.

## 1 Amend Senate File 227 as follows:

1. Strike sections 2 and 3.
2. Strike section 7 and insert in lieu thereof the following:

Sec. 7. Section three hundred sixty-five A point seven (365A.7), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"'Employee' as used in this chapter is defined to be a person employed on a weekly, monthly or yearly basis and who is actually performing duties under such employment and in addition to other such employees shall be construed to include members or employees in the police department, fire department and waterworks actually performing such duties."

Mensing of Cedar.

Amend Senate File 316 as follows:
By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred point three (400.3), Code 1962, is hereby amended by striking from lines four (4), five (5) and six (6) the following:
"now or hereafter having a population of one hundred twenty-five thousand inhabitants or more"

Goode of Davis.

> Amend Senate File 437 as follows:
> Amend section ten (10), lines one hundred fifty-seven (157) and one hundred fifty-eight (158), by striking the words "class 'A', class 'B', and".

Miller of Page.

Amend Senate File 437, section 16, subsection five (5), by striking the first line of said subsection and inserting in lieu thereof the following:
" 5 . It shall be unlawful for any person under the age of twenty-one (21) years to enter or be upon any premises covered by a liquor control license, and it shall be unlawful for any such minor to".

Wier of Louisa.
Amend Senate File 437 by striking from section ten (10) all of lines one hundred fifty-five (155) through one hundred seventy (170).

Denman of Polk.
Amend the Fisher of Greene, Vetter, et al., amendment filed April 25 to Senate File 437 as follows:

1. Section 9 , by inserting in line one hundred eighty-four (184) after the word "commission" the following: "and beer from licensed manufacturers or wholesalers".
2. Section 9 , line two hundred eighty-one (281), by striking the words and figures "June 30 following the date of issuance" and inserting in lieu thereof the words "the anniversary date of each year".

Fisher of Greene.
On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Monday, April 29, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, April 29, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Michael Makredes, pastor of St. George Greek Orthodox Church, Des Moines, Iowa.

The Journal of April 26 was approved.

## PRESENTATION OF VISITORS

Steffen of Chickasaw presented to the House Gaudencio Garcia of the Philippines, former member and chairman of the Commission on Elections in the Philippines.

## PETITIONS

The following petitions were presented and placed on file:
By Messerly of Black Hawk, from twenty-two residents of Black Hawk County opposing a three percent sales tax.

By Parker of Buchanan, from two hundred seventeen residents of Buchanan County favoring the sale of liquor by the drink in Iowa.

By Reppert of Polk, a resolution from the City Council of Des Moines recommending that the joint House-Senate appropriations committee enact legislation to provide a minimum of $\$ 5,250,000$ to Aid to Dependent Children program as submitted to said committee by the Governor.

By Stanley of Muscatine, from twenty-one residents of Muscatine County opposing Sunday closing legislation.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Cunningham of Story, from one thousand five hundred seven residents of Story County.

Den Herder of Sioux, from forty-four residents of Sioux County.
Falvey of Monroe, from three hundred eighty-three residents of Monroe County.

Hanson of Lyon, from forty-five residents of Lyon County.

Moffitt of Appanoose, from four thousand five hundred two Iowa residents.
Nielsen of Emmet, from six hundred nineteen residents of Emmet County.
Smith of O'Brien, from nine hundred nine residents of $O^{\prime}$ Brien County.
Wells of Taylor, from four hundred fifty-nine residents of Taylor County.
Worthington of Decatur, from nine hundred sixty residents of Decatur County and twenty-three residents of Lamoni.

## SENATE MESSAGES CONSIDERED

Senate File 282, a bill for an act relating to maximum millage rates for taxes caused to be levied by cities and towns and to clarify chapter four hundred four (404), Code 1962, relating thereto.

Read first time and referred to sifting committee.
Senate File 315, a bill for an act relating to the declaration of interest refunds by the boards of directors of credit unions.

Read first time and referred to sifting committee.
Senate File 347, a bill for an act establishing a historical markers commission.

Read first time and referred to sifting committee.

## PERSONAL PRIVILEGE

Scherle of Mills rose on a point of personal privilege and announced that the "Queen of the House," Deloma Hunt, was married to William D. Hildebrand on April 21, 1963.

The Honorable William J. Scherle presented to Deloma a silver tray from the secretaries of the House as an expression of their good wishes.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 24

Mowry of Marshall called up for consideration Senate Concurrent Resolution 24, found on pages 1302 and 1303 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 17

Reppert of Polk called up for consideration House Concurrent Resolution 17, filed April 25 and found on page 1370 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## HOUSE CONCURRENT RESOLUTION 9 LAID ON TABLE

Van Nostrand of Pottawattamie called up for consideration House Concurrent Resolution 9 filed February 28 and found on pages 553 and 554 of the House Journal.

Hagedorn of Clay moved that House Concurrent Resolution 9 be laid on the table.

On the question "Shall the resolution be laid on the table?" the vote disclosed: Ayes 72, nays 28.

Motion prevailed.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 19

Camp of Clinton asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 19 and moved its adoption.

## HOUSE CONCURRENT RESOLUTION 19

By Camp of Clinton
Whereas, House File 208, an act relating to sales and use taxes and expendable chemicals, solvents and reagents used in processing personal property, which has passed both houses of the General Assembly and has been delivered by the Governor.
Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor be respectfully requested to return House File 208 for further consideration.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

Worthington of Decatur asked and received unanimous consent to take up for immediate consideration Senate File 423, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.

Worthington 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, 98 :

| Andersen of Woodbury | Gittins Goode |
| :---: | :---: |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Dietz | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Fischer of | Loss |
| Grundy | Lutz |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier | McElroy |

The nays were, none.
Absent or not voting, 10 :

| Baringer | Falvey <br> Miller of | Sokol <br> Coffman | Tabor |
| :--- | :--- | :--- | :--- |$\quad$| Van Nostrand |
| :--- |
| Denman |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Reppert of Polk asked and received unanimous consent to take up for immediate consideration Senate File 429, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.

Reppert 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:

| Andersen of | Breitbach | Casey | Dietz |
| :--- | :--- | :--- | :--- |
| Woodbury | Briles | Chalupa | Dunton |
| Anderson of | Busch | Crane | Edgington |
| Ringgold | Camp | Cunningham | Ely |
| Balloun | Carnahan | Darrington | Eveland |
| Bock | Carstensen | Den Herder | Falvey |

Fischer of Grundy Fisher of Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie

Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Miller of
Des Moines
Miller of Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Sersland
Shaw
Siglin

Smith of
Dickinson
Smith of 0'Brien
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 7:

| Baringer | Denman <br> Coffman | Millen |
| :--- | :--- | :--- |
| Duffy | Scherle | Sokol |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Messerly of Black Hawk asked and received unanimous consent to take up for immediate consideration Senate File 435, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.

Messerly 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, 100:

| Andersen of | Chalupa |
| :--- | :--- |
| Woodbury | Crane |
| Anderson of | Cunningham |
| Ringgold | Darrington |
| Balloun | Den Herder |
| Baringer | Dietz |
| Bock | Dunton |
| Breitbach | Edgington |
| Briles | Ely |
| Busch | Eveland |
| Camp | Falvey |
| Carnahan | Fischer of |
| Carstensen | Grundy |
| Casey |  |


| Fisher of |  |
| :--- | :--- |
| Greene | Hanson of <br> Mitchell |
| Gittins | Hirsch |
| Frazier | Hougen |
| Goode | Jarvis |
| Graham | Johnson |
| Grassley | Kibbie |
| Hagedorn | Kluever |
| Hagen | Knock |
| Hagie | Knowles |
| Hakes | Kreager |
| Halling | Lange |
| Hanson of | Loss |
| Lyon | Lutz |


| Mahan | Nelson <br> Maule |
| :--- | :--- |
| Mielsen of |  |
| MeElroy | Emmet |
| Mensing | Nielsen of |
| Messerly | Shelby |
| Meyer | Olson |
| Miller of | Ossian |
| Des Moines | Palas |
| Miller of | Parker |
| Jones | Patton |
| Miller of | Paul |
| Page | Petersen of |
| Moffitt | Dallas |
| Mowry | Peterson of |
| Murphy | Woodbury |
| Murray |  |

Prine
Reppert
Riley
Robinson
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Steele
Steffen
Stevenson
Stokes

Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker
Murray
The nays were, none.
Absent or not voting, 8:

| Coffman | Duffy | Mueller | Sokol |
| :--- | :--- | :--- | :--- |
| Denman | Millen | Scherle | Stanley |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 154, a bill for an act relating to the investment and deposit of county, city, town and school funds.

Carroll A. Lane, Secretary.
On motion by Mowry of Marshall, the House recessed until 1:45 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## BIRTHDAY WISHES

Breitbach of. Dubuque rose on a point of personal privilege and announced that this was the birthday of the Honorable Charles P. Miller of Des Moines County, and on behalf of the members of the House wished him a "Happy Birthday."

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 306, a bill for an act relating to retail sales tax and use tax on leases or rentals of equipment.

Camp of Clinton offered the following amendment, filed by him, and moved its adoption:
Amend Senate File 306 as follows:

1. Section 1, by striking all of line four (4) after the word "rental" and all of line five ( 5 ) and inserting in lieu thereof the following: ", excluding rental of railroad equipment, which is in fact a sale".
2. Section 2, by striking all of line four (4) after the word "rental" and all of line five (5) and inserting in lieu thereof the following: ", excluding rental of railroad equipment, which is in fact a purchase or sale".

Amendment adopted.
Hagedorn asked and received unanimous consent to withdraw the amendment filed by Riley of Linn on April 17 and found on page 1181 of the House Journal.

Hagedorn of Clay offered the following amendment filed by him: Amend Senate File 306 as follows:
Amend section one (1) by striking the words "in the opinion of the commission" in line four (4).
Amend section two (2) by striking the words "in the opinion of the commission" in line four (4).
Amend section three (3) by inserting the following after the word "registration" in line eleven (11) "by the owner as defined in section three hundred twenty-one point one (321.1), subsection thirty-six (36), Code 1962.

Hagedorn of Clay asked and received unanimous consent to withdraw divisions 1 and 2 of his amendment.

Hagedorn of Clay moved the adoption of division 3 of his amendment.

Division 3 of the amendment adopted.
Reppert of Polk offered the following amendment filed by him:
Amend Senate File 306 by adding thereto a new section:
"The provisions of this Act shall not apply to any rental or leased item on which sales tax has been paid.
Reppert of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Reppert amendment to Senate File 306, filed April 23, by inserting after the word "sales" in line three (3) the words "or use".

Amendment to the amendment adopted.
Reppert of Polk moved the adoption of his amendment as amended.
Amendment as amended adopted.
Hagedorn 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 :

| Andersen of | Gittins | Miller of |
| :--- | :--- | :--- |
| Woodbury | Goode | Des Moines |
| Anderson of | Graham | Miller of |
| Ringgold | Grassley | Jones |
| Balloun | Hagedorn | Miller of |
| Baringer | Hagen | Page |
| Breitbach | Hagie | Moffitt |
| Briles | Hakes | Mowry |
| Busch | Halling | Mueller |
| Camp | Hanson of | Murphy |
| Chalupa | Lyon | Murray |
| Carstensen | Hanson of | Nielsen of |
| Casey | Mitchell | Emmet |
| Chalupa | Hirsch | Nielsen of |
| Crane | Hougen | Shelby |
| Cunningham | Johnson | Olson |
| Den Herder | Kibbie | Ossian |
| Dietz | Kluever | Palas |
| Dunton | Kreager | Parker |
| Edgington | Lange | Patton |
| Ely | Loss | Paul |
| Eveland | Lutz | Petersen of |
| Falvey | Mahan | Dallas |
| Fischer of | Maule | Meterson of |
| Grundy | MaElroy | Woodbury |
| Fisher of | Messerly | Prine |
| Greene | Meyer | Reppert |
| Frazier | Millen | Riley |

Ropinson
Scherle
Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 12:

| Bock | Denman | Knock | Nelson |
| :--- | :--- | :--- | :--- |
| Coffman | Duffy | Knowles | Sersland |
| Darrington | Jarvis | Mensing | Van Alstine |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 16, a concurrent resolution urging Congress of the United States to adopt the corn tassel as the national floral emblem.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 19, a concurrent resolution recalling House File 208 for further consideration.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 30, a concurrent resolution recalling Senate File 127 from the Governor.

Also: That the Senate has concurred in the House amendments to and passed Senate File 165, a bill for an act to establish a new probate code.

Also: That the Senate insists on its amendments to House File 237, a bill for an act relating to the terms of office for members of the Iowa civil defense administration, requests a conference committee and appoints as members of the conference committee on the part of the Senate: Senators Flatt, Benda, Fisher and Frommelt.

## SENATE FILE 403 DEFERRED

Stanley of Muscatine asked and received unanimous consent that Senate File 403 be deferred and that the bill retain its place on the calendar.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 86, a bill for an act to amend chapter one hundred seventeen (117), Code 1962, relating to the powers and duties of the real estate commission, with report of committee recommending amendment and passage, was taken up for consideration.

Steele of Cherokee offered the following amendment filed by the committee on judiciary 1 and moved its adoption:

Amend House File 86 as follows:

1. Amend section 1 by striking from line seven (7) after the word "and" the word "to".
2. Strike section 2 and insert in lieu thereof the following:
"Sec. 2. Section one hundred seventeen point twenty-eight (117.28), Code 1962, is hereby amended by striking the last sentence thereof and inserting in lieu thereof the following:
"The commission shall issue a new license for the next ensuing year to any licensee who applies for a new license on forms prescribed by the commission and pays the the annual fee therefor on or before December 31 in the year for which he is licensed. The commission in its discretion, when good cause therefor is shown, may issue a new license even if such application and fee are received after such date."
3. Amend section 3 by striking all of lines four (4) through twenty-four (24), inclusive, and inserting in lieu thereof the following:
"If a judgment of conviction of a felony under the laws of the United States or any state of the United States shall be rendered against any licensee under this chapter, his license shall automatically be revoked without necessity of any action by the commission. The licensee shall immediately notify the commission in writing of any such judgment of conviction and shall immediately surrender his license to the commission. If he fails to do so, the commission may at any time demand and require the immediate surrender of his license. The requirements of section one hundred seventeen point thirty-five (117.35) of the Code shall not apply to any revocation of a license under the provisions of this paragraph. Any person whose license shall have been revoked because of a judgment of conviction of a felony shall be ineligible to apply to the commission for a new license within two (2) years after the date on which his license is surrendered to the commission, or within two (2) years after release from a penal institution to which he is committed for such felony, or within two (2) years after discharge from parole or probation, whichever occurs last.

Any person whose license shall have been revoked because of a judgment of conviction of a felony may apply only for a salesman's license, and the commission shall not issue a broker's license to such person. However, if such person shall have been pardoned by the President of the United States or the governor of a state of the United States, then such person may apply for a broker's license and the commission shall process the application and may issue or deny a broker's license as provided in this chapter. If the judgment of conviction is reversed or nullified by any court having jurisdiction to do so, the commission shall set aside such revocation and shall issue a new license to such person, but the commission in its discretion may take action as provided in this section."
4. Strike section 4 and insert in lieu thereof the following:
"Sec. 4. Section one hundred seventeen point thirty-five (117.35), Code 1962, is hereby amended by adding the following paragraph at the end thereof:
"Any licensee under this chapter may voluntarily surrender his license to the commission, and upon such surrender the license shall be deemed revoked. Such surrender of the license shall constitute a waiver of notice and heaxing."
5. Add the following new section:
"Sec. 5. Section one hundred seventeen point forty-one (117.41), Code 1962, is hereby amended by inserting the following in line seven (7) after the word "license": "and any new license which may have been issued after the commencement of proceedings under this chapter".

## Amendment adopted.

Steele 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 :

| Andersen of | Frazier | Mahan |
| :--- | :--- | :--- |
| Woodbury | Gittins | Maule |
| Anderson of | Goode | McElroy |
| Reinggold | Graham | Messerly |
| Balloun | Grassley | Meyer |
| Baringer | Hagedorn | Millen |
| Britbach | Hagen | Miller of |
| Briles | Hagie | Des Moines |
| Busch | Hakes | Miller of |
| Camp | Halling | Jones |
| Carnahan | Hanson of | Miller of |
| Carstensen | Lyon | Page |
| Casey | Hanson of | Moffitt |
| Chalupa | Mitchell | Mueller |
| Crane | Hirsch | Murphy |
| Cunningham | Hougen | Nelpon |
| Darrington | Jarvis | Nielsen of |
| Den Herder | Johnson | Emmet |
| Denman | Kibbie | Nielsen of |
| Dunton | Kluever | Shelby |
| Edgington | Knock | Olson |
| Ely | Kreager | Ossian |
| Eveland | Lange | Palas |
| Falvey | Loss | Parker |
| Fisher of | Lutz | Patton |
| Greene |  |  |

Paul
Petersen of Dallas
Peterson of Woodbury
Prine
Reppert
Robinson
Sersland
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand

| Vermeer | Wells | Winkelman | Wright |
| :---: | :---: | :---: | :---: |
| Vetter | Wier | Worthington | Mr. Spea |
| Walter |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 13: |  |  |  |
| Bock | Fischer of | Mowry | Scherle |
| Coffman | Grundy | Murray | Shaw |
| Dietz | Knowles | Riley | Steffen |
| Duffy | Mensing |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 396, a bill for an act relating to notice of proposed establishment of a secondary road district, with report of committee recommending passage, was taken up for consideration.

Anderson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 94 :

| Andersen of | Graham | Miller of | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Grassley | Des Moines | Scherle |
| Anderson of | Hagedorn | Miller of | Shaw |
| Ringgold | Hagen | Jones | Siglin |
| Balloun | Hakes | Miller of | Smith of |
| Baringer | Halling | Page | Dickinson |
| Breitbach | Hanson of | Moffitt | Smith of |
| Busch | Lyon | Mueller | O'Brien |
| Camp | Hanson of | Murphy | Sokol |
| Carnahan | Mitchell | Murray | Stanley |
| Carstensen | Hirsch | Nelson | Steele |
| Casey | Hougen | Nielsen of | Steffen |
| Chalupa | Johnson | Emmet | Stevenson |
| Crane | Kibbie | Nielsen of | Stokes |
| Cunningham | Kluever | Shelby | Strothman |
| Darrington | Knock | Olson | Swisher |
| Den Herder | Kreager | Ossian | Tabor |
| Dietz | Lange | Palas | Van Alstine |
| Dunton | Loss | Parker | Vermeer |
| Ely | Lutz | Patton | Vetter |
| Eveland | Mahan | Paul | Walter |
| Falvey | Maule | Petersen of | Wells |
| Fischer of | Grundy | McElroy | Dallas |
| Fisher of | Mensing | Peterson of | Wier |
| Greene | Meserly | Winkelman |  |
| Frazier | Millen | Wrinedbury | Worthington |
| Gittins |  | Reppert | Wright |
|  |  |  | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 14:
Bock
Briles $\begin{aligned} & \text { Coffman } \\ & \text { Denman }\end{aligned}$

| Duffy | Goode |
| :--- | :--- |
| Edgington | Hagie |


| Jarvis | Mowry | Sersland | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Knowles | Robinson |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 462, a bill for an act relating to highway signs, with report of committee recommending passage, was taken up for consideration.

Hirsch of Warren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 96 :

| Andersen of | Goode | Miller of |  |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Des Moines | Sobinson |
| Anderson of | Grassley | Miller of | Shaw |
| Ringgold | Hagedorn | Jones | Siglin |
| Balloun | Hagen | Miller of | Smith of |
| Baringer | Hakes | Page | Dickinson |
| Busch | Halling | Mooffitt | Smith of |
| Camp | Hanson of | Mueller | O'Brien |
| Carnahan | Lyon | Murphy | Sokol |
| Carstensen | Hanson of | Murray | Stanley |
| Casey | Mitchell | Nelson | Steele |
| Chalupa | Hirsch | Nielsen of | Steffen |
| Crane | Johnson | Emmet | Stevenson |
| Cunningham | Kibbie | Nielsen of | Stokes |
| Darrington | Kluever | Shelby | Strothman |
| Den Herder | Knock | Olson | Swisher |
| Denman | Knowles | Ossian | Tabor |
| Dietz | Kreager | Palas | Van Alstine |
| Dunton | Lange | Parker | Vermeer |
| Ely | Loss | Patton | Vetter |
| Eveland | Lutz | Paul | Walter |
| Falvey | Mahan | Petersen of | Wells |
| Fischer of | Maule | Dallas | Wier |
| Grundy | McElroy | Peterson of | Winkelman |
| Fisher of | Mensing | Woodbury | Worthington |
| Greene | Messerly | Prine | Wright |
| Frazier | Meyer | Reppert | Mr. Speaker |
| Gittins | Millen | Riley |  |

The nays were, none.
Absent or not voting, 12:

| Bock | Coffman | Hagie | Mowry |
| :--- | :--- | :--- | :--- |
| Breitbach | Duffy | Hougen | Sersland |
| Briles | Edgington | Jarvis | Van Nostrand |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 539, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, relating to the purchase and operation of such aircraft as required by the conservation
commission in the performance of its duties, with report of committee recommending passage, was taken up for consideration.

Hagen 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, 95 :
Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of Grundy
Fisher of Greene
Frazier
Gittins
Graham
Grassley
Hagedorn
Hagen
Hakes
Halling
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen

The nays were, none.
Absent or not voting, 13:

| Bock | Duffy |
| :--- | :--- |
| Breitbach | Goode |
| Briles | Hagie |
| Coffman |  |

Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of $O^{\prime}$ Brien
Sokol
Stanley
Steele
Steffen
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

## Stevenson Van Nostrand Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 587, a bill for an act to provide for political party precinct caucuses and the election of delegates to county conventions at such caucuses, with report of committee recommending passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment filed by him :
Amend House File 587, section 1, by adding at the end thereof the following:
"The date, time and place of each such precinct caucus shall be published
at least twice in at least one newspaper of general circulation in the precinct, and such publication shall be made not more than thirty (30) days and not less than seven (7) days before the date of the caucus. Such publication shall also state in substance that each voter affliated with the specified political party is invited to attend the precinct caucus. The cost of such publication, if any, shall be paid by the political party."

Denman of Polk offered the following amendment to the amendment:

Amend the Stanley amendment to House File 587, filed April 29, by striking all after the period in line seven (7), all of line eight (8) and that part of line nine (9) up to and including the period.

Knowles of Scott rose on a point of order that the Stanley amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Winkelman of Calhoun moved that House File 587 be deferred and that the bill retain its place on the calendar.

Motion lost.
Denman of Polk moved the adoption of his amendment to the Stanley amendment.

Amendment to the amendment lost.
Stanley of Muscatine moved the adoption of his amendment.
Amendment lost.
Chalupa 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, 98:

| Andersen of | Den Herder | Hagie | Mahan |
| :--- | :--- | :--- | :--- |
| Woodbury | Denman | Hakes | Maule |
| Anderson of | Dietz | Hanson of | McElroy |
| Ringgold | Dunton | Lyon | Mensing |
| Balloun | Edgington | Hanson of | Messerly |
| Baringer | Ely | Mitchell | Meyer |
| Breitbach | Fischer of | Hirsch | Millen |
| Briles | Grundy | Hougen | Miller of |
| Busch | Fisher of | Jarvis | Des Moines |
| Camp | Greene | Johnson | Miller of |
| Carnahan | Frazier | Kluever | Jones |
| Carstensen | Gittins | Knock | Miller of |
| Casey | Goode | Knowles | Page |
| Chalupa | Graham | Kreager | Mowry |
| Crane | Grassley | Lange | Murphy |
| Cunningham | Hagedorn | Loss | Murray |
| Darrington | Hagen | Lutz | Nelson |

Nielsen of
Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas

Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson

The nays were, 6 :

| Bock | Falvey |
| :--- | :--- |
| Eveland | Kibbie |

Absent or not voting, 4:
Coffman
Dufty

Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor

Moffitt Mueller

Halling

Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Wright
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 590, a bill for an act to legalize the action of the Marion Rural Community School District in changing the name of the school district, with report of committee recommending passage, was taken up for consideration.

Riley 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, 102:
$\left.\begin{array}{ll}\text { Andersen of } \\ \text { Woodbury } \\ \text { Anderson of } \\ \text { Ringgold }\end{array} \quad \begin{array}{l}\text { Eveland } \\ \text { Falvey } \\ \text { Failoun } \\ \text { Grundy }\end{array}\right\}$
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray

Nelson Nielsen of Emmet Nielsen of Shelby
Olson
Ossian
Palas
Parker
Paul
Petersen of Dallas
Peterson of Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson

Smith of
O'Brien Sokol Stanley Steele Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor

| Van Alstine | Wells |
| :--- | :--- |
| Van Nostrand | Wier |
| Vermeer | Winkelman |
| Vetter | Wright |
| Walter | Mr. Speaker |

The nays were, none.
Absent or not voting, 6:

| Coffman | Jarvis | Patton | Messerly |
| :--- | :--- | :--- | :--- |
| Duffy | Morthington |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 489, a bill for an act to authorize the Iowa state commerce commission to enter into a contract with the United States government or any designated agency thereof for the purpose of releasing information pertaining to inspections of warehouses bonded and licensed under the provisions of chapter five hundred forty-three (543), Code 1962, and to authorize the Iowa state commerce commission to recover the cost of providing such information of the United States government or its agencies, with report of committee recommending passage, was taken up for consideration.

Meyer of Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 99:

| Andersen of | Fischer of | Knowles | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Kreager | Shelby |
| Anderson of | Fisher of | Lange | Olson |
| Ringggold | Greene | Loss | Ossian |
| Balloun | Frazier | Lutz | Palas |
| Baringer | Gittins | Mahan | Parker |
| Breitbach | Goode | Maule | Paul |
| Briles | Graham | Mensing | Petersen of |
| Busch | Grassley | Meyer | Dallas |
| Camp | Hagedorn | Millen | Peterson of |
| Carnahan | Hagen | Miller of | Woodbury |
| Carstensen | Hagie | Des Moines | Prine |
| Casey | Hakes | Miller of | Reppert |
| Chalupa | Halling | Jones | Riley |
| Crane | Hanson of | Miller of | Robinson |
| Cunningham | Lyon | Page | Scherle |
| Darrington | Hanson of | Moffitt | Shaw |
| Den Herder | Mitchell | Mowry | Siglin |
| Denman | Hirsch | Mueller | Smith of |
| Dietz | Hougen | Murphy | Dickinson |
| Dunton | Jarvis | Murray | Smith of |
| Edgington | Johnson | Nelson | O'Brien |
| Ely | Kibbie | Nielsen of | Sokol |
| Eveland | Kluever | Emmet | Stanley |
| Falvey | Knock |  |  |
|  |  |  | Steele |


| Steffen | Swisher | Vermeer | Winkelman |
| :--- | :--- | :--- | :--- |
| Stevenson | Tabor | Vetter | Wright |
| Stokes | Van Alstine | Wells | Mr. Speaker |
| Strothman | Van Nostrand | Wier |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Bock   <br> Coffman McElroy Messerly | Patton | Sersland | Walter |
| Duffy | Worthington |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 123, a bill for an act to amend section two hundred ninety-four point twelve (294.12), Code 1962, to permit the board of directors in school districts which have, pursuant to section two hundred ninety-four point eleven (294.11), Code 1962, terminated a previously existing pension and annuity retirement system to increase by fifty percent ( $50 \%$ ) the retirement benefits to each surviving beneficiary entitled to receive benefits at date of termination of said system and to provide for the levy of an annual tax to supplement the retirement reserve fund to the extent necessary to pay the increase in retirement benefits, 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, 99 :

| Andersen of | Ely | Johnson | Mueller |
| :---: | :---: | :---: | :---: |
| Woodbury | Eveland | Kibbie | Murphy |
| Anderson of | Falvey | Kluever | Murray |
| Ringgold | Fischer of | Knock | Nelson |
| Balloun | Grundy | Knowles | Nielsen of |
| Baringer | Fisher of | Kreager | Emmet |
| Bock | Greene | Lange | Nielsen of |
| Breitbach | Frazier | Loss | Shelby |
| Briles | Gittins | Lutz | Olson |
| Busch | Goode | Mahan | Ossian |
| Camp | Graham | Maule | Palas |
| Carnahan | Grassley | Mensing | Parker |
| Carstensen | Hagedorn | Messerly | Patton |
| Casey | Hagen | Meyer | Paul |
| Chalupa | Hagie | Millen | Petersen of |
| Crane | Hakes | Miller of | Dallas |
| Cunningham | Hanson of | Des Moines | Prine |
| Darrington | Lyon | Miller of | Reppert |
| Den Herder | Hanson of | Jones | Riley |
| Denman | Mitchell | Miller of | Scherle |
| Dietz | Hirsch | Page | Siglin |
| Dunton | Hougen | Moffitt | Smith of |
| Edgington | Jarvis | Mowry | Dickinson |


| Smith of | Stevenson | Van Alstine | Wier |
| :--- | :--- | :--- | :--- |
| O'Brien | Stokes | Van Nostrand | Winkelman |
| Sokol | Strothman | Vermeer | Worthington |
| Stanley | Swisher | Vetter | Wright |
| Steele | Tabor | Wells | Mr. Speaker |
| Steffen |  |  |  | Steffen

The nays were, none.
Absent or not voting, 9 :

| Coffman | McElroy | Robinson | Shaw |
| :--- | :--- | :--- | :--- |
| Duffy | Peterson of | Sersland | Walter |
| Halling | Woodbury |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 180, a bill for an act relating to the state printing board, with report of committee recommending passage, was taken up for consideration.

Hougen of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 101:

| Andersen of | Frazier | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Des Moines | Scherle |
| Anderson of | Goode | Miller of | Sersland |
| Ringgold | Graham | Jones | Shaw |
| Balloun | Grassley | Miller of | Siglin |
| Baringer | Hagedorn | Page | Smith of |
| Breitbach | Hagen | Moffitt | Dickinson |
| Briles | Hagie | Mowry | Smith of |
| Busch | Hakes | Mueller | O'Brien |
| Camp | Halling | Murphy | Sokol |
| Carnahan | Hanson of | Murray | Stanley |
| Carstensen | Mitchell | Nelson | Steele |
| Casey | Hirsch | Nielsen of | Steffen |
| Chalupa | Hougen | Emmet | Stevenson |
| Crane | Jarvis | Nielsen of | Stokes |
| Cunningham | Johnson | Shelby | Strothman |
| Darrington | Kibbie | Olson | Swisher |
| Den Herder | Kluever | Ossian | Tabor |
| Denman | Knock | Palas | Van Alstine |
| Dietz | Knowles | Parker | Van Nostrand |
| Dunton | Kreager | Patton | Vermeer |
| Edgington | Lange | Paul | Vetter |
| Ely | Loss | Petersen of | Wells |
| Eveland | Lutz | Dallas | Wier |
| Falvey | Mahan | Peterson of | Winkelman |
| Fischer of | Maule | Woodbury | Worthington |
| Grundy | Messerly | Prine | Wright |
| Fisher of | Meyer | Reppert | Mr. Speaker |
| Greene | Millen | Riley |  |
|  |  |  |  |

Absent or not voting, 7:

| Bock <br> Coffman <br> Duffy | Hanson of <br> Lyon | McElroy <br> Mensing | Walter |
| :--- | :---: | :--- | :--- |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 184, a bill for an act to amend section eighty-six point nineteen (86.19), Code 1962, by granting the industrial commissioner authority to require a shorthand reporter to report proceedings of any hearing before the commissioner or one of his deputies, or board of arbitration, with report of committee recommending passage, was taken up for consideration.

Frazier 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 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Dietz | Kreager |
| Dunton | Knowles |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Frazier | Meyer |
|  |  |


| Millen | Robinson |
| :--- | :--- |
| Miller of | Scherle <br> Des Moines |
| Siller of | Sersland |
| Jones | Siglin |
| Miller of | Smith of |
| Page | Dickinson |
| Mofftt | Smith of |
| Mowry | O'Brien |
| Mueller | Sokol |
| Murphy | Stanley |
| Murray | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wells |
| Dallas | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Reppert | Wright |
| Riley | Mr. Speaker |
|  |  |

The nays were, none.
Absent or not voting, 8:
Baringer Denman
Coffman
Duffy

| Hougen | Prine |
| :--- | :--- |
| Jarvis | Shaw |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 281, a bill for an act to amend section five hundred thirty-three B point three (533B.3), Code 1962, relating to the sale of certain instruments for payment of money, 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, 98 :

| Andersen of |  |  |
| :--- | :--- | :--- |
| Woodbury | Frazier | Gittins |
| Anderson of | Goode | Messerly |
| Ringgold | Graham | Miller |
| Balloun | Miller of |  |
| Baringer | Grassley | Des Moines |
| Breitbach | Hagedorn | Miller of |
| Briles | Hagen | Jones |
| Busch | Hakes | Miler of |
| Camp | Hake | Page |
| Carnahan | Hanson of | Moffitt |
| Carstensen | Lyon | Mowry |
| Casey | Hanson of | Mueller |
| Chalupa | Mitchell | Murphy |
| Crane | Hirsch | Nelsay |
| Cunningham | Jarvis | Nielsen of |
| Darrington | Johnson | Emmet |
| Den Herder | Kibbie | Nielsen of |
| Denman | Kluever | Shelby |
| Dietz | Knock | Olson |
| Dunton | Knowles | Palas |
| Edgington | Kreager | Parker |
| Ely | Lange | Patton |
| Eveland | Loss | Paul |
| Falvey | Lutz | Petersen of |
| Fischer of | Mahan | Dallas |
| Grundy | Maule | Peterson of |
| Fisher of | McElroy | Woodbury |
| Greene | Mensing |  |

Prine
Riley
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 10:

| Bock | Hougen |
| :--- | :--- |
| Coffman | Ossian |
| Duffy | Reppert |


| Robinson | Sersland |
| :--- | :--- |
| Scherle | Shaw |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 400, a bill for an act to amend section three hundred ninety-one point twenty-four (391.24), section three hundred ninetyone point fifty-three (391.53), three hundred ninety-one A point
thirteen (391A.13) and three hundred ninety-one A point twentyfive (391A.25), Code 1962, to require mailing of the notices provided for in said Code sections to all property owners whose property is subject to assessment, with report of committee recommending passage, was taken up for consideration.

Denman of Polk asked and received unanimous consent to withdraw the amendment filed by him on April 8 and found on pages 1081 and 1082 of the House Journal.

Carstensen 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, 101:

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |

Anderson of Goode

Ringgold Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan Carstensen
Casey
Chalupa
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of
Graham
Hagedorn
Hagen
Hagie
Hakes
Halling
Hanson of Lyon Hanson of Mitchell
Hirsch
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Greene
Messerly

The nays were, none.
Absent or not voting, 7:
Coffman Hougen
Duffy
Jarvis
Ossian Wells
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 406, a bill for an act to legalize and validate the pro-
ceedings of the board of supervisors of Chickasaw County providing for the vacation of certain secondary highways within said county, with report of committee recommending passage, was taken up for consideration.

Steffen of Chickasaw moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 101:

|  |  |  |  |
| :--- | :--- | :--- | :--- |
| Andersen of | Fisher of | Meyer | Riley |
| Woodbury | Greene | Millen | Robinson |
| Anderson of | Frazier | Miller of | Sersland |
| Ringgold | Gittins | Des Moines | Shaw |
| Balloun | Goode | Miller of | Siglin |
| Baringer | Graham | Jones | Smith of |
| Bock | Grassley | Miller of | Dickinson |
| Breitbach | Hagedorn | Page | Smith of |
| Briles | Hagen | Moffitt | O'Brien |
| Busch | Hagie | Mowry | Sokol |
| Camp | Hakes | Mueller | Stanley |
| Carnahan | Halling | Murphy | Steele |
| Carstensen | Hanson of | Murray | Steffen |
| Casey | Mitchell | Nelson | Stevenson |
| Chalupa | Hirsch | Nielsen of | Stokes |
| Crane | Jarvis | Emmet | Strothman |
| Cunningham | Johnson | Nielsen of | Swisher |
| Darrington | Kibbie | Shelby | Tabor |
| Den Herder | Kluever | Olson | Van Alstine |
| Denman | Knowles | Palas | Van Nostrand |
| Dietz | Kreager | Parker | Vermeer |
| Dunton | Lange | Patton | Vetter |
| Edgington | Loss | Paul | Walter |
| Ely | Lutz | Petersen of | Wells |
| Eveland | Mahan | Dallas | Wier |
| Falvey | Maule | Peterson of | Winkelman |
| Fischer of | McElroy | Woodbury | Worthington |
| Grundy | Mensing | Prine | Wright |
|  | Messerly | Reppert | Mr. Speaker |

The nays were, none.
Absent or not voting, 7:
Coffman
Hanson of
Lyon

Kougen

Riley
Robinson
ersland
Sial
Siglin mith of ickinson O'Brien Sokol
Stanley
Steele
Steffen
Stevenson
tokes
Strothman
Swisher
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Winkelman Worthington

Mr. Speaker

Dufy
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 408, a bill for an act relating to the funds and support of mentally ill patients in the state mental health institutes and mentally retarded patients in state hospital-schools, 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, 97 :

| Andersen of | Frazier | Meyer |
| :---: | :---: | :---: |
| Woodbury | Gittins | Millen |
| Anderson of | Goode | Miller of |
| Ringgold | Graham | Des Moines |
| Baringer | Grassley | Miller of |
| Bock | Hagedorn | Jones |
| Breitbach | Hagen | Miller of |
| Busch | Hagie | Page |
| Camp | Hakes | Mowry |
| Carnahan | Halling | Mueller |
| Carstensen | Hanson of | Murphy |
| Casey | Lyon | Murray |
| Chalupa | Hanson of | Nelson |
| Crane | Mitchell | Nielsen of |
| Cunningham | Hirsch | Emmet |
| Darrington | Johnson | Nielsen of |
| Den Herder | Kibbie | Shelby |
| Denman | Kluever | Olson |
| Dietz | Knowles | Palas |
| Dunton | Kreager | Parker |
| Edgington | Lange | Patton |
| Ely | Loss | Paul |
| Eveland | Lutz | Petersen of |
| Falvey | Mahan | Dallas |
| Fischer of | Maule | Peterson of |
| Grundy | McElroy | Woodbury |
| Fisher of | Mensing | Prine |
| Greene | Messerly | Reppert |

Riley Robinson
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 11:

| Balloun <br> Briles | Duffy <br> Coffman | Hougen | Knock <br> Jarvis |
| :--- | :--- | :--- | :--- |
|  | Moffitt | Ossian | Scherle |
|  |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 427, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Community School District of Parkersburg in the Counties of Butler and Grundy, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law, with report of committee recommending passage, was taken up for consideration.

Grassley 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, 96:

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bok | Hagie |
| Breitbach | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Dunton | Loss |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falvey | Mensing |
| Fischer of | Messerly |
| Grundy | Meyer |
| Fisher of | Millen |
| Greene |  |
|  |  |

The nays were, none.
Absent or not voting, 12:

| Briles | Hagen | Knock | Van Alstine |
| :--- | :--- | :--- | :--- |
| Coffman | Hougen | McElroy | Van Nostrand |
| Duffy | Jarvis | Murphy | Wells |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## RECONSIDERATION OF SENATE FILE 400

Denman of Polk moved to reconsider the vote by which Senate File 400, a bill for an act to amend section three hundred ninety-one point twenty-four (391.24) and section three hundred ninety-one point fifty-three (391.53), Code 1962, to require mailing of the notices provided for in said Code sections to all property owners whose property is subject to assessment, passed the House.

Motion prevailed.
Denman of Polk moved that the vote by which Senate File 400 was placed on its last reading be reconsidered.

The motion prevailed.
Denman of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 400 by adding thereto the following sections:
"Sec. 5. Section four hundred seventeen point nine (417.9), Code 1962, is amended by adding at the end of said section the following:
'The said chief clerk shall send by certified mail to each property owner, whose property is subject to assessment for said improvement, as shown by the records in the office of the county auditor, a copy of the above-mentioned notice, said mailing to be made on or before the date of posting. Failure to receive such mailed notice shall not constitute a defense to the special assessment.'
"Sec. 6. Section four hundred seventeen point thirteen (417.13), Code 1962, is amended by adding at the end of said section the following:
'The said chief clerk shall also send by certified mail to each property owner, whose property is subject to assessment for said improvement, as shown by the records in the office of the county auditor, a copy of said notice, said mailing to be made on or before the date of publication of said notice. Failure to receive such mailed notice shall not constitute a defense to the special assessment.' "

Amendment adopted.
Denman of Polk offered the following amendment to the title and moved its adoption:

Amend the title to Senate File 400 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to proceedings for construction of street improvements and sewers in cities and towns; relating to the mailing of certain notices to property owners whose property is subject to assessment for such construction; and amending various sections in chapters three hundred ninety-one (391), three hundred ninety-one A (391A) and four hundred seventeen (417), Code 1962, relating thereto.

Amendment adopted.
Reppert 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, 99 :

| Andersen of | Wenman | Hakes | Messerly |
| :--- | :--- | :--- | :--- |
| Woodbury | Dietz | Halling | Meyer |
| Anderson of | Dunton | Hanson of | Millen |
| Ringgold | Edgington | Lyon | Miller of |
| Ballioun | Ely | Hanson of | Des Moines |
| Baringer | Eveland | Mitchell | Miller of |
| Bock | Falvey | Hirsch | Jones |
| Breitbach | Fischer of | Johnson | Miler of |
| Briles | Grundy | Kibbie | Page |
| Busch | Fisher of | Kluever | Moffitt |
| Camp | Greene | Knock | Mowry |
| Carnahan | Frazier | Knowles | Mueller |
| Carstensen | Gittins | Kreager | Murphy |
| Casey | Goode | Lange | Murray |
| Chalupa | Graham | Loss | Nelson |
| Crane | Grassley | Mahan | Nielsen of |
| Cunningham | Hagedorn | Maule | Emmet |
| Darrington | Haggen | McElroy | Nielsen of |
| Den Herder | Hagie | Mensing | Shelby |


| Olson | Prine | Sokol | Vermeer |
| :--- | :--- | :--- | :--- |
| Palas | Reppert | Stanley | Vetter |
| Ossian | Riley | Steffen | Walter |
| Parker | Robinson | Stevenson | Wells |
| Patton | Scherle | Stokes | Wier |
| Paul | Siglin | Strothman | Winkelman |
| Petersen of | Smith of | Swisher | Worthington |
| Dallas | Dickinson | Tabor | Wright |
| Peterson of | Smith of | Van Alstine | Mr. Speaker |
| Woodbury | O'Brien |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Coffman | Jarvis |  |  |
| Duffy | Lutz | Sersland | Steele |
| Hougen |  |  | Shaw |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 30

Mowry of Marshall asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 30 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 30 <br> By Wiley

Whereas, it is deemed advisable to give further consideration to Senate File 127, a bill for an act relating to exemptions from the imposition of the retail sales tax, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the Governor be respectfully requested to return Senate File 127 for further consideration.
Motion prevailed and the resolution was adopted.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 428, a bill for an act to authorize the board of control to permit the state libraries and historical department-division of archives-to copy or reproduce by any photographic, photostatic, microfilm, microcard, or other process which accurately reproduces a durable medium for reproducing the original and to destroy in the manner prescribed by law such records of inmates designated in chapter two hundred eighteen point twenty-one (218.21), Code 1962, 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 the title to Senate File 428 by striking from line seven (7) the word "chapter" and inserting in lieu thereof the word "section".

Amendment adopted.
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, 99 :

|  |  |
| :--- | :--- |
| Andersen of | Frazier |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitthell |
| Chalupa | Hirsch |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Dietz | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fischer of | McElroy |
| Grundy | Mensing |
| Fisher of | Messerly |
| Greene | Meyer |


| Millen | Riley |
| :--- | :--- |
| Miller of | Scherle |
| Dees Moines | Sersland |
| Miller of | Shaw |
| Jones | Siglin |
| Miller of | Smith of |
| Page | Dickinson |
| Moffitt | Smith of |
| Mueller | O'Brien |
| Murphy | Sokol |
| Murray | Stanley |
| Nelson | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Swisher |
| Ossian | Tabor |
| Palas | Van Alstine |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wells |
| Dallas | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Prine | Wright |
| Reppert | Mr. Speaker |
|  |  |

The nays were, none.
Absent or not voting, 9 :

| Coffman | Hougen | Loss | Robinson |
| :--- | :--- | :--- | :--- |
| Denman | Jarvis | Mowry | Van Nostrand |
| Duffy |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Senate File 432, a bill for an act relating to construction of storm sewers in cities of one hundred twenty-five thousand $(125,000)$ or more population, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98 :

| Andersen of Woodbury | Gittins Goode |
| :---: | :---: |
| Anderson of | Graham |
| Ringgold | Grassley |
| Baringer | Hagedorn |
| Bock | Hagie |
| Breitbach | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Darrington | Knock |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Edgington | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fischer of | McElroy |
| Grundy | Mensing |
| Fisher of | Messerly |
| Greene | Meyer |

Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 10:

| Balloun | Dunton <br> Coffman | Harvisen <br> Duffy |
| :--- | :--- | :--- |
| Hougen | Mowry | Van Nostrand |
| Vermeer |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 443, a bill for an act relating to benefits under accident and sickness insurance policies, with report of committee recommending passage, was taken up for consideration.

Swisher 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, 100:

| Andersen of | Briles | Cunningham | Eveland |
| :--- | :--- | :--- | :--- |
| Woodbury | Busch | Darrington | Falvey |
| Anderson of | Camp | Den Herder | Fischer of |
| Ringgold | Carnahan | Demman | Grundy |
| Balloun | Carstensen | Dietz | Fisher of |
| Baringer | Casey | Dunton | Greene |
| Bock | Chalupa | Edgington | Frazier |
| Breitbach | Crane | Ely | Gittins |


| Goode | Loss |
| :--- | :--- |
| Graham | Lutz |
| Grassley | Mahan |
| Hagedorn | Maule |
| Hagen | McElroy |
| Hagie | Mensing |
| Hakes | Messerly |
| Halling | Meyer |
| Hanson of | Milen |
| Lyon | Miller of |
| Hanson of | Des Moines |
| Mitchell | Miller of |
| Hirsch | Jones |
| Jarvis | Miller of |
| Johnson | Page |
| Kibbie | Moffit |
| Kluever. | Mowry |
| Knock | Mueller |
| Knowles | Murphy |
| Kreager | Murray |
| Lange | Nelson |

Nielsen of
Emmet
Nielsen of
$\quad$ Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Shaw
Siglin

Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor
Van Alstine
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 8:

| Coffman | Parker |
| :--- | :--- |
| Duffy |  |
| Hougen | Sersland |

Smith of Dickinson

Van Nostrand Vermeer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Senate File 445, a bill for an act relating to the organization of domestic insurance companies, with report of committee recommending passage, was taken up for consideration.

Fischer 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, 98 :

| Andersen of | Den Herder | Hagen | Loss |
| :--- | :--- | :--- | :--- |
| Woodbury | Dietz | Hagie | Lutz |
| Anderson of | Dunton | Hakes | Mahan |
| Rainggold | Edgington | Halling | Maule |
| Balloun | Ely | Hanson of | McElroy |
| Baringer | Eveland | Lyon | Mensing |
| Britbach | Falvey | Hanson of | Messerly |
| Briles | Fischer of | Mitchell | Meyer |
| Busch | Grundy | Hirsch | Millen |
| Camp | Fisher of | Jarvis | Miller of |
| Carnahan | Greene | Johnson | Des Moines |
| Carstensen | Frazier | Kibbie | Miller of |
| Casey | Gittins | Kluever | Jones |
| Chalupa | Goode | Knock | Miller of |
| Crane | Graham | Knowles | Page |
| Cunningham | Grassley | Kreager | Moffitt |
| Darrington | Hagedorn | Lange | Mowry |


| Murphy | Petersen of | Smith of | Swisher |
| :---: | :---: | :---: | :---: |
| Nelson | Dallas | Dickinson | Tabor |
| Nielsen of | Peterson of | Smith of | Van Alstine |
| Emmet | Woodbury | O'Brien | Vetter |
| Nielsen of | Prine | Sokol | Walter |
| Shelby | Reppert | Stanley | Wells |
| Olson | Riley | Steele | Wier |
| Ossian | Robinson | Steffen | Winkelman |
| Palas | Scherle | Stevenson | Worthington |
| Parker | Shaw | Stokes | Wright |
| Patton | Siglin | Strothman | Mr. Speaker |
| Paul |  |  | M. Spaker |
| The nay | none. |  |  |
| Absent | ting, 10 : |  |  |
| Bock | Duffy | Murray | Van Nostrand |
| Coffiman | Hougen | Sersland | Vermeer |
| Denman | Mueller |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 8, a bill for an act relating to fees charged by the clerk of the district court in probate matters, with report of committee recommending passage, was taken up for consideration.

Hagen 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, 21:

| Balloun | Hanson of |
| :--- | :--- |
| Breitbach | Lyon |
| Briles | Kluever |
| Carnahan | Knowles |
| Denman | Lutz |
| Frazier | Meyer |
| Hagen |  |

The nays were, 72:

| Anderson of <br> Ringgold | Falvey <br> Fisher of |
| :--- | :--- |
| Baringer | Greene |
| Bock | Gittins |
| Busch | Goode |
| Camp | Graham |
| Carstensen | Grassley |
| Casey | Hagie |
| Chalupa | Hakes |
| Crane | Halling |
| Cunningham | Hanson of |
| Darrington | Mitchell |
| Den Herder | Hirsch |
| Dietz | Jarvis |
| Dunton | Johnson |
| Edgington | Kibbie |
| Ely | Kreager |

Lange
Loss
Mahan
McElroy
Messerly
Millen
Miller of
Page
Moffitt
Mowry
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson

Ossian
Parker
Patton
Paul
Petersen of Dallas
Prine
Riley
Robinson
Scherle
Siglin
Smith of Dickinson
Smith of O'Brien
Stanley
Steele

Steffen
Stevenson
Stokes
Strothman

| Swisher | Walter |
| :--- | :--- |
| Tabor | Wells |
| Van Alstine | Wier |

[^27]Absent or not voting, 15:
Andersen of
Woodbury
Coffman
Duffy
Fischer of Grundy
Hagedorn
Hougen
Eveland
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File 175, a bill for an act relating to salaries of the board of trustees of public utility plants in cities, with report of committee recommending passage, was taken up for consideration.

Carnahan 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, 39 :

| Anderson of <br> Ringgold | Falvey <br> Frazier |
| :--- | :--- |
| Balloun | Hagedorn |
| Baringer | Halling |
| Briles | Hanson of |
| Carnahan | Lyon |
| Casey | Kibbie |
| Darrington | Knowles |
| Denman | Loss |
| Dunton | Mensing |
| EIy | Messerly |

The nays were, 57 :

| Bock | Hakes <br> Breitbach <br> Hanson of <br> Busch |
| :--- | :--- |
| Mitchell |  |
| Carstensen | Hirsch |
| Chalupa | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Den Herder | Kluever |
| Dietz | Knock |
| Edgington | Kreager |
| Fisher of | Lange |
| Greene | Lutz |
| Gittins | Mahan |
| Graham | Millen |
| Grassley | Miller of |
| Hagen | Page |
| Hagie |  |

Absent or not voting, 12:
Andersen of
Woodbury
Camp
Coffman
Paul
Reppert
Riley
Siglin
Steffen
Stevenson
Strothman
Swisher
Van Alstine
Worthington
Wright

Shaw
Smith of O'Brien
Sokol
Stanley
Steele
Stokes
Tabor
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Mr. Speaker
Duffy Eveland

Pine
Sersland

Fischer of
Grundy
Goode
Maule

McElroy
Smith of Dickinson

## Vermeer

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File 332, a bill for an act to authorize county boards of supervisors to enter into contractual agreements with cities, towns, private corporations or private individuals, for the use of dumps, disposal grounds, and sanitary land fills, operated by such cities, towns; private corporations or private individuals, for the use of residents residing outside of cities and towns, with report of committee recommending passage, was taken up for consideration.

Reppert 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 nays were, 98 :

| Andersen of Woodbury | Goode Graham |
| :---: | :---: |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hagie |
| Bock | Hakes |
| Breitbach | Hanson of |
| Briles | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Hougen |
| Chalupa | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Denman | Knowles |
| Dunton | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy. | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Frazier | Meyer |
| Gittins |  |

The nays were, 2 :
Dietz Halling
Absent or not voting, 8:
Busch

Coffman $\quad$| Duffy |
| :--- |
| Edgington |

Maule
Prine
Vermeer Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Wier of Louisa asked and received unanimous consent to take up for immediate consideration Senate File 442, a bill for an act to legalize the acts and proceedings of the board of trustees of the Iowa River-Flint Creek levee district No. 16 of Des Moines and Louisa Counties, Iowa, in relation to proceedings had in said levee district for adoption of a flood control project in co-operation with the United States corps of engineers and action taken thereunder, the levying of an assessment for special benefits in the sum of three hundred fifty thousand $(350,000)$ dollars by the boards of supervisors of Des Moines and Louisa Counties, Iowa, on April 1, 1963, upon request and certification of said board of trustees to pay for said levee district's share of the costs and authorizing the issuance of levee warrants on April 1, 1963, in anticipation of the collection of said assessment.

Wier of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 97 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Camp | Hagie |
| Carnahan | Hakes |
| Casey | Hanson of |
| Carstensen | Lyon |
| Chalupa | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Dunton | Kluever |
| Edgington | Knock |
| Ely | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Loss |
| Grundy | Lutz |
|  | Mahan |


| McElroy | Riley |
| :--- | :--- |
| Mensing | Robinson |
| Messerly | Scherle |
| Meyer | Sersland |
| Millen | Shaw |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | Dickinson |
| Page | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Mueller | Stanley |
| Murphy | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Peterson of | Wright |
| Woodbury | Mr. Speaker |

The nays were, none.

Absent or not voting, 11:

| Busch | Maule | Murray | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Coffman | Miller of | Prine | Vermeer |
| Duffy | Jones | Reppert |  |
| Halling |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Mensing of Cedar asked and received unanimous consent to take up for immediate consideration House File 579, a bill for an act to amend chapter four hundred twenty-one (421), Code 1962, relating to reciprocal enforcement of tax liabilities, with report of committee recommending passage, was taken up for consideration.

Frazier of Lee offered the following amendment filed by him :
Amend House File 579 as follows:

1. By adding to subsection three (3) of section 1 at the end thereof the following: "The courts of this state may not enforce interest rates or penalties on taxes of any other state which exceed the interest rates and penalties imposed by the State of Iowa for the same or a similar tax."
2. By adding thereto the following new section:
"Sec. 2. The provisions of this Act shall be applicable only to taxes which are assessed and due after January 1, 1964."

Reppert of Polk moved that action on House File 579 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
Mensing of Cedar asked and received unanimous consent to take up for immediate consideration Senate File 191, a bill for an act relating to elections on bond issue proposals.

Mowry of Marshall moved that the bill be read a last time now and placed upon its passage which mption prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 87:

| Andersen of | Crane | Gittins | Hougen |
| :--- | :--- | :--- | :--- |
| Woodbury | Cunningham | Goode <br> Anderson of | Darrington |
| Ringgold | Den Herder | Graham | Johnson |
| Balloun | Dietz | Hassley | Kibbie |
| Baringer | Dunton | Hagedorn | Knock |
| Breitbach | Edgington | Hagie | Kreages |
| Briles | Falvey | Hakes | Lange |
| Camp | Fischer of | Hanson of | Loss |
| Carnahan | Grundy | Lyon | Mahan |
| Carstensen | Fisher of | Hanson of | Maule |
| Casey | Greene | Mitchell | McElroy |
| Chalupa | Frazier | Hirsch | Mensing |
|  |  |  | Messerly |


| Meyer | Nielsen of <br> Miller of <br> Des Moines |
| :--- | :--- |
| Olson |  |
| Miller of | Oson |
| Jones | Ossian |
| Miller of | Palas |
| Page | Parker |
| Moffitt | Paul |
| Mowry | Petersen of |
| Mueller | Dallas |
| Murphy | Peterson of |
| Nelson | Woodbury |
|  | Reppert |
|  | Riley |

Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Stevenson

Nielsen of Shelby

Patton
Prine
Shaw

Stokes
Strothman
Swisher
Tabor
Van Alstine
Vetter
Walter
Wells
Wier
Worthington
Wright
Mr. Speaker

Winkelman

Steffen
Van Nostrand
Vermeer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## REPORT OF FIRST CONFERENCE COMMITTEE ON HOUSE FILE 393

To the President of the Senate and the Speaker of the House:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on House File 393, an act relating to joint county-city or town buildings, beg leave to report and make the following recommendations:

1. That the Senate recede from their amendments.
2. Amend House File 393 by inserting after section 11 the following:
"Sec. 12. "After the incorporation of said Authority, and before the sale of an original issue of revenue bonds as provided in this Act, the Authority shall submit to the legal voters of said city or town and county, at a general, primary or special election called for that purpose, the question whether such "Authority" shall issue and sell revenue bonds (stating the amount) for any of the purposes provided in section two (2) of this Act. An affirmative vote of a majority of the votes cast on said proposition shall be required to authorize the issuance and sale of said revenue bonds. A notice of the election shall be published once each week for at least four weeks in some newspaper published in the county. Such notice shall name the time when such question shall be submitted, and a copy of the question to be submitted shall be posted at each polling place during the day of election."
3. Further amend by renumbering the balance of the sections.

Irving D. Long, Chairman. Maurice E. Baringer, Chairman.
Robert R. Rigler.
Vernon H. Kyhl.
Clifford M. Vance.
On the Part of the Senate.

Chester O. Hougen.
Harold O. Fischer.
Scott Swisher.
On the Part of the House.

## CONFERENCE COMMITTEE APPOINTED <br> (House File 237)

The Speaker announced the appointment of Briles of Adams, Kibbie of Palo Alto, Stanley of Muscatine and Carstensen of Clinton, on the part of the House, as conferees concerning House File 237.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 16, and Senate Files 7, 146, 226, 342, 366, 389, 399, 418, 422, 431, 449, 451 and 452.

Frid E. Widr,<br>Chairman Senate Committee. Kenneth Benda, Chairman House Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Joint Resolution 16, and Senate Files 7, 146, 226, 342, 366, 389, 399, $418,422,431,449,451$ and 452.

## 'BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: on April 26, 1963, Senate Files $147,152,210,211,238,249,254,257,268,276,308,309$ and 319 and House Files 193, 247, 287, 319, 332, 423, 424 and 425 ; and on April 29, 1963, Senate Files 86, 356 and 409, and House Files 3, 73, 243, 320, 322, 378, 401, 454 and 573 and Senate Joint Resolution 16.

## SENATE FILE 434 VETOED

The following communication is on file in the office of the Chief Clerk :

## OFFICE OF THE GOVERNOR Des Moines

HAROLD E. HUGHES Governor

The Honorable W. L. Mooty, Lieutenant Governor,
President of the Senate,
Sixtieth General Assembly,
State House,
Des Moines, Iowa.
April 29, 1963.

Honorable Members of the Senate:
Senate File 434, an Act relating to the confirmation of appointments by the Senate and eligibility of rejected nominees to interim appointments, is hereby disapproved and returned to the Senate in accordance with Article III, Section 16, Constitution of the State of Iowa.

The motives behind the passage of this bill are obvious. In the Senate, the bill was passed by a straight, party-line vote, all Republicans voting for its passage and one Republican member stating frankly that his motives in voting for the bill were "purely political." In the House of Representatives 68 of the 69 members voting for the bill were Republicans. No Republicans in the Genral Assembly voted against the bill. We cannot ignore the fact that, at the present time, a majority of the members of the Legislature are Republicans while the Governor is a member of the Democratic party.

Now, I believe it is a tribute to the fairness of the Senators this session that they have seen fit to confirm 33 of the 35 appointments I have sent to them for consideration. It has not been unusual in past sessions for the Iowa Senate to reject some appointments made by a Governor of the minority party. Nor has it been unusual for a Governor of the minority party to give interim appointments to persons rejected by the Senate. However, this bill was passed only after I had announced my intention to extend interim appointments to the only two appointees of my administration who have been rejected by the Iowa Senate. Both of these appointees are men in whom I have a high degree of confidence and they were refused confirmation for reasons unknown to me.

I do not believe a bill that would make such a far-reaching change in the structure of our government should be considered in a partisan atmosphere. I do not feel it is in the best interests of good state government to further hamper future Governors and future Senators in their endeavors to find qualified individuals to fill crucial state positions.

It is entirely possible that this bill could prevent many capable and qualified people from serving our state in future years. In 1957, two of the Governor's appointees who were twice rejected by the Senate were given interim appointments. They served so well that they won Senate confirmation two years later. The Senate this session confirmed the appointment of a man whom it rejected in 1959 and who, as an interim appointee, served with such dedication and competence that he won the praise of men of both political parties. If the law proposed in Senate File 434 has been in effect six years ago, our state would not have benefited from the services of these people. The Iowa Senate would not have had the opportunity to reconsider its previous judgment of these three persons on the basis of ability and dedication shown during interim appointments.

I would be inclined to be less critical of the legislation proposed in Senate File 434 if appointments of the Governor were debated and decided by the Iowa Senate in open session where the reasons and the votes for or against confirmation would have to stand the test of public scrutiny. The United States Senate has not debated and voted upon a Cabinet appointment in secret session since 1929. In that time, only one Presidential Cabinet appointment has been rejected. As long as the Iowa Senate does not choose to make public its reasons for rejection of an appointee, however, I feel that interim appointments of persons who may have been rejected are both justified and necessary in the interests of good government for the State of Iowa.

This bill, Senate File 434, could lead to future deadlocks between Governors and Senates of differing political parties or political philosophies. It would permit a Senate to hamstring a Governor by rejecting all his appointments. It would, in my opinion, be an invasion by the Legislative braneh of
government upon the prerogatives of the Executive branch. It would enable a Senate to dictate to a Governor which persons he would have to appoint in order to get his appointments confirmed.

Both the Legislative and Executive branches of government must be strengthened in the years ahead to meet the problems and challenges of our changing and complex society. This strengthening must take place within the delicate system of checks and balances provided by the framers of the Constitution of the State of Iowa.

Senate File 434 is not a means to any of these ends.
Very sincerely,
Harold E. Hughms, Governor.

## REPORTS OF COMMITTEES'

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 411, a bill for an act to make appropriations to the state department of social welfare to be used for medical assistance to the aged, begs leave to report it has 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 411 as follows:

1. Amend section 2 by striking all of lines twelve (12) through sixteen (16) and inserting in lieu thereof the following: "no part of this appropriation shall be used to pay for care in nursing homes for a period longer than one hundred eighty (180) days and then only when such nursing home care immediately follows hospitalization."
2. By adding the following new section:
"Sec. 3. The budget and financial control committee is hereby authorized to supplement from their appropriation the sum of three hundred twenty thousand $(\$ 320,000)$ dollars for each year of the biennium or so much thereof as may be necessary to supplement the appropriation provided for in section one (1) of this Act."

Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred House File 119, a bill for an act relating to extending state aid presently paid to counties for care of mentally ill patients in county homes or private institutions to cover care of mentally retarded persons in similar facilities, and to permit counties to credit such state aid to the state institution fund of the county, and increasing the appropriation for such aid, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

## AMENDMENTS FILED

Amend House File 444 by adding a new section as follows:
"Sec. 2. Section one hundred twenty-four point five (124.5), Code 1962, is amended by striking from lines fourteen (14) and fifteen (15) the words and figures 'platted prior to January 1, 1934,'."

Paul of Poweshiek.

Amend House File 468 as follows:
By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby amended by inserting before the word 'in' in line sixty-one (61) the following: 'except as to mobile homes,'.
"Sec. 2. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby further amended by inserting before the word 'the' in line sixtythree (63) the following: 'or in the interest of the economic welfare of this state,'.
"Sec. 3. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby further amended by inserting after the word 'permits' in line sixtyfour (64) the following: 'on an annual or such other basis as it deems proper'.
"Sec. 4. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby further amended by inserting after the word 'vehicles' in line sixty-five (65) the following: 'and loads,'.
"Sec. 5. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby further amended by inserting after the word 'essential' in line sixty-nine (69) the following: 'or is a movement in the economic welfare of this state'.
"Sec. 6. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby further amended by striking lines seventy (70) to eighty-two (82), inclusive."

Nelson of Winnebago.
Amend Senate File 127 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by striking all of subsection five (5) and inserting in lieu thereof the following:
"The gross receipts of all sales of goods, wares or merchandise used for public purposes to any tax certifying or tax-levying body of the State of Iowa or governmental subdivision thereof, including the state board of regents, board of control of state institutions, state highway commission and all divisions, boards, commissions, agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds raised by the levying and collection of taxes, except sales of goods, wares or merchandise used by or in connection with the operation of any municipally-owned public utility
engaged in selling gas, electricity or heat to the general public.
"The exemption provided by this subsection shall also apply to all such

17 sales of goods, wares or merchandise subject to use tax under the provisions
of chapter four hundred twenty-three (423)."
Sec. 2. Section four hundred twenty-two point forty-five (422.45), Code 1962, is further amended by inserting after the word "thereof" in line
three (3) of subsection six (6) the following:
"including the state board of regents, board of control of state institutions, state highway commission, and all divisions, boards, commissions,
agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds
raised by the levying and collection of taxes."
Sec. 3. The refunds provided in the preceding section two (2) shall be retroactive and apply to any applications for refund now on file with the state tax commission, or hereafter filed therewith for projects now in process, upon which sales or use taxes are paid prior to the taking effect of this Act. Any of the above-mentioned governmental bodies or sub-
divisions
thereof shall be entitled to a refund of such taxes so paid upon making application to the state tax commission therefor.

Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in The Lyon County Reporter, a newspaper published at Rock Rapids, Iowa, and The Tipton Conserva-
tive, a newspaper published at Tipton, Iowa.
Mensing of Cedar.
Amend Senate File 227 as follows:

1. Amend by striking all of section 2 and inserting in lieu thereof the following:

Sec. 2. Section three hundred sixty-five A point two (365A.2), Code 1962, is hereby amended by striking all of subsection three (3) and inserting in lieu thereof the following: "Solely from the contributions of employees, except as provided in subsections one (1) and two (2) above, for any plan established after July 4, 1963."
2. Amend section 3 by adding thereto the following:

Section three hundred sixty-five A point three (365A.3), Code 1962, is further amended by adding thereto the following new paragraph:
"Any employee may authorize deductions from his wages or salary in payment for plans authorized in this chapter in the manner provided in section five hundred fourteen point sixteen (514.16) of the Code."
3. Amend section 6 by striking subsection two (2) and inserting in lieu thereof the following:
2. By striking from lines four (4) and five (5) the words "a legal reserve life insurance company" and inserting in lieu thereof the following: "any insurance company having a certificate of authority to transact an insurance business in this state".
4. Further amend section 6 by striking subsection four (4)
and inserting in lieu thereof the following:
4. By inserting in line six (6) after the comma following the word "life" the following: "accident,".
5. Amend by striking all of section 7 and inserting in lieu thereof the following:

Sec. 7. Section three hundred sixty-five A point seven (365A.7), Code 1962, is hereby repealed and the following enacted in lieu thereof.
"The word 'employee' as used in this chapter shall not include temporary or retired employees; however, nothing herein shall be construed as preventing a retired employee from voluntarily continuing in force, at his own expense, an exisiting contract."

Mensing of Cedar.
Amend the Fisher, et al., amendment to Senate File 437, filed April 25, 1963, as follows:

1. By striking from line 85 the word "and" and inserting in lieu thereof the word "or".
2. By striking from line 180 the word "and" after the word "corporation" and inserting in lieu thereof a comma.
3. By inserting in line 180 after the word "carrier" the words ", and to passenger-carrying boats or ships for hire with a capacity of twenty-five (25) persons or more and operating in inland or boundary waters".
4. By adding at the end thereof the following new section:
"This Act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Decorah Public Opinion, a newspaper published in Decorah, Iowa, and in The Globe-Free Press, a newspaper published in Grand Junction, Iowa."

SERSLAND of Winneshiek.
Amend Senate File 437, section 24 by inserting in line 7
after the word "Act" the following:
"or chapter one hundred twenty-four (124) of the Code as amended by this section"; and by adding at the end of said section 24 the following:
"Section one hundred twenty-four point five (124.5), Code 1962, is amended by striking from lines fourteen (14) and fifteen (15) the words and figures "platted prior to January 1, 1934,".

Paul of Poweshiek.
Amend the Fisher, et al., amendment to Senate File 437, filed April 25, 1963, as follows:

1. By inserting after line 22 the following new subsections:
A. "By striking from line one (1) of subsection five (5) of such section the word 'three' and inserting in lieu thereof the word 'four (4)'."
B. "By striking from line three (3) of subsection five (5) of such section the words 'and wine' and inserting in lieu thereof the words 'wine, and beer'."
2. By striking all of lines 321 and 322 .
3. By striking from line 468 the words "immoral or disorderly conduct on the licensed premises" and inserting in lieu thereof the words "or allow an immoral or disorderly house to be conducted on the licensed premises".
4. Further amend by renumbering the subsections in conformity with this amendment.

Fisher of Greene.
Amend Senate File 437 by striking from lines twenty (20) and twenty-one (21) of section 11, the following:
"the sum of one thousand ( 1,000 ) dollars" and inserting in lieu thereof the following: "the sum of five hundred (500) dollars."

Bremtbach of Dubuque.
Amend the Fisher, et al., amendment to Senate File 437, filed April 25, 1963, by striking all of subsection four (4) of section 14.

Repprert of Polk.
Amend the Fisher, et al., amendment to Senate File 437, filed April 25, 1963, by striking the period at the end of line four hundred thirty-three (433), and inserting in lieu thereof the words ", nor charges made on bona fide credit cards."

Reppert of Polk.
Amend the Fisher, et al., mendment to Senate File 437, filed April 25, 1963, by striking all of subsection three (3) of section 13.

Reppert of Polk.
Amend the Fisher, et al., amendment to Senate File 437, filed April 25, 1963, as follows:

1. By striking in line one hundred fifty-five (155) the words and figure "one hundred (100)" and insert in lieu thereof the words and figure "two hundred (200)".
2. Further amend by striking all of line one hundred fifty-five (155) after the word "dollars" and strike all of line one hundred fifty-six (156).

Reppert of Polk.
Amend the Fisher, et al., amendment to Senate File 437, filed April 25, 1963, by inserting a period after the word "dues" in line thirty-seven (37), and by striking all the rest of that line, and by striking all of lines thirty-eight (38) and thirty-nine (39).

REPPbert of Polk.
Amend the Goode amendment to Senate File 437, filed April 24, as follows:

Section 10, line nineteen (19), insert after the word "publication" the following: "but not within thirty (30) days of any general election".

Winkelman of Calhoun.
Amend Senate File 438 as follows:
Amend section two (2) by inserting after the word "by" in line one hundred fifty-one (151) the following:
"Senate File 11, Acts of the Sixtieth General Assembly, now on file in the office of the secretary of state or".

1 Amend House File 498 by adding the following
2 paragraph at the end of section 11:
3 No rule of the commission shall require an employer
4 unnecessarily to hire or add an additional employee to
5 a crew or a department in order to comply with such
6 rule, unless the employer's practices fail to meet
7 reasonable safety standards for such industry.
Mowry of Marshall.
On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Tuesday, April 30, 1963.

## JOURNAL OF THE HOUSE

Hall of the house of Representatives, Des Moines, Iowa, Tuesday, April 30, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Reverend Harold Vaughn, pastor of Danville Methodist Church, Danville, Iowa, repeated the following prayer given by the Honorable William S. Lynes at the opening of the session on February 10, 1953. The Honorable William S. Lynes passed away at 4:30 a.m. this morning.

Our kind Heavenly Father, we come humbly before Thee this morning, acknowledging our sins of commission and omission. We thank Thee for Thy Divine protection and inspiration, and pray that we may be inspired to follow Thy Divine will in all of our actions. Help us to subdue our selfish impulses, and to consider fairly and impartially all of these changes in our laws with which we are occupied. Help us to keep before us, all of the time, the good of all of the people rather than our own selfish interest. And finally, when our work on earth is finished, receive us all with the saved and sanctified of this earth. In Jesus' name and for His sake. Amen.

Vermeer of Marion requested that a copy of the Journal of April 30 be sent to Mrs. William S. Lynes.

The Journal of April 29 was approved.

## PRESENTATION OF VISITORS

Johnson of Audubon presented to the House the Honorable Mel M. Graham, former member of the House from Audubon County in the Fifty-first and Fifty-second General Assemblies.

McElroy of Fremont presented to the House the Honorable Frank M. Hoxie, former member of the Senate from Fremont and Page Counties in the Fifty-sixth through the Fifty-ninth General Assemblies.

Prine of Mahaska presented to the House the Honorable Carroll L. Brown, former member of the House from Mahaska County in the Fifty-second through the Fifty-fifth General Assemblies.

Chalupa of Jefferson presented to the House Misses Johnson and Friger, students at Fairfield Community High School.

Cunningham of Story presented to the House thirty-four students of the Collins Community School accompanied by their teacher, Vera Vasey, and forty-one students from Nevada accompanied by their teachers, Mesdames Doolittle and Swanson.

Denman of Polk presented to the House twenty-six students from Johnston Consolidated School accompanied by their teacher, Mrs. Noreen Kuster.

Halling of Adair presented to the House thirty students from Orient-Macksburg Community School accompanied by their teacher, M. L. Reynolds.

Kibbie of Palo Alto presented to the House thirty-nine students from Rolfe Community School accompanied by their teacher, Mrs. A. W. Schuller.

Kreager of Jasper presented to the House Ergun Bakkologlu of Turkey and Bernd Rosenberger of Germany, American Field Service students attending sehool in Newton.

Lutz of Clarke presented to the House three seventh grade students from Clarke Community School and one hundred twenty junior high school students from Clarke County accompanied by their teachers, Mr. Woods, Mr. Carson and Mr. Dougherty.

Petersen of Dallas presented to the House fifteen students from Granger School accompanied by their teacher, George Long.

Olson of Cerro Gordo presented to the House Dr. and Mrs. Jordan Ferluge. Dr. Ferluge is a professor at Belgrade University, Belgrade, Yugoslavia.

## PETITIONS

The following petitions were presented and placed on file:
By Hirsch of Warren, from thirty residents of Warren County favoring legislation to control billboards on interstate highways.

By Smith of O'Brien, from twenty-nine residents of O'Brien County favoring the sale of liquor by the drink in Iowa.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Carnahan of Wapello, from thirty-two residents of Wapello County.
Crane of Crawford, from three hundred seventy-six residents of Crawford County.
Dietz of Scott, from one thousand two hundred residents of Scott County.
Dunton of Keokuk, from nine hundred eighty-four residents of Keokuk County.

Grassley of Butler, from five hundred thirty-five residents of Butler County.

Hanson of Lyon, from two hundred ninety-one residents of Lyon County.
Hanson of Mitchell, from four hundred fifteen residents of Mitchell County.

Hirsch of Warren, from nine hundred thirty-two residents of Warren County.

Kluever of Cass, from seven hundred ninety-nine residents of Cass County.

Nelson of Winnebago, from three hundred eighty-eight residents of Winnebago County.

Nielsen of Shelby, from sixty-four residents of Shelby County.
Prine of Mahaska, from one hundred twenty-one residents of Mahaska County.

Robinson of Guthrie, from eight hundred forty-five residents of Guthrie County.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that in accordance with your request we are returning herewith Senate File 127, a bill for an act relating to exemptions from the imposition of the retail sales tax.

Also: That in accordance with Article III, section 16, of the Constitution of the State of Iowa, the Senate has passed over the Governor's veto Senate File 434, a bill for an act relating to the confirmation of appointments by the Senate and the eligibility of rejected nominees to interim appointments.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of Senate File 19, a bill for an act to provide for establishment of water recreational areas and facilities normally associated therewith, and the following amendment filed by Stanley of Muscatine:

[^28]the water recreational area and all land which adjoins and lies within one hundred (100) yards from any point of such twenty-five (25) percent of the water frontage: shall be permanently subject to and available for public access and use. The municipality or corporation shall grant to the State of Iowa a perpetual easement for such public access and use, and such easement shall not be impaired or destroyed in whole or in part by nonuse. Before a permit is granted as provided in section 12 of this Act, the state conservation commission and the municipality or corporation shall agree on the location and description of such water frontage and land to be permanently subject to and available for public access and use, and such location and description shall be stated in the permit. However, in lieu of the foregoing procedure, the state conservation commission and the municipality or corporation may agree that the state conservation commission may select such water frontage and land after the permit is granted, and the permit shall so state. At any time the state conservation commission, with the written consent of the municipality or corporation, may designate any additional land within the water recreational area to be permanently subject to and available for public access and use; and the municipality or corporation shall grant to the State of Iowa a perpetual easement for such public access and use, which easement shall not be impaired or destroyed in whole or in part by nonuse. Such lake, water frontage and land shall be under the jurisdiction of the state conservation commission for all purposes, and shall be subject to all applicable provisions of chapters one hundred six (106), one hundred seven (107) and one hundred eleven (111) of the Code. However, the state conservation commission may enter into agreements from time to time with one or more municipalities or corporations for the management, development, improvement, care and maintenance of such lake, water frontage and land."
4. By striking section 16 and inserting in lieu thereof the following:
"Sec. 16. Whenever a permit has been granted as provided in section 12 of this Act and the state conservation commission finds that the municipality or corporation owning such permit cannot acquire at a reasonable cost any necessary land or interest therein, the state conservation commission may condemn such land or interest therein as provided in chapter four hundred seventy-two (472) of the Code. However, such condemnation shall be limited to land and interests therein which will be permanently subject to and available for public access and use, as provided in section 13 of this Act, or which will be required for a dam or other facilities necessary for the water recreational area. All costs of such condemnation, including the award and compensation for such land or interest therein, shall be paid by such municipality or corporation. The state conservation commission may permit such municipality or corporation to use such land or interest therein for the purposes of this Act, upon such terms, conditions and restrictions as the state conservation commission shall determine to be just and proper and in the public interest. Title to such land or interest therein shall remain in the State of Iowa."
5. By adding the following new section after section 17 :
"Except as otherwise provided herein, no municipality, corporation, firm or person shall establish a water recreational area of the kind contemplated by this Act except in accordance with this Act. However, this Act shall not apply to a body of water wholly on the lands of a single owner or a group of joint owners, which does not have any connection with any public waters and which includes less than ten surface acres. This Act shall not apply to a water recreational area established by a municipality entirely within its boundaries or to a water recreational area established by one or more county conservation boards. This Act shall not be deemed to require a
permit for any water recreational area existing on the effective date of this Act."
6. By renumbering the sections and correcting all cross references to conform with these amendments.

Stanley of Muscatine offered the following amendment to the amendment, filed by Stanley and Kreager, and moved its adoption :

Amend the Stanley, et al., amendment to Senate File 19 by striking lines sixty-four (64) through seventy-six (76) and inserting in lieu thereof the following:
"This Act shall not be the exclusive method for establishing a water recreational area."

Amendment to the amendment adopted.
Winkelman of Calhoun asked and received unanimous consent to withdraw the amendment filed by him on April 26 and found on page 1395 of the House Journal.

Division of the Stanley amendment was requested by Dietz of Scott.

Stanley of Muscatine moved the adoption of division 1 of his amendment.

On the question "Shall division 1 of amendment be adopted ${ }^{\text {" }}$ the vote disclosed: Ayes 51, nays 38.

Amendment adopted.
Camp of Clinton offered the following amendment to divisions 3 and 4 of the Stanley amendment and moved its adoption:

Amend the Stanley, et al., amendment to Senate File 19, filed April 25, 1963, by inserting the word "free" after the word "for" in each of the following lines: eleven (11), nineteen (19), twenty-eight (28) and fiftyone (51).

Amendment to amendment adopted.
Anderson of Ringgold offered the following amendment to division 3 of the Stanley amendment and moved its adoption:

Amend the Stanley, et al., amendment to Senate File 19 by striking all after the period in line 32 and through the period in line 36.

Amendment to amendment adopted.
Stanley of Muscatine moved the adoption of divisions 2 and 3 of his amendment as amended.

Divisions 2 and 3 of amendment as amended adopted.
Stanley of Muscatine offered the following amendment to division 4 of his amendment and moved its adoption:

Amend the Stanley, et al., amendment to Senate File 19, filed April 25,

1963, by inserting in line forty-seven (47) after the word "commission" the words ", with the approval of the executive council,".

Amendment to amendment adopted.
Stanley of Muscatine moved the adoption of division 4 of his amendment as amended.

On the question "Shall division 4 of amendment as amended be adopted ?" the vote disclosed: Ayes 79, nays 9.

Amendment as amended adopted.
Kreager of Jasper asked and received unanimous consent to withdraw the amendment filed by the committee on conservation filed April 1 and found on page 941 of the House Journal.

Dietz of Scott asked and received unanimous consent to withdraw the amendment filed by him on March 11 and found on page 614 of the House Journal.

Stanley of Muscatine moved the adoption of divisions 5 and 6 of his amendment as amended.

Divisions 5 and 6 of amendment as amended adopted.
Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption :

Amend Senate File 19 as follows:

1. By inserting in section 1, line 3, after the word "other" the words "in counties not having a county conservation board".
2. By adding to Senate File 19, the following sections:
"Sec. 18. In order to reduce the possibility of affecting conservation measures to flood control projects which may be in progress in other states, water recreational areas shall not be established hereunder within seventy (70) miles of the border of any other state."
"Sec. 19. The sections and provisions of this law are hereby declared to be severable and if any section or provision hereof is declared by a court of competent jurisdiction to be invalid the other provisions and sections of this law shall not be affected thereby and shall continue in force."

Amendment adopted.
Robinson of Guthrie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 64:

| Andersen of | Camp | Cunningham | Edgington |
| :--- | :--- | :--- | :--- |
| Woodbury | Carnahan | Darrington <br> Anderson of <br> Ringgold | Carstensen |
| Carivey |  |  |  |
| Baringer | Coffman | Den Herder <br> Denman | Fischer of |
| Grundy |  |  |  |


| Grassley | Maule | Palas | Sokol |
| :---: | :---: | :---: | :---: |
| Hagedorn | McElroy | Parker | Stanley |
| Hagen | Mensing | Patton | Stevenson |
| Hagie | Meyer | Paul | Stokes |
| Hakes | Millen | Petersen of | Tabor |
| Hanson of | Miller of | Dallas | Van Alstine |
| Lyon | Jones | Reppert | Van Nostrand |
| Johnson | Miller of | Robinson | Vetter |
| Kluever | Page | Scherle | Walter |
| Knock | Moffitt | Siglin | Wier |
| Knowles | Nelson | Smith of | Winkelman |
| Kreager | Nielsen of | Dickinson | Mr. Speaker |
| Lange | Shelby | Smith of |  |
| Lutz | Olson | O'Brien |  |
| The nays were, 38: |  |  |  |
| Balloun | Fisher of | Mahan | Riley |
| Bock | Greene | Messerly | Sersland |
| Breitbach | Frazier | Miller of | Shaw |
| Briles | Goode | Des Moines | Steele |
| Busch | Graham | Mueller | Steffen |
| Casey | Halling | Murphy | Strothman |
| Chalupa | Hanson of | Murray | Swisher |
| Duffy | Mitchell | Nielsen of | Vermeer |
| Ely | Hirsch | Emmet | Worthington |
| Eveland | Kibbie | Ossian | Wright |
|  | Loss | Prine |  |
| Absent or not voting, 6: |  |  |  |
| Dietz | Jarvis | Peterson of | Wells |
| Hougen | Mowry | Woodbury |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Kluever of Cass moved that the vote by which Senate File 19 passed the House be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

On motion by Mowry of Marshall, the House recessed until 1:45 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Smith of O'Brien in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Murphy of Carroll on request of Meyer of Madison.

## ADOPTION OF HOUSE RESOLUTION 7

Mowry of Marshall asked and received unanimous consent to take up for immediate consideration House Resolution 7 and moved its adoption :

## HOUSE RESOLUTION 7

Whereas, the members of the General Assembly have learned with deep sorrow of the passing of the Honorable William S. Lynes, a member of the House of Representatives from Bremer County in the Fifty-second, Fiftythird, Fifty-fourth, Fifty-fifth and Fifty-ninth sessions of the General Assembly, and Speaker of the House in the Fifty-fourth and Fifty-fifth sessions; and

Whereas, Mr. Lynes has endeared himself to all who have served as members of the General Assembly during his long period of service; and

Whereas, he was always highly regarded as a personal friend of all members and put their welfare and the welfare of the state ahead of his own personal interests;

Therefore, Be It Resolved by the House of Representatives, that an expression of our deep sorrow over the passing of the Honorable William S. Lynes be expressed to his family by the House of Representatives of the Sixtieth General Assembly.

Be It Further Resolved, that an enrolled copy of this resolution be forwarded by the Chief Clerk of the House to Mr. Lynes' widow and family.

Resolution adopted.

## HOUSE FILE 55 WITHDRAWN

Robinson of Guthrie asked and received unanimous consent to withdraw House File 55 from further consideration by the House.

## ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE FILE 393

Baringer of Fayette called up the conference committee report on House File 393, a bill for an act relating to joint county-city or town buildings, filed April 29 and found on page 1431 of the House Journal.

Baringer of Fayette moved the adoption of the conference committee report and the amendment contained therein.

Motion prevailed.
Baringer 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, 85 :
Andersen of

Woodbury $\quad$\begin{tabular}{l}
Briles <br>
Busch <br>
Anderson of <br>
Ringgold

$\quad$

Camp <br>
Carnahan <br>
Balloun

$\quad$

Carstensen <br>
Baringer

$\quad$

Casey <br>
Bock
\end{tabular}

Coffman
Crane
Cunningham
Darrington
Denman
Duffy
Edgington

Eveland
Fisher of
Greene
Frazier Gittins Goode Grassley

Hagen
Hagie
Hakes
Halling
Hanson of
Lyon
Hirsch
Johnson
Kluever
Knowles
Kreager
Lange
Lutz
Mahan
McElroy
Mensing
Meyer
Millen

Miller of
Des Moines
Miller of Jones Miller of Page
Moffitt
Mowry Nielsen of Emmet Nielsen of Shelby Olson Ossian
Palas Parker Patton Paul
Petersen of
$\quad$ Dallas
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Sigilin
Smith of
Dickinson
Sokol
Stanley
Steele

Steffen
Stokes
Strothman
Swisher
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker pro tem

The nays were, none.
Absent or not voting, 23:

Breitbach
Den Herder
Dietz
Dunton
Ely
Falvey
Fischer of
Grundy
Graham
Hagedorn
Hanson of
Mitchell
Hougen

Jarvis
Kibbie Knock
Loss Maule Messerly

Mueller
Murphy
Murray
Naden
Nelson
Stevenson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 430, a bill for an act relating to the exploration for and the development, conservation, production, transportation and storage of natural gas and oil.

Carroll A. Lane, Secretary.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 146, a bill for an act to amend chapter four hundred eleven (411), Code 1962, relating to retirement systems for policemen and firemen, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by the committee on social security and moved its adoption:

Amend House File 146 as follows:

1. By striking sections 1 and 2 and renumbering the remaining sections.
2. Amend section 3 as follows:
a. By striking from line 2 the word "further" and inserting in lieu thereof the word "hereby".
b. By inserting in line 6 after the word "July", the words, "commencing July 1, 1964.".
c. By striking from lines 7 and 8 the words "and to each beneficiary, except children of a deceased member".
d. By striking from lines 11 and 12 the words "or beneficiary's".
e. By striking from line 12 the words "or death".
f. By striking from line 15 the words "or deceased".
g. By striking from line 16 the words "or death".
h. By striking from line 17 the words "or deceased".
i. By striking from lines 18 and 19 the words "or death".
j. By striking lines 20 through 31 inclusive.
k. By striking from lines 39 and 40 the words "or death".
l. By striking from line 41 the words "or deceased", also the words "or death".
m. By striking from lines 42 and 43 the words "or his widow's or children's".
n. By striking from line 43 the word "pensions" and inserting in lieu thereof the word "pension".
3. Further amend by adding the following new section immediately preceding the last section of the bill:

Section four hundred eleven point eight (411.8), subsection one (1), Code 1962, is hereby amended by striking all of lines 11 through 31 and inserting in lieu thereof the following:

4. By striking from line 2 of the explanation the words "or their beneficiaries,".

Amendment adopted.
Camp of Clinton asked and received unanimous consent to withdraw the amendment filed by him on February 25 and found on pages 501 and 502 of the House Journal.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 146 as follows:
By striking from section 3, line seventeen (17), the comma and inserting in lieu thereof a period, and by striking the remainder of line seventeen (17), also all of lines eighteen (18) and nineteen (19).

Amendment adopted.
Speaker Naden in the chair at $2: 30$ p.m.
Baringer of Fayette offered the following amendment filed by him :
Amend House File 146 by adding as a new section the contents of House File 418.

Baringer of Fayette asked and received unanimous consent to withdraw his amendment.

Camp 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, 68:

| Andersen of | Eveland | McElroy | Peterson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Foodbury |  |  |
| Anderson of | Fivey | Misher of | Mensing |

The nays were, 28:

| Baringer | Kluever <br> Busch |
| :--- | :--- |
| Chalupa | Mahan |
| Den Herder | Nielsen of |
| Ely | Shelby |
| Graham | Ossian <br> Grassley |
| Hirsch | Palas |

Petersen of
Dallas
Prine
Shaw
Smith of
O'Brien
Sokol
Steele

[^29]Absent or not voting, 12:

| Balloun | Hagie | Jarvis | Mowry |
| :--- | :--- | :--- | :--- |
| Fischer of | Halling | Knowles | Murphy |
| Grundy | Hougen | Messerly | Robinson |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 161, a bill for an act relating to the equipment of rail track motor cars used or furnished by common carriers by railroad for transporting employees, with report of committee recommending passage, was taken up for consideration.

Briles of Adams offered the following amendment filed by him and moved its adoption :

Amend House File 161 by striking from section 1, line 9, the words "an automatic" and inserting in lieu thereof the word "a".

Amendment adopted.
Baringer of Fayette offered the following amendment filed by him and moved its adoption:

Amend House File 161:
By inserting after the word "unlawful" in line one (1), section one (1), the words "after due request by the section foreman".

Further amend section one (1) by striking from lines three (3) and four (4), the words "operate for or".

Further amend section one (1) by striking all of said section following the word "windshield" in line ten (10), and insert in lieu thereof a period.

Further amend House File 161 by striking all of section two (2).
Amendment lost.
Ely of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 70:

| Andersen of | Denman | Halling | Messerly |
| :---: | :---: | :---: | :---: |
| Woodbury | Dietz | Hanson of | Meyer |
| Anderson of | Duffy | Lyon | Miller of |
| Ringgold | Dunton | Hanson of | Des Moines |
| Balloun | Ely | Mitchell | Miller of |
| Bock | Eveland | Hirsch | Page |
| Breitbach | Falvey | Jarvis | Mowry |
| Briles | Frazier | Kibbie | Mueller |
| Camp | Gittins | Kluever | Murray |
| Carnahan | Graham | Knock | Nelson |
| Carstensen | Grassley | Knowles | Nielsen of |
| Casey | Hagedorn | Kreager | Emmet |
| Crane | Hagen | Lutz | Olson |
| Darrington | Hagie | Mahan | Palas |
| Den Herder | Hakes | Maule |  |


| Petersen of | Scherle |
| :--- | :--- |
| Dallas | Sersland |
| Peterson of | Shaw |
| Woodbury | Siglin |
| Reppert | Stanley |

The nays were, 27:

| Baringer | Lange |
| :--- | :--- |
| Chalupa | Loss |
| Coffman | Millen |
| Cunningham | Miller of |
| Edgington | Jones |
| Fisher of | Moffitt |
| Greene | Nielsen of |
| Johnson | Shelby |

Absent or not voting, 11:

| Busch | Hougen | Murphy | Smith of |
| :--- | :--- | :--- | :--- |
| Fischer of | McElroy | Riley | Dickinson |
| Grundy | Mensing | Robinson | Mr. Speaker |
| Goode |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE CALENDAR

House File 498, a bill for an act relating to employment safety and providing for an employment safety commission, with report of committee recommending amendment and passage, was taken up for consideration.

Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 498 as follows:

1. Section 4, line one (1), by adding after the word "appoint" the words ", with the approval of two-thirds of the members of the senate in executive session,".
2. Section 6 , line three (3), by adding after the word "appointments" the following: "except that vacancies occurring when the general assembly is not in session shall not require approval of the senate and the term of office of such interim appointee shall expire at the end of thirty (30) days after the general assembly next convenes. Vacancies occurring during a session of the general assembly shall be filled before the end of said session in the same manner in which regular appointments are required to be made".

Amendment lost.
Mowry of Marshall offered the following amendment filed by him and moved its adoption:
Amend House File 498 by adding the following paragraph at the end of section 11:
No rule of the commission shall require an employer unnecessarily to hire or add an additional employee to a crew or a department in order to comply with such rule, unless the employer's practices fail to meet reasonable safety standards for such industry.

Amendment adopted.
Millen of Van Buren offered the following amendment filed by the committee on industrial and human relations and moved its adoption :

Amend House File 498 by striking section twenty-two (22).
Amendment adopted.
Riley of Linn moved to reconsider the vote by which his amendment, filed April 25, failed to be adopted.

On the question "Shall the motion to reconsider prevail?" the vote disclosed: Ayes 29, nays 64.

Motion lost.
Baringer of Fayette moved that House File 498 be laid on the table.

Roll call was requested by Dunton of Keokuk and Stanley of Muscatine.

Rule 69 was invoked.
On the question "Shall House File 498 be laid on the table ?"
The ayes were, 42 :

| Baringer | Jarvis |
| :--- | :--- |
| Busch | Johnson |
| Chalupa | Knock |
| Crane | Knowles |
| Cunningham | Lange |
| Darrington | McElroy |
| Den Herder | Mensing |
| Gittins | Meyer |
| Goode | Millen |
| Hakes | Malling |

The nays were 59:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Bock
Breitbach
Briles
Camp
Carnahan
Carstensen
Casey
Denman
Dietz
Dunton
Duffy
Edgington
Ely

Eveland
Falvey
Fisher of Greene
Frazier
Graham
Grassley
Hagedorn
Hagen
Hagie
Hanson of Lyon Hanson of Mitchell
Kibbie
Kluever
Kreager
Loss
Moffitt
Ossian
Palas
Parker
Patton
Paul
Prine
Sersland
Smith of
$\quad$ O'Brien
Hirsch

Lutz
Mahan
Maule Messerly
Miller of
Des Moines
Miller of Jones
Mowry
Mueller
Murray
Nelson
Nielsen of Emmet
Nielsen of Shelby Olson

Sokol
Steele
Stokes
Strothman
Vermeer
Vetter
Walter
Wells
Winkelman
Wright
Mr. Speaker

Petersen of Dallas
Peterson of Woodbury
Reppert
Riley
Robinson
Scherle
Stanley
Steffen
Stevenson
Swisher
Tabor
Van Alstine
Van Nostrand
Wier
Worthington

Absent or not voting, 7:

| Coffman <br> Fischer of <br> Grundy | Hougen <br> Murphy | Shaw <br> Siglin | Smith of <br> Dickinson |
| :--- | :--- | :--- | :--- |
| Motion lost. |  |  |  |

Stanley 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 53:

| Andersen of | Dunton | Kreager | Petersen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Edgington | Lutz | Dallas |
| Anderson of | Ely | Malan | Mahan |
| Ringgold | Eveland | Maule | Peterson of |
| Balloun | Falvey | Messerly | Reppert |
| Bock | Frazier | Miller of | Riley |
| Breitbach | Graham | Des Moines | Robinson |
| Briles | Grassley | Miller of | Stanley |
| Camp | Hagedorn | Jones | Steffen |
| Carnahan | Hagen | Mowry | Stevenson |
| Carstensen | Hagie | Mueller | Swisher |
| Casey | Hakes | Murray | Tabor |
| Cunningham | Hanson of | Nielsen of | Van Alstine |
| Denman | Mitchell | Emmet | Worthington |
| Dietz | Kibbie | Olson |  |
| Duffy | Kluever |  |  |

The nays were, 48:

| Baringer | Hirsch |
| :--- | :--- |
| Busch | Hougen |
| Chalupa | Jarvis |
| Crane | Johnson |
| Darrington | Knock |
| Den Herder | Knowles |
| Fisher of | Lange |
| Greene | Loss |
| Gittins | McElroy |
| Goode | Mensing |
| Halling | Meyer |
| Lanson of | Millen |
| Lyon | Miller of |
|  | Page |

Moffitt
Nelson
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Prine
Scherle
Sersland
Smith of
O'Brien

Sokol
Steele
Stokes
Strothman
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Wright
Mr. Speaker

Absent or not voting, 7:

| Coffman | Murphy |
| :--- | :--- |
| Fischer of <br> Grundy | Shaw |

Siglin
Smith of
Dickinson
Van Nostrand
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Baringer of Fayette moved that the vote by which House File 498 failed to pass the House be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested by Stanley of Muscatine and Riley of Linn.
Rule 69 was invoked.
On the question "Shall the motion to lay the bill on the table prevail?"

The ayes were, 53 :

| Balloun | Hakes |
| :--- | :--- |
| Baringer | Halling |
| Busch | Hanson of |
| Chalupa | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Hougen |
| Fisher of | Jarvis |
| Greene | Johnson |
| Gittins | Knock |
| Goode | Knowles |
| Graham | Kreager |
| Hagen | Loss |
| Hagie | McElroy |

The nays were, 49 :

| Andersen of | Dunton |
| :--- | :--- |
| Woodbury | Edgington |
| Anderson of | Ely |
| Ringgold | Eveland |
| Bock | Falvey |
| Britbach | Frazier |
| Briles | Grassley |
| Camp | Hagedorn |
| Carnahan | Kibbie |
| Carstensen | Kluever |
| Casey | Lange |
| Denman | Lutz |
| Dietz | Mahan |
| Duffy | Maule |

Absent or not voting, 6:

| Coffman | Murphy |
| :--- | :--- |
| Fischer of | Shaw |


| Meyer | Smith of |
| :--- | :--- |
| Millen | O'Brien |
| Miller of | Sokol |
| Page | Steele |
| Moffitt | Stokes |
| Nelson | Strothman |
| Nielsen of | Tabor |
| Shelby | Vermeer |
| Ossian | Vetter |
| Palas | Walter |
| Parker | Wells |
| Patton | Winkelman |
| Paul | Wright |
| Prine | Mr. Speaker |
| Sersland |  |

Mensing
Messerly
Miller of
Des Moines
Miller of
Jones
Mowry
Mueller
Murray
Nielsen of
Emmet
Olson
Petersen of
Dallas

Peterson of Woodbury
Reppert
Riley
Robinson
Scherle
Stanley
Steffen
Stevenson
Swisher
Van Alstine
Van Nostrand
Wier
Worthington

Siglin
Grundy
Motion prevailed.
CONFERENCE COMMITTEE REPORT ON HOUSE FILE 17
To the President of the Sgnate and the Speaker of the house of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Seriate and the House on House File 17, a bill for an act relating to rules of administrative agencies, beg leave to report and to make the the following recommendations:

1. That the Senate amendments to House File 17 be strickens
2. That House File 17, as passed by the House, be amended as follows:
a. By striking from the second line after the enacting clatuse the words and figures "through eight (8)" and inserting in lieu thereof the words and figures "through fifteen (15)".
b. By striking all of sections two (2), three (3), and four (4) and inserting in lieu thereof the following:

Sec. 2. There is hereby created a bipartisan legislative committee of six (6) members which shall be designated the departmental rules review committee. The committee shall be composed of three (3) members of the senate to be appointed by the president of the senate and three (3) members of the house to be appointed by the speaker of the house. Members shall be appointed prior to the adjournment of each regular biennial session and shall serve for two-year terms beginning May 1 after the convening of the general assembly in regular session; provided, however, that members shall serve until their successors are appointed. Vacancies on the committee shall be filled by the original appointing authority. A vacancy shall exist whenever a committee member ceases to be a member of the general assembly.

Sec. 3. The committee shall choose a chairman from its members and prescribe its rules of procedure. Regular meetings of the committee shall be held at the seat of government on the second Tuesday in July and on the second Tuesday of each second month thereafter during the interim between regular sessions to review all proposed departmental rules and make recommendations to the department proposing each such rule. The chairman may call special meetings at any time and at any place in the state and cause notice thereof to be published in a newspaper of general circulation in the area affected by the rule. All said meetings, regular or special, shall be open to the public and any interested person may be heard and present evidence. If any agency shall conduct a public hearing in regard to any rule such agency shall notify the members of the departmental rules review committee ten (10) days prior to such hearing.

Sec. 4. Members of the committee shall receive a per diem of thirty (30) dollars per day for each day in attendance and shall be reimbursed for the actual necessary expenses incurred by them in the discharge of their duties. All such expenses and expense of publication shall be provided for by the budget and financial control committee from the contingent fund provided for the budget and financial control committee.

Sec. 5. Any agency empowered by law to make rules shall submit a copy of each proposed rule, in the style and form prescribed by the code editor, to the attorney general, and shall submit six (6) copies of such proposed rule to the chairman of the departmental rules review committee.

Sec. 6. Within sixty (60) days after receiving such copy of a proposed rule, the attorney general shall give to the agency in writing his advisory opinion on the form and legality of the proposed rule. If the attorney general fails to render an opinion within sixty (60) days after receiving such copy, the agency may proceed as if an opinion had been given.

Sec. 7. If the departmental rules review committee finds objection to a proposed rule, it shall report such finding to the agency proposing the rule together with its recommendations on how the objectionable part may be corrected. If the committee finds no objection to a proposed rule, it may at any time report such finding to the agency, but shall not be required to do so. If the committee does not report any finding to the agency within sixty ( 60 ) days after receiving such copies, the agency may proceed as if a finding had been reported.

Sec. 8. Four (4) copies of all proposed rules shall be filed with the secretary of state. There shall be attached to each such a copy of any proposed rule, (a) a copy of the attorney general's opinion rendered pursuant to this Act or a statement that the proposed rule was submitted to the attorney general on a stated date and that the attorney general did not render an opinion thereon within sixty (60) days after such date, and (b) a copy
of the finding of the departmental rules review committee rendered pursuant to this Act or a statement that six (6) copies of the proposed rule were submitted to the chairman of the departmental rules review committee on a stated date and that the committee did not report any finding to the agency within sixty ( 60 ) days after receiving such copies. Temporary rules shall become effective upon filing. Other rules, unless otherwise provided for, shall not become effective until thirty (30) days after such filing, but a later effective date may be specified in the rule. The secretary of state shall endorse upon the copies of rules so filed the date of filing and the date of the attorney general's opinion and index one (1) copy in the files of his office, transmit one (1) copy to the code editor, and transmit two (2) copies to the chairman of the departmental rules review committee.

Sec. 9. If any agency amends, supplements, or revises a proposed rule at the request of or pursuant to the recommendation of the attorney general or the departmental rules review committee, such amendment, supplement, or revision shall be part of the proposed rule but shall be clearly described in an attachment to the proposed rule as filed with the secretary of state. Any other amendment, supplement, or modification of a proposed rule shall be regarded as a new proposed rule and shall be subject to the procedure provided in this Act.

Sec. 10. All rules hereafter filed as provided in section eight (8) of this Act shall be referred by the chairman of the departmental rules review committee to the speaker of the house and the president of the senate of the next regular session of the general assembly, who shall refer rules to the appropriate committees of the general assembly.

If the committee to which a departmental rule has been referred, finds objection to such rule, it may report such finding to the general assembly together with its suggestion for the general assembly to proceed by law to overcome the objection. Any committee of the general assembly may at any time consider any departmental rule previously filed and, if it finds such rule objectionable, proceed as above.

Sec. 11. Nothing contained in this Act shall adversely affect the substantive rights of any person arising out of or affected by any rules adopted by any agency, including the right to review by the courts. Reporting, referral, and filing of rules pursuant to this Act, any action or inaction by the departmental rules review committee on any rule, and any inaction by the general assembly on any rule, shall not be construed as approval or enactment of any rule by the general assembly.
c. By inserting the following new section preceding the publication clause:

In all cases where any administrative agency has reported or filed any rule, regulation, or amendment pursuant to sections seventeen A point two (17A.2) or seventeen A point three (17A.3), Code 1962, such reporting or filing and any inaction by the general assembly shall not be construed as approval or enactment of any rule, regulation, or amendment by the general assembly, anything in section seventeen A point two (17A.2), Code 1962, to the contrary notwithstanding.
d. By renumbering the sections to conform to these amendments.

A. V. Doran, Chairman. Lawrence D. Carstensen, Chairman.<br>George E. O'Madley.<br>Donald G. Beneke.<br>Clifford M. Vance.<br>On the Part of the Senate.<br>David Stanley.<br>Dewey E. Goode.<br>John L. Duffy.<br>On the Part of the House.

## MOTION TO RECONSIDER

We move to reconsider the vote by which House File 208, an act relating to sales and use taxes and expendable chemicals, solvents and reagents used in processing personal property, passed the House.

Kibbid of Palo Alto. Steffen of Chickasaw. Stevenson of Howard.

## MOTION TO RECONSIDER

I move that the vote by which Senate File 175 failed to pass the House be reconsidered.

Louis A. Peterson.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 154 and Senate Files 385, 420, 421 and 450.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 154 and Senate Files 385, 420, 421 and 450.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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 April, 1963, sent to the Governor for his approval: House File 154.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 30, 1963, he approved the following bills: House Files 157, 240 and 481.

## AMENDMENTS FILED

1 Amend Senate File 437 as follows:
2 Section twenty-five (25) is hereby amended by striking
in line five (5) the words ", except private residences,".
Further amend said section by adding the following:
"Provided, however, the provisions of this section shall not apply to bona fide conventions or meetings where mixed drinks are served to delegates or guests without cost. All other provisions of this Act shall be applicable to such rooms. The provisions of this section shall have no application to occasional private social gatherings of friends or relatives in a private home or place."

Goode of Davis. Fischer of Grundy. Darringion of Harrison. Scherde of Mills. Vermeibr of Marion. Briles of Adams.

Amend Senate File 437 as follows:

1. In section 10, strike in line 96 the words "Upon the initial issuance of" and strike all of lines 97 through 101, inclusive, and insert in lieu thereof the following:
"At any time a city or town council may adopt a resolution or ordinance stating that no liquor control license shall be issued for any premises located within such city or town. At any time a county board of supervisors may adopt a resolution or ordinance stating that no liquor control license shall be issued for any premises located within such county and outside the corporate limits of a city or town. A certified copy of such resolution or ordinance shall be filed with the commission, but failure to file such copy shall not affect the validity of the resolution or ordinance. Such resolution or ordinance shall remain in effect until duly repealed. So long as such resolution or ordinance remains in effect, no such class ' $A$ ', class ' $B$ ', or class ' $C$ ' liquor control license shall be issued; any application for any such license shall be disapproved by such city or town council or county board of supervisors and by the commission; the endorsement of disapproval on the application shall refer to such resolution or ordinance; and there shall be no appeal from or reversal of any such disapproval of such application. However, if such resolution or ordinance is adopted at a time when any class ' $A$ ', class ' $B$ ', or class ' C ' liquor control license is in effect for premises located within such city or town or within such county and outside the corporate limits of a city or town, such resolution or ordinance shall not take effect until three (3) years after its adoption."
2. In section 10, line 116, strike the word "Any" and insert in lieu thereof the following: "Except as otherwise provided in this Act, any".
3. In section 10, line 128, strike the word "Any" and insert in lieu thereof the following: "Except as otherwise provided in this Act, any".

Stanley of Muscatine.
Amend Senate File 437 as follows:

1. Section 10 as follows:
a. By striking from line forty-three (43) the words "at a
discount of not to exceed ten percent ( $10 \%$ ) of the retail price.". b. By striking from lines forty-nine (49) and fifty (50) the words ", at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
c. By striking from lines sixty (60) and sixty-one (61) the words ", at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
2. By adding the following new subsection 12 to section 10 :
3. Holders of class "A", " $B$ " and " $C$ " liquor control licenses shall purchase all alcoholic liquor, spirits and wines only from the commission and shall pay regular retail price therefor. In addition to the regular retail price so paid, each licensee shall, at the time of each purchase, purchase a stamp to be affixed to each bottle, such stamp to be labeled as a special designated distributor stamp. Such stamp shall be paid for at the rate of ten (10) cents per ounce of liquor, spirits or wine purchased which is designated as eighty-six (86) proof or higher and five (5) cents per ounce of liquor, spirits or wine purchased which is designated as eighty-five (85) proof or lower.

## Knock of Union.

Amend the Grassley, et al., amendment to Senate File 437, filed April 22, by inserting after the word "condition" in line eightytwo (82) the following: ", that he had placed such person under arrest for the offense of operating a motor vehicle while intoxicated".

## Riley of Linn.

Amend Senate File 437 as follows:

1. By inserting in line 28 of section 10 after the word "may" the words ", after the issuance of licenses is approved by a majority of the voters of the township as provided in this section,".
2. By inserting after line 31 of section 10 as a new subsection the following:
"No liquor control licenses shall be issued and alcoholic liquor by the drink shall not be sold or served in Iowa except in the following places and under the following conditions:
a. Aboard aircraft and railroad cars operated by commercial common carriers licensed by the liquor control commission.
b. In licensed establishments in those cities, towns, or townships in which the voters shall affirmatively vote for liquor by the drink. Such vote on liquor by the drink shall be affirmed at a special or general election by a majority of the voters casting votes for and against the proposition. In order to submit the question at a special election, petitions requesting a special election on liquor by the drink shall be signed by electors of the city, town, or township no part of which lies within the corporate limits of a city or town, in a number which is equal to at least twenty (20) percent of the votes cast at the last general election. Petitions shall be presented to the clerk of a city or town, or the county auditor, who shall cause to be published once in a newspaper of general circulation in the city, town, or township a notice of the special election. The special election shall be held not less than ten (10) days nor more than twenty (20) days from the date of publication. The published notice shall state the proposition to be submitted to the electors
at the special election and the date of the election. In order to submit the question at a general election, petitions requesting the submission of the proposition at a general election shall be signed by electors of the city, town, or township in a number which is equal to at least twenty (20) percent of the votes cast at the last general election. Petitions shall be presented to the city or town clerk or county auditor at least thirty (30) days before a general election.

The petitions required by this Act shall:

1. Be on sheets containing not more than thirty (30) signatures per sheet together with the addresses of the signers and the dates of their signing. To be valid signatures must have been appended to a petition within ninety (90) days of presentation to the city or town clerk or county auditor.
2. State at the top of each sheet the proposition to be submitted.
3. Contain a statement of the person circulating the petition that each signer is a qualified elector of the city, town, or township and that the petition was signed in the presence of the person circulating the petition. Such statement shall be at the bottom of each sheet and must be made under oath by the person circulating the petition.

The proposition shall be placed on the ballot at a special or general election in the following form:
'Shall the sale of alcoholic' liquors by the drink be licensed in (insert name of city, town, or township)?

For license to sell by drink.
Against license to sell by drink.'
Statutes relating to general and special elections not inconsistent with this section shall apply to voting on the proposition of licensing liquor by the drink in a city, town, or township."
3. By striking from line 96 of section 10 the words "Upon initial issuance of" and by striking all of lines 97 through 101 of section 10.
4. By renumbering the subsections of section 10 in conformity with this amendment.

## Van Nostrand of Pottawattamie.

Amend the Fisher, et al., amendment to Senate File 437, filed April 25, 1963, as follows:

1. By striking all of lines 7 through 11 and inserting in lieu thereof the following:
"Sec. 2. Section one hundred twenty-three point three (123.3), Code 1962, is hereby amended by striking from line five (5) the words 'as defined in chapter 124' and inserting in lieu thereof the words 'containing not more than four (4) percent of alcohol by weight'."
2. By inserting in line 130 after the word "States" the words "and a resident of the State of Iowa for the past two (2) years or licensed to do business in the case of a corporation in the State of Iowa for the last two (2) years".
3. By striking all of lines 309 through 312.
4. By inserting after line 325 the following:
"Any liquor control licensee or his executor, administrator or any person duly appointed by the court to take charge of and ad-
minister the property or assets of such licensee for the benefit of his creditors, may voluntarily surrender any license, issued under this chapter, to the issuing authority and when so surrendered the issuing authority shall refund to the person so surrendering the license a proportionate amount of the permit fee paid for such permit as follows: if surrendered during the first three (3) months of the period for which said license was issued the refund shall be three-fourths (3/4) of the amount of the license fee; if surrendered more than three (3) months but not more than six (6) months after issuance the refund shall be onehalf ( $1 / 2$ ) of the amount of the license fee; if surrendered more than six (6) months but not more than nine (9) months after issuance the refund shall be one-fourth ( $1 / 4$ ) of the amount of the license fee. No refund shall be made, however, for any license surrendered more than nine (9) months after issuance. No refund shall be made to any license holder, upon the surrender of his license, if there is at the time of said surrender a complaint filed with the board or council charging him with a violation of the provisions of this chapter. If upon hearing on any such complaint, so filed, his license be not revoked, then said license holder shall be eligible, upon surrender of his license, to receive a refund as herein provided. But in event his license is revoked upon such hearing then he shall not be eligible for the refund of any portion of his license fee.
5. By striking all of lines 400 through 404 and inserting in lieu thereof the following:
"No person engaged in the business of manufacturing, bottling, or wholesaling any alcoholic beverages nor any jobber nor any agent of such person shall directly or indirectly supply, furnish, give or pay for any furnishings, fixtures or equipment used in the storage, handling, serving, or dispensing of any alcoholic beverages or food within the place of business of another permittee authorized under the provisions of this chapter to sell at retail; nor shall he directly or indirectly extend any credit for any alcoholic beverages or pay for any such permit, nor directly or indirectly be interested in the ownership, conduct or operation of the business of another permittee authorized under the provisions of this chapter to sell at retail. Any permittee who shall permit or assent or be a party in any way to any such violation or infringement of the provisions of this chapter shall be deemed guilty of a violation of the provisions of this chapter."
6. By striking from lines 459 and 460 the words ", the liquor control license shall be revoked" and inserting in lieu thereof the words "and each subsequent offense, the liquor control license shall be suspended for not less than thirty (30) days or more than one (1) year or the commission may revoke the liquor control license".
7. By inserting in line 529 after the word "wholesaler" the following:
"Every person holding a beer wholesalers' or manufacturers' license shall, on or before the tenth day of each calendar month following the month in which such person is issued a license, make a report to the liquor control commission upon forms furnished by it for such purpose showing the exact number of barrels of beer, 8 action heretofore or hereafter taken by any such authority shall
or fractional part thereof, sold by such wholesaler or manufacturer during the preceding calendar month. Such licensee shall, at the time of filing said report, pay to the liquor control commission the amount of tax due at the rate fixed in accordance with the provisions of this Act."
8. By inserting in line 552 after the word "beverages" the words "for consumption on the premises".
9. By striking all of lines 555 through 562 and inserting in lieu thereof the following:
"Sec. 30. On or before the fifteenth day of each month every such licensee shall render to the commission a report sworn to by an officer or agent in the case of corporations, and by the owner or agent in the case of an individual licensee, showing the amount of receipts from sales of such alcoholic beverages in the State of Iowa during the preceding calendar month and such other information as the commission may require, such reports to be on forms to be provided by the commission. Such reports shall be accompanied by payment of ten (10) percent of the gross receipts received during the calendar month covered by such report.

A penalty of five (5) percent per month of the amount of the tax shall be added thereto if the report is not filed and the tax paid to the commission by said fifteenth day of the calendar month.
10. By striking all of lines 571 through 576.
11. By striking all of lines 581 and 582 and inserting in lieu thereof the following:
"be grounds for suspension or revocation of the liquor control license."
12. Further amend by renumbering the sections in conformity with this amendment.

Fisher of Greene.
Amend Senate File 440 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred six A point five (306A.5), Code 1962, is amended by adding at the end thereof the following:
"No access rights to any highway shall be acquired by any authority having jurisdiction and control over the highways of this state by adverse possessions or prescriptive right. No form the basis for any claim of adverse possession of, or prescriptive right to any access rights by any such authority".

$$
\begin{aligned}
& \text { MOWRY of Marshall. } \\
& \text { Goode of Davis. } \\
& \text { SWISHER of Johnson. }
\end{aligned}
$$

On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Wednesday, May 1, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, May 1, 1963.

The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend J. A. Hebenstreit, pastor of the St. Mary's Catholic Church, R. R., Lovilia (Weller), Iowa.

The Journal of April 30 was approved.

## PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House the Honorable Clarence L. Rice, a former member of the House from Keokuk County in the Forty-fifth through the Forty-seventh General Assemblies, and his son, Quincy Rice.

Robinson of Guthrie presented to the House the Honorable Frank R. Thompson, former member of the House from Guthrie County in the Fifty-fifth and Fifty-sixth General Assemblies.

Steele of Cherokee presented to the House the Honorable William E. Whitney, former member of the House from Cherokee County in the Fifty-fifth through the Fifty-seventh General Assemblies.

Eveland of Boone presented to the House forty-four students from United Community High School accompanied by their teacher, Mrs. Andersen.

Fischer of Grundy presented to the House forty students from Dike Community School accompanied by their teacher, Stan Van Hauen.

Sersland of Winneshiek presented to the House eleven students from North Winneshiek School accompanied by their teacher, Mr. Littlejohn.

Vermeer of Marion presented to the House thirty-three sixth grade students from Knoxville Community School accompanied by their teacher, Mrs. Isabel Price.

Vetter of Washington presented to the House forty students from Ainsworth School accompanied by their teacher, Mrs. Madge Boyd.

## PETITIONS

The following petitions were presented and placed on file:
By Kluever of Cass, from seventy-nine residents of Cass County favoring the sale of liquor by the drink.

By the following Representatives, opposing the sale of liquor by the drink:

Andersen of Woodbury, from nine hundred thirteen residents of Woodbury County.

Busch of Bremer, from six hundred three residents of Bremer County.

Eveland of Boone, from nine hundred fourteen residents of Boone County.
Gittins of Pottawattamie, from seven hundred seventy-nine residents of Pottawattamie County.
Johnson of Audubon, from nineteen residents of Audubon County.
Kluever of Cass, from sixty-five residents of Cass County.
Maule of Monona, from one hundred twenty-eight residents of Monona County.

Miller of Jones, from one hundred seventy residents of Jones County.
Olson of Cerro Gordo, from six hundred forty-six residents of Cerro Gordo County.
Patton of Delaware, from two hundred fifty-six residents of Delaware County.

Petersen of Dallas, from one thousand four hundred thirty-four residents of Dallas County.

Robinson of Guthrie, from one thousand one hundred twenty-three residents of Iowa.

Sersland of Winneshiek, from eighteen members of the Burr Oak Methodist Church of Burr Oak, Iowa.

Vetter of Washington, from six hundred fifty-five residents of Washington County.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 21, by Andersen of Woodbury and Maule, a joint resolution creating a special committee to confer with the
members of the legislature of the State of Nebraska, and to study and negotiate on the present boundary line between the States of Nebraska and Iowa, and to report on the matter to the members of the Sixty-first General Assembly; and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

## SENATE MESSAGES CONSIDERED

Senate File 430, a bill for an act relating to the exploration for and the development, conservation, production, transportation and storage of natural gas and oil.

Read first time and referred to sifting committee.

## CONSIDERATION OF BILLS <br> STEERING COMMITTEE CALENDAR

House File 468, a bill for an act relating to size, weight, and load vehicle permits, with report of committee recommending passage, was taken up for consideration.

Nelson of Winnebago offered the following amendment filed by him and moved its adoption:
${ }^{3}$ Amend House File 468 as follows:
By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point four hundred sixtyseven (321.467), Code 1962, is hereby amended by inserting before the word 'in' in line sixty-one (61) the following: 'except as to mobile homes,'.
"Sec. 2. Section three hundred twenty-one point four hundred sixtyseven (321.467), Code 1962, is hereby further amended by inserting before the word 'the' in line sixty-three (63) the following: 'or in the interest of the economic welfare of this state,'.
"Sec. 3. Section three hundred twenty-one point four hundred sixtyseven (321.467), Code 1962, is hereby further amended by inserting after the word 'permits' in line sixty-four (64) the following: 'on an annual or such other basis as it deems proper'.
"Sec. 4. Section three hundred twenty-one point four hundred sixtyseven (321.467), Code 1962, is hereby further amended by inserting after the word 'vehicles' in line sixty-five (65) the following: "and loads,'.
"Sec. 5. Section three hundred twenty-one point four hundred sixtyseven (321.467), Code 1962, is hereby further amended by inserting after the word 'essential' in line sixty-nine (69) the following: 'or is a movement in the economic welfare of this state'.
"Sec. 6. Section three hundred twenty-one point four hundred sixtyseven ( 321.467 ), Code 1962, is hereby further amended by striking lines seventy (70) to eighty-two (82), inclusive."

Amendment adopted.
Nelson of Winnebago asked and received unanimous consent to withdraw the amendments filed by him on April 4 and April 25 and found on pages 1011, 1012 and 1372 of the House Journal.

Darrington of Harrison asked and received unanimous consent to withdraw the amendments filed by him on April 3 and April ${ }^{\circ} 17$ and found on pages 997, 998 and 1183 of the House Journal.

Nelson 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, 99 :

| Andersen of | Gittins | Messerly | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Goode | Meyer | Robinson |
| Anderson of | Graham | Millen | Scherle |
| Ringgold | Grassley | Miller of | Sersland |
| Balloun | Hagedorn | Des Moines | Shaw |
| Bock | Hagen | Miller of | Siglin |
| Breitbach | Hagie | Jones | Smith of |
| Briles | Hakes | Miller of | Dickinson |
| Busch | Halling | Page | Smith of |
| Casey | Hanson of | Moffitt | O'Brien |
| Chalupa | Lyon | Mowry | Sokol |
| Coffman | Hanson of | Mueller | Stanley |
| Crane | Mitchell | Murphy | Steele |
| Cunningham | Hirsch | Murray | Steffen |
| Darrington | Hougen | Nelson | Stevenson |
| Den Herder | Jarvis | Nielsen of | Stokes |
| Denman | Johnson | Emmet | Strothman |
| Dietz | Kibbie | Nielsen of | Swisher |
| Duffy | Kluever | Shelby | Tabor |
| Dunton | Knowles | Olson | Van Alstine |
| Edgington | Kreager | Palas | Vermeer |
| Ely | Lange | Parker | Vetter |
| Eveland | Loss | Patton | Walter |
| Falvey | Lutz | Paul | Wier |
| Fischer of | Mrundy | Mauale | Peterson of |
| Fisher of | McElroy | Woodbury | Winkelman |
| Greene | Mensing | Prine | Wrighington |
| Frazier |  | Reppert | Mr. Speaker |
| The nays were, | 5: |  |  |
| Baringer | Carnahan |  | Carstensen |
| Camp |  |  | Van Nostrand |
| Absent or not voting, 4: |  |  |  |
| Knock | Ossian |  | Petersen of |
|  | Dallas | Wells |  |
|  |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 23

Kluever of Cass called up for consideration Senate Concurrent Resolution 23 filed April 23 and found on page 1302 of the House Journal and moved its adoption.

Roll call was requested by Swisher of Johnson and Kluever of Cass.

On the question "Shall the resolution be adopted 9 "
The ayes were, 72:

| Andersen of <br> Woodbury | Graham <br> Grassley |
| :--- | :--- |
| Balloun | Hagen |
| Baringer | Hagie |
| Bock | Hakes |
| Briles | Hanson of |
| Busch | Lyyon |
| Camp | Hanson of |
| Carstensen | Mitchell |
| Chalupa | Hirsch |
| Coffman | Hougen |
| Crane | Johnson |
| Cunningham | Kluever |
| Den Herder | Knock |
| Dietz | Knowles |
| Edgington | Lange |
| Fischer of | Lutz |
| Grundy | Mensing |
| Fisher of | Messerly |
| Greene | Meyer |
| Goode | Millen |

Miller of
Jones
Miller of
Page
Moffitt
Mowry
Nelson
Nielsen of
Shelby
Olson
Ossian
Parker
Patton
Paul
Petersen of
Dallas
Prine
Riley
Robinson
Scherle
Sersland

Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Stokes
Strothman
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Wright
Mr. Speaker

The nays were, 28 :

| Anderson of | Ely | Maule | Palas |
| :---: | :---: | :---: | :---: |
| Ringgold | Eveland | Miller of | Reppert |
| Breitbach | Falvey | Des Moines | Steffen |
| Carnahan | Hagedorn | Mueller | Stevenson |
| Casey | Halling | Murphy | Swisher |
| Denman | Kibbie | Murray | Tabor |
| Duffy | Loss | Nielsen of | Worthington |
| Dunton | Mahan | Emmet |  |
| Absent or not voting, 8: |  |  |  |
| Darrington | Gittins | Kreager | Petersion of |
| Frazier | Jarvis | McElroy | Woodbury |

Motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following bill in which the concurrence of the House is asked:

Senate Concurrent Resolution 29, a concurrent resolution providing for the manner in which legislative committee members' expenses are paid.
Also: That the Senate has adopted the conference committee report, the amendments contained therein, and passed House File 393, a bill for an act relating to joint county-city or town buildings.

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 29 <br> By Rigler and Frommelt

Whereas, various meetings pertaining to the operation of legislative services are held between sessions of the legislature, and

Whereas, the President of the Senate and the Speaker of the House should have the authority to appoint representatives of the legislature to attend these meetings, and

Whereas, the members of various legislative committees are compelled to wait until after the next ensuing legislative session to secure repayment for actual expenses incurred in carrying out the duties of such research committees, and

Whereas, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such representatives and such committee members;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the actual expenses of such representatives and such committee members in attending the above-described sessions or committee meetings should file expense accounts, subject to the approval of the President of the Senate and the Speaker of the House, and the State Comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate, Speaker of the House and the budget and financial control committee as provided for in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1962.

Be It Further Resolved: That a copy of all expenditures in accordance with this concurrent resolution be published in the Senate and House Journals during the first week of the next legislative session.

Laid over under Rule 25.

## RECONSIDERATION OF SENATE FILE 127

Mensing of Cedar called up for consideration Senate File 127, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1962, relating to exemptions from the imposition of the retail sales tax, and moved to reconsider the vote by which Senate File 127 passed the House, which motion prevailed.

Mensing of Cedar moved that the vote by which Senate File 127 was placed on its last reading be reconsidered, which motion prevailed.

Mensing of Cedar moved to reconsider the vote by which the House concurred in the Senate amendment, which motion prevailed.

Mensing of Cedar offered the following amendment filed by him and moved its adoption:

Amend Senate File 127 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by striking all of subsection five (5) and inserting in lieu thereof the following:
"The gross receipts of all sales of goods, wares or merchandise used for public purposes to any tax certifying or tax-levying body of the State of Iowa or governmental subdivision thereof, including the state board of
regents, board of control of state institutions, state highway commission and all divisions, boards, commissions, agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds raised by the levying and collection of taxes, except sales of goods, wares or merchandise used by or in connection with the operation of any municipally-owned public utility engaged in selling gas, electricity or heat to the general public.
"The exemption provided by this subsection shall also apply to all such sales of goods, wares or merchandise subject to use tax under the provisions of chapter four hundred twenty-three (423)."

Sec. 2. Section four hundred twenty-two point forty-five (422.45), Code 1962, is further amended by inserting after the word "thereof" in line three (3) of subsection six (6) the following:
"including the state board of regents, board of control of state institutions, state highway commission, and all divisions, boards, commissions, agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds raised by the levying and collection of taxes."

Sec. 3. The refunds provided in the preceding section two (2) shall be retroactive and apply to any applications for refund now on file with the state tax commission, or hereafter filed therewith for projects now in process, upon which sales or use taxes are paid prior to the taking effect of this Act. Any of the above-mentioned governmental bodies or subdivisions thereof shall be entitled to a refund of such taxes so paid upon making application to the state tax commission therefor.

Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in The Lyon County Reporter, a newspaper published at Rock Rapids, Iowa, and the Tipton Conservative, a newspaper published at Tipton, Iowa.

Amendment adopted.
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, 102:

| Andersen of |  |  |  |
| :--- | :--- | :--- | :--- |
| Woodbury | Darrington | Hagie | Mahan |
| Anderson of | Den Herder | Hakes | Maule |
| Ringgold | Duffy | Halling | Mensing |
| Balloun | Dunton | Hanson of | Messerly |
| Baringer | Edgington | Hanson of | Meyer |
| Bock | Eveland | Mitchell | Millen |
| Breitbach | Falvey | Hiller of |  |
| Briles | Fischer of | Hougen | Des Moines |
| Busch | Grundy | Johnson | Miller of |
| Camp | Fisher of | Kibie | Jones |
| Carnahan | Greene | Kluever | Miller of |
| Carstensen | Frazier | Knock | Mage |
| Casey | Goode | Knowles | Moffitt |
| Chalupa | Graham | Kreager | Murry |
| Coffman | Grassley | Lange | Murphy |
| Crane | Hagedorn | Loss | Murray |
| Cunningham | Hagen | Lutz | Nelson |


| Nielsen of Emmet |
| :---: |
| Nielsen of Shelby |
| Olson |
| Ossian |
| Palas |
| Parker |
| Patton |
| Paul |
| Petersen of Dallas |

Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
$\quad$ Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Swisher
Tabor

Van Alstine
Vermeer Vetter Walter Wells
Wier Winkelman Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 6 :

| Denman | Gittins | McElroy | Jarvis Nostrand |
| :--- | :--- | :--- | :--- |
| Ely | Jan |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 434 RECONSIDERED

Pursuant to the provisions of Article III, section 16, of the Constitution of the State of Iowa, Mowry of Marshall called up for reconsideration Senate File 434, a bill for an act relating to the confirmation of appointments by the Senate and the eligibility of rejected nominees to interim appointments.

Jarvis of Buena Vista moved the previous question on the bill, which motion prevailed.

Mowry 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 over the Governor's veto ?"
The yeas were, 78:

| Andersen of | Fisher of | Kluever | Olson |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Knock <br> Balloun | Frazier |
| Baringer | Gittins | Knowles | Ossian |
| Barker |  |  |  |
| Brek | Goode | Kreager | Patton |
| Briles | Grassley | Lange | Paul |
| Busch | Hagen | McElroy | Petersen of |
| Camp | Hagie | Mensing | Dallas |
| Carstensen | Hakes | Messerly | Peterson of |
| Chalupa | Halling | Woodbury |  |
| Coffman | Hanson of | Millen | Prine |
| Crane | Lyon | Jones | Riley |
| Cunningham | Hanson of | Miller of | Robinson |
| Darrington | Mitchell | Page | Scherle |
| Den Herder | Hirsch | Moffit | Sersland |
| Dietz | Hougen | Mowry | Shaw |
| Edgington | Jarvis | Nelson |  |
| Fischer of | Johnson | Nielsen of |  |
| Grundy |  |  | Shelby |

Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Stokes
Strothman
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter

Wier
Winkelman
Wright
Mr. Speaker

The nays were, 29 :

| Anderson of <br> Ringgold <br> Breitbach | Ely <br> Eveland |
| :--- | :--- |
| Carnahan | Falvey |
| Casey | Hagedorn |
| Denman | Kibbie |
| Duffy | Loss |
| Dunton | Mahan |
| Maule |  |


| Meyer |
| :--- |
| Miller of |
| Des Moines |
| Mueller |
| Murphy |
| Murray <br> Nielsen of <br> Emmet |

Palas
Reppert
Steffen
Stevenson
Swisher
Tabor
Wells
Worthington
Absent or not voting, 1: Graham

The bill having received a constitutional two-thirds majority was declared to have passed the House over the Governor's veto and the title was agreed to.

## CONSIDERATION OF BILLS <br> SIFTING COMMITTEE CALENDAR

Senate File 437, a bill for an act providing for home rule liquor control and the licensing and strict control of the retail sale of products sold by Iowa state liquor stores, was taken up for consideration.

Camp of Clinton asked and received unanimous consent that the rules be suspended and that the first order of business under Senate File 437 shall be the amendment by Fisher of Greene and others filed on April 25, 1963; that the proponents of the Fisher amendment shall be allowed twenty minutes; the proponents of Senate File 437 twenty minutes; the proponents of the Fisher amendment ten minutes for rebuttal and the proponents of Senate File 437 ten minutes for rebuttal; after which debate shall be closed and a vote shall be taken on the Fisher amendment; that action on all amendments to the Fisher amendment shall be deferred until after the vote on the Fisher amendment, and if the Fisher amendment is adopted then amendments to it shall be in order.

## CALL OF THE HOUSE

We, the undersigned, respectfully request a call of the House during the consideration of Senate File 437 and on the final vote.

Howard C. Reppert. William Scherle. Riley Dietz.<br>Joseph G. Knock. Paul W. Knowles.

Fisher of Greene called up for consideration the Fisher, et al., amendment filed April 25 and found on pages 1375 to 1386 of the House Journal and moved its adoption.

Roll call was requested by Fisher of Greene and Scherle of Mills.
Rule 69 was invoked.
On the question "Shall the Fisher, et al., amendment be adopted?"
The ayes were, 49:

| Andersen of <br> Woodbury <br> Balloun | Fischer of <br> Grundy |
| :--- | :--- |
| Baringer | Fisher of <br> Greene |
| Bock | Grassley |
| Camp | Hagedorn |
| Carnahan | Hagen |
| Chalupa | Hakes |
| Crane | Halling |
| Cunningham | Hanson of <br> Denman |
| Lyyon |  |
| Dunton | Hanson of |
| Edgington | Mitchell <br> Ely |
|  | Jarvis <br> Johnson |

The nays were, 59:

| Anderson of | Graham |
| :---: | :---: |
| ${ }_{\text {Breingrald }}^{\text {Rid }}$ | Hagie |
| Breitbach Briles | Hirsch |
| Busch | Kibbie |
| Carstensen | Kluever |
| Casey | Knock |
| Coffman | Knowles |
| Darrington | Lange |
| Den Herder | Loss |
| Dietz | Maule |
| Duffy | McElroy |
| Eveland | Mensing |
| Falvey | Messerly |
| $\xrightarrow[\text { Frazier }]{\text { Gittins }}$ | Miller of ${ }_{\text {Des }}$ |
| Goode | Des Moines |

Miller of
Page
Mowry
Mueller
Murphy
Murray
N Nelson
Nielsen of
Emmet
Ossian
Palas
Patton
Paul
Prine
Pringert
Reherle
Peterson of
Woodbury
Riley
Robinson
Sersland
Shaw
Steffen
Stokes
Strothman
Swisher
Tabor
Vetter
Wier
Winkelman
Mr. Speaker

Siglin
Smith of Dickinson Smith of O'Brien Sokol Stanley
Steele
Stevenson
Van Alstine
Van Nostrand
Vermeer
Walter
Wells
Worthington
Wright

Absent or not voting, none.
Motion lost.
Dietz of Scott moved that the Call of the House be lifted, which motion prevailed.

Senate File 437 pending at recess.
On motion by Mowry of Marshall, the House recessed until 2:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
The House resumed consideration of Senate File 437.

## CALL OF THE HOUSE

We, the undersigned, respectfully request a call of the House on the final passage of Senate File 437 and all amendments thereto under Rule 72. Howard Reppert. Raymond Eveland. William J. Corfman. Wayne Shaw. Harold O. Fischer.

Grassley of Butler offered the following amendment filed by Grassley, et al.:
Amend Senate File 437 as follows:

1. Strike the title and insert the following in lieu thereof:
"An Act relating to the control, sale, and use of alcoholic beverages and law enforcement with respect to alcoholic beverages."
2. Insert the following new sections after section 31:
"Sec. 32. The General Assembly hereby determines and declares that the provisions of sections thirty-two (32) through forty-five (45) of this Act are necessary in order to control alcoholic beverages and aid the enforcement of laws prohibiting operation of a motor vehicle while in an intoxicated condition.

Sec. 33. As used in sections thirty-two (32) through forty-five (45) of this Act the words "peace officer" mean :

1. Members of the highway patrol.
2. Police officers under civil service as provided in chapter three hundred sixty-five (365) of the Code.
3. Sheriffs.
4. Regular deputy sheriffs who have had formal police training.

Sec. 34. Any person who operates a motor vehicle in this state upon a public highway, under such circumstances as to give reasonable grounds to believe the person to have been operating a motor vehicle while in an intoxicated condition, shall be deemed to have given consent to the withdrawal from his body of specimens of his blood, breath, saliva, or urine, and to a chemical test or tests thereof, for the purpose of determining the alcoholic content of his blood, subject to the provisions hereinafter set out. The withdrawal of such body substances, and the test or tests thereof, shall be administered at the written request of a peace officer having reasonable grounds to believe the person to have been operating a motor vehicle upon a public highway of this state while in an intoxicated condition, and only after the peace officer has placed such person under arrest for the offense of operating a motor vehicle while in an intoxicated condition. If such person requests that a specimen of his blood not be withdrawn, then a specimen of his breath, saliva, or urine shall be withdrawn at the written request of such peace officer; provided, however, that if such person refuses to submit to any chemical testing, no test shall be given, and the provisions of section thirty-eight (38) of this Act shall apply. However, if such peace officer fails to provide such test within two (2) hours after such arrest, no test shall be required, and there shall be no revocation under the provisions of section thirty-eight (38) of this Act.

Sec. 35. Only a licensed physician, or a medical technologist or registered nurse designated by a licensed physician as his representative, acting at the written request of a peace officer may withdraw such body substances for the purpose of determining the alcoholic content of the person's blood. Only new, originally factory wrapped, disposable syringes and needles, kept under strictly sanitary and sterile conditions, shall be used for drawing blood. Such person may have an independent chemical test or tests administered in addition to any administered at the direction of a peace officer. The failure or inability of the person to obtain an independent chemical test or tests shall not preclude the admission in evidence of the results of the test or tests taken at the direction of the peace officer. Upon the request of the person who is tested, the results of the test or tests taken at the direction of the peace officer shall be made available to him.

Sec. 36. Any person who is dead, unconscious or who is otherwise in a condition rendering him incapable of consent or refusal shall be deemed not to have withdrawn the consent provided by section thirty-four (34) of this Act, and the test may be given; provided that a licensed physician shall certify in advance of such test that such person is dead, unconscious or otherwise in a condition rendering him incapable of consent or refusal. In such case such condition shall obviate the requirements of arrest and advice pursuant to section thirty-seven (37) of this Act.

Sec. 37. A peace officer shall advise any person who is requested to take any chemical test that a refusal to submit to such test will result in revocation of the person's license or privilege to operate a motor vehicle; provided, however, that this requirement shall not apply in the case of any person referred to in section thirty-six (36).

Sec. 38. If a person under arrest refuses to submit to the chemical testing, no test shall be given, but the commissioner, upon the receipt of a sworn report of the peace officer that he had reasonable grounds to believe the arrested person to have been operating a motor vehicle upon a public highway of this state while in an intoxicated condition and that the person had refused to submit to the chemical testing, shall revoke his license or permit to drive and any nonresident operating privilege for a period of not less than one hundred twenty (120) days nor more than one (1) year; or if the person is a resident without a license or permit to operate a motor vehicle in this state, the commissioner shall deny to the person the issuance of a license or permit within one year from the date of the alleged violation, subject to review as hereinafter provided. The effective date of any such revocation shall be twenty (20) days after the commissioner has mailed notice of such revocation to such person by registered or certified mail.

Sec. 39. Upon the written request of a person whose privilege to drive has been revoked or denied, the commissioner shall grant the person an opportunity to be heard within ten days after the receipt of the request, but the request must be made within thirty days after the effective date of revocation or denial. The hearing shall be before the commissioner or his authorized agent, in the county wherein the alleged events occurred for which the person was arrested, unless the commissioner or his authorized agent and the person agree that the hearing may be held in some other county. The hearing shall be recorded and its scope shall cover the issues of whether a peace officer had reasonable grounds to believe the person to have been operating a motor vehicle upon a public highway of this state while in an intoxicated condition, whether the person was placed under arrest and whether he refused to submit to the test or tests. The commissioner or his authorized agent shall order that the revocation or denial be either rescinded or sustained.

Sec. 40. If the revocation or denial is sustained the person whose license, permit to drive, or nonresident operating privilege has been revoked or denied, may file a petition within thirty days after the determination by the commissioner or his authorized agent for a hearing of the matter in the district court in the county wherein the alleged events occurred for which he was arrested or in the county in which the administrative hearing was held. It shall be the duty of the court to set the matter for hearing, and the petitioner shall give twenty days notice thereof to the commissioner. Within fifteen days after receipt of the notice, the commissioner shall file in the office of the clerk of the district court to which the appeal is taken a certified transcript of the testimony and all other proceedings. It shall constitute the record on which the commissioner made his determination. The court thereafter shall hear the matter de novo and shall affirm or vacate the decision of the commissioner or his authorized agent. The person or the commissioner may appeal to the supreme court in accordance with the Iowa Rules of Civil Procedure.

Sec. 41. Upon the trial of any civil or criminal action or proceeding arising out of acts alleged to have been committed by any person while operating a motor vehicle upon a public highway of this state while in an intoxicated condition, evidence of the amount of alcohol in the person's blood at the time of the act alleged as shown by a chemical analysis of his blood, breath, saliva or urine is admissible.

Sec. 42. If the person under arrest refuses to submit to the test or tests, proof of refusal shall be admissible in any civil or criminal action or proceeding arising out of acts alleged to have been committed while the person was operating a motor vehicle upon a public highway of this state while in an intoxicated condition.

Sec. 43. The provisions of this Act shall not be construed as limiting the introduction of any other competent evidence bearing on the question of whether the person was in an intoxicated condition.

Sec. 44. When it has been finally determined under the procedures of this Act that a nonresident's privilege to operate a motor vehicle in this state has been revoked or denied, the department of public safety shall give information in writing of the action taken to the official in charge of traffic control or public safety of the state of the person's residence and of any state in which he has a license.

Sec. 45. Section thirty-two (32) through forty-five (45) of this Act may be cited as the Uniform Chemical Test for Intoxication Act."
3. Renumber the sections.

Dietz of Scott rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Fischer of Grundy offered the following amendment to the Grassley, et al., amendment and moved its adoption:

Amend Senate File 437 as follows:
Amend section 41 of the Grassley amendment of April 22, 1963, by striking the words "Civil" and "or" in line 130 and the word "proceeding" in line 131.

Roll call was requested by Stanley of Muscatine and Patton of Delaware.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 41:

| Breitbach Fischer of <br> Briles Grundy |  |
| :--- | :--- |
| Carnahan | Frazier <br> Coffman |
| Gittins |  |
| Darrington | Goode |
| Denman | Halling |
| Dietz | Hougen |
| Dufy | Kibbie |
| Dunton | Knowles |
| Ely | Lange |
| Eveland | Loss |

The nays were, 66:

| Andersen of | Grassley |
| :--- | :--- |
| Woodbury | Hagen |
| Anderson of | Hagie |
| Ringgold | Hakes |
| Balloun | Hanson of |
| Baringer | Lyon |
| Bock | Hanson of |
| Busch | Mitchell |
| Camp | Hirsch |
| Carstensen | Jarvis |
| Casey | Johnson |
| Chalupa | Kluever |
| Crane | Knock |
| Cunningham | Kreager |
| Den Herder | Lutz |
| Edgington | Maule |
| Falvey | McElroy |
| Fisher of | Mensing |
| Greene | Millen |
| Graham |  |

Mahan
Messerly
Meyer
Miller of
Des Moines
Miller of
Page
Mowry
Murphy
Ossian
Paul

| Miller of | Sersland |
| :--- | :--- |
| Jones | Siglin |

Moffitt Smith of
Mueller Dickinson
Murray
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Palas
Parker
Patton
Petersen of Dallas
Peterson of
Woodbury
Riley
Robinson

Prine Reppert Scherle Shaw Steele Steffen Stevenson
Swisher
Van Nostrand
Vermeer
Wright

Sersland

Smith of
O'Brien
Sokol
Stanley
Stokes
Strothman
Tabor
Van Alstine
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

Absent or not voting, 1:

## Hagedorn

Amendment to the amendment lost.
Riley of Linn offered the following amendment to the Grassley, et al., amendment:

Amend the Grassley, et al., amendment to Senate File 437, filed April 22, by inserting after the word "condition" in line eighty-two (82) the following: ", that he had placed such person under arrest for the offense of operating a motor vehicle while intoxicated".

Riley of Linn offered the following amendment to his amendment and moved its adoption :

Amend the Riley amendment to the Grassley, et al., amendment filed April 30 to Senate File 437 by adding after the word "while" in line four (4) of said Riley amendment the words "in an"; also by adding after the word "intoxicated" in line five (5) the word "condition".

Amendment to the amendment adopted.

Riley of Linn moved the adoption of his amendment as amended to the Grassley, et al., amendment.

Amendment as amended adopted.
Vermeer of Marion offered the following amendment to the Grassley, et al., amendment and moved its adoption:

Amend the amendment to Senate File 437 by Grassley, et al., filed April 22, as follows:
Amend section 36, line sixty-one (61), by striking therefrom the word "dead" and the comma following said word; also by striking from line sixty-six (66) the word "dead" and the comma following said word.

Roll call was requested by Stanley of Muscatine and Riley of Linn.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 41 :

| Breitbach | Hagedorn | Messerly | Reppert |
| :---: | :---: | :---: | :---: |
| Briles | Halling | Meyer | Scherle |
| Casey | Hanson of | Miller of | Shaw |
| Chalupa | Lyon | Des Moines | Steele |
| Coffman | Hougen | Miller of | Steffen |
| Dietz | Kibbie | Page | Stevenson |
| Duffy | Knowles | Mowry | Tabor |
| Dunton | Lange | Mueller | Van Nostrand |
| Fischer of | Loss | Murphy | Vermeer |
| Grundy | Mahan | Murray | Winkelman |
| Gittins | Mensing | Paul | Wright |
| Goode |  |  |  |
| The nays were, 63: |  |  |  |
| Andersen of | Frazier | Miller of | Robinson |
| Woodbury | Graham | Jones | Sersland |
| Anderson of | Grassley | Moffitt | Siglin |
| Ringgold | Hagen | Nelson | Smith of |
| Balloun | Hagie | Nielsen of | Dickinson |
| Baringer | Hakes | Emmet | Smith of |
| Bock | Hanson of | Nielsen of | O'Brien |
| Busch | Mitchell | Shelby | Sokol |
| Camp | Hirsch | Olson | Stanley |
| Carnahan | Jarvis | Ossian | Stokes |
| Crane | Johnson | Palas | Strothman |
| Cunningham | Kluever | Parker | Van Alstine |
| Den Herder | Knock | Patton | Vetter |
| Denman | Kreager | Petersen of | Walter |
| Edgington | Lutz | Dallas | Wells |
| Ely | Maule | Peterson of | Wier |
| Falvey | McElroy | Woodbury | Worthington |
| Fisher of | Millen | Prine | Mr. Speaker |
| Greene |  | Riley |  |
| Absent or not voting, 4: |  |  |  |
| Carstensen | Darrington | Eveland | Swisher |

Dietz of Scott moved the previous question on the Grassley, et al., amendment, which motion prevailed.

Grassley of Butler moved the adoption of the Grassley, et al., amendment as amended.

Roll call was requested by Grassley of Butler and Reppert of Polk.

On the question "Shall the Grassley, et al., amendment as amended be adopted?"

The ayes were, 79:

| Andersen of <br> Woodbury | Fisher of <br> Greene | Meyer <br> Anderson of <br> Ringgold |
| :--- | :--- | :--- |
| Ball | Grazier | Millen |
| Baode | Miller of |  |
| Baringer | Graham | Jones |
| Bock | Grassley | Moffitt |
| Briles | Hagen | Mowry |
| Busch | Hagie | Mueller |
| Camp | Hakes | Murray |
| Carnahan | Halling | Nelson |
| Carstensen | Hanson of | Nielsen of |
| Casey | Lyon | Emmet |
| Chalupa | Hanson of | Nielsen of |
| Crane | Mitchell | Shelby |
| Cunningham | Hirsch | Olson |
| Den Herder | Jarvis | Palas |
| Dunton | Klunson | Parker |
| Edgington | Kreager | Patton |
| Ely | Lange | Petersen of |
| Eveland | Lutz | Petellas |
| Falvey | Maule | Woodbury |
|  | McElroy | Prine |
|  |  | Riley |

The nays were, 29:

| Breitbach | Gittins |
| :--- | :--- |
| Cofman | Hagedorn |
| Darrington | Hougen |
| Denman | Kiubie |
| Dietz | Knock |
| Dufy | Knowles |
| Fuscher of | Lnoss |
| Grundy | Mahan |


| Mensing | Paul |
| :--- | :--- |
| Messerly | Reppert |
| Miller of | Scherle |
| Des Moines | Shaw |
| Miller of | Steele |
| Page | Steffen |
| Murphy | Stevenson |
| Ossian | Wright |

Absent or not voting, none.
Amendment as amended adopted.
Dietz of Scott offered the following amendment filed by him:
Amend Senate File 437 as follows:

1. Section 1, by striking all of said section and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-three point one (123.1), Code 1962, is amended by striking lines one (1) and two (2) and the word "Act" in line three (3) and inserting in lieu thereof the words "This chapter as amended shall be known as the "Iowa Home Rule Liquor Control Act'."
2. Section 3, line twenty-eight (28), by striking the words "and/or" and inserting in lieu thereof the word "or".
3. Section 4, line four (4), by inserting after the word "licenses" the words "and other"; also by striking the word "and" before the word "licenses" in said line one (1).
4. Section 10, line six (6), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
5. Section 10, line twenty-five (25), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
6. Section 10, line one hundred (100), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
7. Section 11, line twenty-seven (27), by striking the word "Act" and inserting in lieu thereof the word "section".
8. Section 13, lines ten (10) and eleven (11), by striking the words "the Iowa liquor control act" and inserting in lieu thereof the words "this chapter as amended".
9. Section 24, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
10. Section 24, line six (6), by striking the words "or beer" and inserting after the word "giving" the words "beer or".
11. Section 24, line seven (7), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
12. Section 25 , by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
13. Section 26, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
14. Section 27, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
15. Section 28 , by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
16. Section 29, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
17. Section 29, line one (1), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
18. Section 30, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
19. Section 30, line two (2), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".
20. Section 31, by inserting at the beginning of said section the following: "Chapter one hundred twenty-three (123), Code 1962, is amended by adding thereto the following:".
21. Section 31, line three (3), by striking the word "Act" and inserting in lieu thereof the words "chapter as amended".

Division of the amendment was requested.
Dietz of Scott asked and received unanimous consent that divisions 1 and 11 of the amendment be deferred.

Dietz of Scott moved the adoption of divisions $2,3,4,5,6,7,8$, $9,10,12,13,14,15,16,17,18,19,20$ and 21 , which motion prevailed.

Van Nostrand of Pottawattamie offered the following amendment filed by him:

Amend Senate File 437 as follows:

1. By inserting in line 28 of section 10 after the word "may" the words ", after the issuance of licenses is approved by a majority of the voters of the township as provided in this section,".
2. By inserting after line 31 of section 10 as a new subsection the following:
"No liquor control licenses shall be issued and alcoholic liquor by the drink shall not be sold or served in Iowa except in the following places and under the following conditions:
a. Aboard aircraft and railroad cars operated by commercial common carriers licensed by the liquor control commission.
b. In licensed establishments in those cities, towns, or townships in which the voters shall affirmatively vote for liquor by the drink. Such vote on liquor by the drink shall be affirmed at a special or general election by a majority of the voters casting votes for and against the proposition. In order to submit the question at a special election, petitions requesting a special election on liquor by the drink shall be signed by electors of the city, town, or township no part of which lies within the corporate limits of a city or town, in a number which is equal to at least twenty (20) percent of the votes cast at the last general election. Petitions shall be presented to the clerk of a city or town, or the county auditor, who shall cause to be published once in a newspaper of general circulation in the city, town, or township a notice of the special election. The special election shall be held not less than ten (10) days nor more than twenty (20) days from the date of publication. The published notice shall state the proposition to be submitted to the electors at the special election and the date of the election. In order to submit the question at a general election, petitions requesting the submission of the proposition at a general election shall be signed by electors of the city, town, or township in a number which is equal to at least twenty (20) percent of the votes cast at the last general election. Petitions shall be presented to the city or town clerk or county auditor at least thirty (30) days before a general election.

The petition required by this Act shall:

1. Be on sheets containing not more than thirty (30) signatures per sheet together with the addresses of the signers and the dates of their signing. To be valid signatures must have been appended to a petition within ninety (90) days of presentation to the city or town clerk or county auditor.
2. State at the top of each sheet the proposition to be submitted.
3. Contain a statement of the person circulating the petition that each signer is a qualified elector of the city, town, or township and that the petition was signed in the presence of the person circulating the petition. Such statement shall be at the bottom of each sheet and must be made under oath by the person circulating the petition.

The proposition shall be placed on the ballot at a special or general election in the following form:
'Shall the sale of alcoholic liquors by the drink be licensed in (insert name of city, town, or township)?
$\square$
For license to sell by drink.
Against license to sell by drink.'

Statutes relating to general and special elections not inconsistent with this section shall apply to voting on the proposition of licensing liquor by the drink in a city, town, or township."
3. By striking from line 96 of section 10 the words "Upon initial issuance of" and by striking all of lines 97 through 101 of section 10.
4. By renumbering the subsections of section 10 in conformity with this amendment.

Goode of Davis moved to substitute the following amendment for the Van Nostrand amendment:

Amend Senate File 437 as follows:
Amend section ten (10) by adding after line one hundred thirty-four (134) the following:
"e. Provided however, before any license can be issued by the local authorities in any county an election shall be held as hereinafter provided."
"If a petition shall be signed by the electors of any county in such number as shall equal ten (10) percent of the votes cast in such county for governor at the last general election, which shall request that the question of licensing the sale of alcoholic beverages (exceeding four percent by weight) by the drink be submitted to the electors thereof at a special election to be called for that purpose, as hereinafter provided, and shall be filed with the board of supervisors, the board shall cause such election to be held and shall cause to be published once each week for four (4) weeks in succession in a newspaper of general circulation in such county a notice of such special election to be held not less than fifteen (15) nor more than thirty (30) days from the date of the last publication. The notice shall state the proposition to be submitted to the electors at such special election. Each sheet of the petition shall contain not more than thirty (30) names of electors with their personal signatures, addresses, and the date of signing. If residing within a city or town where the electors are required to be registered, the signature shall be the same as it appears upon the registration records. At the top of each sheet shall be stated the proposition to be submitted. No signature on such petition shall be valid unless appended to the petition within the last ninety days prior to the date of filing the petition. At the bottom of each sheet of such petition shall be the affidavit of the person who circulated same, stating that the signatures on the petition were made in his presence, that he has reasonable cause to believe that they are qualified electors of the particular county, and that they are the persons they represent themselves to be. Whoever signs any such petition, knowing that he is not a qualified elector in the county where such petition is made, or who aids or abets any other person in doing any of the acts mentioned, or whoever bribes, gives or pays any money or thing of value to any person directly or indirectly, to induce him to sign such petition, shall upon conviction thereof be punished by a fine of not exceeding three hundred dollars ( $\$ 300.00$ ) or by imprisonment in the county jail not exceeding ninety (90) days or by both such fine and imprisonment, in the discretion of the court."
"Upon the ballot the proposition shall be stated as follows:
"Shall the retail sale of alcoholic beverages (exceeding four percent by weight) by the drink be permitted in (here insert the name of the county) ?"

YES
NO
"The provisions of the statutes of this state relating to election of officers, voting places, election apparatus and blanks, preparation and form of ballots, information to voters, delivery of ballots, calling of elections, conduct of elections, manner of voting, counting of votes, records and cer-
tificates of election, and recount of votes, so far as applicable, shall apply to voting on the proposition under the provisions of this Act. If a majority of the ballots cast are "YES", the board shall issue licenses as permitted by the provisions of this Act."
"No new election shall be held for a period of four (4) years."
Motion prevailed.
Winkelman of Calhoun offered the following amendment filed by him and moved its adoption:

Amend the Goode amendment to Senate File 437, filed April 24, as follows:

Section 10, line nineteen (19), insert after the word "publication" the following: "but not within thirty ( 30 ) days of any general election".

Amendment to the amendment adopted.
House File 437 pending at adjournment.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 123, 180, 184, 191, 281, 332, 423, 429, 432, 435, 442 and 443.

Fred E. Wier, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 123, 180, 184, 191, 281, 332, 423, 429, 432, 435, 442 and 443.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 30, 1963, he approved the following bills: Senate Files 146, $342,366,389,399,418,422,431,449,451$ and 452.

## REPORT OF COMMITTEE

Vermeer of Marion, 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 488, a bill for an act relating to school bonds and taxes, 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.

Elmitr Vermbir, Chairman.

## AMENDMENTS FILED

Amend the Dietz amendment to Senate File 437, filed April 22, by striking all of amendment one (1) and inserting in lieu thereof the following:

1. Amend by striking all of section 1.

Goode of Davis.
Amend Senate File 437 by inserting after section 2 the following new section:
"Section one hundred twenty-three point three (123.3), Code 1962, is hereby amended by adding thereto the following:
'Any resident of Iowa who is convicted of possessing liquor that does not have an official seal of the commission attached to the container shall be guilty of a misdemeanor and shall be punished by a fine of not less than one hundred (100) dollars or more than five hundred (500) dollars or by imprisonment in the county jail for not less than thirty (30) days or more than six (6) months.'"

Further amend by renumbering the sections in conformity with this amendment.

## Nielsen of Emmet.

Amend Senate File 437 as follows:

1. Section 4, in line four (4), by striking the semicolon after the word "licenses", inserting a period, and by striking the remainder of line four (4) and of lines five (5), six (6), and seven (7).
2. Section 10, subsection seven (7), by striking all of paragraph " $c$ ", lines one hundred sixteen (116) to one hundred twenty-seven (127) inclusive.

Wright of Benton.
Amend Senate File 437 by inserting the following new sections after section 4:

Sec. 5. Section one hundred twenty-three point sixteen (123.16), Code 1962, is hereby amended by adding to subsection nine (9) of such section the following: "The commission shall create an enforcement division and shall appoint a director, who shall be an attorney licensed to practice in the State of Iowa, and five (5) assistant directors, at least two (2) of whom shall be accountants. The director of the enforcement division shall employ needed clerical help, and such other assistants as are necessary to carry out the enforcement of the laws on liquor control. The enforcement division may enforce the liquor laws in the name of the State of Iowa in proceedings before any court."

Sec. 6. Section one hundred twenty-three point ninety-three (123.93), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the words "county attorney" and inserting in lieu thereof the words "enforcement division".
2. By inserting in line four (4) after the word "safety," the words "the county attorneys,".
3. By striking from line nine (9) the words
"county attorney" and inserting in lieu thereof the words "enforcement division".

Kreager of Jasper.
Amend Senate File 437 as follows:

1. By striking the last period in section 5 and inserting in lieu thereof the following:
"; also by adding to subsection nine (9) of such section the following:
'The commission shall create an enforcement division and shall appoint a director, who shall be an attorney licensed to practice in the State of Iowa, and five (5) assistant directors, at least two (2) of whom shall be accountants. The director of the enforcement division shall employ needed clerical help, and such other assistants as are necessary to carry out the enforcement of the laws on liquor control. The enforcement division may enforce the liquor laws in the name of the State of Iowa in proceedings before any court.'"
2. By inserting after section 5 the following new section:
"Section one hundred twenty-three point seventeen (123.17), Code 1962, is hereby amended by striking from paragraph ' $f$ ' of subsection two (2) of such section all after the word 'chapter' in line four (4) and inserting in lieu thereof the words 'by the commission. Each licensee holding a liquor control license and dispensing liquors at retail shall establish prices based on serving one (1) ounce of intoxicating liquor per sale. Such price lists shall be filed with the commission and are subject to change by the licensee upon filing a new price list with the commission'."
3. By striking the period in line 8 of section 6 and inserting in lieu thereof the following:
"; also by adding the following subsection:
'Every holder of a liquor control license shall keep a daily record of the gross receipts of his business and shall include in such record the number, brand and type of bottles emptied, during the course of the day's business. Each bottle emptied, except beer bottles, shall be broken immediately by the licensee or his agent into a container provided for that purpose. The records herein required and the premises of the licensee shall be open to the agents of the enforcement division of the Iowa liquor control commission during normal business hours of the licensee.'"
4. By striking all of lines 5 and 6 of section 10 and inserting in lieu thereof the following:
"commission, which bond shall be conditioned upon the payment of all taxes payable to the state and compliance with all provisions of this title,".
5. By inserting in line 12 of section 10 after the word "felony," the words "does not possess a federal gambling stamp,".
6. By inserting after line 154 of section 10 the following new paragraph:
"A statement whether the applicant or any person specified in paragraph (c) of subsection 8 possesses a federal gambling stamp."
7. By striking from line 159 of section 10 the words and figures "one thousand ( 1,000 )" and inserting in lieu thereof the words and figures "five hundred (500)".
8. By striking from line 164 of section 10 the words and
figures "two thousand ( 2,000 )" and inserting in lieu thereof the words and figures "five hundred (500)".
9. By striking all of lines 24 through 27 of section 11 and inserting in lieu thereof the following:
"The commission shall credit all fees to the liquor control act fund and shall remit to the respective city or town council, or county board of supervisors, as the case may be, a sum equal to fifty (50) percent of the fees collected for each class ' $A$ ', class ' $\mathbf{B}$ ', or class ' $\mathbf{C}$ ' license covering premises located within their respective jurisdiction.
10. By striking from line 6 of section 16 the words "Suffer or permit any gaming" and inserting in lieu thereof the words "Knowingly permit any gaming, gambling".
11. By striking from line 11 of section 16 the words and figures "twelve (12) o'clock midnight on Saturday" and inserting in lieu thereof the words "one (1) a.m. on Sunday".
12. By inserting after line 41 of section 16 the following new paragraph:
"knowingly sell, give, or otherwise supply any alcoholic beverage or beer to any person under the age of twenty-one (21) years, or knowingly permit any person under the age of twenty-one (21) years to consume any alcoholic beverage or beer."
13. By inserting after line 57 of section 16 the following new paragraph:
"However, if any liquor control license holder shall be convicted of any violation of paragraphs (a), (d), (e), or (h) of subsection 4 of this section, the liquor control license shall automatically be revoked and shall immediately be surrendered by the holder, and the bond of the license holder shall be forfeited to the commission."
14. By striking from line 7 of section 24 the words "under the provisions of this Act".
15. By inserting after section 24 the following new section:
"Section one hundred twenty-four point thirty-one (124.31), Code 1962, is hereby amended by striking from lines 18 through 24 the following:
'to the private premises of any bona fide private club or association for which a class " $B$ " permit has been isșued, having a select and discriminate membership and owned and operated by and for the benefit of the members which is under the exclusive control of the membership or,'."
16. By striking from line 1 of section 30 the words "excepting license fees" and inserting in lieu thereof the words ", except the portion of license fees remitted to the local authorities."
17. Further amend by renumbering the sections, subsections and paragraphs in conformity with this amendment.

Fisher of Greene. Scherle of Mills. Stanley of Muscatine. Knowles of Scott. VETTER of Washington. Millen of Van Buren.

Amend Senate File 437 as follows:

1. Amend section ten (10) line one hundred sixty (160) by striking the period and inserting a comma, and by adding the
following: "except that at least two (2) licenses may be issued: within any municipal corporation."
2. Amend section ten (10) by adding a new subsection as follows: "Every permit holder licensed under this chapter shall fill out in duplicate, on forms furnished by the commission, the amount and kinds of liquors purchased, and shall retain one (1) copy in his establishment for a period of two (2) years, and the manager of the state liquor store at which the purchase was made shall monthly forward the other copy to the commission."
3. Amend section eleven (11), line nineteen (19), by striking all after the comma and inserting the following: "the license fee shall be that which would be applicable to the closest city or town to which it is located."
4. Amend section eleven (11), line twenty-six (26) by adding after the word "be," the words "one-half of", and by striking the period in line twenty-seven (27), and by adding the words "and the balance shall be remitted to the state general fund."; also amend section eighteen (18), line eight (8), by adding after the word "government", the words "and the state general fund".
5. Amend section eleven (11), line seven (7), by striking the semicolon and adding a comma, and by adding the words "except that for class ' $A$ ' permits in towns of less than two thousand ( 2,000 ) population, and for clubs of less than two hundred fifty (250) members, the license fee shall be three hundred (300) dollars;".
6. Amend section twenty-five (25) by adding before the comma in line four (4), the words "and beer".
7. Amend section twenty-five (25) by striking the first comma and the words "except private residences" in line four (4) and inserting in lieu thereof the words "open to the public".
8. Amend Senate File 437 by adding a new section as follows:
"Amend section one hundred twenty-nine point one (129.1), Code 1962, by inserting after the words "intoxicating liquors" in line three (3), the words "or beer"; also amend section one hundred twenty-nine point two (129.2), Code 1962, by adding after the words "intoxicating liquors" in line ten (10), the words "or beer".
9. Amend Senate File 437 by adding a new section as follows: "Section one hundred twenty-three point sixteen (123.16), Code 1962, is hereby amended as follows:
10. By striking from line one (1) of subsection seven (7) of such section the second word "and" and inserting in lieu thereof the words ", liquor control licenses and other".
11. By striking all of subsection eight (8) after the word "chapter" in line three (3) of such section and inserting in lieu thereof a period.
12. By adding to subsection nine (9) of such section the following:
"The commission shall create an enforcement division and shall appoint a director, who shall be an attorney licensed to practice in the State of Iowa, and five (5) assistant directors, at least two (2) of whom shall be accountants. The director of the enforcement division shall employ needed clerical help, and such other assistants as are necessary to carry out the enforce-
ment of the laws on liquor control. The enforcement division may enforce the liquor laws in the name of the State of Iowa in proceedings before any court. This provision shall not limit the law enforcement duties of any other law enforcement officers, including enforcement of the provisions of this law.
13. By striking from subsection eleven (11) all of lines seven (7), eight (8), and nine (9).
14. Amend Senate File 437 by adding a new section as follows:
"It shall be unlawful for any law enforcement officer or other official to accept or solicit donations, gratuities, advertising, gifts or other favors, directly or indirectly, from any licensee hereunder. Anyone violating this section shall be guilty of a misdemeanor and shall be subject to a fine of not less than one hundred (100) dollars nor more than one thousand ( 1,000 ) dollars, or shall be subject to a jail term of not less than thirty (30) days, nor more than six (6) months, or to both such fine and imprisonment."
15. Amend Senate File 437 by adding a new section as follows:
a. "Amend section one hundred twenty-three point twentyseven (123.27), Code 1962, by striking all of lines one (1), two (2), three (3) and four (4) and inserting in lieu thereof the words "Special permits shall be issued as herein provided:".
b. Further amend section one hundred twenty-three point twenty-seven (123.27), Code 1962, by striking all of subsection two (2), paragraph a.
c. Amend section one hundred twenty-three point twentyeight (123.28), Code 1962, by striking all of lines one (1), two (2), three (3) and four (4).

## Hougen of Black Hawk.

Amend Senate File 437 as follows:

1. Amend section 10 , subsection 6, by striking from line sixty-five (65) the word "and" after the word "corporation" and inserting in lieu thereof a comma.
2. By inserting in line sixty-five (65) after the word "carrier" the words "; and to passenger-carrying boats or ships for hire with a capacity of twenty-five (25) persons or more operating in inland or boundary waters,".
3. By inserting in line sixty-seven (67) after the word "trains" the words ", watercraft as described herein,". SERSLAND of Winneshiek.

Amend Senate File 437, section ten (10), by striking all of lines one hundred sixteen (116) through one hundred twentyseven (127).

## Worthington of Decatur.

Amend Senate File 437 as follows:
By striking from line 5 of section 10 the words, "due the state" and inserting in lieu thereof the words, "due the state under the provisions of and pursuant to this Act".

Fischer of Grundy.

Amend Senate File 437, section sixteen (16), by striking lines forty-five (45) through forty-nine (49).

## Kreager of Jasper.

Amend Senate File 437, section sixteen (16), by adding after the word "or" in line nineteen (19) the following: "cash any payroll checks or".

## Worthington of Decatur. Edgington of Franklin.

Amend Senate File 437, section 16, by adding after the word "or" in line nineteen (19) the following: "with a bona fide credit card, or".

Reppert of Polk.
Senate File 437 is hereby amended by adding the following new section:

Section one hundred twenty-four point five (124.5), Code 1962, is amended by striking from lines fourteen (14) and fifteen (15) the words and figures "platted prior to January 1, 1934,". PaUl of Poweshiek.

Amend Senate File 437 by adding thereto an additional section as follows:
"Natwithstanding the provisions of section one hundred twenty-four point sixteen (124.16), subsection six (6), of the Code, any country club obtaining a liquor control license under the provisions of this chapter shall be entitled to a beer permit."

Further amend by renumbering sections to conform to this amendment.

Steele of Cherokee.
Amend House File 5 as follows:
Amend the title by inserting in line two (2) after the word "bonds" the words "and to levy a tax on the interest and dividends from investments".

Further amend by striking all after section
one (1) and inserting in lieu thereof the following:
"Sec. 2. Section four hundred twenty-nine point two (429.2), Code 1962, is further amended by adding the following thereto:
'The millage tax provided for in this section shall be and is the same as provided for in section thirty-five $B$ point eleven (35B.11) of the Code and shall not be levied in addition thereto. The millage rate shall be remitted to the treasurer of state and applied to the payment of principal and interest of the Korean War Veterans' bonus bonds.'
"Sec. 3. Section four hundred twenty-nine point three (429.3), Code 1962, is hereby amended by striking all of lines one (1) and two (2) and the words 'and credits and' from line three (3) and inserting in lieu thereof the following:
'The tax imposed by section four hundred thirty point seven (430.7) of the Code shall be five (5) mills on the dollar and that tax, together with the taxes imposed by sections four hundred thirty A point three (430A.3) and four hundred thirty-one point ten (431.10) of the Cade,'.
"Sec. 4. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by inserting in line eight (8) after the word 'transacted.' the following sentence:
'Such moneys and credits shall be taxed at a rate of five (5) mills in addition to any other tax on moneys and credits provided by law, and the proceeds thereof distributed to taxing districts as provided in section four hundred twenty-nine point three (429.3) of the Code.'
"Sec. 5. Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding the following new section to Division II thereof:
'Every individual taxpayer subject to filing an Iowa income tax return shall make a separate accounting, on his tax return, of interest and dividends received during the tax year and forward to the tax commission, as a surtax, two (2) percent of the amount thereof. The provisions of this section shall not include the first two hundred (200) dollars of such interest and dividends for every individual taxpayer nor interest and dividends received on United States government securities, bank stock, and on building and loan or savings and loan association stock. The amount of said surtax shall be paid at the same time and the same manner as income taxes due on the tax return. The total amount of all surtaxes collected hereunder shall be returned to the county of origin as indicated by the mailing address of the taxpayer. Surtaxes paid by nonresidents shall be credited to the state general fund.
'The state tax commission shall make a separate account of the amount of said surtax received from each county and on the first day of each calendar quarter certify to the state treasurer and state comptroller the amounts determined as due each county and the comptroller shall thereupon draw warrants for the said amounts and transmit same to the various county auditors for deposit with the county treasurers. Each county auditor shall apportion said funds in the same manner as receipts from moneys and credits are apportioned as provided in section four hundred twenty-nine point three (429.3) of the Code.' "

Vermeer of Marion.
Amend Senate File 437 by striking sections 26, 27, 28 , and 29.

## Knock of Union.

Amend the Goode of Davis amendment to Senate File 437 filed April 24, 1963, as follows:

1. By inserting after the word "license" in line 4 the words "excepting class 'A' liquor control licenses,".
2. By inserting before the word "by" in line 11 the words 'excepting class 'A' liquor control licenses,".
3. By adding after the period in line 57 the words "class 'A' liquor control licenses shall not be governed by this subsection but shall be governed by the other sections of this chapter.".

Riley of Linn.
On motion by Mowry of Marshall, the House adjourned until $9: 30$ a.m., Thursday, May 2, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Thursday, May 2, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Herbert R. Fields, pastor of the Mt. Olive Baptist Church, Des Moines, Iowa.

The Journal of May 1 was approved.

## PRESENTATION OF VISITORS

Gittins of Pottawattamie presented to the House the Honorable Tom Frey, former member of the House from Pottawattamie County in the Fifty-fourth through the Fifty-seventh General Assemblies.

Anderson of Ringgold presented to the House nineteen senior students from Diagonal School accompanied by their instructor.

Chalupa of Jefferson presented to the House eight senior students from Fairfield High School accompanied by their teacher, Mr. Hofsommer.

Knock of Union presented to the House seventeen students from East Union Community School accompanied by their teacher, James Ainslee.

Mensing of Cedar presented to the House one hundred students from West Branch School accompanied by their principal, Elmer Prescott, and teachers, Ronald Morrison and Dennis Walljasper.

Naden of Hamilton presented to the House eleven students from Kamrar School accompanied by their teacher, Gaylen Frantz.

Reppert of Polk presented to the House fifty-three students from Urbandale School accompanied by their teacher, Judith Luettke, and thirty-eight students from Holy Trinity School, Des Moines, accompanied by their teacher, Mrs. Del H. Reese.

Shaw of Floyd, Stevenson of Howard, Steffen of Chickasaw and Hanson of Mitchell presented to the House twenty-two 4-H Club boys from their various counties.

Wright of Benton presented to the House thirty-one students from Blairstown Junior High School accompanied by their teacher, Richard W. Diehl.

## PETITIONS

The following petitions were presented and placed on file:
By Ely of Linn, from sixteen members of the Coggon Fire Department favoring legislation relating to the establishment of multicounty benefited fire districts.

By Reppert of Polk, from sixty residents of Polk County favoring the sale of liquor by the drink in Iowa.

By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Andersen of Woodbury, from two hundred two residents of Woodbury County.

Chalupa of Jefferson, from six hundred four residents of Jefferson County.

Graham of Ida, from one hundred forty-five residents of Ida County.

Kluever of Cass, from two hundred nine residents of Cass County.
Kreager of Jasper, from one thousand five hundred forty-four residents of Jasper County.

Mensing of Cedar, from fifty-six residents of Cedar County.
Naden of Hamilton, from five hundred ninety-two residents of Hamilton County.
Paul of Poweshiek, from one thousand eighty-one residents of Poweshiek County.

Reppert of Polk, from eight residents of Polk County.
Riley of Linn, from two thousand two hundred thirty-one residents of Linn County.

Robinson of Guthrie, from the Shenandoah Ministerial Association representing six churches.

Sersland of Winneshiek, from twenty-nine residents of Winneshiek County and ninety-four residents of Decorah.

Stanley of Muscatine, from one hundred seventy-nine residents of Muscatine County.
Stokes of Plymouth, from three hundred thirty-one residents of Plymouth County.
Walter of Hardin, from five hundred ninety-nine residents of Hardin County.

Wier of Louisa, from six hundred eighty-six residents of Louisa County.
Winkelman of Calhoun, from five hundred ten residents of Calhoun County.

Worthington of Decatur, from seven hundred fifteen residents of Decatur County.

## INTRODUCTION OF BILL

House File 593, by committee on ways and means, a bill for an act relating to cosmetology.

Read first time and placed on the calendar.

## COMMITTEE TO ATTEND FUNERAL OF THE HONORABLE WILLIAM S. LYNES'

The Speaker appointed the following members as official representatives of the Iowa House of Representatives at the funeral services of former Speaker of the House William S. Lynes: Hanson of Lyon, Walter of Hardin, Edgington of Franklin, Grassley of Butler, Messerly of Black Hawk, Hougen of Black Hawk, Stevenson of Howard and Busch of Bremer.

## PERSONAL PRIVILEGE

Falvey of Monroe rose on a point of personal privilege and on behalf of all the members of the House thanked the Pages of the House for the "May baskets" that were placed on each legislator's desk on May Day.

## HOUSE FILE 488 REFERRED

The Speaker announced that House File 488 is referred to the sifting committee.

## HOUSE FILE 280 RECALLED

Hagie of Wright asked and received unanimous consent to recall House File 280 from the Senate for further consideration.

## SENATE AMENDMENT CONSIDERED

Den Herder of Sioux called up for consideration House File 386, a bill for an act relating to the term of office of county supervisors and township trustees, amended by the Senate, and moved that the House concur in the following amendment:

Amend House File 386, section 4, line 1, by inserting after the word "supervisor" the words "or trustee".

Motion prevailed and the House concurred in the Senate amendment.

Den Herder of Sioux 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 :

| Andersen of | Gittins | Millen | Robinson |
| :---: | :---: | :---: | :---: |
| Woodbury Anderson of | Goode <br> Graha |  |  |
| Anderson of Ringgold | Graham Grassley | Des Moines Miller of | Sersland <br> Shaw |
| Bock | Hagedorn | Jones | Siglin |
| Breitbach | Hagen | Miller of | Smith of |
| Briles | Hakes | Page | Dickinson |
| Busch | Halling | Moffitt | Smith of |
| Camp | Hanson of | Mowry | O'Bri |
| Carnahan | Lyon | Mueller | Sokol |
| Carstensen | Hanson of | Murphy | Stanley |
| Casey | Mitchell | Nelson | Steele |
| Chalupa | Hirsch | Nielsen of | Steffen |
| Coffman | Hougen | Emmet | Stevenson |
| Crane | Jarvis | Nielsen of | Stokes |
| Cunningham | Kibbie | Shelby | Strothman |
| Darrington | Kluever | Olson | Swisher |
| Den Herder | Knock | Ossian | Tabor |
| Dietz | Knowles | Palas | Van Alstine |
| Duffy | Kreager | Parker | Van Nostrand |
| Dunton | Lange | Patton | Vermeer |
| Edgington | Loss | Paul | Vetter |
| Ely | Lutz | Petersen of | Walter |
| Eveland | Mahan | Dallas | Wier |
| Falvey | Maule | Peterson of | Winkelman |
| Fischer of | McElroy | Woodbury | Worthington |
| Grundy | Mensing | Prine | Wright |
| Fisher of | Messerly | Riley | Mr. Speaker |
| Greene | Meyer |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Balloun | Frazier | Johnson | Reppert |
| Baringer | Hagie | Murray | Wells |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Senate File 411, a bill for an act to make appropriations to the state department of social welfare to be used for medical assistance
to the aged, with report of committee recommending amendment and passage, was taken up for consideration.

Mensing of Cedar offered the following amendment, filed by the committee on appropriations, and moved its adoption:

Amend Senate File 411 as follows:

1. Amend section 2 by striking all of lines twelve (12) through sixteen (16) and inserting in lieu thereof the following: "no part of this appropriation shall be used to pay for care in nursing homes for a period longer than one hundred eighty (180) days and then only when such nursing home care immediately follows hospitalization."
2. By adding the following new section:
"Sec. 3. The budget and financial control committee is hereby authorized to supplement from their appropriation the sum of three hundred twenty thousand ( $\$ 320,000$ ) dollars for each year of the biennium or so much thereof as may be necessary to supplement the appropriation provided for in section one (1) of this Act."

Amendment adopted.
Murray of Webster asked and received unanimous consent to withdraw the amendment filed by him on April 16 and found on page 1155 of the House Journal.

Denman of Polk offered the following amendment, filed by Denman, Worthington and Murray, and moved its adoption :

Amend section 2 of Senate File 411 as follows:

1. By striking from line two (2) the letter "(a)",
2. By inserting in line four (4) a period after the word "programs"; also by striking the remainder of line four (4) and all of lines five (5) through eleven (11).

Roll call was requested by Denman of Polk and Carnahan of Wapello.

On the question "Shall the amendment be adopted?"
The ayes were, 28:

| Breitbach | Dunton <br> Briles |
| :--- | :--- |
| Carnahan | Ely <br> Eveland <br> Casey |
| Falvey |  |
| Coffman | Gittins |
| Darrington | Hagedorn |
| Denman | Kibbie |
| Duffy |  |

The nays were, 74:

| Andersen of |
| :--- |
| Woodbury |
| Anderson of |
| Ringgold |

Balloun
Baringer
Busch
Camp
Carstensen
Chalupa
Crane
Cunningham
Den Herder
Dietz
Edgington
Loss
Mahan
Maule
Meyer
Miller of
Des Moines
Mueller

Murphy
Palas
Steffen
Stevenson
Swisher
Tabor
Worthington

Fisher of Greene Frazier Goode
Graham
Grassley
Hagen
Hagie

Hakes<br>Hanson of Lyon Hanson of Mitchell<br>Hirsch<br>Hougen<br>Jarvis

| Johnson | Moffitt | Peterson of | Stanley |
| :--- | :--- | :--- | :--- |
| Kluever | Mowry | Woodbury | Steele |
| Knock | Murray | Prine | Stokes |
| Knowles | Nelson | Riley | Strothman |
| Kreager | Nielsen of | Robinson | Van Alstine |
| Lange | Emmet | Scherle | Vermeer |
| Lutz | Nielsen of | Sersland | Vetter |
| McElroy | Shelby | Shaw | Walter |
| Mensing | Olson | Siglin | Wier |
| Messerly | Ossian | Smith of | Winkelman |
| Millen | Parker | Dickinson | Wright |
| Miler of | Patton | Smith of | Mr. Speaker |
| Jones | Paul | O'Brien |  |
| Miller of | Petersen of | Sokol |  |
| Page | Dallas |  |  |
| Absent or not voting, 6: |  |  |  |
| Bock | Fischer of | Halling | Van Nostrand |
|  | Grundy | Reppert | Wells |

Amendment to the amendment lost.
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, 106:

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Greene |
| Ringgold | Frazier |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Busch | Hagen |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Duffy | Knock |
| Dunton | Kluever |
| Edgington | Knowles |
| Ely | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  | Maule |
|  | McElroy |


| Mensing | Reppert |
| :--- | :--- |
| Messerly | Riley |
| Meyer | Robinson |
| Millen | Scherle |
| Miller of | Sersland |
| Des Moines | Shaw |
| Miller of | Siglin |
| Jones | Smith of |
| Miller of | Dickinson |
| Page | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Mueller | Stanley |
| Murphy | Steele |
| Murray | Steffen |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet | Strothman |
| Nielsen of | Swisher |
| Shelby | Tabor |
| Olson | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |
| Prine | Mr. Speaker |

The nays were, none.
Absent or not voting, 2:
Ossian
Wells
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 119, a bill for an act relating to extending state aid presently paid to counties for care of mentally ill patients in county homes or private institutions to cover care of mentally retarded persons in similar facilities, and to permit counties to credit such state aid to the state institution fund of the county, and increasing the appropriation for such aid, with report of committee recommending passage, was taken up for consideration.

Gittins of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 102:

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Gittins |
| Ringgold | Goode |
| Graham |  |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hagen |
| Breitbach | Hagie |
| Briles | Hakes |
| Busch | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Jarvis |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Vnock |  |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Duffy | Loss |
| Dunton | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falvey | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Frazier |  |


| Meyer | Riley |
| :--- | :--- |
| Millen | Robinson |
| Miller of | Scherle |
| Des Moines | Shaw |
| Miller of | Siglin |
| Jones | Smith of |
| Miller of | Dickinson |
| Page | Smith of |
| Moffitt | O'Brien |
| Mowry | Sokol |
| Mueller | Stanley |
| Murphy | Steele |
| Murray | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Swisher |
| olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Wright |
| Prine | Mr. Speaker |
| Reppert |  |

The nays were, none.
Absent or not voting, 6:
F.dgington Fischer of Grundy

| Halling | Sersland <br> Welson |
| :--- | :--- |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 15, a concurrent resolution providing for payment of current legislative expenses.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 31, a concurrent resolution providing that Iowa join the nation in the all-across-the-nation bell-ringing observance of the Fourth of July.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 239, a bill for an act relating to minimum teachers' wages.
Also: That in accordance with your request we are returning House File 280, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension council, for further consideration.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 286, a bill for an act relating to memorial commissions and the composition thereof.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 344, a bill for an act to give certain mayors voting power.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 457, a bill for an act relating to issuance of special automobile license plates to disabled veterans.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 566, a bill for an act relating to county conservation boards.
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 to legalize acceptance, organization and establishment of the County Public Hospital in Franklin County.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 587, a bill for an act to provide political party precinct caucuses.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 590, a bill for an act to legalize action of Marion Rural Community School District in changing name of school district.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 136, a bill for an act relating to the executive council contingent fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 291, a bill for an act to require county recorders to compile a list of deeds.

Also: That the Senate concurs in the House amendments to and has passed Senate File 400, a bill for an act to require mailing of the notices provided for in the Code to all property owners whose property is subject to assessment.

Also: That the Senate concurs in the House amendment to and has passed Senate File 428, a bill for an act to authorize the board of control to permit the state libraries and historical department to copy or reproduce by any suitable method certain records of inmates and to destroy the original.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 462, a bill for an act to make appropriations to certain named persons in settlement of claims against state.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 463, a bill for an act to empower and direct the state tax commission to equalize the assessed value of real and personal property within the State of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 466, a bill for an act to make an appropriation from the general fund for capital improvements for institutions under the board of control.

Carroll A. Lane, Seoretary.

## SENATE AMENDMENT TO HOUSE FILE 286

Amend House File 286 by adding thereto the following:
"Sec. 3. This Act shall not apply to cities having a population of over one hundred fifty thousand $(150,000)$ persons."

## SENATE CONCURRENT RESOLUTION 31

## By Peter Hansen and Earl Elijah

Whereas, July 4, 1963, will inaugurate a great new national observance of American Independence, and

Whereas, bells will peal across the land from churches, government buildings, college campuses and other buildings, and

Whereas, it has been proposed that there be an annual bell-ringing celebration of the Fourth of July, and

Whereas, President Kennedy, who will award the Freedom Medal for the first time this Fourth of July, believes the bell-ringing custom will help renew citizen awareness of our heritage, and

Whereas, many national fraternal, service, and veterans' organizations, with membership in the millions, are urging their local branches to get in on the project, and

Whereas, other governors urged their cities and towns to plan bellringing, and

Whereas, other legislatures have passed supporting resolutions and proclamations have been issued in other states; therefore

Be It Resolved by the Senate, the House Concurring, that Iowa join the nation in the all-across-the-nation bell-ringing observance of the Fourth of July.

Laid over under Rule 25.

## SIFTING COMMITTEE CALENDAR

The House resumed consideration of Senate File 437, a bill for an act providing for home rule liquor control and the licensing and strict control of the retail sale of products sold by Iowa state liquor stores.

## CALL OF THE HOUSE

We, the undersigned, respectfully request a Call of the House on the final passage of Senate File 437 and all amendments thereto, under Rule 72.

> WILLIAM S'CHERLE. Joseph KNock. RILEY DIETZ. ELMER LANGE. FRED JARVIS.

The House resumed consideration of the following Goode amendment:

Amend Senate File 437 as follows:
Amend section ten (10) by adding after line one hundred thirty-four (134) the following:
"e. Provided however, before any license can be issued by the local authorities in any county an election shall be held as hereinafter provided."
"If a petition shall be signed by the electors of any county in such number as shall equal ten (10) percent of the votes cast in such county for governor at the last general election, which shall request that the question of licensing the sale of alcoholic beverages (exceeding four percent by weight) by the drink be submitted to the electors thereof at a special election to be called for that purpose, as hereinafter provided, and shall be filed with the board of supervisors, the board shall cause such election to be held and shall cause to be published once each week for four (4) weeks in succession in a newspaper of general circulation in such county a notice of such special election to be held not less than fifteen (15) nor more than thirty (30) days from the date of the last publication. The notice shall state the proposition to be submitted to the electors at such special election. Each sheet of the petition shall contain not more than thirty (30) names of electors with their personal signatures, addresses, and the date of signing. If residing within a city or town where the electors are required to be registered, the signature shall
be the same as it appears upon the registration records. At the top of each sheet shall be stated the proposition to be submitted. No signature on such petition shall be valid unless appended to the petition within the last ninety days prior to the date of filing the petition. At the bottom of each sheet of such petition shall be the affidavit of the person who circulated same, stating that the signatures on the petition were made in his presence, that he has reasonable cause to believe that they are qualified electors of the particular county, and that they are the persons they represent themselves to be. Whoever signs any such petition, knowing that he is not a qualified elector in the county where such petition is made, or who aids or abets any other person in doing any of the acts mentioned, or whoever bribes, gives or pays any money or thing of value to any person directly or indirectly, to induce him to sign such petition, shall upon conviction thereof be punished by a fine of not exceeding three hundred dollars ( $\$ 300.00$ ) or by imprisonment in the county jail not exceeding ninety (90) days or by both such fine and imprisonment, in the discretion of the court."
"Upon the ballot the proposition shall be stated as follows:
"Shall the retail sale of alcoholic beverages (exceeding four percent by weight) by the drink be permitted in (here insert the name of the county)?"

YES

## NO

"The provisions of the statutes of this state relating to election of officers, voting places, election apparatus and blanks, preparation and form of ballots, information to voters, delivery of ballots, calling of elections, conduct of elections, manner of voting, counting of votes, records and certificates of election, and recount of votes, so far as applicable, shall apply to voting on the proposition under the provisions of this Act. If a majority of the ballots cast are "YES", the board shall issue licenses as permitted by the provisions of this Act."
"No new election shall be held for a period of four (4) years."
Goode of Davis offered the following amendment to his amendment and moved its adoption:

Amend the Goode amendment filed April 24 by striking the word "board" in line fifty-six (56) and inserting in lieu thereof the words "local authorities."

Amendment to the amendment adopted.
Van Nostrand offered the following amendment to the amendment and moved its adoption:

Amend the Goode amendment to Senate File 437, filed April 24, 1963, as follows:

1. By inserting in line 5 after the word "county" the words "or in any city of six thousand $(6,000)$ or more population".
2. By striking from line 7 the word "any" and inserting in lieu thereof the word "such".
3. By inserting in line 7 after the word "county" the words "or city".
4. By inserting in line 9 after the word "county" the words "or city".
5. By inserting in line 14 after the word "supervisors" the words "or city council".
6. By inserting in line 14 after the word "board" the words "or council".
7. By inserting in line 17 after the word "county" the words "or city".
8. By inserting in line 33 after the word "county" the words "or city".
9. By inserting in line 35 after the word "county" the words "or city".
10. By inserting in line 46 after the word "county" the words "or city". 11. By inserting in line 56 after the word "board" the words "or council".

Amendment to the amendment lost.
Riley of Linn offered the following amendment to the amendment and moved its adoption :

Amend the Goode of Davis amendment to Senate File 437 filed April 24, 1963, as follows:

1. By inserting after the word "license" in line 4 the words "excepting class 'A' liquor control licenses,".
2. By inserting before the second word "by" in line 11 the words "excepting class ' $A$ ' liquor control licenses,".
3. By adding after the period in line 57 the words "Class ' $A$ ' liquor control licenses shall not be governed by this subsection but shall be governed by the other sections of this chapter.".

Amendment to the amendment adopted.
Camp of Clinton moved the previous question on the Goode amendment as amended, which motion lost.

## CALL OF THE HOUSE LIFTED

Scherle of Mills moved that the Call of the House be lifted, which motion prevailed.

On motion by Mowry of Marshall, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
The House resumed consideration of Senate File 437 and the Goode amendment as amended.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, respectfully request a Call of the House on final passage of Senate File 437 and all amendments thereto.

Howard C. Reppert.
Raymond Eveland.
Lenabelle Bock.
Maurice E. Baringer.
Floyd H. Millen.
Wright of Benton moved the previous question on the Goode amendment as amended, which motion prevailed.

Goode of Davis moved the adoption of his amendment as amended.
Roll call was taken under the provisions of Rule 72 which revealed that all members were present.

Roll call was requested by Worthington of Decatur and Dunton of Keokuk.

Rule 69 was invoked.
On the question "Shall the Goode amendment as amended be adopted?"

The ayes were, 37 :

| Baringer | Hanson of <br> Lyon |
| :--- | :--- |
| Bock | Lyanson of <br> Crane |
| Cunningham <br> Den Herder | Mirschell |
| Fischer of | Jarvis |
| Grundy | Kluever |
| Goode | Kreager |
| Grassley | Miller of <br> Janes <br> Hagen |
| Hakes | Moffitt |

The nays were, 71:

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Ely |
| Ringgold | Eveland <br> Falvey <br> Fisher of |
| Balloun | Greene |
| Breitbach | Frazier |
| Briles | Gittins |
| Busch | Graham |
| Camp | Hagedorn |
| Carnahan | Hagie |
| Carstensen | Halling |
| Casey | Hougen |
| Chalupa | Johnson |
| Coffman | Kibbie |
| Darrington | Knock |
| Denman | Knowles |
| Dietz | Lange |
| Duffy | Loss |
| Dunton | Lutz |
| Edgington | Mahan |

Mueller
Nielsen of
Emmet
Olson
Parker
Patton
Petersen of
Dallas
Robinson
Sersland
Siglin

Smith of O'Brien
Stokes
Strothman
Van Alstine
Van Nostrand
Walter
Wells
Wier
Worthington
Mr. Speaker

Peterson of
Woodbury
Prine
Reppert
Riley
Scherle
Shaw
Smith of
Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson
Swisher
Tabor
Vermeer
Vetter
Winkelman
Wright
Absent or not voting, none.
Amendment as amended lost.
Fisher of Greene offered the following amendment filed by Fisher, et al.:

Amend Senate File 437 as follows:

1. By striking the last period in section 5 and inserting in lieu thereof the following:
"; also by adding to subsection nine (9) of such section the following:
'The commission shall create an enforcement division and shall appoint a director, who shall be an attorney licensed to practice in the State of Iowa, and five (5) assistant directors, at least two (2) of whom shall be accountants. The director of the enforcement division shall employ needed clerical help, and such other assistants as are necessary to carry out the
enforcement of the laws on liquor control. The enforcement division may enforce the liquor laws in the name of the State of Iowa in proceedings before any court.' "
2. By inserting after section 5 the following new section:
"Section one hundred twenty-three point seventeen (123.17), Code 1962, is hereby amended by striking from paragraph ' $f$ ' of subsection two (2) of such section all after the word 'chapter' in line four (4) and inserting in lieu thereof the words 'by the commission. Each licensee holding a liquor control license and dispensing liquors at retail shall establish prices based on serving one (1) ounce of intoxicating liquor per sale. Such price lists shall be filed with the commission and are subject to change by the licensee upon filing a new price list with the commission'."
3. By striking the period in line 8 of section 6 and inserting in lieu thereof the following:
"; also by adding the following subsection:
'Every holder of a liquor control license shall keep a daily record of the gross receipts of his business and shall include in such record the number, brand and type of bottles emptied, during the course of the day's business. Each bottle emptied, except beer bottles, shall be broken immediately by the licensee or his agent into a container provided for that purpose. The records herein required and the premises of the licensee shall be open to the agents of the enforcement division of the Iowa liquor control commission during normal business hours of the licensee.'"
4. By striking all of lines 5 and 6 of section 10 and inserting in lieu thereof the following:
"commission, which bond shall be conditioned upon the payment of all taxes payable to the state and compliance with all provisions of this title,".
5. By inserting in line 12 of section 10 after the word "felony," the words "does not possess a federal gambling stamp,".
6. By inserting after line 154 of section 10 the following new paragraph:
"A statement whether the applicant of any person specified in paragraph (c) of subsection 8 possesses a federal gambling stamp."
7. By striking from line 159 of section 10 the words and figures "one thousand ( 1,000 )" and inserting in lieu thereof the words and figures "five hundred (500)".
8. By striking from line 164 of section 10 the words and figures "two thousand ( 2,000 )" and inserting in lieu thereof the words and figures "five hundred (500)".
9. By striking all of lines 24 through 27 of section 11 and inserting in lieu thereof the following:
"The commission shall credit all fees to the liquor control act fund and shall remit to the respective city or town council, or county board of supervisors, as the case may be, a sum equal to fifty (50) percent of the fees collected for each class ' $A$ ', class ' $B$ ', or class ' $C$ ' license covering premises located within their respective jurisdiction.
10. By striking from line 6 of section 16 the words "Suffer or permit any gaming" and inserting in lieu thereof the words "Knowingly permit any gaming, gambling".
11. By striking from line 11 of section 16 the words and figures "twelve (12) o'clock midnight on Saturday" and inserting in lieu thereof the words "one (1) a.m. on Sunday".
12. By inserting after line 41 of section 16 the following new paragraph:
"knowingly sell, give, or otherwise supply any alcoholic beverage or beer to any person under the age of twenty-one (21) years, or knowingly permit any person under the age of twenty-one (21) years to consume any alcoholic beverage or beer."
13. By inserting after line 57 of section 16 the following new paragraph:
"However, if any liquor control license holder shall be convicted of any violation of paragraphs (a), (d), (e), or (h) of subsection 4 of this section, the liquor control license shall automatically be revoked and shall immediately be surrendered by the holder, and the bond of the license holder shall be forfeited to the commission."
14. By striking from line 7 of section 24 the words "under the provisions of this Act".
15. By inserting after section 24 the following new section:
"Section one hundred twenty-four point thirty-one (124.31), Code 1962, is hereby amended by striking from lines 18 through 24 the following:
'to the private premises of any bona fide private club or association for which a class " $B$ " permit has been issued, having a select and discriminate membership and owned and operated by and for the benefit of the members which is under the exclusive control of the membership or,'"
16. By striking from line 1 of section 30 the words "excepting license fees" and inserting in lieu thereof the words ", except the portion of license fees remitted to the local authorities."
17. Further amend by renumbering the sections, subsections and paragraphs in conformity with this amendment.

Fisher of Greene offered the following amendment, filed by Fisher, Knowles, Scherle, Stanley, Vetter and Millen, to the Fisher, et al., amendment and moved its adoption:

Amend the Fisher, et al., amendment to Senate File 437, filed May 1, 1963, as follows:

1. By inserting in line 11 after the word "assistants" the words "and agents".
2. By striking from lines 12 and 13 the words "the liquor laws" and inserting in lieu thereof the words "provisions of title VI of the Code".
3. By inserting after line 80 the following new sections:
A. "Section one hundred twenty-three point fifty-seven (123.57), Code 1962 , is hereby amended by striking from lines one (1) and two (2) the words 'auditor of state' and inserting in lieu thereof the words 'enforcement divisions of the Iowa liquor control commission'."
B. "Section one hundred twenty-three point ninety-three (123.93), Code 1962, is hereby amended as follows:
'1. By striking from line one (1) the words "county attorney" and inserting in lieu thereof the words "enforcement division".
' 2 . By inserting in line four (4) after the word "safety" the words "county attorney".
'3. By striking from line nine (9) the words "county attorney" and inserting in lieu thereof the words "enforcement division".
'4. By adding at the end of said section the following:
"Nothing in this section shall be construed to remove or lessen the duties or responsibilities of any county attorney or peace officer with respect to law enforcement."'"
4. Further amend by renumbering the sections in conformity with this amendment.

Amendment to the amendment adopted.
Fischer of Grundy offered the following amendment to the amendment and moved its adoption:

Amend Senate File 437 as follows:
Amend the Fisher, Scherle, et al., amendment to Senate File 437 by
inserting in line forty (40) after the word "state" the words "under the provisions of this chapter."

Amendment to the amendment adopted.
Worthington of Decatur offered the following amendment, filed by Worthington, Kreager, Nielsen of Emmet, Bock, Patton, Walter, Grassley and Hakes, and moved its adoption :

Amend the Fisher of Greene, Scherle, et al., amendment to Senate File 437 by striking all of subsection eleven (11).

Roll call was requested by Worthington of Decatur and Stanley of Muscatine.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 63:

| Andersen of | Grassley | Moffitt |
| :--- | :--- | :--- |
| Woodbury | Hagedorn | Mueller |
| Anderson of | Hagen | Nelson |
| Ringgold | Hakes | Nielsen of |
| Baringer | Halling | Emmet |
| Bock | Hanson of | Nielsen of |
| Busch | Lyon | Shelby |
| Camp | Hanson of | Olson |
| Carstensen | Mitchell | Palas |
| Casey | Hirsch | Parker |
| Chalupa | Hougen | Patton |
| Crane | Jarvis | Petersen of |
| Cunningham | Kreager | Dallas |
| Den Herder | Lutz | Peterson of |
| Dunton | Maule | Woodbury |
| Falvey | McElroy | Robinson |
| Fischer of | Messerly | Sersland |
| Grundy | Miller of | Siglin |
| Goode | Jones |  |


| Balloun | Frazier | Meyer | Prine |
| :--- | :--- | :--- | :--- |
| Breitbach | Gittins | Millen | Reppert |
| Carnahan | Hagie | Miller of | Riley |
| Coffman | Johnson | Des Moines | Scherle |
| Darrington | Kibbie | Miller of | Shaw |
| Denman | Kluever | Page | Stanley |
| Dietz | Knock | Mowry | Steele |
| Edgington | Knowles | Murphy | Stevenson |
| Ely | Lange | Murray | Swisher |
| Eveland | Loss | Ossian | Vetter |
| Fisher of | Mahan | Paul | Wright |
| Greene | Mensing |  |  |
| Absent or not voting, 2: |  |  |  |
| Briles | Duffy |  |  |

Smith of Dickinson
Smith of
O'Brien
Sokol
Steffen
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker
Graham
The nays were, 43:

Amendment to the amendment adopted.

Messerly of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend the Fisher of Greene amendment to Senate File 437, filed May 1, by striking from lines seven (7) and eight (8) the words "who shall be an attorney licensed to practice in the S'tate of Iowa".

Amendment lost.
Paul of Poweshiek offered the following amendment filed by him and moved its adoption:

Amend the Fisher of Greene, et al., amendment to Senate File 437, filed May 1, by striking all of section 15, and by renumbering the subsequent sections.

Amendment lost.
Miller of Page offered the following amendment filed by him and moved its adoption:

Amend the amendment to Senate File 437, by Fisher of Greene, et al., filed May 1, as follows:

Amend by striking all of amendments numbers 7 and 8 to section 10 of Senate File 437, lines forty-eight (48) through fifty-three (53).

Roll call was requested by Miller of Page and Wright of Benton.
On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 10 :

| Graham Miller of Jones | Miller of | Patton | Strothman |
| :---: | :---: | :---: | :---: |
|  | Page | Robinson | Wells |
|  | Mowry | Sokol | Wright |
| The nays were, 92: |  |  |  |
| Andersen of | Edgington | Kibbie | Nielsen of |
| Woodbury | Ely | Kluever | Emmet |
| Anderson of | Eveland | Knock | Nielsen of |
| Ringgold | Falvey | Knowles | Shelby |
| Balloun | Fischer of | Kreager | Olson |
| Bock | Grundy | Lange | Ossian |
| Breitbach | Fisher of | Loss | Palas |
| Briles | Greene | Lutz | Parker |
| Busch | Frazier | Mahan | Petersen of |
| Camp | Gittins | Maule | Dallas |
| Carnahan | Grassley | McElroy | Peterson of |
| Carstensen | Hagedorn | Mensing | Woodbury |
| Casey | Hagen | Messerly | Prine |
| Chalupa | Hagie | Meyer | Reppert |
| Coffman | Hakes | Millen | Scherle |
| Crane | Halling | Miller of | Sersland |
| Cunningham | Hanson of | Des Moines | Shaw |
| Darrington | Lyon | Moffitt | Siglin |
| Den Herder | Hanson of | Mueller | Smith of |
| Denman | Mitchell | Murphy | Dickinson |
| Dietz | Hirsch | Murray | Smith of |
| Duffy | Hougen | Nelson | O'Brien |
| Dunton | Johnson |  | Stanley |


| Steele Swisher Vetter | Winkelman <br> Steffen | Tabor | Walter |
| :--- | :--- | :--- | :--- |

Amendment to the amendment lost.
Fisher of Greene moved the adoption of his amendment as amended.
Amendment as amended adopted.
By unanimous consent, the following amendments were withdrawn:
Scherle, Briles and Reppert amendment filed April 16 and found on page 1155 of the House Journal.

Fischer of Grundy amendment filed May 1 and found on page 1488 of the House Journal.

Kreager of Jasper amendment filed May 1 and found on pages 1484 and 1485 of the House Journal.

Breitbach of Dubuque amendment filed April 29 and found on page 1438 of the House Journal.

Miller of Page amendment filed April 26 and found on page 1396 of the House Journal.

Stanley of Muscatine amendment filed April 30 and found on page 1459 of the House Journal.

Denman of Polk amendment filed April 26 and found on page 1396 of the House Journal.

Wier of Louisa amendment filed April 26 and found on page 1396 of the House Journal.

Murray of Webster, two amendments filed April 23 and found on pages 1314 and 1315 of the House Journal.

Knock of Union amendment filed May 1 and found on page 1490 of the House Journal.

Reppert of Polk amendment filed April 22, striking section 25, and found on page 1271 of the House Journal.

Wright of Benton amendment filed May 1 and found on page 1484 of the House Journal.

Worthington of Decatur amendment filed May 1 and found on page 1488 of the House Journal.

Nielsen of Emmet offered the following amendment filed by him:
Amend Senate File 437 by inserting after section 2 the following new section:
"Section one hundred twenty-three point three (123.3), Code 1962, is hereby amended by adding thereto the following:
'Any resident of Iowa who is convicted of possessing liquor that does not have an official seal of the commission attached to the container shall be guilty of a misdemeanor and shall be punished by a fine of not less than one hundred (100) dollars or more than five hundred (500) dollars or by imprisonment in the county jail for not less than thirty (30) days or more than six (6) months.'"

Further amend by renumbering the sections in conformity with this amendment.

Nielsen of Emmet asked and received unanimous consent to withdraw his amendment.

Dietz of Scott offered the following Goode amendment to the Dietz amendment and moved its adoption:

Amend the Dietz amendment to Senate File 437, filed April 22, by striking all of amendment one (1) and inserting in lieu thereof the following: 1. Amend by striking all of section 1.

Amendment adopted.
Dietz of Scott moved the adoption of division 1 of his amendment, as amended, considered May 1 and found on page 1479 of the House Journal.

Division 1 of amendment as amended adopted.
Dietz of Scott asked and received unanimous consent to withdraw division 11 of his amendment considered May 1 and found on page 1480 of the House Journal.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 437, section 10, by adding following the word "sheriff" in line twenty-three (23) the words ", deputy sheriff and state agents,".

Amendment adopted.
Sersland of Winneshiek offered the following amendment filed by him and moved its adoption:

Amend Senate File 437 as follows:

1. Amend section 10 , subsection 6 , by striking from line sixty-five (65) the word "and" after the word "corporation" and inserting in lieu thereof a comma.
2. By inserting in line sixty-five (65) after the word "carrier" the words ", and to passenger-carrying boats or ships for hire with a capacity of twenty-five (25) persons or more operating in inland or boundary waters,".
3. By inserting in line sixty-seven (67) after the word "trains" the words ", watercraft as described herein,".

Amendment adopted.
Worthington of Decatur offered the following amendment filed by him :

Amend Senate File 437, section (10), by striking from line 96 the word "initial."

Worthington of Decatur moved that Senate File 437 be deferred.
Riley of Linn moved the previous question on the motion, which motion prevailed.

Roll call was requested on the motion to defer by Worthington of Decatur and Swisher of Johnson.

On the question "Shall Senate File 437 be deferred?"
The ayes were, 50 :

| Anderson of <br> Ringgold | Hagen <br> Hagie | Moffitt |
| :--- | :--- | :--- |
| Baringer | Hakes | Mueller |
| Bock | Halling | Nelson |
| Carnahan | Hanson of | Nielsen of |
| Crane | Mitchell | Emmet |
| Cunningham | Hirsch | Niselsen of |
| Den Herder | Jarvis | Shelby |
| Falvey | Johnson | Olson |
| Fischer of | Kluever | Parker |
| Grundy | Kreager | Patton |
| Gittins | Lutz | Petersen of |
| Goode | Messerly | Dallas |
| Graham | Miller of | Sersland |
| Grassley | Jones |  |


| Mensing | Prine |
| :--- | :--- |
| Meyer | Reppert |
| Millen | Riley |
| Miller of | Scherle |
| Des Moines | Shaw |
| Miller of | Smith of |
| Page | Dickinson |
| Mowry | Stanley |
| Murphy | Steffen |
| Murray | Stevenson |
| Ossian | Swisher |
| Palas | Tabor |
| Paul | Vermeer |
| Peterson of | Vetter |
| Woodbury | Wright |
|  |  |

Van Nostrand
Siglin
Smith of O'Brien
Sokol
Steele
Stokes
Strothman
Van Alstine
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

Prine
Reppert
Shy
Shaw
Smith of
Dickinson
Stanley
Stevenson
Swisher
Tabor
Vermeer
Vetter
Wright

Motion lost.
Riley of Linn moved the previous question on the Worthington amendment, which motion prevailed.

Worthington of Decatur moved the adoption of his amendment.
Roll call was requested by Worthington of Decatur and Swisher of Johnson.

On the question "Shall the amendment be adopted?"
The ayes were, 47:

| Anderson of | Grassley |
| :--- | :--- |
| Ringgold | Hagen <br> Baringer |
| Hakes |  |
| Bock | Halling |
| Busch | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Den Herder | Jarvis |
| Edgington | Kreager |
| Fischer of | Lutz |
| Grundy | Messerly |
| Gittins | Miller of |
| Goode | Jones |
| Graham | Moffitt |

The nays were, 59:
$\left.\begin{array}{ll}\begin{array}{ll}\text { Andersen of } \\ \text { Woodbury }\end{array} & \begin{array}{l}\text { Eveland } \\ \text { Falvey } \\ \text { Balloun }\end{array} \\ \text { Fisher of }\end{array}\right\}$

Absent or not voting, 2:
Hagedorn Johnson
Amendment lost.
Stanley of Muscatine offered the following amendment filed by him :

Amend Senate File 437 as follows:

1. In section 10 , strike in line 96 the words "Upon the initial issuance of"
and strike all of lines 97 through 101, inclusive, and insert in lieu thereof the following:
"At any time a city or town council may adopt a resolution or ordinance stating that no liquor control license shall be issued for any premises located within such city or town. At any time a county board of supervisors may adopt a resolution or ordinance stating that no liquor control license shall be issued for any premises located within such county and outside the corporate limits of a city or town. A certified copy of such resolution or ordinance shall be filed with the commission, but failure to file such copy shall not affect the validity of the resolution or ordinance. Such resolution or ordinance shall remain in effect until duly repealed. So long as such resolution or ordinance remains in effect, no such class 'A', class ' $B$ ', or class ' $C$ ' liquor control license shall be issued; any application for any such license shall be disapproved by such city or town council or county board of supervisors and by the commission; the endorsement of disapproval on the application shall refer to such resolution or ordinance; and there shall be no appeal from or reversal of any such disapproval of such application. However, if such resolution or ordinance is adopted at a time when any class ' $A$ ', class ' $B$ ', or class ' $C$ ' liquor control license is in effect for premises located within such city or town or within such county and outside the corporate limits of a city or town, such resolution or ordinance shall not take effect until five (5) years after its adoption."
2. In section 10, line 116, strike the word "Any" and insert in lieu thereof the following: "Except as otherwise provided in this Act, any".
3. In section 10, line 128, strike the word "Any" and insert in lieu thereof the following: "Except as otherwise provided in this Act, any".

Riley of Linn offered the following amendment to the amendment:
Amend the Stanley amendment to Senate File 437, filed May 1, as follows:

1. By adding after the word "license" in lines six (6) and ten (10) the words ", excepting Class ' $A$ ' licenses,".
2. By striking from lines seventeen (17) and twenty-five (25) the following: "class 'A',".

Amendment to the amendment lost.
Mueller of Worth offered the following amendment to the amendment and moved its adoption :

Amend the Stanley amendment to Senate File 437 filed April 30 by striking from line twenty-nine (29) the word and figure "five (5)" and inserting in lieu thereof the word and figure "two (2)".

Amendment to the amendment lost.
Senate File 437 and the Stanley amendment pending at adjournment.

## MESSAGES FROM 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 589, a bill for an act making it unlawful for any person or employer to discriminate in employment against any individual.

Also: That the Senate refuses to concur in the House amendments to Senate File 306, a bill for an act relating to retail sales tax and use tax on leases or rentals of equipment.

Carroll A. Lane, Secretary.

## HOUSE CONCURRENT RESOLUTION 20 <br> By Eveland of Boone (Doran)

Whereas, the 94th Aero Squadron, American Expeditionary Forces, Air Service, whose emblem was the "Hat in the Ring," served in France in World War I; and

Whereas, Captain Eddie Rickenbacker, "Ace of Aces," headed the 94th Aero Squadron in France; and

Whereas, Sergeant E. C. Forney served in France as an aerial mechanic in France in World War I; and

Whereas, Sergeant Forney removed and mailed home a "Hat in the Ring" insignia from a junked combat plane flown by Captain Rickenbacker; and

Whereas, on or about August 13, 1943, E. C. Forney brought the insignia to the state historical department and left it with the department with the understanding that the insignia was to be placed there under loan; and

Whereas, the state historical department recognized this understanding by securing to the corner of the emblem a slip of paper stating: "Property of E. C. Forney, Pilot Mound, Iowa"; and

Whereas, E. C. Forney in 1956 requested that the emblem be returned to him for transfer to the United States air force museum at Wright-Patterson Air Force Base in Ohio where the emblem would bring enjoyment to a greater number of people; and

Whereas, even though the insignia is clearly marked "Property of E. C. Forney, Pilot Mound, Iowa," the Iowa state historical department refuses to give up the emblem saying that a ruling of the American Association of Museums provides that nothing will be returned after ten years have elapsed; now therefore

Be It Resolved by the House, the Senate Concurring, That the board of trustees of the Iowa state department of history and archives direct the state curator to return the "Hat in the Ring" emblem to its rightful owner, Mr. E. C. Forney.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 408, 427 and 445.

Fred E. Wier, Chairman House Committee.
Kenneth Benda, 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 408, 427 and 445.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 2, 1963, he approved the following bills: House File 154 and Senate Files 7 and 226.

## AMENDMENTS FILED

Amend the Senate amendment to House File 280 by striking all of line six (6) which reads as follows: "which other township is also holding a township election meeting,".

Hagie of Wright.
Amend Senate File 437, section 5, as follows:

1. By inserting in line 2 after the word "all" the words "of subsection eight (8)".
2. By adding the following at the end of section 5:
"Section 123.16, Code 1962, is further amended by striking lines 7,8 , and 9 of subsection 11."

Stanley of Muscatine. Baringer of Fayette.

Amend Senate File 437, section eleven (11), by adding the following at the end of line seven (7): "provided, however, that the fee shall be one hundred (100) dollars for any club which is a post, branch, or chapter of a veterans' organization chartered by the Congress of the United States, if such club does not sell or permit the consumption of alcoholic beverages on the premises more than one day in any week, and if the application for a license states that such club does not and will not sell or permit the consumption of alcoholic beverages on the premises more than one day in any week;".

Kibbie of Palo Alto. Briles of Adams.

Amend Senate File 437 by inserting after line 101 of section 10 the following new paragraph:
"Before the issuance, renewal, or denial of liquor control licenses by local authorities, the board or council may conduct a referendum on the question of whether liquor control licenses shall be approved for the city, town, or county in question. Said referendum shall be conducted in the same manner that special elections are conducted. The purpose of such referendum shall be solely to assist the board or council members in determining public sentiment toward liquor by the drink sales, and shall not be binding on the council or board members in determining whether or not to approve the issuance or renewal of liquor control licenses."

Wineelman of Calhoun.

[^30]
## Kibbie of Palo Alto.

Amend Senate File 437 by adding thereto an additional section as follows:

1. "Section one hundred twenty-four point sixteen (124.16), Code 1962, is hereby amended by striking all of subsection six (6)."
2. Further amend by renumbering sections to conform to this amendment.

Steele of Cherokee.
Amend Senate File 461 as follows:

1. Section 1, line eleven (11), by striking all after the word "vehicle" to and including the period in line fifteen (15), and inserting in lieu thereof the following:
"may be up to eight feet in width and any length provided its gross weight does not exceed forty-five hundred pounds manufacturers' shipping weight or fully equipped, or any weight, provided its overall length does not exceed twenty-eight feet."
2. Section 2, line nine (9), by inserting after the period the following: "After said travel trailer has been registered three times, the registration fee shall be seventy-five percent ( $75 \%$ ) of the rate as fixed when said vehicle was first registered. After it has been registered five times said fee shall be fifty percent ( $50 \%$ ) of the rate as fixed when said vehicle was first registered. At no time shall the registration fee be less than five dollars."

Prine of Mahaska.
On motion by Mowry of Marshall, the House adjourned until 9:00 a.m., Friday, May 3, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, May 3, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Dale Cunningham, pastor of the First Presbyterian Church, Creston, Iowa.

The Journal of May 2 was approved.

## PRESENTATION OF VISITORS

Dietz of Scott presented to the House his grandson, Paul Muhs, Jr., a student at North Scott Community School.

Fisher of Greene presented to the House sixteen sixth grade students of Paton accompanied by their teacher, Mrs. McNulty, and thirty-one eighth grade students of Churdan accompanied by their teacher, W. W. Wakefield.

Hanson of Lyon presented to the House Mary Miller and Don Hoy, students of the Iowa State University at Ames.

Robinson of Guthrie presented to the House forty-nine fourth grade students from the Panora-Linden Community School accompanied by their teachers, Mr. Harris and Mr. Graham.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, opposing the sale of liquor by the drink in Iowa:

Denman of Polk, from one thousand six hundred seventy-one residents of Polk County.

Jarvis of Buena Vista, from eight hundred ninety-nine residents of Buena Vista County.

Robinson of Guthrie, from nine thousand nine hundred forty-two Methodists of Iowa.

## SENATE MESSAGES CONSIDERED

Senate File 136, a bill for an act relating to the executive council contingent fund and to amend various sections of the Code relating thereto.

Read first time and referred to appropriations committee.
Senate File 291, a bill for an act to require county recorders to compile a list of deeds.

Read first time and referred to sifting committee.
Senate File 462, 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 referred to appropriations committee.
Senate File 463, a bill for an act to empower and direct the State Tax Commission to equalize the assessed value of real and personal property within the State of Iowa.

Read first time and referred to committee on ways and means.
Senate File 466, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the board of control, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for the joint control for the expenditure thereof by the board of control and the budget and financial control committee.

Read first time and referred to appropriations committee.

## HOUSE CONCURRENT RESOLUTION 18 ADOPTED

Hagen of Allamakee called up for consideration House Concurrent Resolution 18, filed April 26 and found on page 1389 of the House Journal and moved its adoption.

Motion prevailed and the resolution was adopted.

## SENATE FILE 127 RECALLED

Mensing of Cedar asked and received unanimous consent to recall Senate File 127 from the Senate for further consideration.

## BUSINESS PENDING

The House resumed consideration of Senate File 437, a bill for an act providing for home rule liquor control and the licensing and strict control of the retail sale of products sold by Iowa state liquor stores.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, respectfully request a Call of the House on final consideration of Senate File 437 and all amendments thereto. Howard C. Reppert. Charles P. Miller. John J. Murray. Katherine M. Falyey. Leinabelde Bock.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present.

Stanley of Muscatine asked and received unanimous consent to withdraw the amendment filed by him on May 2 and found on pages 1511 and 1512 of the House Journal.

Stanley of Muscatine offered the following amendment, filed by Stanley and Baringer, and moved its adoption:

Amend Senate File 437, section 5, as follows:

1. By inserting in line 2 after the word "all" the words "of subsection eight (8)".
2. By adding the following at the end of section 5:
"Section 123.16, Code 1962, is further amended by striking lines 7, 8, and 9 of subsection 11."

Amendment adopted.
Winkelman of Calhoun offered the following amendment filed by him :

Amend Senate File 437 by inserting after line 101 of section 10 the following new paragraph:
"Before the issuance, renewal, or denial of liquor control licenses by local authorities, the board or council may conduct a referendum on the question of whether liquor control licenses shall be approved for the city, town, or county in question. Said referendum shall be conducted in the same manner that special elections are conducted. The purpose of such referendum shall be solely to assist the board or council members in determining public sentiment toward liquor by the drink sales, and shall not be binding on the council or board members in determining whether or not to approve the issuance or renewal of liquor control licenses."

Reppert of Polk offered the following amendment to the amendment:

Amend the Winkelman amendment to Senate File 437 filed May 2, 1963, by striking in line three (3) the word ", renewal,".

Reppert of Polk asked and received unanimous consent to withdraw his amendment.

Winkelman of Calhoun moved the adoption of his amendment.
Amendment adopted.
Den Herder of Sioux offered the following amendment filed by him :

Amend Senate File 437 as follows:
Amend section ten (10) by adding after line one hundred thirty-four (134) the following:
"e. If a petition shall be signed by the electors of any county in such number as shall equal twenty-five percent of the votes cast in such county for Governor at the last general election, which shall request that the question of licensing the sale of alcoholic beverages (exceeding four percent by weight) by the drink be submitted to the electors thereof at a special election to be called for that purpose, as hereinafter provided, and shall be filed with the board of supervisors, the board shall cause such election to be held and shall cause to be published once each week for four (4) weeks in succession in a newspaper of general circulation in such county a notice of such special election to he held not less than fifteen (15) nor more than thirty (30) days from the date of the last publication. The notice shall state the proposition to be submitted to the electors at such special election. Each sheet of the petition shall contain not more than thirty (30) names of electors with their personal signatures, addresses, and the date of signing. If residing within a city or town where the electors are required to be registered, the signature shall be the same as it appears upon the registration records. At the top of each sheet shall be stated the proposition to be submitted. No signature on such petition shall be valid unless appended to the petition within the last ninety (90) days prior to the date of filing the petition. At the bottom of each sheet of such petition shall be the affidavit of the person who circulated same, stating that the signatures on the petition were made in his presence, that he has reasonable cause to believe that they are qualified electors of the particular county, and that they are the persons they represent themselves to be. Whoever signs any such petition, knowing that he is not a qualified elector in the county where such petition is made, or who aids or abets any other person in doing any of the acts mentioned, or whoever bribes, gives or pays any money or thing of value to any person directly or indirectly, to induce him to sign such petition, shall upon conviction thereof be punished by a fine of not exceeding three hundred dollars ( $\$ 300.00$ ) or by imprisonment in the county jail not exceeding ninety ( $90^{\circ}$ ) days or by both such fine and imprisonment, in the discretion of the court.

Upon the ballot the proposition shall be stated as follows:
"Shall the retail sale of alcoholic beverages (exceeding four percent by weight) by the drink be prohibited in (here insert the name of the county) ?"

- YES


## $\square$ NO

The provisions of the statutes of this state relating to election of officers, voting places, election apparatus and blanks, preparation and form of ballots, information to voters, delivery of ballots, calling of elections, conduct of elections, manner of voting, counting of votes, records and certificates of election, and recount of votes, so far as applicable, shall apply to voting on the proposition under the provisions of this Act. If a majority of the ballots cast are "YES", the board shall not issue any new licenses. However, if at the time of such election there are liquor control licenses in effect in the county, they shall not be revoked except for cause for a period of three (3) years. No new election shall be held for a period of four (4) years. This election shall not be held within thirty (30) days of any general election.

Riley of Linn moved the previous question on the Den HerderWorthington amendment, which motion lost.

Knock of Union moved the previous question on the Den HerderWorthington amendment, which motion prevailed.

Den Herder of Sioux moved the adoption of the Den HerderWorthington amendment.

Roll call was requested by Worthington of Decatur and Stanley of Muscatine.

On the question "Shall the amendment be adopted?"
The ayes were, 56 :

| Anderson of | Grassley |
| :--- | :--- |
| Ringgold | Hagen <br> Balloun |
| Hakes |  |
| Baringer | Hanson of |
| Bock | Lyon |
| Busch | Hanson of |
| Chalupa | Mitchell |
| Crane | Hirsch |
| Cunningham | Jarvis |
| Den Herder | Kreager |
| Edgington | Lutz |
| Falvey | Messerly |
| Fischer of | Millen |
| Grundy | Miller of |
| Gittins | Jones |
| Goode | Miller of |
| Graham | Page |

The nays were, 50 :

| Breitbach  <br> Briles Fisher of <br> Greene  |  |
| :--- | :--- |
| Camp | Frazier |
| Carnahan | Hagedorn |
| Carstensen | Hagie |
| Casey | Halling |
| Coffman | Hougen |
| Darrington | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Duffy | Knock |
| Ely | Knowles |
| Eveland | Lange |
|  | Loss |

Absent or not voting, 2:
Andersen of Dunton
Woodbury
Amendment adopted.

| Moffitt | Sersland |
| :--- | :--- |
| Mueller | Siglin |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Van Alstine |
| Olson | Van Nostrand |
| Palas | Vetter |
| Parker | Walter |
| Patton | Wells |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Peterson of | Wright |
| Woodbury | Mr. Speaker |
| Robinson |  |

Mahan
Maule
Mclroy
Mensing
Meyer
Miller of
Des Moines
Mowry
Murphy
Murray
Ossian
Prine
Reppert

Riley
Scherle
Shaw
Smith of Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson
Swisher
Tabor
Vermeer

Sokol of Osceola offered the following amendment filed by him:
Amend Senate File 437, section ten (10), as follows:

1. By striking from line forty-three (43) the words "at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
2. By striking from lines forty-nine (49) and fifty (50) the words ", at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
3. By striking from lines sixty (60) and sixty-one (61) the words ", at a discount of not to exceed ten percent ( $10 \%$ ) of the retail price,".
4. By striking from lines ninety-eight (98) and ninety-nine (99) the words "or that the number of licenses issued are less than the maximum allowed".
5. By striking all of lines one hundred fifty-six (156) through one hundred sixty-seven (167) and inserting in lieu thereof the following:
"There shall be no limit upon the number of liquor control licenses which may be issued by a city or town council or board of supervisors, except that not more than one license may be issued to each qualified applicant."
6. By striking from line one hundred sixty-eight (168) the number " 11 " and inserting in lieu thereof the number " 9 ".

Sokol of Osceola moved the adoption of divisions 1, 2 and 3 of his amendment.

Divisions 1, 2 and 3 of amendment adopted.
Sokol of Osceola moved the adoption of divisions 4, 5 and 6 of the amendment.

Divisions 4, 5 and 6 of amendment adopted.
Sokol of Osceola offered the following amendment filed by him and moved its adoption:

Amend Senate File 437, section ten (10), by inserting in line one hundred thirty-four (134) after the word "situated." the following:
"Where the commission on an appeal by an applicant finds that a city or town council or county board of supervisors acted arbitrarily, capriciously, or without reasonable cause in disapproving an application and the commission issues a license, the council or board may appeal from such decision of the commission within ten (10) days to the district court of the county wherein the premises covered by the application are situated."

Amendment adopted.
By unanimous consent, the following amendments were withdrawn :
Knock of Union amendment filed April 30 and found on page 1459 of the House Journal.

Kibbie of Palo Alto amendment filed May 2 and found on page 1515 of the House Journal.

Scherle of Mills amendment filed April 15 and found on pages 1136 and 1137 of the House Journal.

Reppert of Polk amendment filed April 22 and found on page 1270 of the House Journal.

Hougen of Black Hawk offered the following amendment filed by him :

Amend Senate File 437 as follows:

1. Amend section ten (10) line one hundred sixty (160) by striking the
period and inserting a comma, and by adding the following: "except that at least two (2) licenses may be issued within any municipal corporation."
2. Amend section ten (10) by adding a new subsection as follows: "Every permit holder licensed under this chapter shall fill out in duplicate, on forms furnished by the commission, the amount and kinds of liquors purchased, and shall retain one (1) copy in his establishment for a period of two (2) years, and the manager of the state liquor store at which the purchase was made shall monthly forward the other copy to the commission."
3. Amend section eleven (11), line nineteen (19), by striking all after the comma and inserting the following: "the license fee shall be that which would be applicable to the closest city or town to which it is located."
4. Amend section eleven (11), line twenty-six (26) by adding after the word "be," the words "one-half of", and by striking the period in line twenty-seven (27), and by adding the words "and the balance shall be remitted to the state general fund."; also amend section eighteen (18), line eight (8), by adding after the word "government", the words "and the state general fund".
5. Amend section eleven (11), line seven (7), by striking the semicolon and adding a comma, and by adding the words "except that for class ' $A$ ' permits in towns of less than two thousand $(2,000)$ population, and for clubs of less than two hundred fifty (250) members, the license fee shall be three hundred (300) dollars;".
6. Amend section twenty-five (25) by adding before the comma in line four (4), the words "and beer".
7. Amend section twenty-five (25) by striking the first comma and the words "except private residences" in line four (4) and inserting in lieu thereof the words "open to the public".
8. Amend Senate File 437 by adding a new section as follows:
"Amend section one hundred twenty-nine point one (129.1), Code 1962, by inserting after the words "intoxicating liquors" in line three (3), the words "or beer"; also amend section one hundred twenty-nine point two (129.2), Code 1962, by adding after the words "intoxicating liquors" in line ten (10), the words "or beer".
9. Amend Senate File 437 by adding a new section as follows: "Section one hundred twenty-three point sixteen (123.16), Code 1962, is hereby amended as follows:
10. By striking from line one (1) of subsection seven (7) of such section the second word "and" and inserting in lieu thereof the words ", liquor control licenses and other".
11. By striking all of subsection eight (8) after the word "chapter" in line three (3) of such section and inserting in lieu thereof a period.
12. By adding to subsection nine (9) of such section the following:
"The commission shall create an enforcement division and shall appoint a director, who shall be an attorney licensed to practice in the State of Iowa, and five (5) assistant directors, at least two (2) of whom shall be accountants. The director of the enforcement division shall employ needed clerical help, and such other assistants as are necessary to carry out the enforcement of the laws on liquor control. The enforcement division may enforce the liquor laws in the name of the State of Iowa in proceedings before any court. This provision shall not limit the law enforcement duties of any other law enforcement officers, including enforcement of the provisions of this law.
13. By striking from subsection eleven (11) all of lines seven (7), eight (8), and nine (9).
14. Amend Senate File 437 by adding to section 10 the following subsection:
"It shall be unlawful for any law enforcement officer or other official to accept or solicit donations, gratuities, advertising, gifts or other favors, directly or indirectly, from any licensee hereunder. Anyone violating this section shall be guilty of a misdemeanor and shall be subject to a fine of not less than one hundred (100) dollars nor more than one thousand $(1,000)$ dollars, or shall be subject to a jail term of not less than thirty (30) days, nor more than six (6) months, or to both such fine and imprisonment."
15. Amend Senate File 437 by adding a new section as follows:
a. "Amend section one hundred twenty-three point twenty-seven (123.27), Code 1962, by striking all of lines one (1), two (2), three (3) and four (4) and inserting in lieu thereof the words "Special permits shall be issued as herein provided:".
b. Further amend section one hundred twenty-three point twenty-seven (123.27), Code 1962, by striking all of subsection two (2), paragraph a.
c. Amend section one hundred twenty-three point twenty-eight (123.28), Code 1962, by striking all of lines one (1), two (2), three (3) and four (4).

Hougen of Black Hawk asked and received unanimous consent to withdraw divisions $1,4,8$ and 9 of his amendment.

Hougen of Black Hawk moved the adoption of division 2 of his amendment.

Division 2 of amendment adopted.
Hougen of Black Hawk moved the adoption of division 3 of his amendment.

Division 3 of amendment lost.
Hougen of Black Hawle moved the adoption of division 5 of his amendment.

Division 5 of amendment adopted.
Hougen of Black Hawk moved the adoption of division 6 of his amendment.

Division 6 of amendment adopted.
Goode of Davis offered the following substitute amendment to division 7 of the Hougen amendment and moved its adoption:

Amend Senate File 437 as follows:
Section twenty-five (25) is hereby amended by striking in line five (5) the words ", except private residences,".

Further amend said section by adding the following:
"Provided, however, the provisions of this section shall not apply to bona fide conventions or meetings where mixed drinks are served to delegates or guests without cost. All other provisions of this chapter shall be applicable to such rooms. The provisions of this section shall have no application to occasional private social gatherings of friends or relatives in a private home or place."

Amendment adopted.

Hougen of Black Hawk moved the adoption of division 10 of the amendment.

Division 10 of amendment adopted.
Hougen moved that division 11 of the amendment be withdrawn, which motion prevailed.

Senate File 437 pending at recess.
On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden 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 joint resolution in which the concurrence of the House is asked:
Senate Joint Resolution 17, a joint resolution creating a commercial code study committee.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 33, a concurrent resolution requesting the Governor to return Senate File 445 for further consideration.

Also: That in accordance with your request, the Senate returns herewith Senate File 127, a bill for an act relating to exemptions from the imposition of the retail sales tax.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 465, a bill for an act appropriating fund to board of control.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 250, a bill for an act relating to denominations of public bonds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 251, a bill for an act relating to power of academic corporations to confer degrees.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 316, a bill for an act relating to orders to return mental patients on convalescent leave to the hospital.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 462, a bill for an act relating to highway signs.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 489, a bill for an act to authorize state commerce commission to enter into contract with the United States government for purpose of releasing information pertaining to inspections of warehouses.

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 granting permission to conservation commission to incorporate into state regulations the regulations under Federal Migratory Bird Treaty Act and Migratory Bird Hunting Stamp Act.

Carroll A. Lane, Secretary.
SENATE CONCURRENT RESOLUTION 33 By Long
Whereas, an error has been discovered in Senate File 445, a bill for an Act relating to the organization of damestic insurance companies, which has passed both houses of the General Assembly and has been delivered to the Governor; now therefore,

Be It Resolved by the Senate, the House Concurring, that the Governor be respectfully requested to return Senate File 445 for further consideration.

Laid over under Rule 25.

## SENATE AMENDMENT TO HOUSE FILE 462

Amend House File 462 as follows:

1. Section 1 , line 6 , by inserting after the word and comma "camps," the word "and". and by striking the words "or other installations" in line 7.
2. By adding the following new section:
"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Adair News, a newspaper published at Adair, Iowa, and the Record-Herald and Indianola Tribune, a newspaper published at Indianola, Iowa."

The House resumed consideration of Senate File 437.
Kibbie of Palo Alto offered the following amendment, filed by Kibbie and Briles, and moved its adoption:

Amend Senate File 437, section eleven (11); by adding the following at the end of line seven (7): "provided, however, that the fee shall be one hundred (100) dollars for any club which is a post, branch, or chapter of a veterans' organization chartered by the Congress of the United States, if such club does not sell or permit the consumption of alcoholic beverages on the premises more than one day in any week, and if the application for a license states that such club does not and will not sell or permit the consumption of alcoholic beverages on the premises more than one day in any week;".

Amendment adopted.
Sokol of Osceola offered the following amendment filed by him and moved its adoption:

Amend Senate File 437 as follows:

1. By adding to section ten (10) the following new subsection:
"Prior to the issuance of any class ' $C$ ' licenses within the city or town, any city or town council may, in lieu of approving the issuance of any class ' $C$ ' licenses to applicants, elect to proceed under this subsection. A city or town council electing to proceed by ordinance under this subsection is hereby delegated the necessary powers to create and operate municipal liquor establishments. Such municipal liquor establishments shall be operated in the manner provided in such ordinance, which shall not be contrary to any of the provisions of this Act.

Upon adoption of an ordinance providing for a municipal liquor establishment, the commission shall issue to such municipality a municipal establishment license. Such license shall entitle the municipal liquor establishment to purchase liquor from the commission and sell such liquor to patrons in the same manner as other licenses. Profits derived from the operation of a municipal liquor establishment shall be paid into the general fund of the municipality operating said establishment."
2. By inserting in line two (2) of section twenty-six (26) after the word "association" the word ", municipality".

Amendment lost.
Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 437 by adding to section thirteen (13) the following:
"In the event a license is revoked for cause the premises covered by a revoked license shall not be relicensed for one (1) year."

Amendment adopted.
Worthington of Decatur asked and received unanimous consent to withdraw the amendment filed by him on May 1 and found on page 1489 of the House Journal.

Reppert of Polk offered the following amendment filed by him:
Amend Senate File 437, section 16, by adding after the word "or" in line nineteen (19) the following: "with a bona fide credit card, or".

Amendment adopted.
Goode of Davis offered the following amendment filed by him:
Amend Senate File 437 as follows:
Amend section sixteen (16), line fifty-six (56) by striking the words "suspension or".

Also amend by adding after the word "authority" in line fifty-seven (57) the following: "and for the forfeiture of the bond posted for the licensee".

Goode of Davis moved the adoption of lines 4, 5 and 6 of his amendment.

Lines 4, 5 and 6 of amendment lost.
Goode of Davis asked and received unanimous consent to withdraw lines 1,2 and 3 of his amendment.

Goode of Davis offered the following amendment filed by him:

Amend Senate File 437, section 16, by adding the following after line forty-four (44):
"It shall be unlawful for any person under the age of twenty-one (21) years unless accompanied by parent or guardian to be in the licensed premises under a liquor control license."

Kluever of Cass moved the previous question on the amendment, which motion prevailed.

Goode of Davis moved the adoption of his amendment.
Amendment lost.
Kreager of Jasper asked and received unanimous consent to withdraw the amendment filed by him on May 1 and found on page 1489 of the House Journal.

Paul of Poweshiek offered the following amendment filed by him and moved its adoption:

Senate File 437 is hereby amended by adding the following new section:
Section one hundred twenty-four point five (124.5), Code 1962, is amended by striking from lines fourteen (14) and fifteen (15) the words and figures "platted prior to January 1, 1934,".

Amendment adopted.
Paul of Poweshiek moved to reconsider the vote by which his amendment was adopted, which motion prevailed.

Paul of Poweshiek offered the following amendment to the amendment and moved its adoption :

Amend the Paul amendment, filed May 1, to Senate File 437, by inserting in line five (5) preceding the word "platted" the words "in villages".

Amendment to the amendment adopted.
Paul of Poweshiek moved the adoption of his amendment as amended.

Amendment as amended adopted.
Paul of Poweshiek asked and received unanimous consent to withdraw the amendment filed by him on April 29 and found on page 1437 of the House Journal.

Paul of Poweshiek offered the following amendment filed by him and moved its adoption :

Amend Senate File 437, section 10, by striking in line twenty-seven (27) the words "Notwithstanding other" and by striking all of lines twenty-eight (28) through thirty-one (31).

Amendment adopted.
Steele of Cherokee asked and received unanimous consent to with-
draw the amendment filed by him on May 1 and found on page 1489 of the House Journal.

Steele of Cherokee offered the following amendment filed by him and moved its adoption:

Amend Senate File 437 by adding thereto an additional section as follows:

1. "Section one hundred twenty-four point sixteen (124.16), Code 1962, is hereby amended by striking all of subsection six (6)."
2. Further amend by renumbering sections to conform to this amendment.

Amendment adopted.
Kibbie of Palo Alto asked and received unanimous consent to withdraw the amendment filed by him on April 24 and found on page 1345 of the House Journal.

Camp of Clinton moved the previous question on the bill, which motion prevailed.

Roll call was taken under the provisions of Rule 72, which revealed that all members were present.

Scherle 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 68 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Balloun | Frazier |
| Baringer | Gittins |
| Breitbach | Goode |
| Busch | Graham |
| Camp | Hagedorn |
| Carnahan | Hagen |
| Carstensen | Hagie |
| Casey | Hougen |
| Coffman | Jarvis |
| Darrington | Kibbie |
| Denman | Kluever |
| Dietz | Knock |
| Duffy | Knowles |
| Ely | Lange |
| Eveland | Loss |
| Fischer of | Mahan |
| Grundy | Maule |

McEIroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Page
Mowry
Mueller
Murphy
Murray
Nielsen of
Shelby
Olson
Ossian
Palas
Parker

Paul Peterson of Woodbury Prine
Reppert
Riley
Scherle
Shaw
Smith of
Dickinson
Stanley
Steffen
Stevenson
Swisher
Tabor
Van Nostrand
Vetter
Wright
Winkelman
The nays were, 40:

| Anderson of <br> Ringgold | Crane <br> Cunningham |
| :--- | :--- |
| Bock | Den Herder |
| Briles | Dunton |
| Chalupa | Edgington |

Falvey
Grassley
Hakes
Halling

Hanson of
Lyon
Hanson of
Mitchell
Hirsch

| Johnson | Nielsen of | Siglin | Van Alstine |
| :--- | :--- | :--- | :--- |
| Kreager | Emmet | Smith of | Vermeer |
| Lutz | Patton | O'Brien | Walter |
| Miller of | Petersen of | Sokol | Wells |
| Jones | Dallas | Steele | Wier |
| Moffitt | Robinson | Stokes | Worthington |
| Nelson | Sersland | Strothman | Mr. Speaker |

Absent or not voting, none.
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Camp of Clinton moved that the vote by which Senate File 437 passed the House be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

## CALL OF THE HOUSE LIFTED

Mowry of Marshall moved that the Call of the House be lifted, which motion prevailed.

## ADDITIONAL COPIES

Hougen of Black Hawk asked and received unanimous consent to have 900 copies printed of Senate File 437 as passed by the House.

## MOTION TO WITHDRAW HOUSE FILE 51

Mr. Speaker: I move to withdraw House File 51 from the sifting committee, pursuant to Rule 54.

Hirsch of Warren.
Stanley of Muscatine. Kluever of Cass.
Knock of Union.
Petersen of Dallas. Parker of Buchanan. Knowles of Scott. Graham of Ida. Wells of Taylor. Hanson of Mitchell. SWISHER of Johnson. Dunton of Keokuk.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 239, 344, 386, 393, 457, 566, 586, 587, 589, 590 and Senate Files 400, 406 and 428.

Fred E. Wier, Chairman House Committee. Kenneti Benda, 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 239, 344, 386, 393, 457, 566, 586, 587, 589, 590 and Senate Files 400,406 and 428.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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 May, 1963, sent to the Governor for his approval: House Files 239, 344, 386, 393, 457, 566, 586, 587, 589 and 590.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills: On May 2, 1963, Senate Files 123, 191, 332, 420, 421, 423, 429, 432, 435, 442 and 450, and on May 3, 1963, Senate Files 180, 281 and 443.

## AMENDMENT FILED

Amend Senate File 171 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred thirteen point one hundred twenty-three (413.123), Code 1962, is amended by adding at the end thereof the following:
"Cities of twenty-five thousand $(25,000)$ or more population may establish a reasonable schedule of fees for the purpose of defraying the costs of inspection, enforcement, and administration of the provisions of this section relating to multiple dwellings. The fees shall not exceed seven dollars fifty cents ( $\$ 7.50$ ) for the first unit and seventy-five cents (75c) for each additional unit."

Sec. 2. Section four hundred thirteen point one hundred twenty-four (413.124), Code 1962, is amended by adding in line four (4) after the word "fee" the words ", except as provided in section four hundred thirteen point one hundred twenty-three (413.123) of the Code,".

Reppert of Polk.
On motion by Mowry of Marshall, the House adjourned until $10: 00$ a.m., Monday, May 6, 1963.

## JOURNAL OF THE HOUSE

hall of the house of Rempresentatives, Des Moines, Iowa, Monday, May 6, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend M. C. Hagedorn, pastor of the Highland Park Lutheran Church, Des Moines, Iowa.

The Journal of May 3 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Parker of Buchanan on request of Moffit of Appanoose; Swisher of Johnson, indefinitely, on request of the Speaker.

## PRESENTATION OF VISITORS

Baringer of Fayette presented to the House the Honorable Dr. J. C. Davis, former member of the House from Fayette County in the Fifty-first through the Fifty-fourth General Assemblies.

Cunningham of Story presented to the House eighty students from Ballard Community School accompanied by their teachers, Mr. Donahue and Mrs. Green.

## PETITIONS

The following petitions were presented and placed on file:
By Carnahan of Wapello, from twenty-nine residents of Wapello County favoring legislation relating to cosmetology.
By the following Representatives, opposing the sale of liquor by the drink:

Murray of Webster, from seventy-three residents of Webster County.
Stanley of Muscatine, from six hundred fifty-six residents of Muscatine County.

## SENATE MESSAGES CONSIDERED

Senate Joint Resolution 17, a joint resolution to create a commercial code study committee to investigate the need of revising the laws of Iowa concerning sales; bills, notes and checks; bank deposits
and collections; letters of credit; bulk transfers; warehouse receipts; bills of lading and other documents of title; investment securities, chattel mortgages; conditional sales and other secured transactions and to make an appropriation for such committee.

Read first time and referred to committee on appropriations.
Senate File 465, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this Act.

Read first time and referred to committee on appropriations.

## HAPPY BIRTHDAY, "MR. SPEAKER"

Dietz of Scott rose on a point of personal privilege and on behalf of the members of the House and the clerks wished Speaker Robert Naden a "Happy Birthday."

## SENATE CONCURRENT RESOLUTION 27 ADOPTED

Mowry of Marshall called up for consideration Senate Concurrent Resolution 27, found on pages 1393 and 1394 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 28

Mowry of Marshall called up for consideration Senate Concurrent Resolution 28, found on page 1394 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 29

Mowry of Marshall called up for consideration Senate Concurrent Resolution 29, found on page 1469 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## HOUSE CONCURRENT RESOLUTION 21

[^31]young people of Iowa an appreciation for and understanding of our system of government, particularly the state legislative process; and

Whereas, the Iowa Youth and Government Program, which is sponsored by the North Central Area Council of YMCA's and local Hi-Y groups in Iowa, provides a means for high school youth to learn about state government and issues and to participate in model legislative session; and

Whereas, the Eighth Biennial Model Legislature will be held in the spring of 1964 ; and

Whereas, Representative Ray C. Cunningham is the State Chairman of the State Sponsoring Committee and members of the Senate and House through the years have served on this committee and have assisted with the pre-legislative conference and Model Legislature; therefore,

Be It Resolved by the House, the Senate Concurring, that the Sixtieth General Assembly commends the North Central Area Council of the YMCA's and local Hi-Y groups in Iowa for sponsoring and supervising this fine program;

Be It Further Resolved, that the Sixtieth General Assembly pledge its support for the Youth and Government Program and expresses the willingness of its members to assist and advise local Hi-Y groups on legislative matters and to assist with the Model Legislature; and

Be It Further Resolved, that a copy of this resolution be sent to the North Central Area Council of the YMCA and to the local Hi-Y groups which have participated in the Youth and Government Programs.

Laid over under Rule 25.

## RECONSIDERATION OF SENATE FILE 127

Mensing of Cedar called up for reconsideration Senate File 127, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1962, relating to exemptions from the imposition of the retail sales tax.

Mensing of Cedar moved to reconsider the vote by which Senate File 127 passed the House, which motion prevailed.

Mensing of Cedar moved that the vote by which Senate File 127 was placed on its last reading be reconsidered, which motion prevailed.

Mensing of Cedar moved to reconsider the vote by which the Mensing amendment, filed May 1 and found on pages 1469 and 1470 of the House Journal, was adopted, which motion prevailed.

Mensing of Cedar asked and received unanimous consent to withdraw his amendment.

Mensing of Cedar asked and received unanimous consent to return Senate File 127 to the Senate for further consideration.

## RECONSIDERATION OF HOUSE FILE 280

Hagie of Wright called up for reconsideration House File 280, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension council.

Hagie of Wright moved to reconsider the vote by which the House refused to concur in the following Senate amendment, which motion prevailed:

Amend House File 280, section 1, by striking in lines 5, 6 and 7 the words, "be held outside the township at any other place in the county that the extension council may designate" and insert in lieu thereof the following:
", by designation of the extension council, be held in another township of that county, which other township is also holding a township election meeting, provided that the extension council may not designate that over four (4) such township elections may be combined into one (1) election".

Hagie of Wright offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 280 by striking all of line six (6) which reads as follows: "which other township is also holding a township election meeting,".

Amendment to the amendment adopted.
Hagie of Wright moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Hagie of Wright moved that the bill, as amended by the Senate, further amended by the House 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, 100:
Andersen of

Woodbury $\quad$| Ely | Eveland | Johnson | Murray |
| :--- | :--- | :--- | :--- |
| Anderson of | Falvey | Kibbie | Nelson |
| Ringgold | Fischer of | Kluever | Nielsen of |
| Balloun | Grundy | Knock | Emmet |
| Baringer | Fisher of | Kreager | Nielsen of |
| Bock | Greene | Lange | Shelby |
| Briles | Frazier | Loss | Olson |
| Busch | Gittins | Mahan | Ossian |
| Camp | Goode | McElroy | Palas |
| Carnahan | Graham | Mensing | Patton |
| Carstensen | Grassley | Messerly | Petersen of |
| Casey | Hagedorn | Millen | Dallas |
| Chalupa | Hagen | Miller of | Peterson of |
| Coffman | Hagie | Des Moines | Woodbury |
| Crane | Hakes | Miller of | Prine |
| Cunningham | Halling | Jones | Reppert |
| Darrington | Hanson of | Miller of | Riley |
| Den Herder | Lyon | Page | Robinson |
| Denman | Hanson of | Moffitt | Scherle |
| Dietz | Mitchell | Mowry | Sersland |
| Dunton | Hirsch | Mueller | Shaw |
| Edgington | Jarvis | Murphy | Siglin |
|  |  |  |  |

| Smith of | Steele | Van Alstine | Wier |
| :--- | :--- | :--- | :--- |
| Dickinson | Steffen | Van Nostrand | Winkelman |
| Smith of | Stevenson | Vermeer | Worthington |
| O'Brien | Stokes | Vetter | Wright |
| Sokol | Strothman | Walter | Mr. Speaker |
| Stanley | Tabor | Wells |  |

The nays were, none.
Absent or not voting, 8:

| Breitbach | Hougen | Maule | Parker |
| :--- | :--- | :--- | :--- |
| Duffy | Knowles | Meyer | Swisher |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 240, a bill for an act relating to speed restrictions of certain motor vehicles.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 354, a bill for an act relating to classification of highways, and responsibility therefor.

Also: That the Senate has concurred in the House amendments to and passed Senate File 411, a bill for an act to make appropriations to the state department of social welfare to be used for medical assistance to the aged.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 467, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory and distributor branches, factory and distributor representatives of motor vehicles.

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 relating to inheritance tax. Carroll A. Lane, Secretary.

## HOUSE CONCURRENT RESOLUTION 20 FAILED TO BE ADOPTED

Eveland of Boone called up for consideration the following House Concurrent Resolution 20 filed May 2:

## HOUSE CONCURRENT RESOLUTION 20

Whereas, the 94th Aero Squadron, American Expeditionary Forces, Air Service, whose emblem was the "Hat in the Ring," served in France in World War I; and

Whereas, Captain Eddie Rickenbacker, "Ace of Aces," headed the 94th Aero Squadron in France; and

Whereas, Sergeant E. C. Forney served in France as an aerial mechanic in France in World War I; and

Whereas, Sergeant Forney removed and mailed home a "Hat in the Ring" insignia from a junked combat plane flown by Captain Rickenbacker; and

Whereas, on or about August 13, 1943, E. C. Forney brought the insignia to the state historical department and left it with the department with the understanding that the insignia was to be placed there under loan; and

Whereas, the state historical department recognized this understanding by securing to the corner of the emblem a slip of paper stating: "Property of E. C. Forney, Pilot Mound, Iowa"; and

Whereas, E. C. Forney in 1956 requested that the emblem be returned to him for transfer to the United States air force museum at Wright-Patterson Air Force Base in Ohio where the emblem would bring enjoyment to a greater number of people; and

Whereas, even though the insignia is clearly marked "Property of E. C. Forney, Pilot Mound, Iowa," the Iowa state historical department refuses to give up the emblem saying that a ruling of the American Association of Museums provides that nothing will be returned after ten years have elapsed; now therefore

Be It Resolved by the House, the Senate Concurring, That the board of trustees of the Iowa state department of history and archives direct the state curator to return the "Hat in the Ring" emblem to its rightful owner, Mr. E. C. Forney.

Eveland of Boone offered the following amendment to the resolution and moved its adoption :

Amend House Concurrent Resolution 20, line 27, by striking everything after the word "curator" and inserting in lieu thereof the following: to send the "Hat in the Ring" emblem to the U. S. Air Force Museum at Wright-Patterson Air Force base in the name of Mr. E. C. Forney and the State of Iowa.

Amendment to the resolution adopted.
Eveland of Boone moved that the resolution as amended be adopted.
Motion lost and the resolution as amended failed to be adopted.

## ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE FILE 17

Carstensen of Clinton called up for consideration the conference committee report on House F'ile 17, a bill for an act relating to rules of administrative agencies, filed April 30 and found on pages 1455, 1456 and 1457 of the House Journal, and moved the adoption of the conference committee report and the amendments contained therein.

Motion prevailed.
Carstensen 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, 99 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Rainggold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hakes |
| Camp | Halling |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Johnson |
| Cunningham | Kibbie |
| Darrington | Kluever |
| Den Herder | Knock |
| Denman | Knowles |
| Dietz | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Fischer of | McElroy |
| Grundy | Mensing |


| Messerly | Reppert |
| :--- | :--- |
| Meyer | Riley |
| Millen | Robinson |
| Miller of | Scherle |
| Des Moines | Shaw |
| Miller of | Siglin |
| Jones | Smith of |
| Miller of | Dickinson |
| Page | Smith of |
| Moffitt | O'Brien |

Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 9 :

| Duffy | Jarvis | Parker | Swisher |
| :--- | :--- | :--- | :--- |
| Hagie | Murphy | Sersland | Van Nostrand |

Hougen
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 33

Fischer of Grundy called up for consideration Senate Concurrent Resolution 33, filed May 3 and found on page 1525 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR <br> SENATE FILE 307 SUBSTITUTED FOR HOUSE FILE 368

Hagedorn of Clay asked and received unanimous consent to substitute Senate File 307 for House File 368.

Senate File 307, a bill for an act relating to registration fees for antique motor vehicles, was taken up for consideration.

Hagedorn 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, 79 :

| Andersen of | Eveland |
| :--- | :--- |
| Woodbury | Falvey |
| Anderson of | Fischer of |
| Ringgold | Grundy |
| Balloun | Fisher of |
| Baringer | Greene |
| Bock | Gittins |
| Breitbach | Goode |
| Busch | Graham |
| Carnahan | Grassley |
| Carstensen | Hagedorn |
| Casey | Hagen |
| Chalupa | Hakes |
| Coffman | Hanson of |
| Crane | Lyon |
| Cunningham | Hirsch |
| Darrington | Knock |
| Den Herder | Lange |
| Denman | Lutz |
| Dietz | Mahan |
| Dunton | Maule |
| Edgington | McElroy |
| Ely | Mensing |

Meyer
Millen
Miller of
Jones
Miller of
Page
Moftit
Mowry
Mueller
Murphy
Nelson
Nielsen of
$\quad$ Emmet
Nielsen of
$\quad$ Shelby
Olson
Ossian
Palas
Patton
Paul
Prine
Robinson

Sersland
Shaw
Siglin
Smith of Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Winkelman
Worthington
Wright
Mr. Speaker

The nays were, 16 :

| Briles | Johnson |
| :--- | :--- |
| Frazier | Kluever |
| Hanson of | Kreager |
| $\quad$ Mitchell | Loss |
| Jarvis | Messerly |

Miller of
Des Moines
Petersen of
Dallas
Peterson of
Woodbury

Reppert
Strothman
Tabor
Wier

Murray
Scherle
Parker Swisher Riley

Wells
Absent or not voting, 13:

| Camp | Hougen |
| :--- | :--- |
| Duffy | Kibbie |
| Hagie | Knowles |

Halling
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 368 WITHDRAWN

Hagedorn of Clay asked and received unanimous consent to withdraw House File 368 from further consideration by the House.

## SIFTING COMMITTEE CALENDAR

House File 115, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services, with report of committee recommending passage, was taken up for consideration.

Nelson of Winnebago offered the following amendment filed by him :
Amend House File 115 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter one hundred forty-seven (147), Code 1962, is amended by adding the following:
"It shall be unlawful for any person, firm or corporation to advertise any gift or premium or discount in any form or manner in conjunction with the sale of prescription glasses, corrective glasses, or components thereof, or optometric or ophthalmic services in order to secure patronage; or to advertise, either directly or indirectly, by any means whatsoever any definite or indefinite prices on prescriptive or corrective glasses, or components thereof, or any other optometric or ophthalmic service; to advertise in any manner that will tend to mislead or deceive the public; to solicit optometric or ophthalmic patronage by advertising that he or some other person or group of persons possess better qualifications or are best trained to perform the service pursuant to such advertising; to solicit optometric or ophthalmic patronage by the advertising or offering of 'free examination', 'consultation without obligation', or words of similar import.

Sec. 2. Nothing in this Act shall be construed to prevent the sale of toy glasses, goggles or sunglasses consisting of plano white or plano colored glasses, or ready-made nonprescription glasses when the sale of these glasses is incidental to the sale of other merchandise."

Reppert of Polk offered the following amendment to the amendment:

Amend the Nelson amendment to House File 115 as follows:

1. By striking all after the word "patronage" in line nine (9).
2. By striking all of lines ten (10), eleven (11), and twelve (12).
3. By striking the words "ophthalmic' service; to advertise", in line thirteen (13).

Denman of Polk rose on a point of order that the Nelson amendment was not germane to the bill.
The Speaker ruled the point not well taken and the amendment germane.

Reppert of Polk moved the adoption of his amendment to the Nelson amendment.

Amendment to the amendment lost.
House File 115 pending at recess.
On motion by Mowry of Marshall, the House recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
The House resumed consideration of House File 115 and the Nelson amendment.

Miller of Des Moines offered the following amendment to the Nelson amendment and moved its adoption:

Amend House File 115 as follows:
Amend the Nelson amendment to House File 115 as follows: By striking in line 19, the words, "or offering".

Amendment to the amendment adopted.
Reppert of Polk offered the following substitute amendment for the Nelson amendment as amended:
Amend House File 115 by striking all after the enacting clause and substituting in lieu thereof the following:
Section 1. Chapter one hundred forty-seven (147), Code 1962, is amended by adding the following:
"Any person, firm or corporation, who offers for sale prescription glasses, corrective glasses or components thereof, or optometric or ophthalmic services by making, publishing, disseminating, circulating or placing before the general public within the state in a newspaper or other publication, or by radio broadcast, television or telephone; or in the form of a book, notice, handbill, poster, bill circular, pamphlet or letter, or in any other way, an advertisement describing such merchandise or services, as part of a plan or scheme with the intent not to sell such merchandise or services so advertised at the price stated therein, or with intent not to sell such merchandise, or services so advertised, or with the intent of attracting customers so that similar merchandise, commodities or services may be sold to said customers at a higher price than advertised, or to advertise such merchandise, commodities or services without stating in said advertisement what other acts, payments or conditions precedent are necessary by the consumer before said consumer can purchase such merchandise, commodities or services, is guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than ten (10) nor more than five hundred dollars ( $\$ 500.00$ ). Provided, however, that nothing herein shall apply to the owner, publisher, printer, agent or employee of a newspaper or other publication, periodical or circular, or of any radio station or television station, who in good faith, and without any knowledge of such plan or scheme, publishes, causes to be published or takes part in the publication of such advertisements; provided, further, that with respect to the use of a telephone by subscribers or users, nothing herein shall apply to any person, firm or corporation providing telephone service as a public utility.

Reppert of Polk moved that House File 115 be deferred and that the bill retain its place on calendar.

Motion lost.
Reppert of Polk moved that his amendment be substituted for the Nelson amendment.

Motion lost.
Nelson of Winnebago moved the adoption of his amendment as amended.

Amendment as amended adopted.
Reppert of Polk asked and received unanimous consent to withdraw the following amendments filed by him :

Amend House File 115 as follows:

1. By striking all of line eight (8) after the word "patronage", and all of lines nine (9), ten (10), and eleven (11).
2. By striking the words "to advertise" in line twelve (12).

Amend House File 115 by striking all of section 3.
Nelson of Winnebago moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 77:

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Briles
Busch
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Den Herder
Dietz
Dunton
Ely
Eveland
Falvey
Fischer of Grundy
Fisher of Greene

Goode
Graham
Hagen
Hagie
Hakes
Hanson of Lyon
Hanson of Mitchell
Hougen
Jarvis
Johnson
Kluever
Knock
Kreager
Lange
Loss
Lutz
Maule
Mensing
Meyer
Miller of
Des Moines

| Miller of | Sersland |
| :--- | :--- |
| Jones | Shaw |
| Moffitt | Siglin |
| Mowry | Smith of |
| Mueller | Dickinson |
| Murphy | Smith of |
| Nelson | O'Brien |
| Nielsen of | Sokol |
| Emmet | Stanley |
| Nielsen of | Steffen |
| Shelby | Stevenson |
| Olson | Stokes |
| Patton | Strothman |
| Paul | Tabor |
| Petersen of | Van Alstine |
| Dallas | Vermeer |
| Peterson of | Vetter |
| Woodbury | Walter |
| Prine | Wier |
| Reppert | Worthington |
| Riley | Wright |
| Robinson | Mr. Speaker |
|  |  |

The nays were, 17:

Baringer
Bock
Breitbach
Darrington
Denman

Duffy
Edgington
Frazier Grassley Halling

Mahan
Miller of Page
Ossian

## Millen <br> Murray <br> Palas.

Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Tabor
Vermeer
Vetter
Walter
Wier
Worthington
Mr. Speaker

Scherle
Steele
Van Nostrand
Winkelman

Parker<br>Swisher<br>Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE MESSAGES CONSIDERED

Senate File 467, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles.

Read first time and referred to sifting committee.
Senate File 468, a bill for an act to amend section four hundred fifty point eighty-six (450.86), Code 1962, relating to inheritance tax.

Read first time and referred to committee on ways and means.

## SENATE FILE 291 REFERRED

The Speaker announced that Senate File 291 is referred to the committee on ways and means.

## Steering committee calendar

House File 444, a bill for an act to amend section one hundred twenty-four point twenty-four (124.24), Code 1962, relating to fees for class " C " permits, with report of committee recommending passage, was taken up for consideration.

Paul of Poweshiek asked and received unanimous consent to withdraw the amendment filed by him on April 29 and found on page 1434 of the House Journal.

Dietz of Scott offered the following amendment, filed by Messerly and Mensing, and moved its adoption :

Amend House File 444, section 1, by striking from line four (4) the words "one hundred" and inserting in lieu thereof the word "twenty-five".

Amendment adopted.
Dietz 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, 77:

| Andersen of | Balloun | Busch | Casey |
| :---: | :--- | :--- | :--- |
| Wrodbury | Baringer | Camp | Coffman |
| Anderson of | Bock | Carnahan | Crane |
| Ringgold | Breitbach | Carstensen | Cunningham |


| Den Herder | Hanson of | Moffitt | Smith of |
| :--- | :--- | :--- | :--- |
| Dietz | Mitchell | Mowry | O'Brien |
| Dunton | Hirsch | Murphy | Sooko |
| Edgington | Hougen | Nelson | Stanley |
| Ely | Jarvis | Nielsen of | Steffen |
| Fischer of | Kluever | Emmet | Stevenson |
| Grundy | Knock | Nielsen of | Stokes |
| Fisher of | Knowles | Shelby | Tabor |
| Greene | Kreager | Olson | Van Alstine |
| Gittins | Lange | Palas | Van Nostrand |
| Goode | Lutz | Patton | Vermeer |
| Graham | Mahan | Riley | Vetter |
| Grassley | Maule | Robinson | Walter |
| Hagedorn | McElroy | Scherle | Wier |
| Hagen | Mensing | Sersland | Winkelman |
| Hagie | Messerly | Shaw | Worthington |
| Hanson of | Miller of | Siglin | Wright |
| Lyon | Des Moines |  | Mr. Speaker |
| The nays were, $21:$ |  |  |  |
| Briles | Johnson |  | Miller of |
| Chalupa | Loss | Page | Petersen of |
| Denman | Meyer | Muller | Dallas |
| Duffy | Millen | Miller of | Murray |
| Eveland | Jones | Paul | Steele |
| Frazier |  |  | Strothman |
| Hakes |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Darrington | Parker | Prine |  |
| Falvey | Peterson of | Smith of | Swisher |
| Halling | Woodbury | Dickinson | Wells |
| Kibbie |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

The House resumed consideration of House File 579, a bill for an act to amend chapter four hundred twenty-one (421), Code 1962, relating to reciprocal enforcement of tax liabilities.

Frazier of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 579 as follows:

1. By adding to subsection three (3) of section 1 at the end thereof the following: "The courts of this state may not enforce interest rates or penalties on taxes of any other state which exceed the interest rates and penalties imposed by the State of Iowa for the same or a similar tax."
2. By adding thereto the following new section:
"Sec. 2. The provisions of this Act shall be applicable only to taxes which are assessed and due after January 1, 1964."

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, 92:

| Andersen of | Frazier | Mcelroy | Peterson of |
| :---: | :---: | :---: | :---: |
| Woodbury | Gittins | Mensing | Woodbury |
| Anderson of | Goode | Messerly | Riley - |
| Ringgold | Graham | Meyer | Robinson |
| Balloun | Grassley | Millen | Scherle |
| Breitbach | Hagedorn | Miller of | Sersland |
| Briles | Hagen | Des Moines | Siglin |
| Busch | Hagie | Miller of | Smith of |
| Carnahan | Hakes | Jones | Dickinson |
| Casey | Halling | Miller of | Smith of |
| Chalupa | Hanson of | Page | O'Brien |
| Coffman | Lyon | Moffitt | Sokol |
| Crane. | Hanson of | Mowry | Stanley |
| Cunningham | Mitchell | Mueller | Steele |
| Darrington | Hirsch | Murphy | Steffen |
| Den Herder | Hougen | Nielsen of | Strothman |
| Dietz | Jarvis | Emmet | Tabor |
| Duffy | Johnson | Nielsen of | Van Alstine |
| Dunton | Kluever | Shelby | Vermeer |
| Edgington | Knock | Olson | Vetter |
| Ely | Knowles | Ossian | Walter |
| Eveland | Kreager | Palas | Wells |
| Falvey | Lange | Patton | Wier |
| Fischer of | Loss | Paul | Winkelman |
| Grundy | Lutz | Petersen of | Worthington |
| Fisher of | Mahan | Dallas | Wright |
| Greene | Maule | : | Mr. Speaker |
| The nays were, 8: |  |  |  |
| Baringer | Camp | Denman | Stevenson |
| Bock | Carstensen | Reppert | Stokes |
| Absent or not voting, 8: |  |  |  |
| Kibbie | Nelson | Prine | Swisher |
| Murray | Parker | Shaw | Van Nostrand |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 250, 251, 316, 489 and 564.

Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 250, 251, 316, 489 and 564.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 6th day of May, 1963, sent to the Governor for his approval: House Files 250, 251, 316, 489 and 564.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills: on May 3, 1963, Senate File 184 ; and on May 6, 1963, Senate Files 406 and 427 and House Files $239,344,386,566,586,587$ and 590.

## REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the sifting committee calendar:
H. F. 569 An act relating to certain fees required by law to be paid to the department of agriculture.
S. F. 179 Relating to abolishing individual liquor permits.
H. F. 460 Relating to the buying and selling of eggs, fixing a license for dealers and processors.
H. F. 588 An act allowing the state appeal board and special assistant attorney general power to approve or reject claims against the state.
S. F. 18 Relating to creating an appointive State Board of Public Instruction.
S. F. 349 Relating to the amendment of the articles or bylaws of cooperative associations.
S. F. 237 Relating to the distribution, sale, transportation and use of pesticides and devices and to provide for registration and examination of such materials and regulation of their use.
H. F. 178 Relating to bids on secondary road construction work and materials therefor-increasing the allowable limit before competitive bids must be let.
S. F. 126 Relating to the use of vending machines in the sale of cigarettes and providing for the licensing of such machines. Samuk E. Robinson, Chairman, Sifting Committee.

## AMENDMENTS FILED

Amend Senate File 445 as follows:
Amend section 1, subsection 6, by striking from lines
55 and 56 the words and figures "section five hundred six point three (506.3) of the Code" and substituting in lieu thereof the words and figures "subsection four (4) of this section".

Fischer of Grundy.
Amend Senate File 447 by striking from section one (1), line thirty-two (32), the name "Heelby" and inserting in lieu thereof the name "Shelby".

Dunton of Keokuk.
Amend House File 593 as follows:

1. By striking the last sentence of subsection one (1) of section five (5) commencing on line 10 thereof, and inserting in lieu thereof the following:
"In the conduct of instructor's examinations the board shall be assisted by a person qualified to instruct students in Iowa high schools."
2. By striking the words "or student instructors" from lines fourteen (14) and fifteen (15), and the words "without the assistance of a person qualified to instruct in Iowa high schools," from lines fifteen (15) and sixteen (16) of paragraph two (2) of section five (5) thereof.
3. By adding to section eight (8) thereof, the following:
"Initially the cosmetology fund shall be constituted from fees paid by practitioners of cosmetology and owners of approved schools of cosmetology during the period January 1, 1963 to the effective date of this act, and afterwards from fees paid as above provided."
4. By striking the words "not less than" from line five (5) of section ten (10) thereof.
5. By adding after the word "cosmetology" in line 15 of paragraph 2 of section 5, the following words:
"without an instructor's license".
6. By adding after the word "board," in line 18 of paragraph 2a of section five (5), the words:
"has completed a regular instructor's course,".
7. By adding after the word "has" in line 21 of paragraph 2 b of section five (5), the following words:
"registered the cosmetologist's name and".
8. By striking from line 22 of paragraph 2 b of section five (5) the words: "and the board has approved".
9. By striking the sentence beginning on line 24 of paragraph $2 b$ of section five (5), beginning with the words "A person" and ending on line 26 thereof with the word "license."
10. By striking from line 21 of paragraph 7 of section six (6) the word: "fifteen (15)" and inserting in lieu thereof the word: "twenty (20)".

Vermerr of Marion.
1 Amend House File 593 as follows:

## 4 Further amend by striking from line 46 the period and

5 adding the words "upon graduation."
Messerly of Black Hawk. CAMP of Clinton.

On motion by Mowry of Marshall, the House recessed until 10:00 a.m., Tuesday, May 7, 1963.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, May 7, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Francis Grantz, pastor of the Mission Covenant Church, Pomeroy, Iowa.

The Journal of May 6 was approved.
Leave of absence
Leave of absence was granted as follows:
Kibbie of Palo Alto on request of Dunton of Keokuk.

## PRESENTATION OF VISITORS

Palas of Clayton presented to the House Cheryl Powell, a student from the State University of Iowa.

Paul of Poweshiek presented to the House forty-one fourth and fifth grade students from Newburg School accompanied by their teachers, Katherine Wooten and Mildred Jones.

## PETITIONS

The following petitions were presented and placed on file:
By Dietz of Scott, from twenty residents of Scott County favoring legislation relating to cosmetology.

By Reppert of Polk, from six residents of Polk County favoring legislation for Sunday closing.

## SENATE MESSAGES CONSIDERED

Senate File 240, a bill for an act relating to speed restrictions of certain motor vehicles.

Read first time and referred to sifting committee.
Senate File 354, a bill for an act relating to classification of highways, and responsibility therefor.

Read first time and referred to sifting committee.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speakik: 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 464, a bill for an act to make appropriations to certain named counties in settlement of claims made against state.

Carroll A. Lane, Secretary.

## CONGRATULATIONS

Miller of Page rose on a point of personal privilege and stated that the Honorable Charles Miller of Des Moines County was named "Outstanding Chiropractor of the Year" by the Chiropractic Society of Iowa, Inc., and congratulations were extended to the Honorable Charles Miller for this honor.

## MOTION TO RECONSIDER HOUSE FILE 208 WITHDRAWN

Stevenson of Howard asked and received unanimous consent to withdraw his motion to reconsider House File 208, filed April 30.

## MOTION TO RECONSIDER HOUSE FILE 115

I move to reconsider the vote by which House File 115 passed the House. Reppert of Polk.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 21

Camp of Clinton called up for consideration Senate Concurrent Resolution 21 filed April 15 and found on page 1133 of the House Journal.

Bock of Hancock moved that Senate Concurrent Resolution 21 be laid on the table.

Roll call was requested by Duffy of Dubuque and Dietz of Scott.
On the question "Shall Senate Concurrent Resolution 21 be laid on the table?"

The ayes were, 18:

| Anderson of | Halling | Nelson |
| :--- | :--- | :--- |
| Ringgold | Lutz | Olson |
| Bock | Millen | Paul |
| Crane | Miller of | Reppert |
| Darrington | Jones | Smith of |
| Hagedorn |  |  |
| O'Brien |  |  |


| Busch | Casey |
| :--- | :--- |
| Camp | Chalupa |
| Carnahan | Coffman |


| Cunningham | Hirsch | Mowry | Sersland |
| :---: | :---: | :---: | :---: |
| Denman | Hougen | Mueller | Shaw |
| Dietz | Johnson | Murphy | Siglin |
| Duffy | Kluever | Murray | Smith of |
| Dunton | Knock | Nielsen of | Dickinson |
| Edgington | Knowles | Emmet | Sokol |
| Falvey | Kreager | Nielsen of | Stanley |
| Fischer of | Loss | Shelby | Steele |
| Grundy | Mahan | Ossian | Steffen |
| Fisher of | Maule | Palas | Stevenson |
| Greene | McElroy | Parker | Strothman |
| Frazier | Mensing | Patton | Tabor |
| Gittins | Messerly | Petersen of | Van Nostrand |
| Graham | Meyer | Dallas | Vermeer |
| Grassley | Miller of | Peterson of | Walter |
| Hagen | Des Moines | Woodbury | Wells |
| Hakes | Miller of | Prine | Wier |
| Hanson of | Page | Riley | Winkelman |
| Mitchell | Moffitt | Robinson | Wright |
| Absent or not voting, 13: |  |  |  |
| Carstensen | Goode | Jarvis | Scherle |
| Den Herder | Hagie | Kibbie | Swisher |
| ${ }_{\text {Eveland }}$ | Hanson of Lyon | Lange | Vetter |
| Motion lost. |  |  |  |

Vermeer of Marion moved the previous question on the resolution, which motion prevailed.

Camp of Clinton moved the adoption of the resolution.
Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 21

Falvey of Monroe called up for consideration House Concurrent Resolution 21, filed May 6 and found on pages 1532 and 1533 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SENATE MESSAGE CONSIDERED <br> HOUSE INSISTS <br> (House Amendment to Senate File 306)

Hagedorn of Clay called up for consideration Senate File 306, a bill for an act relating to retail sales tax and use tax on leases or rentals of equipment, amended by the House, and moved that the House insist on its amendment.

Motion prevailed and the House insists on its amendment.

## SENATE AMENDMENT CONSIDERED

Riley of Linn called up for consideration House File 286, a bill for an act relating to memorial commissions and the composition thereof, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 286 by adding thereto the following:
"Sec. 3. This Act shall not apply to cities having a population of over one hundred fifty thousand $(150,000)$ persons."
Motion prevailed and the House concurred in the Senate amendment.

Riley of Linn 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 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Balloun | Goode |
| Baringer | Graham |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Den Herder | Johnson |
| Denman | Kibbie |
| Dietz | Kluever |
| Duffy | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |

McElroy
Messerly
Millen
Miller of
Des Moines
Miller of Jones
Miller of Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
Dallas
Peterson of Woodbury Prine

Reppert
Riley
Robinson
Scherle
Sersland
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 11:

| Darrington | Knock |
| :--- | :--- |
| Dunton | Mensing |
| Jarvis | Meyer |


| Mowry | Swisher |
| :--- | :--- |
| Parker | Worthington | Shaw

Swisher
Worthington
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

## WAYS AND MEANS CALENDAR

House File 593, a bill for an act relating to cosmetology, was taken up for consideration.

Vermeer of Marion offered the following amendment filed by him and moved its adoption:

Amend House File 593 as follows:

1. By striking the last sentence of subsection one (1) of section five (5) commencing on line 10 thereof, and inserting in lieu thereof the following:
"In the conduct of instructor's examinations the board shall be assisted by a person qualified to instruct students in Iowa high schools."
2. By striking the words "or student instructors" from lines fourteen (14) and fifteen (15), and the words "without the assistance of a person qualified to instruct in Iowa high schools," from lines fifteen (15) and sixteen (16) of paragraph two (2) of section five (5) thereof.
3. By adding to section eight (8) thereof, the following:
"Initially the cosmetology fund shall be constituted from fees paid by practitioners of cosmetology and owners of approved schools of cosmetology during the period January 1, 1963 to the effective date of this act, and afterwards from fees paid as above provided."
4. By striking the words "not less than" from line five (5) of section ten (10) thereof.
5. By adding after the word "cosmetology" in line 15 of paragraph 2 of section 5, the following words:
"without an instructor's license".
6. By adding after the word "board," in line 18 of paragraph $2 a$ of section five (5), the words:
"has completed a regular instructor's course,".
7. By adding after the word "has" in line 21 of paragraph 2 b of section five (5), the following words:
"registered the cosmetologist's name and".
8. By striking from line 22 of paragraph $2 b$ of section five (5) the words: "and the board has approved".
9. By striking the sentence beginning on line 24 of paragraph 2 b of section five (5), beginning with the words "A person" and ending on line 26 thereof with the word "license."
10. By striking from line 21 of paragraph 7 of section six (6) the word: "fifteen (15)" and inserting in lieu thereof the word: "twenty (20)".

Amendment adopted.
Camp of Clinton asked and received unanimous consent to withdraw the amendment filed by Messerly and Camp on May 6 and found on pages 1546 and 1547 of the House Journal.

Camp of Clinton offered the following amendment filed by him and moved its adoption :

Amend House File 593 as follows:
Amend section 9, line 42, by striking the words "have had" and inserting in lieu thereof the words "at the time of application for a license, such student shall have".

Amendment adopted.

Vermeer 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, 99 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Den Herder
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagen
Hakes
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine

Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 9:
Darrington Halling
Denman
Hagie
Kibbie

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Hirsch of Warren called up for consideration House File 462, a bill for an act relating to highway signs, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 462 as follows:

1. Section 1 , line 6, by inserting after the word and comma "camps," the word "and" and by striking the words "or other installations" in line 7.
2. By adding the following new section:
"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Adair News,
a newspaper published at Adair, Iowa, and the Record-Herald and Indianola Tribune, a newspaper published at Indianola, Iowa."

Motion prevailed and the House concurred in the Senate amendment.

Hirsch of Warren 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:

| Andersen of | Frazier | Meyer | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Millen | Reppert |
| Anderson of | Goode | Miller of | Riley |
| Ringgold | Graham | Des Moines | Sersland |
| Balloun | Grassley | Miller of | Shaw |
| Baringer | Hagedorn | Jones | Siglin |
| Bock | Hagen | Miller of | Smith of |
| Briles | Hakes | Page | Dickinson |
| Busch | Hanson of | Moffitt | Smith of |
| Camp | Lyon | Mowry | O'Brien |
| Carnahan | Hanson of | Mueller | Sokol |
| Carstensen | Mitchell | Murphy | Stanley |
| Casey | Hirsch | Murray | Steele |
| Chalupa | Hougen | Nielsen of | Stefen |
| Coffman | Jarvis | Emmet | Stevenson |
| Crane | Johnson | Nielsen of | Stokes |
| Cunningham | Kluever | Shelby | Strothman |
| Den Herder | Knock | Olson | Tabor |
| Denman | Knowles | Ossian | Van Alstine |
| Dietz | Kreager | Palas | Vermeer |
| Duffy | Lange | Parker | Vetter |
| Dunton | Loss | Patton | Walter |
| Edgington | Lutz | Paul | Wier |
| Eveland | Mahan | Petersen of | Winkelman |
| Falvey | Maule | Dallas | Worthington |
| Fischer of | McElroy | Peterson of | Wright |
| Grundy | Mensing | Woodbury | Mr. Speaker |
| Fisher of | Messerly |  |  |
| Greene |  |  |  |
| The nays were |  |  |  |

The nays were, none.
Absent or not voting, 12:

| Breitbach | Hagie | Nelson | Swisher |
| :--- | :--- | :--- | :--- |
| Darrington | Halling | Robinson | Van Nostrand |
| Ely | Kibbie | Scherle | Wells |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE CALENDAR

Senate File 365, a bill for an act to repeal section two hundred seventy-nine point thirty-one (279.31), Code 1962, relating to the
powers and duties of school boards, with report of committee recommending passage, was taken up for consideration.

Petersen 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, 89 :

| Andersen of <br> Woodbury | Gittins <br> Goode <br> Anderson of |
| :--- | :--- |
| Ringgold | Graham |
| Grassley |  |
| Balloun | Hagedorn |
| Bock | Hagede |
| Breitbach | Hakie |
| Briles | Hakes |
| Busch | Halling |
| Camp | Lyon of |
| Carnahan | Hanson of |
| Carstensen | Mitchell |
| Casey | Hirsch |
| Chalupa | Hougen |
| Crane | Johnson |
| Cunningham | Kluever |
| Den Herder | Knock |
| Dietz | Knowles |
| Duffy | Kreager |
| Edgington | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
| Fisher of | Maule |
| Greene | McElroy |
| Frazier | Mensing |

The nays were, 8:

| Baringer | Ely |
| :--- | :--- |
| Coffman |  |
| Dunton | Messerly |

Absent or not voting, 11:

| Darrington | Hagen | Mueller | Swisher |
| :--- | :--- | :--- | :--- |
| Denman | Jarvis | Reppert | Van Nostrand |
| Eveland | Kibbie | Scherle |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 569, a bill for an act relating to certain fees required by law to be paid to the department of agriculture, was taken up for consideration.

Miller of Page offered the following amendment to the FischerDarrington amendment filed April 24 and found on pages 1342 to 1344 of the House Journal:

Amend the Darrington and Fischer amendment filed April 24, 1968, to House File 569 as follows:

1. Amend section 14, line twenty (20), by striking the words and figure "line seven (7)" and inserting in lieu thereof the words and figures "lines seven (7) and twelve (12)".
2. Amend section 14, line twenty-two (22), by striking the period and adding the following: "in each line".
3. Amend by striking all of section 15 and renumbering the subsequent sections.

Lange of Sac asked and received unanimous consent that action on House File 569 be deferred and that the bill retain its place on the calendar under unfinished business.

Senate File 179, a bill for an act to abolish individual liquor permits, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk offered the following amendment filed by him:
Amend Senate File 179 by striking all of section 14 and renumbering the remaining sections.

Stanley of Muscatine asked and received unanimous consent that action on House File 179 be deferred and that the bill retain its place on the calendar under unfinished business.

On motion by Mowry of Marshall, the House recessed until 2:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## CONSIDERATION OF BILLS <br> SIFTING COMMITTEE CALENDAR

House File 460, a bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs, with report of committee recommending passage, was taken up for consideration.

Walter of Hardin offered the following amendment filed by Walter and Petersen:

Amend House File 460 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section one hundred ninety-six point three (196.3), Code 1962, is hereby amended by striking lines sixteen (16), seventeen (17) and eighteen (18) and inserting in lieu thereof the following:
"Eggs" defined by the United States standards and grades of eggs as "loss eggs" and "inedible eggs" shall be deemed unfit for human food. In addition thereto, filthy eggs shall also be deemed unfit for human food and shall be defined as meaning an egg shell twenty-five (25) percent or more
of which is covered with adhering manure, blood, egg white or yolk, or any other foreign materials causing putrefaction by any one or any combination of substances.

Sec. 2. Section one hundred ninety-six point four (196.4), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Every buyer, dealer, processor, broker, commission agent, and hatchery engaged in the business of buying, selling, handling, receiving, or dealing in eggs from the producer shall obtain a license from the department for each establishment at which said business is conducted. In addition thereto, the department shall also require, before the issuance of any such license, the posting of a surety bond, one condition of which shall be to guarantee payment to the producer or producers. Such bond shall also contain a ninety-day cancellation provision. This bond may be executed by any surety company licensed to do business in this state, and the amount of such bond shall be based on the size of the dealer and processor fee required under this section, in accordance with the following schedule:

Dealer and Processor Fee
Amount of Surety
$\$ 12.50$
Bond Required
$\$ 25.00$
$\$ 2,000.00$
$\$ 37.50$
\$3,000.00
$\$ 50.00$
$\$ 4,000.00$
$\$ 5,000.00$
In lieu of the surety bond herein set forth, the department may accept a cash bond or certified fund.

Sec. 3. The department shall have access to and authority to audit the records of such establishments in order to determine the amount of surety bond to be filed with the department. All such establishments shall maintain records of all purchases made under the provisions of this chapter for a period of at least twelve (12) months.

Sec. 4. Upon any action taken on the surety bond of any licensee, the department may require the filing of a new bond, and upon failure to file same within a period of ten days thereafter, the department shall suspend or revoke the license.
If in any such action on the bond the amount of indebtedness to a producer or producers shall be less than the amount of the posted bond, or cash bond, or certified fund, as the case may be, then such creditors shall receive payment of such indebtedness in full; and if such indebtedness is greater than the amount of such bond, or cash bond, or certified fund, as the case may be, then such creditors shall receive payment of a prorated share on an equal basis.

Sec. 5. Section one hundred ninety-six point six (196.6), Code 1962, is hereby amended as follows:

1. By striking the word "April" in line twenty-six (26) and inserting in lieu the word "May".
2. By striking lines nineteen (19) through twenty-five (25) and substituting in lieu thereof the following:
"At least one hundred twenty-five cases but less than two hundred fifty cases-twenty-five dollars.

At least two hundred fifty cases but less than one thousand cases-thirtyseven dollars fifty cents.

One thousand cases or more-fifty dollars."
Sec. 6. Section one hundred ninety-six point twelve (196.12), Code 1962, is hereby amended by striking from lines six (6) and seven (7) the following words:
"within the State of Iowa or within fifty miles outside the state boundary".

Section one hundred ninety-six point twelve (196.12), Code 1962, is hereby further amended by adding to said section the following:
"Any dealer or processor shall be exempt from grading of eggs purchased for resale as manufactured eggs. Dealers or processors handling eggs for manufacturing purposes must identify all eggs purchased from producers or dealers by name or code until the eggs lose their identity as shell eggs. Such dealer or processor shall identify on one end of each case of such eggs the words "FOR MANUFACTURE" and said identification must be legible. "Eggs purchased for manufacture must meet the requirements for clean eggs as established by the United States Department of Agriculture."

Sec. 7. Chapter one hundred ninety-six (196), Code 1962, is hereby amended by adding thereto the following:
"All inspection and license fees received by the department under this chapter shall be remitted quarterly to the treasurer of state, and shall be placed by the treasurer of state and the comptroller in a special fund to be known as the "egg inspection fund", to be used by the secretary to administer and enforce the provisions of this chapter, and for this purpose the secretary may employ such assistants and inspectors as may be necessary to properly administer and enforce the provisions of this chapter. Said funds shall be subject at all times to the warrant by the state comptroller drawn upon written requisition of the secretary for the payment of all salaries or other expenses necessary to carry out the provisions of this chapter, but in no event shall the total expenses therefor exceed the total fees collected and deposited to the credit of said fund. Any remainder in said fund at the end of each fiscal year after all expenses have been paid, or a sum sufficient for payment thereof set apart, shall be paid into the general fund of the state.

Sec. 8. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Hardin County Index, a newspaper published at Eldora, Iowa, and The Dallas County News, a newspaper published at Adel, Iowa.

Fischer of Grundy moved that action on House File 460 be deferred and that the bill retain its place on the calendar, which motion lost.

Walter of Hardin moved the adoption of his amendment.
Amendment lost.
Prine of Mahaska offered the following amendment filed by him: Amend House File 460 as follows:
House File 460 is hereby amended by adding to section two (2) the following:

Section one hundred ninety-six point twelve (196.12), Code 1962, is hereby further amended by adding to said section the following:
"Any dealer or processor shall be exempt from grading of eggs purchased for resale as manufactured eggs. Dealers or processors handling eggs for manufacturing purposes must identify all eggs purchased from producers or dealers by name or code until the eggs lose their identity as shell eggs. Such dealer or processor shall identify on one end of each case of such eggs the words "FOR MANUFACTURE" and said identification must be legible. Eggs purchased for manufacture must meet the requirements for clean eggs as established by the United States Department of Agriculture."

Prine of Mahaska asked and received unanimous consent to withdraw his amendment.

Balloun of Tama offered the following amendment filed by him and moved its adoption:
Amend House File 460, section 3, line seven (7) by striking the word "may" and inserting in lieu thereof the word "shall".

Amendment adopted.
Walter of Hardin offered the following amendment filed by him and moved its adoption:

Amend House File 460, section 2 by adding at the end of line seven (7) the following: "In addition thereto, filthy eggs shall also be deemed unfit for human food and shall be defined as meaning an egg shell twenty-five (25) percent or more of which is covered with adhering manure, blood, egg white or yolk, or any other foreign materials causing putrefaction by any one or any combination of substances."
Amendment lost.
Briles of Adams moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 57:

| Anderson of | Fisher of | Messerly | Robinson |
| :--- | :--- | :--- | :--- |
| Ringgold | Greene | Meyer | Shaw |
| Balloun | Goode | Miller of | Siglin |
| Breitbach | Graham | Des Moines | Sokol |
| Briles | Hagen | Miller of | Stevenson |
| Camp | Hagie | Jones | Stokes |
| Carnahan | Halling | Moftit | Strothman |
| Carstensen | Hougen | Murray | Tabor |
| Casey | Jarvis | Nielsen of | Van Alstine |
| Chalupa | Kluever | Shelby | Vermeer |
| Coffman | Knowles | Paul | Wells |
| Crane | Loss | Peterson of | Wier |
| Darrington | Lutz | Woodbury | Winkelman |
| Dunton | Mahan | Prine | Worthington |
| Ely | Maule | Reppert | Wright |
| Fischer of | Mensing | Riley |  |
| Grundy |  |  |  |
| The nays were, | 41: |  |  |
| Andersen of | Edgington | Hirsch | Mowry |
| Woodbury | Falvey | Johnson | Mueller |
| Baringer | Grassley | Knock | Murphy |
| Bock | Hagedorn | Kreager | Nielsen of |
| Busch | Hakes | Lange | Emmet |
| Cunningham | Hanson of | McElroy | Olson |
| Den Herder | Lyon | Millen | Ossian |
| Denman | Hanson of | Miller of | Palas |
| Dietz | Mitchell | Page | Parker |


| Patton | Smith of | Steele | Walter |
| :---: | :---: | :---: | :---: |
| Sersland | O'Brien | Steffen | Mr. Speaker |
| Smith of Dickinson | Stanley | Vetter |  |
| Absent or not voting, 10: |  |  |  |
| Duffy | Gittins | Petersen of | Swisher |
| Eveland | Kibbie | Dallas | Van Nostrand |
| Frazier | Nelson | Scherle |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONFERENCE COMMITTEE APPOINTED <br> (Senate File 306)

The Speaker announced the appointment of Camp of Clinton, Messerly of Black Hawk, Hagedorn of Clay and Millen of Van Buren, on the part of the House, as conferees concerning Senate File 306.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 307 and 411. Fred E. Wier, Chairman House Committee. Konneth Benda, 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 307 and 411.

## BILL SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 7th day of May, 1963, sent to the Governor for his approval: House File 208 (motion to reconsider withdrawn).

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills: on May 6, 1963, Senate Files 408,

428 and 445 ; and on May 7, 1963, House Files 393, 457 and 589, and Senate File 400.

## REPORTS OF COMMITTEES

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 584, a bill for an act to appropriate funds to the state board of regents to expand existing fire training facilities at Iowa 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.

Ray C. Cunningham, Chairman.
Also :
Mr. Speakir: Your committee on appropriations to whom was referred Seacte File 447, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 453, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old-age assistance fund, aid to the disabled and support for Indians residing on a 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.

Ray C. Cunningham, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 460, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1963, and appropriating thereto the sum of two million dollars ( $\$ 2,000,000.00$ ) 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, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 465, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965 , to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this act, begs leave to report it has had
the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.
ray C. Cunningham, Chairman.


#### Abstract

Also : Mr. Speaker: Your committee on appropriations to whom was referred Senate File 466, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the board of control, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for the joint control for the expenditure thereof by the board of control and 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 do pass.


## Ray C. Cunningham, Chairman.

Vermeer of Marion, 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 212, a bill for an act to levy and provide for the collection of a severance tax on certain natural mineral products and to allocate the tax so collected, begs 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 be amended as follows, and when so amended the bill do pass:

Amend House File 212 as follows:
By striking in section 1, line four (4) the word and figure "five (5)" and inserting in lieu thereof the words and figures "two and one-half ( $21 / 2$ )".

Elmer Vermeer, Chairman.

## Also :

Mr. Speaker: Your committee on ways and means to whom was referred Senate File 291, a bill for an act to require county recorders to compile a list of deeds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer Vermeer, Chairman.

## Also :

Mr. Speaker: Your committee on ways and means to whom was referred Senate File 468, a bill for an act to amend section four hundred fifty point eighty-six (450.86), Code 1962, relating to 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 do pass.

Elmer Vermeer, Chairman.

## AMENDMENTS FILED

Amend Senate File 179 as follows:

1. Section 2 , line two (2) of subsection three (3), by striking the word "permit" and inserting in lieu thereof the word "permits".
2. Section 15 , line eight (8), by inserting the word "to" following the word "judgment".
3. Section 16, line eight (8), by inserting the word "to" following the word "judgment".

## Andersen of Woodbury.

Amend Senate File 179 by inserting the following new section after section 13:
"Sec. 14. Any person who purchases liquor in a state-operated liquor store shall place his social security number on said order in space provided."

Further amend by renumbering the remaining sections.

Knock of Union.

Amend Senate File 237 as follows:
Amend Senate File 237, section 5, thereto the following subsection:

The filing of a complaint to maintain an action for damages to crops or livestock due to the improper application of a pesticide must be made to the secretary of agriculture within four weeks following date of application. The secretary shall notify the applicator in question within ten days of receipt of claim for damages.

Miller of Des Moines.

Amend Senate File 237 as follows:

1. By striking after the word "farmer" in section 2, subsection 12, line 67, the words "performing such service for another" and substituting in lieu thereof the words "trading work with another".
2. By striking the period after the word "based" in section 4, subsection 2, line 43 , and adding the words ", if requested by the secretary."
3. Further amend section 4, subsection 2, line 44, by striking the word "shall" and adding the word "may".

Busch of Bremer.

Amend Senate File 237, section 3, line 30, by inserting following the word "a" the word "confidential".

Further amend Senate File 237 by inserting in section 3, line 33, the following sentence: "Except in official proceedings pursuant to section 10 of this act, it shall be unlawful for the secretary or any representative of the department to disclose the translation or decipherment of any code number or designation shown on a container pursuant to this requirement.

## Bock of Hancock.

Amend Senate File 291 as follows:
By inserting after the word "office" in line four (4) thereof the words and figures "subsequent to July 4, 1951".

Carstensen of Clinton.

1 Amend Senate File 403 by striking the word "which" in
2 line five (5) and inserting in lieu thereof the following:
3 ", if such sign, signal, marking, or device".
Stanley of Muscatine.
1 Amend section 1 of Senate File 462 by inserting at the end thereof the following:
3 R. B. Burch, Inc. Motor vehicle
4 Cedar Rapids, Iowa 213-60 fuel tax refund $\$ 1,000.00$ Riley of Linn.
1 Amend House File 569 as follows:
2 1. By striking all of sections 2, 3, 6, 7 and 12.
3 2. Section 11, by striking all of lines twelve (12), 4 thirteen (13) and fourteen (14).
5 amendment.

Lange of Sac.
1 Amend House File 569 by striking all of section 9 and by
2 renumbering the following sections.
Wright of Benton.
On motion by Mowry of Marshall, the House adjourned until 9 :30 a.m., Wednesday, May 8, 1963.

## JOURNAL OF THE HOUSE


#### Abstract

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, May 8, 1963.


The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by Father A. A. Sodawasser, pastor of St . Patrick's Catholic Church, Parkersburg, Iowa.

The Journal of May 7 was approved.

## Leave of absence

Leave of absence was granted as follows:
Darrington of Harrison on request of Olson of Cerro Gordo.

## PRESENTATION OF VISITORS

Nielsen of Shelby presented to the House the Honorable Francis L. Kerr, former member of the House from Shelby County in the Fifty-second and Fifty-fifth General Assemblies.

Casey of Wayne presented to the House twenty-eight students from Russell Community School accompanied by their teacher, Wilda Brandon.

Hirsch of Warren presented to the House forty-five students from Southeast Warren School accompanied by their teacher, Mr. Riley.

Goode of Davis presented to the House seventy-five members of the civics class of Bloomfield School accompanied by their teachers, Mr. Nelson, Mr. Morrison and Mrs. Willingham.

Petersen of Dallas presented to the House six students from Van Meter School accompanied by Mr. and Mrs. Bandy.

Riley of Linn presented to the House the eighth grade class of Prairie Junior High School, Cedar Rapids, accompanied by their principal, Sam Wiley.

## INTRODUCTION OF BILL

House File 594, by committee on judiciary 1, a bill for an act to legalize the publication of notice of incorporation and amendments of articles of incorporation of corporations for pecuniary profit where such notices were not published within the statutory time limit.

Read first time and referred to sifting committee.

## SENATE MESSAGE CONSIDERED

Senate File 464, a bill for an act to make appropriations to certain named counties in settlement of claims made against the State of Iowa.

Read first time and referred to committee on appropriations.

## CONSIDERATION OF BILLS <br> SIFTING COMMITTEE CALENDAR

House File 588, a bill for an act allowing the state appeal board and special assistant attorney general power to approve or reject claims against the state, with report of committee recommending passage, was taken up for consideration.

Ely 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, 89 :

| Andersen of | Goode | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Graham | Meyer | Riley |
| Anderson of | Grassley | Millen | Robinson |
| Ringggold | Hagedorn | Miller of | Shaw |
| Balloun | Hagie | Des Moines | Siglin |
| Baringer | Hakes | Miller of | Smith of |
| Bock | Hanson of | Jones | Dickinson |
| Breitbach | Lyon | Miller of | Smith of |
| Briles | Hanson of | Page | O’Brien |
| Busch | Mitchell | Moffitt | Sokol |
| Camp | Hirsch | Mowry | Stanley |
| Carnahan | Hougen | Mueller | Steele |
| Carstensen | Jarvis | Murphy | Steffen |
| Casey | Johnson | Nelson | Stevenson |
| Coffman | Kibbie | Nielsen of | Stokes |
| Cunningham | Kluever | Emmet | Strothman |
| Den Herder | Knock | Nielsen of | Tabor |
| Dietz | Knowles | Shelby | Van Alstine |
| Dunton | Kreager | Olson | Vermeer |
| Edgington | Lange | Ossian | Vetter |
| Ely | Loss | Palas | Wells |
| Eveland | Lutz | Parker | Wier |
| Falvey | Mahan | Patton | Winkelman |
| Fisher of | Maule | Paul | Wright |
| Greene | McElroy | Petersen of | Mr. Speaker |
| Frazier |  | Dallas |  |

The nays were, none.
Absent or not voting, 19:

| Chalupa | Fischer of <br> Grundy |
| :--- | :--- |
| Crane | Gittins |
| Darrington | Henman |
| Duffy | Hagen |
|  | Halling |
|  | Mensing |

Murray
Peterson of
Woodbury
Prine
Scherle

Sersland
Swisher
Van Nostrand
Walter
Worthington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 18, a bill for an act to create an appointive state board of public instruction, with report of committee recommending passage, was taken up for consideration.

Petersen of Dallas offered the following amendment filed by Petersen, et al., and moved its adoption:

Amend Senate File 18 by striking all after the enacting clause and inserting in lieu thereof the contents of House File 388.

Stanley of Muscatine offered the following amendment to the Petersen, et al., amendment:

Amend the Petersen amendment to Senate File 18, filed May 7, 1963, as follows (lines and sections referred to are as shown in House File 388, which is incorporated in the Petersen amendment):

1. In section 3 , strike in lines 13 through 15 the words "which will be held for the purpose of nominating two (2) candidates for the state board of public instruction".
2. In section 3, strike lines 20 through 39 , inclusive, and insert in lieu thereof the following:
"b. The school board of each school district in the county which currently maintains a four-year high school shall elect one (1) delegate to the district convention, plus one (1) additional delegate for each one thousand $(1,000)$ pupils enrolled in the elementary schools and high schools of such district on the fifteenth (15th) day of September of the previous year."
3. In section 3, line 40 , strike the letter " $d$ " and insert in lieu thereof the letter "c".
4. In section 3 , strike line 46 and insert in lieu thereof the following: "paragraph b of this section."
5. In section 3, strike lines 91 through 119, inclusive, and insert in lieu thereof the following:
"4. By striking from subsection two (2) of such section, lines 20 through 23 , the words 'At the designated time and place the county superintendent so appointed shall convene the meeting, cause a secretary to be elected, and the' and inserting in lieu thereof the following:
'At the designated time and place, the temporary chairman so appointed shall convene the meeting and cause one of the delegates to such district convention to be elected as permanent chairman. Upon election of a permanent chairman, the temporary chairman shall become secretary of the convention. 'The'.
" 5 . By striking from subsection two (2) of such section, line 31, the words 'county superintendent in charge' and inserting in lieu thereof the words 'secretary of the district convention'."
6. In section 3 , line 120, strike the figure " 5 " and insert in lieu thereof the figure " 6 ".

Smith of O'Brien moved that action on Senate File 18 be deferred until the afternoon session, which motion prevailed.

Senate File 349, a bill for an act relating to the amendment of the articles or bylaws of cooperative associations, with report of committee recommending passage, was taken up for consideration.

Smith of O'Brien offered the following amendment filed by Smith and Hagie:
Amend Senate File 349, section 2, line five (5), by inserting after the word "directors" the following: "by a vote of seventy-five percent (75\%) of the directors present,".

Smith of O'Brien offered the following amendment to the amendment and moved its adoption:

Amend the Smith of O'Brien and Hagie amendment to Senate File 349 filed April 3 by striking from line three (3) the word "present".

Amendment to the amendment adopted.
Smith of O'Brien moved the adoption of the amendment as amended.
Amendment as amended adopted.
Hagen 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 102:

| Andersen of Woodbury | Gittins | Meyer | Reppert |
| :---: | :---: | :---: | :---: |
| Anderson of | Graham | Millen of | Riley Robinson |
| Ringgold | Grassley | Des Moines | Scherle |
| Balloun | Hagedorn | Miller of | Sersland |
| Baringer | Hagen | Jones | Siglin |
| Bock | Hagie | Miller of | Smith of |
| Breitbach | Hakes | Page | Dickinson |
| Briles | Halling | Moffitt | Smith of |
| Busch | Hanson of | Mowry | O'Brien |
| Camp | Lyon | Mueller | Sokol |
| Carnahan | Hanson of | Murphy | Stanley |
| Carstensen | Mitchell | Murray | Steele |
| Casey | Hirsch | Nelson | Steffen |
| Chalupa | Hougen | Nielsen of | Stevenson |
| Coffman | Jarvis | Emmet | Stokes |
| Crane | Johnson | Nielsen of | Strothman |
| Cunningham | Kibbie | Shelby | Tabor |
| Den Herder | Kluever | Olson | Van Alstine |
| Denman | Knock | Ossian | Van Nostrand |
| Dietz | Knowles | Palas | Vermeer |
| Dunton | Kreager | Parker | Vetter |
| Ely | Lange | Patton | Walter |
| Eveland | Loss | Paul | Wells |
| Falvey | Lutz | Petersen of | Wier |
| Fischer of | Mahan | Dallas | Winkelman |
| Grundy | Maule | Peterson of | Worthington |
| Fisher of | McElroy | Woodbury | Wright |
| Greene | Messerly | Prine | Mr. Speaker |
| Frazier |  |  |  |

Absent or not voting, 6:
Darrington

Duffy $\quad$| Edgington |
| :--- |
| Mensing |$\quad$ Shaw $\quad$ Swher

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Sersland of Winneshiek moved that the vote by which Senate File 349 passed the House be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

Senate File 237, a bill for an act relating to the distribution, sale, transportation and use of pesticides and devices and to provide for registration and examination of such materials and regulation of their use, with report of committee recommending passage, was taken up for consideration.

Busch of Bremer offered the following amendment filed by him and moved its adoption :

Amend Senate File 237 as follows:

1. By striking after the word "farmer" in section 2, subsection 12, line 66, the words "performing such service for another" and substituting in lieu thereof the words "trading work with another".
2. By striking the period after the word "based" in section 4, subsection 2 , line 43 , and adding the words ", if requested by the secretary."
3. Further amend section 4, subsection 2, line 44, by striking the word "shall" and adding the word "may".

Amendment adopted.
Bock of Hancock offered the following amendment filed by her and moved its adoption:

Amend Senate File 237, section 3, line 30, by inserting following the word " a " the word "confidential".

Further amend Senate File 237 by inserting in section 3, line 33, the following sentence: "Except in official proceedings pursuant to section 10 of this act, it shall be unlawful for the secretary or any representative of the department to disclose the translation or decipherment of any code number or designation shown on a container pursuant to this requirement.

Amendment adopted.
Miller of Des Moines offered the following amendment filed by him :
Amend Senate File 237 as follows:
Amend Senate 237, section 5, by adding thereto the following subsection:
The filing of a complaint to maintain an action for damages to crops or livestock due to the improper application of a pesticide must be made to the secretary of agriculture within four weeks following date of application. The secretary shall notify the applicator in question within ten days of receipt of claim for damages.

Hagie of Wright offered the following amendment to the amendment:

Amend the Miller of Des Moines amendment to Senate File 237 filed May 7 by inserting after the word "to" in line five (5) the word "persons,".

On motion by Mowry of Marshall, the House recessed until 2:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
The House resumed consideration of Senate File 237.
Hagie of Wright asked and received unanimous consent to withdraw his amendment to the Miller amendment.

Miller of Des Moines asked and received unanimous consent to withdraw his amendment.

Stanley of Muscatine offered the following amendment filed by him :

Amend Senate File 237 as follows:

1. In section 5, line 24, strike the word "shall" and insert in lieu thereof the word "may".
2. In section 2 insert at the end of line 67 the following: "The term 'commercial applicator' shall not include any person," working under the direct supervision of a licensed commercial applicator."

Stanley of Muscatine moved the adoption of division 1 of his amendment.

Division 1 of amendment adopted.
Stanley of Muscatine asked and received unanimous consent to withdraw division 2 of his amendment.
Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"'
The ayes were, 77:

| Andersen of | Eveland | Jarvis | Miller of |
| :--- | :--- | :--- | :--- |
| Woodbury | Fischer of | Johnson | Des Moines |
| Galloun | Grundy | Kibbie | Miller of |
| Bock | Fisher of | Kluever | Jones |
| Breitbach | Greene | Knock | Miller of |
| Busch | Frazier | Knowles | Page |
| Camp | Graham. | Kreager | Moffitt |
| Carnahan | Grassley | Lange | Mueller |
| Carstensen | Hagedorn | Lutz | Murphy |
| Chalupa | Hagie | Mahan | Murray |
| Cunningham | Hakes | Maule | Nelson |
| Dietz | Hanson of | McElroy | Nielsen of |
| Duffy | Lyon | Mensing | Shelby |
| Dunton | Hanson of | Messerly | Olson |
| Edgington | Mitchell | Meyer | Petersen of |
| Ely | Hirsch | Millen | Dallas |


| Peterson of | Sersland | Stanley | Wells |
| :--- | :--- | :--- | :--- |
| Woodbury | Shaw | Stokes | Wier |
| Prine | Smith of | Tabor | Winkelman |
| Reppert | Dickinson | Van Alstine | Worthington |
| Riley | Smith of | Vetter | Wright |
| Robinson | O'Brien | Walter | Mr. Speaker |
| Scherle | Sokol |  |  |
| The nays were, 25: |  |  |  |
| Anderson of | Den Herder |  |  |
| Ringgold | Goode | Nielsen of | Siglin |
| Baringer | Halling | Emmet | Steele |
| Briles | Hougen | Ossian | Steffen |
| Casey | Loss | Palas | Stevenson |
| Coffman | Mowry | Parker | Strothman |
| Crane |  | Paul | Van Nostrand |
| Absent or not voting, 6: |  | Vermeer |  |
| Darrington | Falvey |  |  |
| Denman | Gittins | Hagen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE CONCURRENT RESOLUTION 22 <br> Andersen of Woodbury and Maule of Monona

Whereas, a study committee was established by House Joint Resolution 8, Chapter 307, Acts of the Fifty-seventh General Assembly to study the Iowa-Nebraska boundary line, and

Whereas, said study committee reporting to the Fifty-ninth General Assembly recommended the establishment of a boundary line between the states of Iowa and Nebraska, and

Whereas, neither the Fifty-ninth nor Sixtieth General Assemblies have been able to reach agreement concerning the settlement of the IowaNebraska boundary line, now therefore:

Be It Resolved by the House of Representatives, the Senate Concurring: That the legislative research committee designated by this General Assembly create a joint advisory committee of legislators under the provisions of chapter 2, Code of 1962.
Be It Further Resolved, that the joint advisory committee shall have full power and authority to conduct hearings and make a comprehensive study of all matters relating to a settlement of the Iowa-Nebraska boundary line. Advisory committee members shall be permitted to meet with members of the Nebraska General Assembly for the purpose of trying to agree upon a boundary line acceptable to both states.

Be It Further Resolved, that all study findings and recommendations be reported to the members of the Sixty-first Iowa General Assembly prior to January 1, 1965. Any recommendations made by the advisory committee shall be supported by bills.

Laid over under Rule 25.
The House resumed consideration of Senate File 18, a bill for an act to create an appointive state board of public instruction and the following Stanley amendment:

Amend the Petersen amendment to Senate File 18, filed May 7, 1963, as
follows (lines and sections referred to are as shown in House File 388, which is incorporated in the Petersen amendment) :

1. In section 3 , strike in lines 13 through 15 the words "which will be held for the purpose of nominating two (2) candidates for the state board of public instruction".
2. In section 3, strike lines 20 through 39, inclusive, and insert in lieu thereof the following:
" b . The school board of each school district in the county which currently maintains a four-year high school shall elect one (1) delegate to the district convention, plus one (1) additional delegate for each one thousand $(1,000)$ pupils enrolled in the elementary schools and high schools of such district on the fifteenth (15th) day of September of the previous year."
3. In section 3, line 40, strike the letter "d" and insert in lieu thereof the letter " c ".
4. In section 3, strike line 46 and insert in lieu thereof the following: "paragraph b of this section."
5. In section 3, strike lines 91 through 119, inclusive, and insert in lieu thereof the following:
"4. By striking from subsection two (2) of such section, lines 20 through 23 , the words 'At the designated time and place the county superintendent so appointed shall convene the meeting, cause a secretary to be elected, and the' and inserting in lieu thereof the following:
'At the designated time and place, the temporary chairman so appointed shall convene the meeting and cause one of the delegates to such district convention to be elected as permanent chairman. Upon election of a permanent chairman, the temporary chairman shall become secretary of the convention. The'.
" 5 . By striking from subsection two (2) of such section, line 31 , the words 'county superintendent in charge' and inserting in lieu thereof the words 'secretary of the district convention'."
6. In section 3, line 120 , strike the figure " 5 " and insert in lieu thereof the figure " 6 ".

Division of the amendment was requested.
Stanley of Muscatine moved the adoption of divisions 2, 3 and 4 of his amendment.

Divisions 2, 3 and 4 of amendment lost.
Stanley of Muscatine moved the adoption of divisions 1,5 and 6 of his amendment.

Roll call was requested by Stanley of Muscatine and Worthington of Decatur.

On the question "Shall divisions 1, 5 and 6 be adopted?"
Rule 69 was invoked.
The ayes were, 48:

| Andersen of | Bock | Casey | Dunton |
| :---: | :--- | :--- | :--- |
| Woodbury | Breitbach | Chalupa | Ely |
| Anderson of | Camp | Cunningham | Eveland |
| Ringgold | Carnahan | Denman <br> Baringer | Carstensen |


| Gittins | Lutz |
| :--- | :--- |
| Hagie | Mahan |
| Hakes | McElroy |
| Halling | Messerly |
| Hanson of | Meyer |
| Mitchell | Millen |
| Johnson | Miller of |
| Kluever | Des Moines |
| Knowles |  |


| Miller of |
| :--- |
| Jones |

Mowry
Murphy
Reppert
Riley
Sokol
Stanley

The nays were, 56:

Balloun
Briles
Busch
Busch
Coffman
Crane
Den Herder

## Dietz

Edgington
Fischer of
Grundy
Fisher of
Greene
Goode
Graham
Grassley
Hagedorn

| Hanson of |
| :--- |
| Lyon |

Hirsch
Hougen
Jarvis
Kibbie
Knock
Kreager
Lange
Loss
Maule
Mensing
Miller of
Page
Moffitt
Mueller
Murray

Nelson Nielsen of Emmet Nielsen of Shelby
Olson Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas Peterson of Woodbury Prine Robinson
Absent or not voting, 4:
Darrington Hagen

Divisions 1, 5 and 6 of amendment lost.
Petersen of Dallas offered the following amendment to his amendment and moved its adoption :

Amend the Petersen amendment to Senate File 18 filed May 7, 1963, as
follows: By striking in section 3, line 98, the words "not more than".
Amendment to the amendment adopted.
Knock of Union moved to substitute the following amendment for the Petersen amendment:

Amend Senate File 18 by striking all after the enacting clause and substituting in lieu thereof the contents of House File 314.

Vetter of Washington moved that Senate File 18 and the Knock amendment be laid on the table, which motion lost.

Carnahan of Wapello moved the previous question on the Knock substitute motion.

On the question "Shall the Knock amendment be substituted for the Petersen amendment?"

The motion lost.

Petersen of Dallas moved the adoption of his amendment as amended.

Roll call was requested by Nelson of Winnebago and Walter of Hardin.

On the question "Shall the Petersen amendment as amended be adopted?"

Rule 69 was invoked.
The ayes were, 49:

| Balloun | Gittins | Mensing | Peterson of |
| :--- | :--- | :--- | :--- |
| Baringer | Hagie | Messerly | Woodbury |
| Bock | Hanson of | Millen | Prine |
| Busch | Lyon | Miller of | Reppert |
| Carnahan | Hanson of | Jones | Siglin |
| Carstensen | Mitchell | Miller of | Stanley |
| Chalupa | Harsch | Page | Steele |
| Crane | Hougen | Moffitt | Van Alstine |
| Cunningham | Johnson | Mowry | Van Nostrand |
| Denman | Kluever | Olson | Vetter |
| Dietz | Kreager | Parker | Wells |
| Dunton | Lange | Paul | Wier |
| Ely | Mahan | Petersen of | Wright |
| Falvey | McElroy | Dallas |  |

The nays were, 53:

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Anderson of | Frazier |
| Ringgold | Goode |
| Breitbach | Graham |
| Briles | Grassley |
| Camp | Hagedorn |
| Casey | Hakes |
| Coffman | Halling |
| Den Herder | Kibbie |
| Duffy | Knock |
| Edgington | Knowles |
| Eveland | Loss |
| Fischer of | Lutz |
| Grundy | Maule |
|  | Meyer |

Miller of
Des Moines
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Patton
Robinson
Sersland
Shaw

Smith of Dickinson Smith of O'Brien
Sokol
Steffen
Stevenson
Stokes
Strothman
Tabor
Vermeer
Walter
Winkelman
Worthington
Mr. Speaker

Absent or not voting, 6:

| Darrington | Scherle | Riley | Swisher |
| :--- | :--- | :--- | :--- |
| Hagen |  |  |  |

Amendment as amended lost.
Senate File 18 pending at adjournment.

## LEGISLATIVE INTENT

It is the intent of this Legislature, the Sixtieth General Assembly, that the industrial chemicals mentioned in House File 208 are only those chemicals which come in direct contact with the finished product, and to the
extent that they are used exclusively for this purpose. For the purpose of this Act, water is not an industrial chemical.

Paul Knowles. Chester Hougen. John Camp. Harry R. Gittens. Francis Messerly. C. E. Grassley.<br>Lawrence D. Carstensen. Riley Dietz. Tom Riley.

## HOUSE RESOLUTION 8

By: Patronage Committee
Whereas, the Chief Clerk of the House has responsibilities and duties to perform during the interim between the sessions of the General Assembly; and

Whereas, during the interim between the sessions of the General Assembly the Chief Clerk of the House has expenses in connection with his interim duties, in his capacity as Chief Clerk, such as stenographic expenses; and

Whereas, in that undertaking he has need of the services of a secretary to assist in his performance of such duties.

Now, Therefore, Be It Resolved: That the Speaker of the House is hereby authorized to approve such expense and authorize payment of compensation for as many days each month as determined by him for the Chief Clerk and his secretary, at the same rate of pay as was fixed for the regular session. of the Sixtieth General Assembly. The state comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the Speaker of the House as provided for in the first paragraph of section two point twenty (2.20), Code 1962.

Laid over under Rule 25.

## REPORT OF SIFTING COMMITTEE

Mr. Speakir: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the sifting committee calendar:
H. F. 492 Relating to recovery of damages against parents of minors.
H. F. 410 Relating to the adoption of city and town codes.
H. F. 554 Relating to providing for the regulation of the practice of nursing.
H. F. 380 Relating to the powers of cities and towns and to confer upon them broad powers of self-determination.
H. F. 591 Relating to the issuance of bonds for conservation purposes by certain counties.
H. F. 594 To legalize the publication of notice of incorporation and amendments of articles of incorporation of corporations for pecuniary profit.
S. F. 183 Relating to increasing the number of deputies from three (3) to four (4).
S. F. 282 Relating to maximum millage rates for taxes caused to be levied by cities and towns.
S. F. 340 Relating to the confidential character of research studies for the purpose of reducing morbidity or mortality.
S. F. 407 Relating to special plates for motor vehicles.
S. F. 426 Relating to workmen's compensation for occupational diseases.
S. F. 392 Relating to exempting personal property in transit from taxation.
S. F. 457 Relating to compensation of members of the Iowa development commission.
S. F. 448 Relating to credit against annual license fees of corporations.
S. F. 441 Relating to salaries paid to the clerks of the grand juries.
S. F. 454 Relating to public contracts and bonds.
S. F. 174 Relating to defining the residence requirement for policemen and firemen.
S. F. 250 Relating to the allocation of general school aid funds to junior college districts.
S. F. 461 Relating to regulation and taxation of travel trailers. Samuel E. Robinson, Chairman, Sifting Committee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 286, 462, and Senate File 365.
Fred E. Wier,
Chairman House Committee.
Kennery
Benda,
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 286, 462, and Senate File 365.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speakmr: Your committee on enrolled bills respectfully reports that it has, on this 8th day of May, 1963, sent to the Governor for his approval: House Files 286 and 462.

Fred E. Wier, Chairman.
Report adopted.

## AMENDMENTS FILED

1
2 and inserting in lieu thereof the following:
3
4
Section 1. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended as follows:

1. By striking from line nineteen (19) the words "five mills" and inserting in lieu thereof the words "one (1) mill".
2. By adding the following after the word "resides." at the end of said section:
"The tax provided for in section four hundred thirty point seven (430.7) of the Code shall be at the rate of five (5) mills on the dollar."

Sec. 2. Chapter four hundred twenty-nine (429), Code 1962, is hereby amended by adding the following new section:
"All transfers as defined in this section made within sixty (60) days of the time for declaration of moneys and credits which result in avoidance of the tax imposed by this chapter, shall be presumed to have been made to evade the tax on moneys and credits and as a transfer to evade tax shall be taxed at actual value in present form. The burden shall be on the owner to overcome such presumption. When used in this section transfers shall be construed to mean:
" 1 . The borrowing of money, and the use of such debt to reduce the total dollar value of moneys and credits declared, while the money borrowed is retained in such form on the date for declaration so as to be noninterest bearing.
"2. The exchanging of taxable moneys and credits for nontaxable moneys and credits prior to the day for assessment, and the exchange back to taxable moneys and credits within six (6) months after the time for declaring moneys and credits."

Sec. 3. Chapter four hundred twenty-nine (429), Code 1962, is further amended by adding thereto the following new sections:

1. "The owner of moneys and credits shall declare to the assessor all such moneys and credits notwithstanding the fact that such moneys and credits may be subject to exemption or deduction."
2. "When used in this chapter 'actual value of corporate shares or stock' means the fair market value of such shares or stock as of December thirty-one (31), next preceding the January one (1) assessment date."

Sec. 4. Section four hundred twenty-nine point four (429.4), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"1. After declaration of all moneys and credits whatsoever, each person may deduct from the actual taxable value of such moneys and credits in order to compute the tax the sum of five thousand $(5,000)$ dollars, and a married person may deduct an additional five thousand $(5,000)$ dollars for his spouse without regard as to legal ownership of such moneys and credits. In no case shall a married couple claim more than ten thousand ( 10,000 ) dollars as a deduction under this subsection whether they declare jointly or severally.
'"2. A person may deduct the gross amount of good-faith debts owing by him from the actual dollar value of the declared moneys and credits before computing tax.
"3. Noninterest bearing moneys and credits and accounts receivable are tax exempt, except that they shall be declared and deducted from the allowable deduction provided for in subsection one (1) of this section."

Sec. 5. Section four hundred twenty-seven point one (427.1), Code 1962, is hereby amended as follows:

1. By repealing subsection five (5).
2. By repealing subsection twenty (20).
3. By repealing subsection twenty-three (23).

Sec. 6. Section four hundred twenty-nine point fourteen (429.14), Code 1962, is hereby repealed.

Further amend the title to House File 5 by striking all after the word "Act" in line 1 and inserting in lieu thereof the words "relating to moneys and credits."

Andersen of Woodbury.
Amend the Reppert amendment to Senate File 171 filed May 3 by striking the period at the end of line twelve (12) and inserting in lieu thereof the following: "and shall apply only to the annual inspections."

Reppert of Polk.
Amend Senate File 179 as follows:

1. Amend by striking all of section 2 and subsections one (1), four (4) and six (6) of section 3.
2. Amend by striking all of section 4 and inserting in lieu thereof the following:

Section one hundred twenty-three point twenty-two (123.22), subsection one (1), Code 1962, is hereby amended by adding after the words "nor may any person" in line two (2) the words "required by law to have a permit,".

Section one hundred twenty-three point twenty-two (123.22), subsection two (2), Code 1962, is hereby amended by striking paragraphs "a" and "b".
3. Amend by striking all of section 5 .
4. Amend by striking all of section 6 and inserting in lieu thereof the following:

Section one hundred twenty-three point twenty-seven (123.27), Code 1962, is hereby amended by striking all of lines one (1), two (2), three (3) and four (4) and inserting in lieu thereof the words "Special permits shall be issued as herein provided."

Section one hundred twenty-three point twenty-seven (123.27), Code 1962, is further amended by striking all of paragraph " a ". of subsection two (2).
5. Amend section 7 by striking from lines one (1) and two (2) the words and figures "one hundred twenty-three point twenty-eight (123.28), one hundred twenty-three point twenty-nine (123.29),"
6. Amend by inserting after section 7 the following new section:

Section one hundred twenty-three point twenty-eight (123.28), Code 1962, is hereby amended by striking therefrom the first sentence.
7. Amend by striking all of section 9.
8. Amend by striking all of section 10 and inserting in lieu thereof the following:

Section one hundred twenty-three point forty-five (123.45), Code 1962, is hereby repealed.
9. Amend section 13 , line six (6), by striking the word and figures "twenty-five (25)" and inserting in lieu thereof the
word and figures "twenty-one (21)".
10. Amend by striking all of section 14.

Hougen of Black Hawk. Stanley of Muscatine. Andersen of Woodbury. Reppert of Polk. Kibbie of Palo Alto.

Amend Senate File 461 by striking all after the enacting clause and inserting in lieu thereof the following:
Sections one hundred thirty-five D point nine (135D.9), one hundred thirty-five D point ten (135D.10) and one hundred thirtyfive $D$ point twenty-one (135D.21), Code 1962, are hereby repealed and sections one (1) to five (5), inclusive, hereof enacted in lieu thereof.

Section 1. The owner of each mobile home shall pay to the county treasurer a semiannual tax as herein provided. However, when the owner is any educational institution and the mobile home is used solely for student housing or when the owner is the State of Iowa or a subdivision thereof, the owner shall be exempt from the tax provided herein. The semiannual tax shall be computed as follows:

1. Multiply the number of square feet of floor space each mobile home contains when parked and in use by seven and onehalf cents. In computing floor space the exterior measurements of the mobile home shall be used as shown on the certificate of registration and title, but not including any area occupied by any hitching device.
2. The amount thus computed shall be the semiannual tax for all mobile homes for the first five years after the year of manufacture.
3. For the sixth through ninth years after the year of manufacture the semiannual tax shall be ninety percent of the tax computed according to subsection one (1) of this section.
4. For all mobile homes ten or more years after the year of manufacture the semiannual tax shall be eighty percent of the tax computed according to subsection one (1) of this section.
5. The semiannual tax shall be figured to the nearest whole dollar.

Sec. 2. There shall be exempted from the semiannual tax the manufacturer's and dealer's inventory of mobile homes not in use as a place of human habitation. All travel trailers shall be exempt from this tax. Mobile homes and travel trailers in the inventory of manufacturers and dealers shall be exempt from personal property tax. Mobile homes coming into.Iowa from out of state shall be liable for the tax computed pro rata to the nearest whole month, for the time such mobile home is actually situated in Iowa.

Sec. 3. The semiannual tax provided herein shall be due and payable to the county treasurer semiannually on January 1 and July 1 in each year; and shall be delinquent February 1 and August 1 in each year, after which a penalty of five percent shall be added each month until paid. A mobile home parked and put to use at any time after January 1 or July 1 shall be immediately subject to the said taxes prorated for the remaining
months or days of the tax period. Said tax shall be due and payable immediately, and delinquent thirty days after said parking and subject to the same penalties herein set out.

Each mobile home park licensee is hereby required to keep an accurate and complete record of the number of units of mobile homes harbored in his park, listing the owner's name, year and make of the unit and whether there is a current registration plate, and to report such information on or before the tenth day of each month to the county treasurer. The records of such licensee shall be open to inspection by a duly authorized representative of any law-enforcement agency. Any property owner, manager or tenant shall report to the assessor any and all mobile homes parked upon any property owned, managed, or rented by him.

The county treasurer shall report the name of any owner of a mobile home and the year, make, and serial number of each unit on which there is no current registration plate to the Iowa department of public safety. The motor vehicle registration division shall be the enforcement agency for enforcement of registration provisions.

The tax and registration fee shall be a lien on the vehicle senior to any other lien there may be upon it. The mobile home and automobile bearing current registration plates issued by any other state than the State of Iowa and remaining within this state for an accumulated period not to exceed ninety days in any twelve-month period shall not be subject to Iowa tax. However, when one or more persons occupying a mobile home bearing a foreign registration are employed, there shall be no exmption from Iowa registration and tax herein provided. This tax shall be in lieu of all other taxes general or local.

Sec. 4. The tax and any penalties provided by section three (3) herein shall be allocated to the school fund of the district wherein the mobile home is located.

Sec. 5. No mobile home shall be assessed for property tax nor be eligible for homestead tax credit or military service tax credit unless:

1. The mobile home owner intends to convert his mobile home to real estate and does so by:
a. Attaching his unencumbered mobile home to a permanent foundation on real estate owned by him. Encumbered mobile homes shall not be converted to real property.
b. Destruction or modification of the vehicular frame rendering it impossible to reconvert the real property thus created to a mobile home.
2. After converting a mobile home to real estate, the owner shall notify the assessor who shall inspect the new premises for compliance with the provisions of this section and if the mobile home is properly converted, the assessor shall then collect the mobile home vehicle title, registration, and license plates from the owner and enter the property upon the tax rolls.

Sec. 6. Section one hundred thirty-five D point one (135D.1), Code 1962, is amended by striking subsection one (1) and inserting in lieu thereof the following:

1. "Mobile home" means any vehicle without motive power used or so manufactured or constructed as to permit its being

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used as a conveyance upon the public streets and highways and so designed, constructed, or reconstructed as will permit the vehicle to be used as a place for human habitation by one or more persons; but shall also include any such vehicle with motive power not registered as a motor vehicle in Iowa.

Sec. 7. Section four hundred forty-one point seventeen (441.17), Code 1962, is hereby amended by adding thereto the following new subsection:

Measure the exterior length and exterior width of all mobile homes except those for which said measurements are contained in the manufacturer's and importer's certificate of origin, and report said information to the county treasurer. In the calendar year 1963, said duty shall be performed between September 1 and November 30. Check all mobile homes and travel trailers for violations of registration and for inaccuracy of measurements as necessary or upon written request of the county treasurer and report such findings immediately to the county treasurer. If a mobile home has been converted to real estate the registration certificate, registration plates, and title shall be collected and returned to the county treasurer for cancellation. If the registration fees and any taxes due for prior years have not been paid, the assessor shall collect the unpaid registration fees and taxes due as a condition of conversion. It shall be the further duty of the assessor to make sufficiently frequent inspections and checks within his entire jurisdiction of all mobile homes and mobile home parks and travel trailers and make all the required and needed reports to carry out the intents and purposes of this section.

Sec. 8. Section three hundred twenty-one point one (321.1), Code 1962, is amended by striking subsection sixty-eight (68) and inserting in lieu thereof the following:
"Mobile home" means any vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed, constructed, or reconstructed as will permit the vehicle to be used as a place for human habitation by one or more persons.
"Travel trailer" or "camping trailer" means a vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed to permit the vehicle to be used as a place of human habitation by one or more persons. Said vehicle may be up to eight feet in width and any length provided its gross weight does not exceed forty-five hundred pounds which shall be the manufacturer's shipping or the actual weight of the vehicle fully equipped, or any weight provided its overall length does not exceed twenty-eight feet. Such vehicle shall be customarily or ordinarily used for vacation or recreational purposes and not used as a place of permanent habitation. If any such vehicle is used in this state as a place of human habitation for more than ninety days in any twelve-month period it shall be classed as a mobile home regardless of the size and weight limitations herein provided.

Sec. 9. Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1962, is amended by striking sub-
section three (3) and inserting in lieu thereof the following:
3. Mobile homes, regardless of whether or not they are used on the highways, except those in a dealer's or a manufacturer's stock not used as a place for human habitation, a semiannual fee of two and one-half dollars which shall not be prorated or refunded. The semiannual tax provided in chapter one hundred thirty-five $D$ (135D) of the Code shall be paid at the same time that the registration fee is paid and the issuance of the registration certificate and plate herein provided shall be subject thereto. However, when the owner is any educational institution and the mobile home is used solely for student housing or when the owner is the State of Iowa or a subdivision thereof, the owner shall be exempt from the provisions of this chapter.

Travel trailers and camping trailers, regardless of whether or not they are used on the highways, except those in manufacturer's or dealer's stock, an annual fee of fifteen cents per square foot of floor space computed in the exterior measurements, but excluding any area occupied by any trailer hitch as provided by and certified to by the owner, which amount shall not be prorated or refunded; except the annual fee for travel trailers or camping trailers, when registered in Iowa for the first time, shall be prorated on a monthly basis. The registrant of a travel trailer or camping trailer shall be issued a "travel trailer" plate. It is further provided the annual fee thus computed shall be limited to seventy-five percent of the full fee after the sixth registration.
If a mobile home, travel trailer or camping trailer, shall have been registered under the provisions of this chapter at any time during a calendar year, said mobile home, travel. trailer or camping trailer, shall not be subject to a personal property tax for said year.

Sec. 10. Section three hundred twenty-one point forty-five (321.45), subsection one (1), Code 1962, is hereby amended by adding thereto the following:

For each new mobile home, travel trailer and camping trailer said manufacturer's or importer's certificate shall also contain thereon the exterior length and exterior width of said vehicle not including any area occupied by any hitching device, and the manufacturer's shipping weight.

Sec. 11. Sections one (1) to six (6), inclusive, and sections eight (8) and nine (9) of this Act shall become effective as of January 1, 1964.

Gitilins of Pottawattamie.
CAMP of Clinton.
ANDERSEN of Woodbury.
Hanson of Mitchell.
SERSLAAND of Winneshiek.
Mensing of Cedar.
Ely of Linn.
OLsON of Cerro Gordo.
Coffman of Iowa.
Messerdy of Black Hawk.
Scherle of Mills.

## 1 Amend Senate File 465 as follows:

2 1. By striking from section seventeen (17) in line nineteen
3 (19) the words "both the budget and financial control committee 4 and".
5. 2. By striking from section seventeen (17), line twenty6 seven (27), the words "the budget and financial control committee 7 as well as that of".

Ely of Linn.
1 Amend Senate File 465 by striking all of section 17 and
2 by renumbering the subsequent sections in conformity with
3 this amendment.
Reppert of Polk.
1 Amend Senate File 466 as follows:
2 1. Section two (2) by striking from lines two (2) and
3 three (3) the words ", with the approval of the budget and
4 financial control committee,".
2. Section three (3) by inserting a period after the word "committee" in line four (4) and striking all words thereafter in section three (3).

## Ely of Linn.

On motion by Mowry of Marshall, the House adjourned until $9: 30$ a.m., Thursday, May 9, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Thursday, May 9, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Clinton Wolf, pastor of the Christian Church, Osceola, Iowa.

The Journal of May 8 was approved.

## LEAVE OF AbSENCE

Leave of absence was granted as follows:
Crane of Crawford on request of Lutz of Clarke; Nielsen of Emmet for the morning on request of Mueller of Worth; Hagen of Allamakee on request of Sersland of Winneshiek; Graham of Ida and Wells of Taylor on request of Hirsch of Warren.

## PRESENTATION OF VISITORS

Fisher of Greene presented to the House sixty-three sixth grade students from East Greene Community School accompanied by their teachers, Mesdames Lappe, Heater and Lanteau.

Strothman of Henry presented to the House ten students from Mount Pleasant High School accompanied by their advisors, Mesdames Martin, Mehaffey and Shively.

## MOTION TO RECONSIDER HOUSE FILE 115 LOST

Nelson of Winnebago called up for consideration the motion to reconsider the vote on House File 115 filed by Reppert of Polk on May 6, 1963.

Reppert of Polk moved to reconsider the vote by which House File 115 passed the House.

Motion lost.
MOTION TO RECONSIDER SENATE FILE 175 LOST
Knock of Union called up for consideration the motion to reconsider the vote on Senate File 175 filed by Peterson of Woodbury on April 30.

Knock of Union moved to reconsider the vote by which Senate File 175 failed to pass the House.

Motion lost.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 179, a bill for an act to abolish liquor permits.

Hougen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 179 as follows:

1. Amend by striking all of section 2 and subsections one (1), four (4) and six (6) of section 3.
2. Amend by striking all of section 4 and inserting in lieu thereof the following:

Section one hundred twenty-three point twenty-two (123.22), subsection one (1), Code 1962, is hereby amended by adding after the words "nor may any person" in line two (2) the words "required by law to have a permit,".

Section one hundred twenty-three point twenty-two (123.22), subsection two (2), Code 1962, is hereby amended by striking paragraphs " $a$ " and " $b$ ".
3. Amend by striking all of section 5 .
4. Amend by striking all of section 6 and inserting in lieu thereof the following:

Section one hundred twenty-three point twenty-seven (123.27), Code 1962, is hereby amended by striking all of lines one (1), two (2), three (3) and four (4) and inserting in lieu thereof the words "Special permits shall be issued as herein provided."

Section one hundred twenty-three point twenty-seven (123.27), Code 1962, is further amended by striking all of paragraph " $a$ " of subsection two (2).
5. Amend section 7 by striking from lines one (1) and two (2) the words and figures "one hundred twenty-three point twenty-eight (123.28), one hundred twenty-three point twenty-nine (123.29),".
6. Amend by inserting after section 7 the following new section:

Section one hundred twenty-three point twenty-eight (123.28), Code 1962, is hereby amended by striking therefrom the first sentence.
7. Amend by striking all of section 9.
8. Amend by striking all of section 10 and inserting in lieu thereof the following:

Section one hundred twenty-three point forty-five (123.45), Code 1962, is hereby repealed.
9. Amend section 13, line six (6), by striking the word and figures "twenty-five (25)" and inserting in lieu thereof the word and figures "twenty-one (21)".
10. Amend by striking all of section 14.

Amendment adopted.
Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on March 28 and found on page 880 of the House Journal.

Knock of Union offered the following amendment filed by him :
Amend Senate File 179 by inserting the following new section after section 13:
"Sec. 14. Any person who purchases liquor in a state-operated liquor store shall place his social security number on said order in space provided."

Further amend by renumbering the remaining sections.
Knock of Union asked and received unanimous consent to withdraw his amendment.

Andersen of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 179 as follows:

1. Section 2, line two (2) of subsection three (3), by striking the word "permit" and inserting in lieu thereof the word "permits".
2. Section 15, line eight (8), by inserting the word "to" following the word "judgment".
3. Section 16, line eight (8), by inserting the word "to" following the word "judgment".

Andersen of Woodbury asked and received unanimous consent to withdraw division 1 of his amendment.

Andersen of Woodbury moved the adoption of divisions 2 and 3 of his amendment.

Divisions 2 and 3 of amendment adopted.
Mowry of Marshall moved the previous question on the bill, which motion prevailed.

Andersen 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 66 :

| Andersen of | Fischer of | Miller of | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Des Moines | Schrle |
| Breitbach | Fisher of | Miller of | Sersland |
| Briles | Greene | Jones | Shaw |
| Busch | Frazier | Miller of | Smith of |
| Camp | Gittins | Page | Dickinson |
| Carnahan | Hagedorn | Mowry | Sokol |
| Carstensen | Hagie | Murphy | Stanley |
| Casey | Hakes | Mueller | Steele |
| Chalupa | Hougen | Murray | Steffen |
| Coffman | Kibbie | Nelson | Stevenson |
| Darrington | Knowles | Ossian | Stokes |
| Denman | Loss | Palas | Tabor |
| Dietz | Lutz | Paul | Van Nostrand |
| Duffy | Mahan | Petersen of | Vermeer |
| Dunton | Maule | Dallas | Vetter |
| Ely | Mensing | Peterson of | Walter |
| Eveland | Woodbury | Worthington |  |
|  | Meger | Reppert | Wright |
|  |  |  |  |

The nays were, 35 :

| Anderson of <br> Ringgold | Grassley <br> Halling <br> Balloun |
| :--- | :--- |
| Baringer | Hanson of |
| Bock | Lyon |
| Cunningham | Hanson of |
| Den Herder | Mitchell |
| Edgington | Harsch |
| Falvey | Jarvis |
| Goode | Johnson |
| Kluever |  |

Absent or not voting, 7:

| Crane | Hagen <br> Graham | Nielsen of <br> Emmet | Swisher <br> Wesserly |
| :--- | :---: | :---: | :---: |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Knowles of Scott moved that the vote by which Senate File 179 passed the House be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

## WAYS AND MEANS CALENDAR

Senate File 468, a bill for an act to amend section four hundred fifty point eighty-six (450.86), Code 1962, relating to inheritance tax, with report of committee recommending passage, was taken up for consideration.

Knowles of Scott offered the following amendment filed by him and moved its adoption :

Amend Senate File 468 by adding thereto the following new section:
Section four hundred fifty point eighty-six (450.86), Code 1962, is hereby amended by inserting after the word "assets" in line three (3) the words ", exclusive of life insurance policies payable to named beneficiaries,".

Amendment adopted.
Vermeer 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.

Rule 69 was invoked.
On the question "Shall the bill pass 9 "
The ayes were, 64:

| Andersen of | Chalupa | Ely | Hagie |
| :---: | :---: | :---: | :---: |
| Woodbury | Coffman | Eveland | Hakes |
| Balloun | Cunningham | Falvey | Hanson of |
| Baringer | Darrington | Fischer of | Lyon |
| Bock | Den Herder | Grundy | Hanson of |
| Breitbach | Denman | Frazier | Mitchell |
| Busch | Dietz | Gittins | Hougen |
| Camp | Dunton | Grassley | Kibbie |
| Carstensen | Edgington | Hagedorn | Kluever |


| Knowles | Murphy |
| :--- | :--- |
| Kreager | Murray |
| Loss | Nielsen of |
| Lutz | Shelby |
| Maule | Ossian |
| Millen | Palas |
| Miller of | Parker |
| Jones | Paul |
| Mowry | Peterson of |
| Mueller | Woodbury |

The nays were, 36 :

| Anderson of | Jarvis |
| :---: | :---: |
| Ringgold | Johnson |
| Briles | Knock |
| Carnahan | Lange |
| Casey | Mahan |
| Duffy | McEIroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Goode | Meyer |
| Halling | Miller of |
| Hirsch | Des M |

Miller of
Page
Moffitt
Nelson
Olson
Patton
Petersen of
Dallas
Reppert
Robinson

Scherle Steele
Stokes
Strothman
Tabor
Walter
Wier
Winkelman
Mr. Speaker

Absent or not voting, 8:

| Crane | Nielsen of |
| :--- | :---: |
| Graham | Emmet |

Shaw
Swisher

Van Nostrand Wells

## Hagen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Camp of Clinton moved that the vote by which Senate File 468 passed the House be reconsidered and the motion to reconsider be laid on the table, which motion lost.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 18, a joint resolution to create an interim commission to study the court system of Iowa with a view to reorganization of the structure to secure the maximum utilization of personnel for the efficient handling of litigation.

Also: That the President has appointed as members of the conference committee on Senate File 306, a bill for an act relating to retail sales tax and use tax on leases or rentals of equipment, on the part of the Senate: Senators Doran, Schroeder, Shaff and Wiley.

Also: That the Senate has concurred in the House amendments to and passed Senate File 437, a bill for an act providing for home rule liquor control.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 539, a bill for an act relating to the purchase and operation of such aircraft as required by the conservation commission in the performance of its duties.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 550, a bill for an act relating to taxation, vehicle registration fees and increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and to levy a tax on the interest and dividends from investments and the appropriation of revenue.

## Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 550

Amend House File 550 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended as follows:
2. By adding an additional subsection as follows:
'The word "room" applies only to accommodations referred to generally as "sleeping rooms" and does not apply to accommodations in the nature of ballrooms, banquet rooms, reception rooms, meeting rooms and office space, nor does it apply where room is rented to an individual, firm, association or corporation for a period of more than twenty-eight (28) consecutive days.'
3. By adding after the word 'users,' in line six (6) of subsection three (3), the words 'and sale of the use of a room as herein defined,'.
"Sec. 2. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:
4. By striking from line two (2) the words and figures 'beginning the first day of April, 1937,'.
5. By striking from line three (3) the word 'two' and inserting in lieu thereof the word 'three'.
6. By inserting at the end of the first paragraph the words '; also a like rate on the gross receipts from the sale of the use of a room in an inn, hotel, motel, public lodging house, tourist court or trailer camp.

Five (5) percent of the revenues derived from the sales tax on hotels and motels shall be placed in a "tourism fund" which is hereby created. The "tourism fund" shall be expended by the Iowa development commission to promote tourism in Iowa.'.
4. By striking from lines twenty-two (22) and twenty-three (23) the words and figures 'beginning with the first day of July, 1947,' and by striking from line twenty-three (23) the word 'two' and inserting in lieu thereof the word 'three'.
5. By inserting the following paragraph after the third unnumbered paragraph of section four hundred twenty-two point forty-three (422.43), Code 1962:
'Residents of state which impose no retail sales tax on tangible personal property, and which states adjoin counties of this state, may make purchases of tangible personal property, consisting of goods, wares or merchandise, in such adjoining counties without paying the retail sales tax otherwise imposed herein, provided such residents of such adjoining states are in this state for the express purposes of making purchases and not as tourists and provided they execute affidavits for redemption forms furnished by the
state tax commission, and which forms are filed with the commission by the vendor at the time of filing his sales tax return.'.
"Sec. 3. Section four hundred twenty-two point sixty-two (422.62), Code 1962, is hereby amended by adding to line twenty-eight (28) after the word 'of' the words 'two-thirds of'.

Section three hundred twelve point one (312.1), Code 1962, is amended by adding after the word 'percent' in line three (3) of subsection four (4) the words 'of two-thirds'.
"Sec. 4. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended as follows:

1. By striking the word 'two' in line five (5) and inserting in lieu thereof the word 'three'.
"Sec. 5. Amend chapter four hundred twenty-two point thirty-three (422.33), Code 1962, by striking from line six (6) thereof the word 'three' and inserting in lieu thereof the word 'four'.
"Sec. 6. Chapter four hundred twenty-seven (427), Code 1962, is amended as follows:
2. Section four hundred twenty-seven point one (427.1), Code 1962, is hereby amended by striking all of lines one (1) through six (6) of subsection sixteen (16) and by inserting in lieu thereof the following:
'All tangible personal property customarily located and used in or about the private residence or residences of the owner of said property, everything used in a private home as household goods and food.'.
3. Section four hundred twenty-seven point thirteen (427.13), Code 1962, is amended by striking subsections ten (10) and eleven (11).
"Sec. 7. Chapter four hundred twenty-nine (429), Code 1962, is amended as follows:
4. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended by striking from line nineteen (19) thereof the words 'five mills' and inserting in lieu thereof the words 'one mill'.
5. Section four hundred twenty-nine point two (429.2), Code 1962, is further amended by adding the following thereto:
'The millage tax provided for in this section shall be and is the same as provided for in section thirty-five B point eleven (35B.11) of the Code and shall not be levied in addition thereto. The millage rate shall be remitted to the treasurer of state and applied to the payment of principal and interest of the Korean War Veterans' bonus bonds.'.
6. Section four hundred twenty-nine point three (429.3), Code 1962, is hereby amended by striking all of lines one (1) and two (2) and the words 'and credits and' from line three (3) and inserting in lieu thereof the following:
'The tax imposed by section four hundred thirty point seven (430.7) of the Code shall be five (5) mills on the dollar and that tax, together with the taxes imposed by sections four hundred thirty A point three (430A.3) and four hundred thirty-one point ten (431.10) of the Code,'.
"Sec. 8. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by inserting in line eight (8) after the word 'transacted.' the following sentence:
'Such moneys and credits shall be taxed at a rate of five (5) mills in addition to any other tax on moneys and credits provided by law, and the proceeds thereof distributed to taxing districts as provided in section four hundred twenty-nine point three (429.3) of the Code.'.
"Sec. 9. Section four hundred twenty-two point thirteen (422.13), Code 1962, is hereby amended by adding the following new subsection thereto:
' 5 . Every individual having income from dividends or interest exceeding
two hundred dollars ( $\$ 200.00$ ) for the tax year shall make and sign a return even though not otherwise required to do so.'.
"Sec. 10. Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding the following new section to Division II thereof:
'Every individual taxpayer subject to filing an Lowa income tax return shall make a separate accounting, on his tax return, of interest and dividends received during the tax year and forward to the tax commission, as a surtax, two (2) percent of the amount thereof. The provisions of this section shall not include the first two hundred (200) dollars of such interest and dividends for every individual taxpayer nor interest and dividends received on United States government securities, bank stock, building and loan or savings and loan association stock, insurance and annuity contracts, or on bonds or certificates issued by any municipality, school district, drainage or levee district, river-front improvement commission or county within the State of Iowa. The amount of said surtax shall be paid at the same time and in the same manner as income taxes due on the tax return. The deductions provided for in section four hundred twenty-two point twelve (422.12) of the Code shall not be available against the surtax. The total amount of all surtaxes collected hereunder shall be returned to the county of origin as indicated by the tax return of the taxpayer. Surtaxes paid by nonresidents shall be credited to the state general fund.
'The state tax commission shall make a separate account of the amount of said surtax received from each county and on the first day of each calendar quarter certify to the state treasurer and state comptroller the amounts determined as due each county and the comptroller shall thereupon draw warrants for the said amounts and transmit same to the various county auditors for deposit with the county treasurers. Each county auditor shall apportion said funds in the same manner as receipts from moneys and credits are apportioned as provided in section four hundred twentynine point three (429.3) of the Code.'.
"Sec. 11. Section four hundred-twenty-six point one (426.1), Code 1962, is amended by striking from line nine (9) the word 'eleven' and inserting in lieu thereof the word 'twenty-one'.
"Sec. 12. There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction the sum of ten million dollars ( $\$ 10,000,000$ ) for general state aid to the school districts as provided by chapter two hundred eighty-six A (286A) of the Code; provided, however, that no school districts shall receive financial aid under the provisions of said chapter of the Code in the event a school tax levy for the general fund of at least fifteen (15) mills was not made in such district for the preceding year.
"Sec. 13. There is hereby appropriated from the general fund annually for each year of the ensuing biennium to a 'property tax credit fund', which is hereby created, the sum of twenty-four million dollars ( $\$ 24,000,000$ ), or so much thereof as may be available from the revenue received and above the amount necessary so that the balance in the general fund at the end of the fiscal year will not be less than sixteen million dollars ( $\$ 16,000,000$ ), which shall be distributed annually on warrants drawn by the state comptroller and made payable to the county treasurers of the several counties of the state. The revenue distributable shall be allocated each year to the several counties in the same proportion that the assessed valuation of the taxable real and personal property in that county for the preceding tax year bears to the total taxable real and personal property in the state for the preceding tax year. Not later than October 1 in the year 1963, and annually thereafter, the state comptroller shall certify to the county
treasurer of each county in the state the amount of money that will be allocated to that county the following year. The county treasurer shall thereupon enter a credit against the tax bill of each taxpayer in said county, being the tax bill of the current year due and payable the following year, and the amount of said credit shall be in the same proportion to the total amount so certified to the county treasurer by the state comptroller as the assessed valuation of such taxpayer's taxable real and personal property for the current tax year bears to the total assessed valuation of taxable real and personal property in that county for the current tax year. The amount of money so credited to the taxpayers of the county shall be distributed by the county treasurer to the several taxing districts of said county upon the receipts in the following year of the comptroller's warrant drawn on the property tax credit fund, the same as though the amount thereof had been paid to the treasurer of said county by the taxpayers of said taxing district.
"Sec. 14. The increase in tax provided for in sections two (2) and four (4) of this Act shall not apply to tangible personal property as building materials, supplies and equipment, but not the constructors' own tools or equipment, used in the performance of a building or construction contract executed prior to the effective date of this Act.
"Sec. 15. Section four hundred twenty-three point two (423.2), Code 1962, is hereby further amended by inserting following the word 'property' in line six (6) the following, 'except that the tax on new motor vehicles, and new trailers shall be at the rate of two (2) percent'.
"Sec. 16. Section three hundred twenty-one point one hundred twelve (321.112), Code 1962, is hereby amended by striking from line four (4) the word 'ten' and inserting in lieu thereof the word 'fifteen'.
"Sec. 17. Section three hundred twenty-one point one hundred thirteen (321.113), Code 1962, is hereby amended by striking line seven (7) thereof.
"Sec. 18. Section three hundred twenty-one point one hundred thirteen (321.113), Code 1962, is hereby further amended by striking all of the section beginning with the word 'Where' in line three (3) of the fourth paragraph and inserting in lieu thereof the following: 'Where the seventh registration fee for a motor vehicle has been computed and fixed by the department prior to July 4, 1963, and such vehicle has not been registered eight (8) times, that part of the registration fee which is based on the value of the vehicle shall remain at fifty (50) percent for the eighth registration.'.
"Sec. 19. Section three hundred twenty-one point one hundred sixty-two (321.162), Code 1962, is hereby amended by striking from line one (1) the word 'one' and inserting in lieu thereof the word 'three'.
"Sec. 20. Section three hundred twenty-one point one hundred sixty-two (321.162), Code 1962, is hereby further amended by striking from line four (4) the word 'one' and inserting in lieu thereof the word 'five'.
"Sec. 21. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provisions to persons or circumstances other than those to which it is held invalid shall not be affected thereby.
"Sec. 22. This Act, being deemed of immediate importance shall be in full force and effect July 1, 1963, after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in the Grinnell Herald-Register, a newspaper published at Grinnell, Iowa.".
7. Amend the title by striking all after the word "Act" and inserting in lieu thereof the following: "relating to taxation, vehicle registration fees and an increase in sales and use taxes, corporation income tax, and
taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and to levy a tax on the interest and dividends from investments and the appropriation of revenue.".

## BUSINESS PENDING

The House resumed consideration of Senate File 18, a bill for an act to create an appointive state board of public instruction.

Mowry of Marshall moved the previous question on the bill, which motion prevailed.

Mowry of Marshall moved that the House recess until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.
The House resumed consideration of Senate File 18, a bill for an act to create an appointive state board of public instruction.

Nelson 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, 46:

| Andersen of <br> Woodbury | Graham <br> Grassley | Murray |
| :--- | :--- | :--- |
| Breitbach | Hagedorn | Nelson |
| Briles | Hakes | Niesen of |
| Coffman | Halling | Emmet |
| Duffy | Kibbie | Ossian |
| Edgington | Knock | Palas |
| Eveland | Lange | Patton |
| Fischer of | Loss | Prine |
| Grundy | Lutz | Robinson |
| Fisher of | Maule | Sersland |
| Grene | Mueller | Shaw |
| Goode | Murphy | Smith of |
| Dickinson |  |  |

Smith of O'Brien Sokol Steffen Stevenson Stokes
Strothman
Vermeer
Walter
Wier
Winkelman
Worthington
Mr. Speaker
The nays were, 57:

| Anderson of Ringgold | Denman Dietz |
| :---: | :---: |
| Balloun | Dunton |
| Baringer | Ely |
| Bock | Falvey |
| Busch | Frazier |
| Camp | Gittins |
| Carnahan | Hagie |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | H |

Johnson
Kluever
Knowles
Kreager
Mahan
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones

Miller of Page
Moffitt
Mowry
Nielsen of Shelby
Olson
Parker
Paul
Petersen of Dallas
Peterson of Woodbury
Reppert

| Riley Scherle Siglin | Stanley | Van Alstine | Vetter |
| :---: | :---: | :---: | :---: |
|  | Steele | Van Nostrand | Wright |
|  | Tabor |  |  |
| Absent or not voting, 5: |  |  |  |
| Crane | Jarvis | Swisher | Wells |
| Hagen |  |  |  |

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Kluever of Cass moved that the vote by which Senate File 18 failed to pass the House be reconsidered and the motion to reconsider be laid on the table, which motion lost.

## WAYS AND MEANS CALENDAR

Senate File 291, a bill for an act to require county recorders to compile a list of deeds, with report of committee recommending passage, was taken up for consideration.

Carstensen of Clinton offered the following amendment filed by him and moved its adoption:
Amend Senate File 291 as follows:
By inserting after the word "office" in line four (4) thereof the words and figures "subsequent to July 4, 1951".

Amendment adopted.
Carstensen 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.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 55 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Camp
Carstensen
Casey
Cunningham
Den Herder
Dietz
Edgington
Ely
Eveland

Falvey
Frazier
Hagedorn
Hagie
Hakes
Hanson of Lyon
Hanson of Mitchell
Hougen
Jarvis
Kibbie
Kluever Knowles
Kreager
Lange

| Lutz | Scherle |
| :--- | :--- |
| Messerly | Sersland |
| Meyer | Smith of |
| Miller of | O'Brien |
| Des Moines | Sokol |
| Mowry | Stanley |
| Mueller | Steffen |
| Murphy | Stevenson |
| Nielsen of | Stokes |
| Emmet | Tabor |
| Olson | Van Alstine |
| Palas | Vermeer |
| Parker | Vetter |
| Patton | Worthington |
| Paul | Mr. Speaker |

The nays were, 44:

| Breitbach | Graham |
| :--- | :--- |
| Briles | Grassley |
| Carnahan | Halling |
| Chalupa | Hirsch |
| Coffman | Johnson |
| Darrington | Knock |
| Denman | Loss |
| Duffy | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
| Fisher of | Greene |
| Gittins <br> Goode | Millen |
|  | Miller of |
| Jones |  |

Miller of
Page
Moffitt
Nelson
Nielsen of
Shelby
Ossian
Petersen of
Dallas
Peterson of
Woodbury
Prine

Reppert Riley Siglin Smith of Dickinson
Steele
Strothman
Van Nostrand
Walter
Wier
Winkelman Wright

Absent or not voting, 9:

| Busch | Hagen |
| :--- | :--- |
| Crane |  |
| Dunton |  |$\quad$ Murray

Robinson Shaw

Swisher Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## RECONSIDERATION OF SENATE FILE 468

Carstensen of Clinton moved to reconsider the vote by which Senate File 468, a bill for an act to amend section four hundred fifty point eighty-six (450.86), Code 1962, relating to inheritance tax, passed the House.

Motion prevailed.
Carstensen of Clinton moved that the vote by which Senate File 468 was placed on its last reading be reconsidered.

Carstensen of Clinton moved to reconsider the vote by which the Knowles amendment was adopted on May 9.

Motion prevailed.
Carstensen of Clinton offered the following amendment to the Knowles amendment and moved its adoption:

Amend the Knowles of Scott amendment to Senate File 468 of May 9, 1963, by adding thereto the following:
"and exclusive of checking accounts up to the amount of two thousand dollars which are in the name of the decedent and other person or persons as joint tenants with right of survivorship and not as tenants in common,".

Amendment to the amendment adopted.
Carstensen of Clinton moved the adoption of the Knowles amendment as amended.

Amendment as amended adopted.
Vermeer 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 :

| Andersen of | Frazier | Meyer | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Gittins | Millen | Robinson |
| Anderson of | Goode | Miller of | Scherle |
| Ringgold | Grassley | Des Moines | Sersland |
| Balloun | Hagedorn | Miller of | Siglin |
| Baringer | Hagie | Jones | Smith of |
| Bock | Hakes | Moffitt | Dickinson |
| Breitbach | Hanson of | Mowry | Smith of |
| Briles | Lyon | Mueller | O'Brien |
| Camp | Hanson of | Murphy | Sokol |
| Carnahan | Mitchell | Nelson | Stanley |
| Carstensen | Hougen | Nielsen of | Steffen |
| Casey | Jarvis | Emmet | Stevenson |
| Chalupa | Johnson | Nielsen of | Strothman |
| Coffman | Kibbie | Shelby | Tabor |
| Cunningham | Kluever | Olson | Van Alstine |
| Den Herder | Knowles | Ossian | Van Nostrand |
| Dietz | Kreager | Palas | Vermeer |
| Edgington | Lange | Parker | Vetter |
| Ely | Loss | Patton | Wier |
| Eveland | Lutz | Paul | Winkelman |
| Falvey | Mahan | Peterson of | Worthington |
| Fisher of | Maule | Woodbury | Wright |
| Greene | Mensing | Prine | Mr. Speaker |
| The nays were, 13: |  |  |  |
| Darrington | Hirsch | Miller of | Riley |
| Duffy | Knock | Page | Steele |
| Fischer of | McElroy | Petersen of | Stokes |
| Grundy | Messerly | Dallas | Walter |
| Absent or not voting, 11: |  |  |  |
| Busch | Dunton | Halling | Swisher |
| Crane | Graham | Murray | Wells |
| Denman | Hagen | Shaw |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment to the Senate amendment, adopted the Senate amendment as amended, and passed House File 280, a bill for an act relating to the place of holding election meetings to elect members of the county agricultural extension council.

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 to appropriate funds to department of agriculture for purchase and equipment of a special purpose truck.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

House File 469, a bill for an act to make appropriations to certain named firm or persons in settlement of claims against state.

Also: That the Senate has concurred in the House amendment to, and passed Senate File 237, a bill for an act relating to the distribution, sale, transportation and use of pesticides and devices and to provide for registration and examination of such materials and regulations of their use.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 470, a bill for an act to make an appropriation to the Iowa State Commerce Commission for the purpose of providing immediate funds necessitated by passage of Senate File 11, Acts of the Sixtieth General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 471, a bill for an act to appropriate $\$ 20,000$ to the capitol planning commission.

Carroll A. Lane, Secretary.

## HOUSE FILE 212 REFERRED

Vermeer of Marion moved that House File 212, a bill for an act to levy and provide for the collection of a severance tax on certain natural mineral products and to allocate the tax so collected, be referred to the committee on ways and means.

Motion prevailed.

## CONSIDERATION OF SENATE FILE 430

Baringer of Fayette moved that Senate File 430 be taken up for immediate consideration.

Objection was raised.
Riley of Linn asked and received unanimous consent that the rules be suspended and that Senate File 430 be taken up for immediate consideration, which motion prevailed.

Goode of Davis asked and received unanimous consent that Senate File 430 be deferred and that the bill retain its place on the calendar.

## APPROPRIATIONS CALENDAR

Senate File 465, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30,1965 , to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply
to this Act, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 465 by striking all of section 17 and by renumbering the subsequent sections in conformity with this amendment.

Amendment lost.
Ely of Linn offered the following amendment filed by him:
Amend Senate File 465 as follows:

1. By striking from section seventeen (17) in line nineteen (19) the words "both the budget and financial control committee and".
2. By striking from section seventeen (17), line twenty-seven (27), the words "the budget and financial control committee as well as that of".

Sokol of Osceola moved the previous question on the amendment, which motion prevailed.

Ely of Linn moved the adoption of his amendment.
Roll call was requested by Riley of Linn and Denman of Polk.
On the question "Shall the amendment be adopted?"
The ayes were, 24:

| Bock | Eveland |
| :--- | :--- |
| Breitbach | Falvey |
| Carnahan | Frazier |
| Carstensen | Hagedorn |
| Denman | Halling |
| Duffy | Mahan |
| Ely | Maule |

The nays were, 63:

| Anderson of | Hagie |
| :---: | :---: |
| Ringgold | Hakes |
| Balloun | Hanson of |
| Baringer | Lyon |
| Briles | Hanson of |
| Camp | Mitchell |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Jarvis |
| Cunningham | Johnson |
| Darrington | Knock |
| Den Herder | Knowles |
| Edgington | Kreager |
| Fischer of | Lange |
| Grundy | Loss |
| Fisher of | Lutz |
| Greene | McElroy |
| Graham | Messerly |
| Grassley | Millen |


| Miller of <br> Jones | Siglin <br> Smith of <br> Dickinson |
| :--- | :--- |
| Moffitt | Smith of |
| Mowry | O'Brien |
| Nelson | Sokol |
| Nielsen of | Steele |
| Shelby | Stokes |
| Olson | Strothman |
| Ossian | Tabor |
| Parker | Van Nostrand |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Walter |
| Peterson of | Wier |
| Woodbury | Winkelman |
| Prine | Wright |
| Scherle | Mr. Speaker |


| Absent or not voting, 21: |  |  |  |
| :--- | :--- | :--- | :--- |
| Andersen of | Gittins | Miller of | Shaw |
| Woodbury | Goode | Page | Swisher |
| Busch | Hagen | Murphy | Van Alstine |
| Crane | Kibbie | Murray | Wells |
| Dietz | Kluever | Patton | Worthington |
| Dunton | Mensing | Robinson |  |

Amendment lost.
Smith 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 9 "
The ayes were, 90 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Cunningham
Darrington
Den Herder
Dietz
Denman
Duffy
Edgington
Ely
Eveland
Falvey
Fischer of Grundy

Fisher of Greene
Frazier
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Hanson of Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kluever
Knowles
Kreager
Lange
Loss
Mahan
Maule
McElroy
Messerly

The nays were, none.
Absent or not voting, 18:

Busch
Crane
Dunton
Gittins
Hagen
Halling

Kibbie
Knock
Lutz
Mensing
Miller of Page

Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine

Reppert
Riley
Scherle
Sersland
Siglin
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the conference committee report to, has adopted the amendments contained therein, and passed House File 17, a bill for an act relating to rules of administrative agencies.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 19, a bill for an Act to provide for establishment of water recreational areas and facilities normally associated therewith.

Also: That the Senate has reconsidered the vote by which it passed, reconsidered the motion by which it went to its third reading, reconsidered the vote by which the Senate amendments of April 15 and April 18 were adopted, amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 127, a bill for an act relating to the retail sales tax.

Also: That the Senate has concurred in the House amendments to and passed Senate File 179, a bill for an act to abolish individual liquor permits.

Also: That the Senate has concurred in the House amendment to and passed Senate File 349, a bill for an act relating to the amendment of the articles of bylaws of cooperative associations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 473, a bill for an act relating to the organization of domestic insurance companies.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 18, specifying the time of sine die adjournment as twelve o'clock noon, Wednesday, May 15, 1963.

Carroll A. Lane, Secretary.

## SENATE CONCURRENT RESOLUTION 18

 By RiglerBe It Resolved by the Senate, the House Concurring: That the Sixtieth General Assembly adjourn sine die at twelve o'clock noon, Wednesday, May 15, 1963.

Laid over under Rule 25.

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 19

Amend the House amendment to Senate File 19 as follows:

1. Amend division 10 , line 14 , by adding the following after "condemnation,", "including all costs occasioned by appeal as set out in section four hundred seventy-two point thirty-three (472.33) of the Code, and".
2. Further amend division 10 by striking the words, "in the public interest" in line 21 and by inserting in lieu thereof "for free public access and use".

## SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 127

Amend the House amendment to Senate File 127 by striking all after the colon in line 3 and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by striking all of subsection five (5) and inserting in lieu thereof the following:
'The gross receipts of all sales of goods, wares or merchandise used for public purposes to any tax-certifying or tax-levying body of the State of Iowa or governmental subdivision thereof, including the state board of regents, board of control of state institutions, state highway commission and all divisions, boards, commissions, agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds raised by the levying and collection of taxes, except sales of goods, wares or merchandise used by or in connection with the operation of any municipally-owned public utility engaged in selling gas, electricity or heat to the general public.
'The exemption provided by this subsection shall also apply to all such sales of goods, wares or merchandise subject to use tax under the provisions of chapter four hundred twenty-three (423) of the Code.'
"Sec. 2. Section four hundred twenty-two point forty-five (422.45), Code 1962, is further amended by inserting after the word 'thereof' in line three (3) of subsection six (6) the following: 'including the state board of regents, board of control of state institutions, state highway commission, and all divisions, boards, commissions, agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds raised by the levying and collection of taxes.'
"Sec. 3. The refunds provided in the preceding section two (2) shall be retroactive and apply to any applications for refund now on file with the state tax commission, or hereafter filed therewith for projects now in process, upon which sales or use taxes are paid prior to the taking effect of this Act. Any of the above-mentioned governmental bodies or subdivisions thereof shall be entitled to a refund of such taxes so paid upon making aplication to the state tax commission therefor.
"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and the Mount Vernon Hawk-eye-Record and The Lisbon Herald, a newspaper published at Mount Vernon, Iowa."

## LEGISLATIVE INTENT

It was the intent of the following members of the Sixtieth General Assembly in voting for the Den Herder-Worthington amendment to Senate File 437 (found on page 1519) that when a majority of the voters of a county prohibit the retail sale of alcoholic beverages through a special election that the results be binding on the city councils as well as on the boards of supervisors.

Grassley of Butler.
Winkelman of Calhoun.
Jarvis of Buena Vista.
Naden of Hamilton.
Robinson of Guthrie.
Hanson of Mitchell.

Nielsen of Shelby. Cunningham of Story. Petcersen of Dallas. Wier of Louisa. Parker of Buchanan. Palas of Clayton. Moffitt of Appanoose. Siglin of Lucas. LUTZ of Clarke. Smith of O'Brien. Stokes of Plymouth. Graham of Ida. Hirsch of Warren. Bock of Hancock. Hakes of Pocahontas. Walter of Hardin. Kreager of Jasper. Worthington of Decatur. Van Nostrand of Pottawattamie. Den Herder of Sioux. Goode of Davis.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 18 failed to pass the House.

ScherrLe of Mills.

## SENATE FILE 463 REFERRED

The Speaker announced that Senate File 463 is referred to the sifting committee.

Loss of Kossuth asked and received unanimous consent that the following report be printed in the House Journal:

## REPORT OF SUB-COMMITTEE OF JUDICIARY 1 ON HOUSE FILE 263

This report of your sub-committee is made after several hearings were had, and after the members have made personal inspection and investigation of the region in and around the City of Carter Lake, Iowa.

Our first meeting was with the sponsors of House File 263-and at their request. The second was with representatives from the State Conservation Commission, at their request. The third was held at the request of the city officials and citizens of Carter Lake. All of these hearings were in Des Moines.

The members of the sub-committee decided to visit Carter Lake and that part of the Missouri River which lies between the cities of Carter Lake and Council Bluffs. We did this on April 18 and 19 and at which time and place we made a very thorough investigation which is reported fully later in this report.

Because the sub-committee had a written appeal from all of the elected County Officers and the Superintendent of Schools of Pottawattamie County,
asking us to except the City of Carter Lake in any ceding of territory to the State of Nebraska, and a petition signed by nearly eleven hundred residents of the City of Carter Lake, requesting us to make such an exception, and furnishing us a full page of pertinent information about their city as a basis for their desire not to lose their citizenship in our state, the members of the sub-committee felt it incumbent that they investigate, observe and learn as to these matters, quite completely, in order to make an informative report to the main committee, and for use in arriving at the recommendations they would make to said committee.

The sub-committee finds that as a result of the straightening and controlling of the channel of the Missouri river, with the exception of Carter Lake, Iowa, this left a considerable amount of property of Iowa within the State of Nebraska, and property of Nebraska in the State of Iowa. The proponents of House File 263 complain that ownership of property along the entire Iowa-Nebraska border cannot be determined, that titles are confusing and that taxes are uncollectable. This is difficult for the sub-committee to understand, for while it is not within the province of the committee to determine titles, an arbitrary changing of the main channel of the river certainly would have no effect on titles to property where individual ownership previously existed. The only land to which title would seem questionable would be that to which ownership had not previously been established, which in all probability would only be swamp or waste land prior to the straightening of the channel. If private ownership was not previously established to this property, it undoubtedly belonged to the respective states. The respective states, by statute in all probability can exchange titles to such waste lands. Whether or not adjoining land owners acquired title to any such land would be legal questions, and the sub-committee fails to see how changing state lines by House File 263 would assist in determining titles to such land. Nevertheless, it is definitely desirable to change the state boundary to the center of the new channel of the Missouri river as straightened and stabilized by the Army Engineers except for Carter Lake, Iowa.

In passing however, the subcommittee makes this observation. The proponents of House File 263 have alleged that changing of the boundary lines to the states is desired in order to enable the Conservation Commission in Iowa to develop these lands which would change state status. The subcommittee fails to follow this reasoning. Ownership of land definitely established prior to changing of the channel would not be affected by changing, state statutes, and the Conservation Commission could only acquire title to such land by purchase or condemnation. The right of the Conservation Commission of lowa to develop such areas which were swamp or waste lands prior to the straightening and stabilizing of the Missouri river is indeed questionable because of the legal questions pointed out above. At least no one has pointed out to the sub-committee that this question has been legally determined. Since this is immaterial to the duty of the subcommittee in determining the desirability of passing House File 263, no legal opinion has been sought.

The sub-cdmmittee, as previously stated, recommends passage of House File 265 to change the Iowa-Nebraska boundary except for Carter Lake, Iowa. The balance of this report will therefore be confined to Carter Lake. The findings herein are based on the hearings and investigations of the sub-committee which included a personal visit to Carter Lake, Iowa and surrounding area.

The boundaries of Carter Lake, Iowa, were definitely established by the case of Nebraska vs. Iowa, 143 U. S. 359, and the decree entered in 145
U. S. 519 (a copy of the opinion and decree of the court are attached at the end hereof, and as a part of this report). There is no question about the boundary or titles in Carter Lake, Iowa.

In 1877, during a great flood, the Missouri River cut across a bend in its former course, placing approximately 1300 acres on its westerly side. About the year 1890 the State of Nebraska brought suit against the State of Iowa, in the Federal Courts, claiming that said land was now within the State of Nebraska. The land in question is that now occupied by the City of Carter Lake. The matter was litigated clear to the Supreme Court of the United States. Iowa defended its claim to this land with vigor, being represented by the then attorney-general, J. Y. Stone, a prominent and able lawyer from Council Bluffs, J. J. Stewart, and Honorable Smith McPherson of Red Oak, the latter later becoming Attorney-General of Iowa and then Judge of the United States District Court for the Southern District of Iowa.

On February 29, 1892 the litigation resulted in a decree from the United States Supreme Court favorable to the State of Iowa, ordering a survey to be made to locate the boundary at the middle of the former bed of the stream, and in a supplemental decree said survey, set out by metes and bounds, was fixed as the boundary between the two states, and which boundary remains to this day. The sub-committee was told that the new river channel, made back there 75 years ago, has remained in substantially the same course, even tho there has been many changes by said river above and below that reach of the river. The fact of the permanency of this course of the river between Council Bluffs and Carter Lake, is evidenced by the existence of the Illinois Central railway bridge which crosses said channel just north of Carter Lake and the Douglas Street and Union Pacific bridges which are just to the south. All of said bridges have been located there for most of these years since the changed route of the river.

Carter Lake is an incorporated city in the State of Iowa, one of only three on the entire western border of the state. It is governed by a Mayor and Council form of government. It has a substantial administration and utility building. It also has an impressive police department. Fire protection appears adequate. Its territory is approximately 1300 acres. Its present population is approximately three thousand, including 842 enrolled elementary school children, and 167 high school children.

It has its own water system, and complete gas and electric distribution system. Gas and electricity are purchased from utility companies. It has a complete sewage system which shortly will be diverted into a big sewage outlet which crosses Carter Lake in cooperation with Omaha. The city has many blocks of paved streets, sidewalks, and has a considerable amount of good road equipment. All streets are in good repair. A progressive program of extending pavement is established.

SCHOOLS. Carter Lake has an assessed valuation of three and onehalf million dollars. It has an outstanding elementary grade school consisting of 28 class rooms and a gymnasium and stage. An addition was added three years ago, and another in the fall of 1962. This accommodated 842 students from kindergarten to and including the eighth grade. The school is attractively finished and well equipped. The quality of instruction and school work, given special consideration by the committee, was very impressive. A former director of the Omaha Symphony is instrument instructor, and the Arts instructor was formerly employed by Hallmark.

The 167 high school students attend Council Bluffs High School on a tuition basis, and are transported by bus.

A Y.M.C.A. tract of 35 acres is presently being developed. This summer the $Y$ will inaugurate a five day camp for three weeks, inviting youngsters to participate in baseball, archery and other outdoor sports. Funds are now being raised to build a lodge as the second step of the program. A swimming pool and tennis court will complete the project.

CHURCHES. Carter Lake has three established churches. One is new, and another congregation is building a new church which will be completed in about thirty days. They consist of Lutheran, Presbyterian and All Denominational Congregations. The Catholics attend church a short distance outside of Carter Lake.

INDUSTRY. Carter Lake has some substantial industries. Paxton Vierling is one of the outstanding steel fabricators in the country. It moved all of its operations from Omaha to Carter Lake, and has an up-to-date modern plant and new office and other buildings. Eighty-five people are employed in the plant steadily the year around besides a large office force. Union Carbide has its only plant in Carter Lake, having closed its Omaha and Kansas City plants. Great Lakes Gas Company has a huge storage farm in Carter Lake. There are other impressive businesses, including a large truck terminal and out-door theatre. Other businesses are listed as follows:

Larry's Sinclair Service Station.
Mobile Gas Service Station.
Hamilton Bros. Standard Service Station.
Otto Jahn's C. X. Service Station.
Conoco Service Station.
Harold's Cosden Gas Service Station.
Phillips 66 Service Station.
Pierce \& Thomas Skelly Service Station.
Ginn Oil Co. Service Stations (2 locations).
Charles Clapp Loan Co.
Charles Clapp Auto Repair and Service Station.
Lakeview Drive In and Diner.
King Koin Laundrette and Self Service Dry Cleaning.
Markuson \& Son (mason contractors).
A.A.A. Auto Parts.

Bowen Tire Shop.
Dick's Auto Service.
Don's T.V. \& Repairs.
King's Used Cars.
Bartlett's Fruit Stand (summer only).
Phylis' Tavern.
Shangri La Key Club.
Flamingo Key Club.
Annelies Beauty Shop.
Mecseji Barber Shop.
Art's Auto Supply.
Airport Drive In Theatre.
Dairy Queen.
Bartels Horseradish.
Mary's Notion and Card Chop (in home).
Kerrigan Boat Storage and Rentals.
Fairlane Corp. (builders).
Premier Trucking.
Crouch Trucking Co.
Sorenson's Trucking Co.

Himarco Truck Rental (Storage part).
Paxton \& Vierling Steel Co. (one of the largest in the midwest).
Texaco Oil Co. District Office (and bulk sales plant).
Linde Products (Union Carbide).
Great Lakes Pipe Line Co.
American Gas Co. (peak plant)
Johnson Ready Mix Concrete Co. (plant No. 1).

## RECREATION

Y.M.C.A. tract of 35 acres, with building project under way.

Fireman's Park (with a boat dock).
Two Ball Diamonds.
Improvement Club (Private club with own building).
Ballroom (rentals for dances and private parties).
Sea Scout Base.
Carter Lake Ski Club (private docks, shelter, jump).
Silver Hawks Ski Club.
Carter Lake-a fine body of water conducive to all types of water sports and recreation.

Much has been said about the fact that Carter Lake does not have a grocery store. It is common knowledge that small or ordinary stores cannot compete with modern supermarkets. A large supermarket is situated just across the street on the opposite boundary of Carter Lake which is more than adequate to serve the area, although they do a tremendous business. Omaha of course is blessed with supermarkets as well as department and other merchandising stores. Carter Lake is only about six blocks from the Omaha business district. Council Bluffs residents do a substantial amount of their shopping in Omaha notwithstanding several times the distance to travel through congested traffic. It appears that the criticism regarding no grocery stores is simply not well founded.

RESIDENCES. Carter Lake has approximately nine hundred residences. Hundreds are new, attractive and immaculately kept and maintained, with paved streets and sidewalks. These are largely in the thirteen to fifteenthousand dollar class. Some are much more impressive, one costing approximately $\$ 75,000.00$. Several new developments are in progress. Building ordinances are very strict, and require paving, sidewalk, sewage and utility installations for development construction. The older residences are all substantial and well-kept. There are absolutely no shacks or slum-type dwellings in Carter Lake.

CLUBS AND TAVERNS. Carter Lake has two key clubs, one presently closed, operated like most key clubs in Iowa, and are no different than any other key club authorized by the Fifty-seventh General Assembly. It has only one beer tavern, which is well-kept.

EAST OMAHA. There has been a great amount of reporting regarding the unsanitary, slum-like conditions, roudiness, unlawfulness. etc., of Carter Lake. This is a vicious distortion of the truth. It is intentional, prejudicial, capricious and self-serving on the part of Omaha and its news media, and is wholly unjustified. Its police department and record substantiates that.

Most of the criticism seems to be a smoke screen, first to discredit Carter Lake in the eyes of the citizens of Iowa so that Iowa would give it to Nebraska, and secondly to cover up Omaha's criminal records and slum areas. One of the most unbelievable slum areas, and certainly by far the worst witnessed by any member of the sub-committee, exists just across the street from Carter Lake. This is East Omaha, which was incorporated into the city of Omaha about six years ago. For the past twenty years,
under Nebraska law, Omaha has a building ordinance covering East Omaha. Notwithstanding this fact, and also that one of the assurances for becoming a part of Omaha, is that Omaha would clean up the place. Six sloppy beer joints exist just across from Carter Lake or near it. The Committee was advised not to go into them at night. Likewise, it was advised not to take pictures of the area or residences for fear of personal harm. East Omaha has an exceptionally high criminal record.

The streets are unkept since the city of Omaha took over East Omaha, the county having done so before. There are practically no sidewalks, grass or yards for that matter. Some are reputed to have earthen floors. The whole area is filled with junk cars and other rubbish. In fact, it is virtually a used car dump. There are a few individuals that have risen above these conditions, built modern homes and make an attempt to keep them up respectably. But Carter Lake is blamed for this blighted area. Omaha does nothing for these people or to improve the area, although they have had six years since taking it into the city, and twenty years of building ordinance control. Carter Lake people are fearful that if they were absorbed by Omaha, which would happen if it became a part of Nebraska, Carter Lake would degenerate into the same type area.

The sub-committee found that the city is protected from any flooding from the Missouri River by a dyke constructed and maintained by a levee district created under the drainage laws of Iowa, and which levee district contains all of the lands in the city, and the assessments are against all of the real property within the City of Carter Lake. This levee is a substantial and adequate one, of the same size and design as that protecting Council Bluffs and Omaha, and meets all of the specifications promulgated by the Corps of Engineers, United States Army.

The economy of the city and its inhabitants is good. The municipal finances are in good shape, its bonds sell readily and there are no defaults in their payment. The people, mostly home-owners and gainfully employed, show no evidence of distress, unemployment or poverty. In fact our investigation shows that there are only six A.D.C. cases and one old age pensioner in the city's population.

Two observations are offered by the sub-committee for whatever value they may afford to a thorough consideration of this bill, to wit:
(1) From the lands that would be ceded to Iowa, under this bill, the choicest portion, the De Sota bend cut-off, has been acquired by the United States, and a Federal game preserve has been established thereon. This Federal project covers approximately one thousand acres, includes a very sizeable lake, is being improved for public recreational purposes by the construction of roads, concessions and other proper improvements, all supervised by a Federal custodian. This has been done by the Federal Government, even though the land in the preserve is in two states. Iowa and its residents, as well as those from Nebraska and other states will have the recreational advantages of this project, but the State of Iowa would not be able to acquire it or control it.
(2) In January of this year there was filed with the Chief Clerk of the House and the Secretary of the Senate of Iowa, a resolution designated as "Legislative Resolution 19 of the Seventy-second Session of the Legislature of Nebraska" which states, in effect, that the Nebraska legislature will take no action to ratify a compact between these two states unless the Iowa legislature fixes the new boundary as the middle of the Missouri River with no exceptions.

Inasmuch as our sub-committee is not of the mind to recommend passage of House File 263 without excepting the City of Carter Lake, and the
resolution of the Nebraska legislature forecloses us against such an exception, this sub-committee can only recommend that the bill do not pass.

Furthermore it is the consensus of the committee that the people of Carter Lake, Iowa, should not be denied their Iowa citizenship without a substantial will on their part determined by election. Also, the County of Pottawattamie should have a voice as to whether or not they wish to relinquish a part of their county as it has existed since Iowa became a state. Carter Lake, Iowa, is a substantial part of Pottawattamie County and its population.

After on-sight investigation, it appears to the committee that two other considerations might well be given to the solution of this problem.

First, that the Army Engineers should give consideration to straightening the river from a point just north of the Council Bluffs-Omaha bridge, at the end of Broadway street where it meets Douglas street in Omaha, to a point north-northwesterly through the western portion of Carter Lake which was the former river channel, centering in a north-northwesterly direction, following what apparently was once the river channel until it meets the present channel of the river. It appears that this would be a relatively inexpensive operation. This would run through unimproved property for all practical purposes. According to Army Engineering records, the cost of straightening out the channel south of the BroadwayDouglas street bridge to the Bellevue bridge was $\$ 469,800.00$ per mile, and from the Broadway-Douglas street bridge north to the Mormon bridge was $\$ 542,000.00$. This is the area where a new channel could be cut, from all indication, at no greater cost. This compares with the total cost of straightening the river along the Iowa border of $\$ 815,000.00$ per mile. Such a straightening of the channel would be a distance of approximately two miles as compared with the present channel of about five miles, or a saving of three miles in the river channel.

Another matter which might be given serious consideration is the location of the new Interstate bridge between Council Bluffs and Omaha, for which public hearings are being held within thirty days. It appears to the committee that the bridge could well be located a few hundred feet north of the proposed location, thus connecting Council Bluffs and Carter Lake, considerably more economically as it would not require destruction of several story commercial buildings in Omaha.

## NEBRASKA v. IOWA. <br> ORIGINAL.

No. 4. Original. Argued January 29, 1892.-Decided February 29, 1892. When grants of land border on running water, and the banks are changed by the gradual process known as accretion, the riparian owner's boundary line still remains the stream; but when the boundary stream suddenly abandons its old bed and seeks a new course by the process known as avulsion, the boundary remains as it was, in the centre of the old channel; and this rule applies to a State where a river forms one of its boundary lines.
The law of accretion controls on the Missouri River, as elsewhere; but the change in the course of that river in 1877 between Omaha and Council Bluffs does not come within the law of accretion, but within that of avulsion.
The court stated the case as follows:
This is an original suit brought in this court by the State of Nebraska against the State of Iowa, the object of which is to have the boundary line between the two States determined. Iowa was admitted into the

Union in 1846, and its western boundary as defined by the act of admission was the middle of the main channel of the Missouri River. Nebraska was admitted in 1867, and its eastern boundary was likewise the middle of the channel of the Missouri River. Between 1851 and 1877, in the vicinity of Omaha, there were marked changes in the course of this channel, so that in the latter year it occupied a very different bed from that through which it flowed in the former year. Out of these changes has come this litigation, the respective States claiming jurisdiction over the same tract of land. To the bill filed by the State of Nebraska the State of Iowa answered, alleging that this disputed ground was part of its territory, and also filed a cross-bill, praying affirmative relief, establishing its jurisdiction thereof, to which cross-bill the State of Nebraska answered. Repplications were duly filed and proofs taken.

Mr. J. M. Woolworth for the State of Nebraska. Mr. C. J. Greene and the Attorney General of that State were with him on the brief, in which were cited Jefferis v. East Omaha Land Co., 134 U. S. 178; 8 Opinions Attorneys General, 177; Indiana v. Kentucky, 136 U. S. 479.

Mr. Smith McPherson for the State of Iowa. The Attorney General of that State and Mr. J. J. Stewart were with him on the brief, in which were cited St. Louis v. Rutz, 138 U. S. 226; Mulry v. Norton, 100 N. Y. 424.

Mr. Justice Brewer delivered the opinion of the court.
It is settled law, that when grants of land border on running water, and the banks are changed by that gradual process known as accretion, the riparian owner's boundary line still remains the stream, although, during the years, by this accretion, the actual area of his possessions may vary. In New Orleans v. United States, 10 Pet. 662, 717, this court said: "The question is well settled at common law, that the person whose land is bounded by a stream of water which changes its course gradually by alluvial formations, shall still hold by the same boundary, including the accumulated soil. No other rule can be applied on just principles. Every proprietor whose land is thus bounded is subject to loss by the same means which may add to his territory; and, as he is without remedy for his loss in this way, he cannot be held accountable for his gain." (See also Jones v. Soulard, 24 How. 41; Banks v. Ogden, 2 Wall. 57; Saulet v. Shepherd, 4 Wall. 502; St. Clair County v. Lovingston, 23 Wall. 46; Jefferis v. East Omaha Land Co., 134 U. S. 178.)

It is equally well settled, that where a stream, which is a boundary, from any cause suddenly abandons its old and seeks a new bed, such change of channel works no change of boundary; and that the boundary remains as it was, in the centre of the old channel, although no water may be flowing therein. This sudden and rapid change of channel is termed, in the law, avulsion. In Gould on Waters, sec. 159, it is said: "But if the change is violent and visible, and arises from a known cause, such as a freshet, or a cut through which a new channel is formed, the original thread of the stream continues to mark the limits of the two estates." 2 Bl . Com. 262; Angell on Water Courses, § 60; Trustees of Hopkins' Academy v. Dickinson, 9 Cush. 544; Buttenuth v. St. Louis Bridge Co., 123 Illinois, 535; Hagan v. Campbell, 8 Porter (Ala.) 9; Murry v. Sermon, 1 Hawks (N. C.) 56.

These propositions, which are universally recognized as correct where the boundaries of private property touch on streams, are in like manner recognized where the boundaries between States or nations are, by prescription or treaty, found in running water. Accretion, no matter to which side
it adds ground, leaves the boundary still the centre of the channel. Avulsion has no effect on boundary, but leaves it in the centre of the old channel. In volume 8, Opinions of Attorneys General, 175, 177, this matter received exhaustive consideration. A dispute arose between our government and Mexico, in consequence of changes in the Rio Bravo. The matter having been referred to Attorney General Cushing, he replied at length. We quote largely from that opinion. After stating the case, he proceeds:
"With such conditions, whatever changes happen to either bank of the river by accretion on the one or degradation of the other, that is, by the gradual, and, as it were, insensible accession or abstraction of mere particles, the river as it runs continues to be the boundary. One country may, in process of time, lose a little of its territory, and the other gain a little, but the territorial relations cannot be reversed by such imperceptible mutations in the course of the river. The general aspect of things remains unchanged. And the convenience of allowing the river to retain its previous function, notwithstanding such insensible changes in its course, or in either of its banks, outweighs the inconveniences, even to the injured party involved in a detriment, which, happening gradually, is inappreciable in the successive moments of its progression.
"But, on the other hand, if, deserting its original bed, the river forces for itself a new channel in another direction, then the nation, through whose territory the river thus breaks its way, suffers injury by the loss of territory greater than the benefit of retaining the natural river boundary, and that boundary remains in the middle of the deserted river bed. For, in truth, just as a stone pillar constitutes a boundary, not because it is a stone, but because of the place in which it stands, so a river is made the limit of nations, not because it is running water bearing a certain geographical name, but because it is water flowing in a given channel, and within given banks, which are the real international boundary.
"Such is the received rule of the law of nations on this point, as laid down by all the writers of authority. (See ex. gr. Puffend. Jus. Nat. lib. iv, cap. 7, s. ii; Gundling, Jus. Nat. p. 248; Wolff, Jus. Gentium, s. 106-109; Vattel, Droit des Gens, liv. i, chap. 22, s. 268, 270; Stypmanni, Jus. Marit. cap. v. n. 476-552; Rayneval, Droit de la Nature, tom. i, p. 307; Merlin, Répertoire, ss. voc. alluv.)"

Further reference is made in the opinion to the following authorities:
"Don Antonio Riquelme states the doctrine as follows:
"'When a river changes its course, directing its currents through the territory of one of the two coterminous States, the bed which it leaves dry remains the property of the State (or States) to which the river belonged, that being retained as the limit between the two nations, and the river enters so far into the exclusive dominion of the nation through whose territory it takes the new course. Nations must, of necessity, submit their rights to these great alterations which nature predisposes and consummates. . . . But, when the change is not total, but progressive only, that is to say, when the river does not abandon either State, but only gradually shifts its course by accretions, then it continues still to be the boundary, and the augmentation of territory, which one country gains at the expense of the other, is to be held by it as a new acquisition of property.' (Derecho Internacional, tom. i, p. 83.)
"Don Andres Bello and Don José Maria de Pando both enunciate the doctrine in exactly the same words, namely:
"'When a river or lake divides two territories, whether it belong in common to the conterminous riparian States, or they possess it by halves, or
one of them occupies it exclusively, the rights, which either has in the lake or river, do not undergo any change by reason of alluvion. The lands insensibly invaded by the water are lost by one of the riparian States, and those which the water abandons on the opposite bank increase the domain of the other State. But if, by any natural accident, the water, which separated the two States, enters of a sudden into the territory of the other, it will thenceforth belong to the State whose soil is occupies, and the land, including the abandoned river-channel or bed, will incur no change of master.' (Bello, Derecho Internacional, p. 38; Pando, Derecho Internacional, p. 99.)
"Almeda refers to the same point, briefly, but in decisive terms. He says:
"'As the river belongs to the two nations, so, also, the river-bed, if by chance it becomes dry, is divided between them as proprietors. When the river changes its course, throwing itself on one of two conterminous states, it then comes to belong to the state through whose territory it runs, all community of right in it so far ceasing.' Derecho Publico, tom. i. p. 199.
"Leaving authorities of this class, then, let us come to those which discuss the question in its relation to private rights, and as a doctrine of municipal jurisprudence.
"The doctrine is transmitted to us from the laws of Rome. (Justinian, Inst. lib. ii, tot. i, s. 20-24; Dig. lib. xii, tit. i, l. 7. See J. Voet ad Pandect. tom. i, p. 606, 607. Heinec, Recit. lib. ii, tit. 2, s. 358-369; Struvii Syntag. ex. 41, c. 33-25; Bowyers's Civil Law, ch. 14.)
"Don Alfonso transferred it from the civil law to the Partidas. (Partida iii, tit. 28, 1. 31.) Thus it came to be, as it still remains, an established element of the laws of Spain and of Mexico. (Alvarez, Instituciones, lib. ii, tit. i, s. 6; Asso, Instituciones, p. 101; Gomez de la Serna, Elementos, lib. ii, tit. 4, sec 3, no. 2; Escriche, Dic. s. vocc. accession natural, alluvion, avulsion; Febrero Mexicano, tom. 1. p. 161; Sala Mexicano, ed. 1845, tom. ii, p. 62.)
"The same doctrine, starting from the same point of departure, made its way through the channel of Bracton, into the laws of England, and thence to the United States. (Bracton de Legg. Angliae, lib. 2, cap. 2, fol. 9; Blacks. Comm. vol. ii, p. 262; Woolrych on Waters, p. 34; Angell on Water Courses, ch. 2; Lynch v. Allen, 4 De. \& Bat. N. C. R. p. 62; Murry v. Sermon, 1 Hawks, N. C. R. p. 56; The King v. Lord Scarborough, 3 B. \& C. p. 91; S. C. 2 Bligh, N. S. p. 147.
"Such, beyond all possible controversy, is the public law of modern Europe and America, and such, also, is the municipal law both of the Mexican Republic and the United States."

Vattel states the rule thus (Book 1, c. 22, secs. 268, 269, 270) :
"If a territory which terminates on a river has no other boundary than that river, it is one of those territories that have natural or indeterminate bounds (territoria arcifinia), and it enjoys the right of alluvion; that is to say, every gradual increase of soil, every addition which the current of the river may make to its bank on that side, is an addition to that territory, stands in the same predicament with it, and belongs to the same owner. For, if I take possession of a piece of land, declaring that I will have for its boundary the river which washes its side-or if it is given to me upon that footing, I thus acquired beforehand the right of alluvion; and, consequently, I alone may appropriate to myself whatever additions the current of the river may insensibly make to my land. I say 'insensibly,' because, in the very uncommon case called avulsion, when the violence of the
stream separates a considerable part from one piece of land and joins it to another, but in such manner that it can still be identified, the property of the soil so removed naturally continues vested in its former owner. The civil laws have thus provided against and decided this case, when it happens between individual and individual; they ought to unite equity with the welfare of the state, and the care of preventing litigations.
"In case of doubt, every territory terminating on a river is presumed to have no other boundary than the river itself; because nothing is more natural than to take a river for a boundary, when a settlement is made; and wherever there is a doubt, that is always to be presumed which is most natural and most probable.
"As soon as it is determined that a river constitutes the boundary line between two territories, whether it remains common to the inhabitants on each of its banks, or whether each shares half of it, or, finally, whether it belongs entirely to one of them, their rights, with respect to the river, are in nowise changed by the alluvion. If, therefore, it happens that, by a natural effect of the current, one of the two territories receives an increase, while the river gradually encroaches on the opposite bank, the river still remains the natural boundary of the two territories, and, notwithstanding the progressive changes in its course, each retains over it the same rights which it possessed before; so that, if, for instance, it be divided in the middle between the owners of the opposite banks, that middle, thought it changes its place, will continue to be the line of separation between the two neighbors. The one loses, it is true, while the other gains; but nature-alone produces this change; she destroys the land of the one, while she forms new land for the other. The case cannot be otherwise determined, since they have taken the river alone for their limits.
"But if, instead of a gradual and progressive change of its bed, the river, by an accident merely natural, turns entirely out of its course and runs into one of the two neighboring States, the bed which it has abandoned becomes thenceforward their boundary, and remains the property of the former owner of the river, (sec. 267.) the river itself is, as it were, annihilated in all that part while it is reproduced in its new bed, and there belongs only to the State in which it flows."

The result of these authorities puts it beyond doubt that accretion on an ordinary river would leave the boundary between two States the varying centre of the channel, and that avulsion would establish a fixed boundary, to wit: the centre of the abandoned channel. It is contended, however, that the doctrine of accretion has no application to the Missouri River, on account of the rapid and great changes constantly going on in respect to its banks; but the contrary has already been decided by this court in Jefferis v. Land Company, 134 U. S. 178, 189. A question between individuals, growing out of changes in the very place now in controversy, was then before this court; and in the opinion, after referring to the general rule, it was observed: "It is contended by the defendant that this well settled rule is not applicable to land which borders on the Missouri River, because of the peculiar character of that stream and of the soil through which it flows, the course of the river being tortuous, the current rapid, and the soil a soft, sandy loam, not protected from the action of water either by rocks or the roots of trees; the effect being that the river cuts away its banks, sometimes in a large body, and makes for itself a new course, while the earth thus removed is almost simultaneously deposited elsewhere, and new land is formed almost as rapidly as the former bank was carried away. But it has been held by this court that the general law of accretion is applicable to land on the Mississippi River; and, that being so, although
the changes on the Missouri River are greater and more rapid than on the Mississippi, the difference does not constitute such a difference in principle as to render inapplicable to the Missouri River the general rule of law." It is true that that case came here on demurrer to a bill, and it was alleged in the bill that the land was formed by "imperceptible degrees," and that the process of accretion "went on so slowly that it could not be observed in its progress; but, at intervals of not less than three or more months, it could be discerned by the eye that additions greater or less had been made to the shore." The state of facts disclosed by this averment was held not to take the case out of law concerning accretion, and, after referring to some English authorities, it was said: "The doctrine of the English cases is, that accretion is an addition to land coterminous with the water, which is formed so slowly that its progress cannot be perceived, and does not admit of the view that in order to be accretion the formation must be one not discernible by comparison at two distant points of time." And then was quoted from the opinion in St. Clair v. Lovingston, 23 Wall. 46, these words: "The test as to what is gradual and imperceptible in the sense of the rule is, that though the witnesses may see from time to time that progress has been made, they could not perceive it while the process was going on."

The case before us is presented on testimony, and not on allegation. But what are the facts apparent from that testimony? The Missouri River is a winding stream, coursing through a valley of varying width, the substratum of whose soil, a deposit of distant centuries, is largely of quicksand. In building the bridge of the Union Pacific Railway Company across the Missouri River, in the vicinity of the tracts in controversy, the builders went down to the solid rock, sixty-five feet below the surface, and there found a pine $\log$ a foot and a half in diameter-of course, a deposit made in the long ago. The current is rapid, far above the average of ordinary rivers; and by reason of the snows in the mountains there are two well known rises in the volume of its waters, known as the April and June rises. The large volume of water pouring down at the time of these rises, with the rapidity of its current, has great and rapid action upon the loose soil of its banks. Whenever it impinges with direct attack upon the bank at a bend of the stream, and that bank is of the loose sand obtaining in the valley of the Missouri, it is not strange that the abrasion and washing away is rapid and great. Frequently, where above the loose substratum of sand there is a deposit of comparatively solid soil, the washing out of the underlying sand causes an instantaneous fall of quite a length and breadth of the superstratum of soil into the river; so that it may, in one sense of the term, be said that the diminution of the banks is not gradual and imperceptible, but sudden and visible. Notwithstanding this, two things must be borne in mind, familiar to all dwellers on the banks of the Missouri River, and disclosed by the testimony: that, while there may be an instantaneous and obvious dropping into the river of quite a portion of its banks, such portion is not carried down the stream as a solid and compact mass, but disintegrates and separates into particles of earth borne onward by the flowing water, and giving to the stream that color which, in the history of the country, has made it known as the "muddy" Missouri; and, also, that while the disappearance, by reason of this process, of a mass of bank may be sudden and obvious, there is no transfer of such a solid body of earth to the opposite shore, or anything like an instantaneous and visible creation of a bank on that shore. The accretion, whatever may be the fact in respect to the diminution, is always gradual and by the imperceptible deposit of floating particles of earth. There is, except in such
cases of avulsion as may be noticed hereafter, in all matters of increase of bank, always a mere gradual and imperceptible process. There is no heaping up at an instant, and while the eye rests upon the stream, of acres or rods on the forming side of the river. No engineering skill is sufficient to say where the earth in the bank washed away and disintegrating into the river finds its rest and abiding place. The falling bank has passed into the floating mass of earth and water, and the particles of earth may rest one or fifty miles below, and upon either shore. There is, no matter how rapid the process of subtraction or addition, no detachment of earth from the one side and deposit of the same upon the other. The only thing which distinguishes this river from other streams, in the matter of accretion, is in the rapidity of the change caused by the velocity of the current; and this in itself, in the very nature of things, works no change in the principle underlying the rule of law in respect thereto.

Our conclusions are that, notwithstanding the rapidity of the changes in the course of the channel, and the washing from the one side and on to the other, the law of accretion controls on the Missouri River, as elsewhere; and that not only in respect to the rights of individual land owners, but also in respect to the boundary lines between States. The boundary, therefore, between Iowa and Nebraska is a varying line, so far as affected by these changes of diminution and accretion in the mere washing of the waters of the stream.

It appears, however, from the testimony, that in 1877 the river above Omaha, which had pursued a course in the nature of an ox-bow, suddenly cut through the neck of the bow and made for itself a new channel. This does not come within the law of accretion, but of that of avulsion. By this selection of a new channel the boundary was not changed, and it remained as it was prior to the avulsion, the centre line of the old channel; and that, unless the waters of the river returned to their former bed, became a fixed and unvarying boundary, no matter what might be the changes of the river in its new channel.

We think we have by these observations indicated as clearly as is possible the boundary between the two States, and upon these principles the parties may agree to a designation of such boundary, and such designation will pass into a final decree. If no agreement is possible, then the court will appoint a commission to survey and report in accordance with the views herein expressed.

The costs of this suit will be divided between the two States, because the matter involved is one of those governmental questions in which each party has a real and vital, and yet not a litigious, interest.

## NEBRASKA $\nabla$. IOWA. ORIGINAL.

No. 4. Original. Argued January 29, 1892.-Decree entered May 16, 1892. This case was decided February 29, 1892, 143 U. S. 359, and the decree withheld in order to enable the parties to agree to the designation of the boundary between the two States. Such agreement having been reached a decree is new entered accordingly.
This case is reported in volume 143 U. S. pages 359 to 370 . No decree was entered, the court observing (page 370): "We think we have by these observations, indicated as clearly as is possible the boundary between the two States, and upon these principles the parties may agree to a designation of such boundary, and such designation will pass into a final decree. If no agreement is possible, then the court will appoint a commission to
survey and report in accordance with the views herein expressed." The parties having come to such an agreement, the court on the 16 th of May, 1892, entered the following decree.

Mr. J. N.' Woolworth for the State of Nebraska.
Mr. J. Y. Stone, Attorney General of the State, Mr. J. J. Stewart and Mr. Smith McPherson for the State of Iowa. Decree.
This cause came on to be heard upon the pleadings and proofs, and was argued by counsel, and thereupon, the parties having agreed upon a designation of the boundary in accordance with the principles set forth in the opinion of this court, filed on February 29, 1892, it is ordered, adjudged and decreed as follows:

That the boundary between the State of Nebraska and the State of Iowa, between the north line of sections twenty-two (22) and twenty-three (23), in township seventy-five (75) north of range forty-four (44) west of the fifth principal meridian, according to the surveys of the public lands in the State of Iowa, and the middle, east and west lines of section twenty-eight (28) in said township and range, is, and is hereby established in the middle of the main ehannel of the Missouri River, save and excepting the part of the said boundary described as follows:

Commencing at a point on the south line of section twenty (20), in township seventy-five (75) north, range forty-four (44) west of the fifth principal meridian, produced eight hundred and sixty-one and one-half ( $8611 / 2$ ) feet west of the southeast corner of said section, and running thence northwesterly to a point on the south line of lot four (4) of section ten (10), in township fifteen (15) north of range thirteen (13) east of the sixth principal meridian, twenty-two hundred and seventy-five (2275) feet east of the southwest corner of the northwest quarter of the southeast quarter of said section ten (10); thence northerly to a point on the north line of lot four (4) aforesaid, two thousand and sixty-eight (2068) feet east of the centre line of said section ten (10); thence north to a point on the north line of section ten (10), two thousand and sixty-eight (2068) feet east of the quarter section corner on the north line of said section; thence northerly to a point three hundred and twelve (312) feet west of the southeast corner of lot one (1), in section three (3), township fifteen (15) north, range thirteen (13) east aforesaid; thence northerly to a point on the section line between section two (2) and three (3), three hundred and fifty-eight (358) feet south of the quarter section corner on said line; thence northeasterly to the centre of the southeast quarter of the northwest quarter of section two (2) aforesaid; thence east to the centre of the west half of lot five (5), otherwise described as the southwest quarter of the northwest quarter of section one (1), in township fifteen (15), range thirteen (13) aforesaid; thence southeasterly to a point on the south line of lot five (5) aforesaid, fifteen hundred and forty (1540) feet west of the centre of section one (1), last aforesaid; thence south two thousand and fifty (2050) feet to a point fifteen hundred and forty (1540) feet west of the north and south open line through said section one (1); thence southwesterly to the southwest corner of the northeast quarter of the southwest quarter of section twenty-one (21), in township seventy-five (75) north, range forty-four (44) west of the fifth principal meridian; thence southeasterly to a point six hundred and sixty (660) feet south of the northeast corner of the northwest quarter of the northeast quarter of section twenty-eight (28), in township seventy-five (75) north, range forty-four (44) west, aforesaid; and said line produced to the centre of the channel of the Missouri River.

Commencing again at the point of beginning first named, namely, a point on the south line of section twenty (20), in township seventy-five (75) north, range forty-four (44) west of the fifth principal meridian, produced eight hundred and sixty-one and one-half ( $8611 / 2$ ) feet west of the southeast corner of said section, and running thence southeasterly to a point six hundred and sixty (660) feet east of the southwest corner of the northwest quarter of the northwest quarter of section twenty-eight (28), in township seventy-five (75) north, range forty-four (44) west of the fifth principal meridian, and said line produced to the centre of the channel of the Missouri River.

The territory lying on the west of said line from the point last aforesaid, to the section line between sections two (2) and three (3), in township fifteen (15) north, range thirteen (13) east of the sixth principal meridian, according to the government surveys in Nebraska, and also the territory lying north of the above-described line, to where it intersects the middle, east and west line of section one (1), in said township and range, and the territory lying east of the above-described line from the point last aforesaid to the Missouri, are in the State of Nebraska, and the lands included between and within the above-described line are in the State of Iowa.

It is further ordered that the costs of this suit be paid by the parties equally.

So ordered.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 9, 1963, he approved the following bills: House Files 250, 251, 286, 316, 489, 564 and Senate Files 307 and 411.

## REPORT OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 462, a bil for an act to make apropriations to certain named persons in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham.

Report adopted.

## AMENDMENTS FILED

Amend Senate File 126 by adding after the word "machines" in line nineteen (19) of section two (2) the following:
"and the location where the machine or machines are placed is covered by a local retail permit".

Goode of Davis.

## Amend Senate File 467 by adding thereto the following section:

The provisions of section two (2) of this Act shall also apply to the manufacturers of brand-name food stuffs,
typewriters, fountain pens and other office equipment and furniture.

DIETZ of Scott.
Amend the Senate amendment to House File 550, section 2, lines twenty-four (24) and twenty-five (25) thereof, by striking the words "goods, wares or merchandise," and inserting in lieu thereof the following: "property customarily used in and by the private residence or residences of the owner of said property, such as household goods, personal effects and food,". Gittins of Pottawattamie.
Amend the Senate amendment to House File 550, section 2 by striking therefrom all of division two (2).

Scherle of Mills.
Amend the Senate amendment to House File 550 as follows:
Section eleven (11), by striking all of said section after the word "amended" in line two (2) and inserting in lieu thereof the following:
"by striking all of line nine (9) after the word "appropriated" and all of lines ten (10), eleven (11) and twelve (12) and inserting in lieu thereof the word "a sum sufficient for the fiscal year beginning July 1,1963 , to carry out the provisions of chapter four hundred twenty-six (426) of the Code."

Further amend by adding to chapter four hundred twenty-six point one (426.1) the following "for the fiscal year beginning July 1 , 1964 and each year thereafter there is hereby appropriated a sum from the general fund, from funds not otherwise appropriated a sum equal to the amount appropriated to carry out the provisions of chapter four hundred twenty-six (426) of the Code, during the fiscal year beginning July 1, 1963."

Hagedorn of Clay. Maule of Monona.

Amend the Senate amendment to House File 550 as follows:

1. Amend by striking section 5 .
2. further amend by renumbering sections to conform to this amendment.

## Steele of Cherokee.

Amend Senate amendment to House File 550 by adding a new section as follows:

Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by inserting in line 21 after the word "taxpayer" the words "residing outside of the State of Iowa or".

## Girtins of Pottawattamie.

Amend House File 550 as follows:
Amend by inserting the following as a new section at the end of the bill:
"Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by inserting in line twenty-three (23) after the figures ' 425 ' the following:
'or to any owner of any property which property has an owner,

8 in whole or in part, who is not a bona fide resident of the State
Van Nostrand of Pottawattamie.
Amend the Senate amendment to House File 550 as follows:
By striking section three (3) thereof and renumbering the remaining sections.

Hagmorn of Clay.
Van Nostrand of Pottawattamie. Goode of Davis.

Amend House File 554 as follows:

1. By striking all of section 6 of the bill and renumbering the subsequent sections.

Diexz of Scott.

> Amend House File 691 as follows:
> 1. By adding thereto the following new section:
> Sec. 2. Chapter one hundred eleven A (111A), Code 1962, is hereby amended by adding thereto the following new section:
> "Upon petition of two hundred ( 200 ) voters to the board of supervisors in any county where a county conservation board has been established, requesting that the conservation board be abolished, the board of supervisors shall submit to the voters of the county at the next general or primary election the question whether the county conservation board shall be abolished. If at said election a majority of the votes cast are for the proposition to abolish the county conservation board, the county conservation board of said county shall be abolished as of sixty (60) days from the date of the official canvass of the election.
> All property, funds, proceeds, and facilities which were under the control and jurisdiction of the county conservation board, shall upon abolition of the conservation board, vest in the board of supervisors and be held in the name of the county and be used or disposed of as other county property in the manner provided by law."
> 2. Amend the title to House File 591 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to county conservation boards."

Van Nostrand of Pottawattamie.
On motion by Mowry of Marshall, the House adjourned until 9:30 a.m., Friday, May 10, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Reprbseintatives, Des Moines, Iowa, Friday, May 10, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend B. J. U'kena, pastor of the First Presbyterian Church, Greenfield, Iowa.

The Journal of May 9, 1963, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Busch of Bremer on request of Sokol of Osceola; Hagen of Allamakee on request of Sersland of Winneshiek; Miller of Page on request of McElroy of Fremont; Vermeer of Marion on request of Den Herder of Sioux; Moffitt of Appanoose on request of Parker of Buchanan; Peterson of Woodbury on request of Grassley of Butler; Knowles of Scott on request of Dietz of Scott; Patton of Delaware on request of Smith of O'Brien; Kibbie of Palo Alto on request of Dunton of Keokuk.

## PRESENTATION OF VISITORS

Mensing of Cedar presented to the House the Honorable Edwin C. Schluter, former member of the House from Cedar County in the Fiftieth General Assembly.

Hirsch of Warren presented to the House fifty-seven students from Indianola accompanied by their teachers, Mrs. Pete Henry and Mr. Jostes.

Kreager of Jasper presented to the House thirty-five students from Colfax accompanied by their teacher, Mr. Moore.

Lange of Sac presented to the House forty-five students from Wall Lake Community School accompanied by their teachers, Mesdames Shields and Shannon.

Moffitt of Appanoose presented to the House thirty-three students from Numa Independent School accompanied by their principal, Gladys Houser.

## PETITIONS

The following petitions were presented and placed on file:
By Reppert of Polk, from fourteen residents of Polk County favoring a Sunday closing law.

## INTRODUCTION OF BILL

House File 595, 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, 1963, and ending June 30, 1965, funds for various departments and various divisions thereof, of the State of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems, to salaries and allowances for state officers and employees and to amend various sections of the Code relating to departments receiving appropriations under this Act.

Read first time and placed on appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate Joint Resolution 18, a joint resolution to create an interim commission to study the court system of Iowa with a view to reorganization of the structure to secure the maximum utilization of personnel for the efficient handling of litigation.

Read first time and referred to committee on appropriations.
Senate File 469, a bill for an act to make appropriations to certain named firm or persons in settlement of claims made against the State of Iowa.

Read first time and referred to committee on appropriations.
Senate File 470, a bill for an act to appropriate from the general fund of the State of Iowa to the Iowa State Commerce Commission for the purpose of providing immediate funds necessitated by passage of Senate File 11, Acts of the Sixtieth General Assembly.

Read first time and referred to committee on appropriations.
Senate File 471, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the capitol planning commission the sum of twenty thousand $(20,000)$ dollars.

Read first time and referred to committee on appropriations.
Senate File 473, a bill for an act to amend Senate File four hundred forty-five (445), Acts of the Sixtieth General Assembly, relating to the organization of domestic insurance companies.

Read first time and referred to sifting committee.

## PRESENTATION OF GIFTS

Dietz of Scott rose on a point of personal privilege and asked and received unanimous consent that the Honorable Marvin Smith, the

Honorable John Mowry, the Honorable Raymond Eveland and the Honorable John Camp be escorted to the rostrum by members of the House previously designated, for special recognition of appreciation, and that the Honorable Samuel Robinson also appear at the Speaker's station.

The Honorable Samuel Robinson presented to Speaker Robert Naden a wrist watch inscribed from the Sixtieth General Assembly, and said:

Mr. Speaker: We are now approaching an occasion that comes at the close of every legislative session when we will be returning to our individual communities. The selection of a Speaker is one of our important duties and if any of us have had any doubts or misgivings as to whether our present Speaker would equal the standard set by his predecessors, I am sure, Robert, that your administration of the responsibilities assumed has been fair and unbiased. It is a special privilege, therefore, for me this morning to present to you this gift from the members of the House (including members of the Third House), of our admiration and of our appreciation of a job well done. Congratulations, Robert, we are proud of you.

Speaker Robert Naden said:
Thank you for this beautiful gift, and I want to take this opportunity to express my appreciation of the splendid cooperation I have received from each of you this session. I want to thank you for this and to commend each of you for the way in which you have accepted the responsibilities of state government during the Sixtieth General Assembly. I believe that it will be long remembered for being one of the most effective and fruitful sessions in Iowa history.

I want to also take a moment at this time to not only thank Bill, Sue, Mary and Burl, but also the entire staff in the back room, the Sergeant-atArms staff, the bill room employees, and the telephone room girls, for a job well done.

Another group that I think we are universally proud of is the group with the red jackets, the Pages. These young ladies and gentlemen have done a splendid job and we thank each of you and hope that your experiences here will give you a continued interest in your government at all levels.
I also wish to recognize the representatives of the various organizations and associations who have been interested in the legislation presented to the General Assembly for consideration. They have been cooperative, fair, and have greatly added to the knowledge needed for a just appraisal of proposed legislation.

I think that the newspaper, radio and television coverage of this session has been the best ever and has led to a well informed public and with the possible exception of committee activity and billboard legislation, the coverage has been largely unbiased! We thank you for your excellent services.

I hope that we can leave here by noon today and come back Monday morning with a determination to finish the job that we have started. It would be penny-wise and pound-foolish to quit just short of doing a complete job. We still have some very major legislation to be adequately handled before we close the Sixtieth General Assembly.

I have sincerely enjoyed this session and I am sure that serving as your presiding officer will be among my fondest memories.

In behalf of all the members of the House, the Honorable Charles

Grassley presented to the Honorable Marvin Smith, Speaker pro tempore, a transistor radio; the Honorable Hillman Sersland presented to the Honorable John Mowry, Majority Floor Leader, a walnut humidor and walnut ash tray; the Honorable Katherine Falvey presented to the Honorable Ray Eveland, Minority Floor Leader, a transistor clock-radio; the Honorable Carl Hirsch presented to the Honorable John Camp, Assistant Majority Floor Leader, a piece of luggage ; the Honorable Riley Dietz presented to William R. Kendrick, Chief Clerk, a brief case and to Burl Beam, Assistant Chief Clerk, a pair of cuff links.

The House leaders expressed their appreciation for the mementos and thanked the members of the House, the staff and everyone connected with the Sixtieth General Assembly for their cooperation.

Hagedorn of Clay asked and received unanimous consent that the following poem be printed in the House Journal:

## THE BAR

(Written by a life convict in Joliet prison)
A bar to heaven, a door to hell; Whoever named it, named it well A bar to manliness and wealth A door to want and broken health.

A bar to honor, pride and fame;
A door to grief and sin and shame
A bar to hope, a bar to prayer,
A door to darkness and despair.
A bar to honored, useful life;
A door to brawling senseless strife
A bar to all that's true and brave;
A door to every drunkard's grave.
A bar to joys that home imparts
A door to tears and aching hearts A bar to heaven, a door to hell Whoever named it, named it well.

CONSIDERATION OF BILLS
APPROPRIATIONS CALENDAR
Senate File 466, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the board of control, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for the joint control for the expenditure thereof by the board of control and the budget and financial control committee, with report of committee recommending passage, was taken up for consideration.

Ely of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 466 as follows:

1. Section two (2) by striking from lines two (2) and three (3) the words ", with the approval of the budget and financial control committee,".
2. Section three (3) by inserting a period after the word "committee" in line four (4) and striking all words thereafter in section three (3).

Roll call was requested by Ely of Linn and Denman of Polk.
On the question "Shall the amendment be adopted?"
The ayes were, 24 :

| Breitbach | Falvey <br> Carnahan <br> Gittins |
| :--- | :--- |
| Carstensen | Halling |
| Denman | Mahan |
| Duffy | Mensing |
| Dunton | Meyer |
| Ely |  |

The nays were, 58:

Balloun
Baringer
Bock
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Dietz
Edgington
Fischer of
Grundy
Fisher of Greene
Goode
Graham

Hagie
Hakes Hanson of Lyon Hanson of Mitchell Hirsch Hougen Jarvis Johnson Knock Kreager Lange
Loss
Lutz
McElroy Messerly

Miller of Des Moines Mueller Murray Nielsen of Emmet Reppert

Millen
Miller of
Jones
Mowry
Nelson
Nielsen of Shelby
Olson
Ossian
Palas
Parker
Paul
Scherle
Sersland
Shaw
Siglin

Absent or not voting, 26:
Andersen of
Woodbury
Anderson of
Ringgold
Briles
Busch
Camp
Casey

Eveland
Frazier Grassley Hagedorn Hagen Kibbie Kluever Knowles

Amendment lost.
Smith 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, 90 :
$\left.\begin{array}{ll}\begin{array}{c}\text { Andersen of } \\ \text { Woodbury }\end{array} & \begin{array}{l}\text { Fischer of } \\ \text { Grundy }\end{array} \\ \text { Anderson of } \\ \text { Ringgold }\end{array} \quad \begin{array}{ll}\text { Fisher of } \\ \text { Greene }\end{array}\right]$
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Paul
Petersen of
Dallas
Reppert
Riley
Robinson

Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Wright
Mr. Speaker

| Moffitt | Prine |
| :--- | :--- |
| Patton | Swisher |
| Peterson of | Vermeer |
| Woodbury | Wells |

The nays were, none.
Absent or not voting, 18:

| Bock | Halling |
| :--- | :--- |
| Busch | Kibbie |
| Gittins | Knowles |
| Grassley | McElroy |
| Hagedorn | Miller of |
| Hagen | Page |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENTS CONSIDERED

Mensing of Cedar called up for consideration Senate File 127, a bill for an act to amend section four hundred twenty-two point fortyfive (422.45), Code 1962, relating to exemptions from the imposition of the retail sales tax, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 127 by striking all after the colon in line 3 and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by striking all of subsection five (5) and inserting in lieu thereof the following:
'The gross receipts of all sales of goods, wares or merchandise used for public purposes to any tax-certifying or tax-levying body of the State of Iowa or governmental subdivision thereof, including the state board of regents, board of control of state instiutions, state highway commission
and all divisions, boards, commissions, agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds raised by the levying and collection of taxes, except sales of goods, wares or merchandise used by or in connection with the operation of any municipally-owned public utility engaged in selling gas, electricity or heat to the general public.
'The exemption provided by this subsection shall also apply to all such sales of goods, wares or merchandise subject to use tax under the provisions of chapter four hundred twenty-three (423) of the Code.'
"Sec. 2. Section four hundred twenty-two point forty-five (422.45), Code 1962, is further amended by inserting after the word 'thereof' in line three (3) of subsection six (6) the following: 'including the state board of regents, board of control of state institutions, state highway commission, and all divisions, boards, commissions, agencies or instrumentalities of state, federal, county or municipal government which derive disbursable funds from appropriations or allotments of funds raised by the levying and collection of taxes.'
"Sec. 3. The refunds provided in the preceding section two (2) shall be retroactive and apply to any applications for refund now on file with the state tax commission, or hereafter filed therewith for projects now in process, upon which sales or use taxes are paid prior to the taking effect of this Act. Any of the above-mentioned governmental bodies or subdivisions thereof shall be entitled to a refund of such taxes so paid upon making application to the state tax commission therefor.
"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and the Mount Vernon Hawk-eye-Record and The Lisbon Herald, a newspaper published at Mount Vernon, Iowa."

Motion prevailed and the House concurred in the Senate amendment.

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, 90 :

| Andersen of | Cunningham | Frazier | Knock |
| :--- | :--- | :--- | :--- |
| Woodbury | Darrington | Gittins | Kreager |
| Anderson of | Den Herder | Gode | Lange |
| Ringggold | Denman | Graham | Loss |
| Balloun | Dietz | Hagie | Lutz |
| Baringer | Duffy | Hakes | Mahan |
| Bock | Dunton | Halling | Maule |
| Breitbach | Edgington | Hanson of | McElroy |
| Briles | Ely | Lyon | Mensing |
| Camp | Eveland | Hanson of | Messerly |
| Carnahan | Falvey | Mitchell | Meyer |
| Carstensen | Fischer of | Hirsch | Millen |
| Chalupa | Grundy | Hougen | Miller of |
| Coffman | Fisher of | Jarvis | Des Moines |
| Crane | Greene | Johnson |  |


| Miller of | Ossian | Shaw | Stokes |
| :--- | :--- | :--- | :--- |
| Jones | Palas | Siglin | Strothman |
| Mowry | Parker | Smith of | Tabor |
| Mueller | Paul | Dickinson | Van Alstine |
| Murphy | Petersen of | Smith of | Van Nostrand |
| Murray | Dallas | O'Brien | Vetter |
| Nelson | Reppert | Sokol | Walter |
| Nielsen of | Riley | Stanley | Wier |
| Emmet | Robinson | Steele | Winkelman |
| Nielsen of | Scherle | Steffen | Wright |
| Shelby | Sersland | Stevenson | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 18: |  |  |  |
| Busch | Kibbie |  |  |
| Casey | Kluever | Moffitt | Prine |
| Grassley | Knowles | Olson | Swisher |
| Hagedorn | Miller of | Peterson of | Vermeer |
| Hagen | Page | Woodbury | Wells |
|  |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Robinson of Guthrie called up for consideration Senate File 19, a bill for an act to provide for establishment of water recreational areas and facilities normally associated therewith, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 19 as follows:

1. Amend division 10, line 14, by adding the following after "condemnation,", "including all costs occasioned by appeal as set out in section four hundred seventy-two point thirty-three (472.33) of the Code, and".
2. Further amend division 10 by striking the words, "in the public interest" in line 21 and inserting in lieu thereof "for free public access and use".

Motion prevailed and the House concurred in the Senate amendment.

Robinson of Guthrie 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 9"
The ayes were, 66 :

| Andersen of | Carnahan | Denman | Gittins |
| :--- | :--- | :--- | :--- |
| Woodbury | Coffman | Duffy | Graham |
| Anderson of | Crane | Dunton | Grassley |
| Ringgold | Cunningham | Edgington | Hagie |
| Baringer | Darrington | Eveland | Hakes |
| Breitbach | Den Herder | Falvey |  |


| Hanson of | Maule | Paul | Stanley |
| :---: | :---: | :---: | :---: |
| Lyon | McElroy | Petersen of | Stevenson |
| Hanson of | Mensing | Dallas | Stokes |
| Mitchell | Meyer | Reppert | Strothman |
| Hirsch | Millen | Robinson | Tabor |
| Jarvis | Miller of | Scherle | Van Alstine |
| Johnson | Jones | Sersland | Van Nostrand |
| Kluever | Mowry | Siglin | Vetter |
| Knock | Nelson | Smith of | Walter |
| Kreager | Nielsen of | Dickinson | Wier |
| Lange | Shel.by | Smith of | Winkelman |
| Lutz | Palas | O'Brien | Wright |
| Mahan | Parker | Sokol | Mr. Speaker |
| The nays were, 24: |  |  |  |
| Balloun | Fischer of | Hougen | Murray |
| Briles | Grundy | Loss | Nielsen of |
| Camp | Fisher of | Messerly | Emmet |
| Carstensen | Greene | Miller of | Ossian |
| Chalupa | Frazier | Des Moines | Riley |
| Dietz | Goode | Mueller | Shaw |
| Ely | Halling | Murphy | Steffen |
| Absent or not voting, 18: |  |  |  |
| Bock | Kibbie | Olson | Steele |
| Busch | Knowles | Patton | Swisher |
| Casey | Miller of | Peterson of | Vermeer |
| Hagedorn | Page | Woodbury | Wells |
| Hagen | Moffitt | Prine | Worthington |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO WITHDRAW HOUSE FILE 51 LOST

Hirsch of Warren called up for consideration the motion filed May 3 to withdraw House File 51 from the sifting committee and moved that House File 51 be withdrawn from the sifting committee.

Dietz of Scott moved the previous question on the motion, which motion prevailed.

On the question "Shall House File 51 be withdrawn from the sifting committee?"

Roll call was requested by Stanley of Muscatine and Riley of Linn.
Rule 69 was invoked.
The ayes were, 59 :

| Andersen of | Carstensen | Ely | Hanson of |
| :---: | :---: | :---: | :---: |
| Woodbury | Casey | Eveland | Lyon |
| Anderson of | Chalupa | Falvey | Hanson of |
| Ringgold | Cunningham | Gittins | Mitchell |
| Baringer | Denman | Graham | Hirsch |
| Bock | Dietz | Hagie | Hougen |
| Breitbach | Dunton | Hakes | Johnson |
| Carnahan | Edgington |  | Kluever |


| Kreager | Nielsen of | Riley | Stevenson |
| :---: | :---: | :---: | :---: |
| Lange | Emmet | Silglin | Stokes |
| Lutz | Nielsen of | Smith of | Strothman |
| Mahan | Shelby | Dickinson | Tabor |
| Maule | Olson | Smith of | Van Alstine |
| Meyer | Palas | O'Brien | Van Nostrand |
| Millen | Parker | Sokol | Vetter |
| Mowry | Petersen of | Stanley | Wier |
| Mueller | Dallas Reppert | Steffen | Worthington |
| The nays were, 32: |  |  |  |
| Balloun | Fisher of | Miller of | Scherle |
| Briles | Greene | Jones | Sersland |
| Camp | Goode | Murphy | Shaw |
| Coffman | Grassley | Murray | Steele |
| Crane | Halling | Nelson | Walter |
| Darrington | Loss | Ossian | Winkelman |
| Duffy | McElroy | Paul | Wright |
| Fischer of | Mensing | Prine | Mr. Speaker |
| Grundy | Miller of Des Moines | Robinson |  |
| Absent or not voting, 17: |  |  |  |
| Busch | Jarvis | Miller of | Peterson of |
| Den Herder | Kibbie | Page | Woodbury |
| Frazier | Knock | Moffitt | Swisher |
| Hagedorn | Knowles | Patton | Vermeer |
| Hagen | Messerly |  | Wells |

Motion lost.

## SIFTING COMMITTEE CALENDAR

House File 178, a bill for an act relating to bids on secondary road construction work and materials therefor, with report of committee recommending passage, was taken up for consideration.

Nielsen of Shelby moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.
On the question "Shall the bill pass?"
The ayes were, 59:

| Andersen of | Cunningham | Hanson of | Maule |
| :--- | :--- | :--- | :--- |
| Woodbury | Dietz | Lyon | McElroy |
| Anderson of | Dunton | Hanson of | Mensing |
| Ringgold | Edgington | Mitchell | Meyer |
| Balloun | Ely | Hirch | Miller of |
| Baringer | Eveland | Hougen | Des Moines |
| Bock | Falvey | Johnson | Miller of |
| Breitbach | Goode | Kluever | Jones |
| Briles | Grassley | Lange | Mowry |
| Carnahan | Hakes | Lutz | Mueller |
| Crane | Halling | Mahan | Murphy |


| Murray | Parker |
| :--- | :--- |
| Nielsen of | Petersen of |
| Emmet | Dallas |
| Nielsen of | Prine |
| Shelby | Robinson |
| Ossian | Scherle |
| Palas |  |

The nays were, 32 :

| Camp | Fisher of |
| :--- | :--- |
| Carstensen | Greene |
| Casey | Frazier |
| Chalupa | Gittins |
| Coffman | Graham |
| Darrington | Hagie |
| Denman | Jarvis |
| Duffy | Knock |
|  | Kreager |


| Loss | Sersland |
| :--- | :--- |
| Messerly | Shaw |
| Millen | Sokol |
| Nelson | Stanley |
| Olson | Steffen |
| Paul | Van Alstine |
| Reppert | Walter |
| Riley | Mr. Speaker |

Absent or not voting, 17:

| Busch | Kibbie |
| :--- | :--- |
| Den Herder | Knowles |
| Fischer of | Miller of |
| Grundy | Page |
| Hagedorn | Moffitt |
| Hagen |  |

Siglin
Smith of
Dickinson
Steele
Stevenson
Stokes

Strothman
Tabor Vetter Wier Winkelman Worthington

Sersland
Shaw
Sokol
Stef
Van Alstine
Walter
Mr. Speaker

Swisher
Van Nostrand Vermeer Wells
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION FILED

Mr. Speaker: I move to withdraw House File 488 from the sifting committee, pursuant to Rule 54.

Ray C. Cunningham.

## REPORT OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 464, a bill for an act to make appropriations to certain named counties in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## AMENDMENTS FILED

Amend Senate File 174 by adding the following after the period in line eight (8): "Residents of the city or town shall have preference in appointments."

Reppert of Polk.

[^32]Baringer of Fayette. Steble of Cherokee.

Amend the Senate amendment to House File 550 by striking from line 107 the word and figure "two (2)" and substituting in lieu thereof the word and figure "three (3)".

Ely of Linn.
Amend House File 550, as amended and passed by the
Senate, by inserting after the word "municipality," in section 10, line eleven (11) the following:
"board, commission or agency of the state,".
Vkrmeer of Marion. Den Herder of Sioux.

3 in line seventy-eight (78) and inserting in lieu thereof
4 the word "tax".
Goode of Davis.
1 Amend the Senate amendment to House File 550 as follows:
2 1. Amend section twelve (12) by adding after the word
3 "biennium" in line one hundred thirty-five (135) the
4 following: "and annually thereafter".

Goode of Davis.
Amend the Senate amendment to House File 550 by striking lines $25,26,27$ and 28 , section two (2), and inserting as a new section the following:
"There is hereby appropriated from the generad fund of the state for each year of the biennium beginning July 1, 1963 and ending June 30, 1965 the sum of fifty thousand ( $\$ 50,000$ ) dollars, or so much thereof as may be necessary to be used by the Iowa development commission to promote tourism in Iowa."

Goode of Davis.
Amend the Senate amendment to House File 550 as follows:

By striking section fifteen (15).

> Goode of Davis. MILLER of Page. FISCHER of Grundy. HAGEDORN of Clay. NELSON of Winnebago. MESSERLY of Black Hawk.

Amend the Senate amendment to House File 550, section 12, line one hundred forty-two (142), by inserting after the word "year" the words ", or in the event such district does not maintain a twelve-grade school system".

Olson of Cerro Gordo. Hanson of Mitchell. Stanley of Muscatine. Dunton of Keokuk.

Amend the Senate amendment to House File 550, section 13, line one hundred fifty-three (153), by inserting after the word "in" the following: "twelve-year high school districts in".

Olson of Cerro Gordo. Dunton of Keokuk. Hanson of Mitchell. Stanley of Muscatine.

Amend the Senate amendment to House File 550 by striking all of lines thirty-three (33) through forty-four (44), inclusive.

# Amend the Senate amendment to House File 550 by striking lines twenty-five (25), twenty-six (26), twenty-seven (27), and twenty-eight (28). 

Reppert of Polk.

> Amend the Senate amendment to House File 550, section 11, line one hundred thirty-three (133), by striking the word "twenty-one" and by inserting in lieu thereof the word "gixteen".

Reppert of Polk.
Amend the Senate amendment to House File 550, section 13, line one hundred forty-seven (147), by inserting before the word "balance" the word "unencumbered".

Reppert of Polk.

Amend House File 550 as amended by the Senate by striking subsections one (1) and two (2) of section seven (7) and inserting in lieu thereof the following subsections:
"1. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended by striking from lines eighteen (18) through twenty (20) the words 'upon the uniform basis throughout the state of five mills on the dollar of actual valuation' and inserting in lieu thereof the words 'as provided in section thirty-five $B$ point eleven (35B.11) of the Code.'
2. Section four hundred twenty-nine point fourteen (429.14), Code 1962, is repealed."

Further amend by inserting after the word "surtax" in line 114 of section ten (10) the words "shall be a deduction from the amount of income tax otherwise due and". Knowles of Scott.
Amend House File 550 by adding thereto the following:

1. "Section one hundred twenty-four point twenty-five (124.25), Code 1962, is hereby amended by striking from lines eight (8) and nine (9) thereof the words 'two and forty-eight' and inserting in lieu thereof the words 'four and eighty-eight (4.88)'."
2. "Section ninety-eight point six (98.6), Code 1962, is hereby amended by striking from line seven (7) of subsection one (1) the word 'two' and inserting in lieu thereof the words 'two and one-half ( $21 / 2$ )'."

Meyer of Madison.
Amend House File 550, as amended and passed by the Senate, by striking from lines 163 through 166 the words "assessed valuation of such taxpayer's taxable real and personal property for the current tax year bears to the total assessed valuation of taxable real and personal property in that county for the current tax year" and inserting in lieu thereof the words "total real and personal property taxes paid by the taxpayer for the current tax year bears to the total real and personal property taxes paid by all taxpayers in the county for the current tax year".

Andersen of Woodbury.
Amend the Senate amendment to House File 550 by inserting after the word "provided" in subsection five (5) of section 2 line forty (40), the following:

4 "such goods, wares or merchandise will not be used in Iowa,
5 and provided further".
Den Herder of Sioux. Vermeer of Marion.

1 Amend House File 550 as amended and passed by the Senate
2 by inserting in line 147 before the word "balance" the word
3 "unencumbered".
Den Herder of Sioux. Vermerr of Marion.

Amend House File 550 as amended and passed by the Senate 2 by inserting in line 38 after the word "property" the words "to be used outside this state".

Den Herder of Sioux. Vermeer of Marion.

1 Amend House File 591 as follows:
2 1. Amend by inserting in line 7 after the figure " $(27,000)$ "
3 the following words "or any county having a population of less
4 than thirty-three thousand $(33,000)$ with a county seat having a
5 population of more than twelve thousand $(12,000)$ ". Eveland of Boone.

On motion by Mowry of Marshall, the House adjourned until 10:00 a.m., Monday, May 13, 1963.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Monday, May 13, 1963.

The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend A. D. Mohr, pastor of the Ankeny Baptist Church, Ankeny, Iowa.

The Journal of May 10 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wright of Benton on request of Mensing of Cedar.

## HOUSE RESOLUTION 8 ADOPTED

Robinson of Guthrie called up for consideration House Resolution 8, filed May 8 and found on page 1575 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was unanimously adopted.

## SENATE CONCURRENT RESOLUTION 31 ADOPTED

Briles of Adams called up for consideration Senate Concurrent Resolution 31, found on page 1499 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR
Senate File 126, a bill for an act relating to the use of vending machines in the sale of cigarettes and providing for the licensing of such machines, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption :
Amend Senate File 126 by adding after the word "machines" in line nineteen (19) of section two (2) the following:
"and the location where the machine or machines are placed is covered by a local retail permit".

Amendment adopted.

Darrington of Harrison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 83 :

| Andersen of | Fisher of |
| :--- | :---: |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Bock | Goode |
| Breitbach | Grassley |
| Briles | Hagedorn |
| Camp | Hagen |
| Carstensen | Hagie |
| Casey | Hakes |
| Chalupa | Halling |
| Coffman | Hanson of |
| Crane | Lyon |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Dietz | Kibbie |
| Dunton | Kluever |
| Edgington | Knock |
| Ely | Knowles |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  | Maule |


| Mensing | Robinson |
| :--- | :--- |
| Messerly | Scherle |
| Meyer | Sersland |
| Millen | Shaw |
| Miller of | Siglin |
| Des Moines | Smith of |
| Miller of | Dickinson |
| Page | Sokol |
| Mowry | Stanley |
| Murphy | Steele |
| Murray | Steffen |
| Nelson | Stevenson |
| Nielsen of | Strothman |
| Emmet | Tabor |
| Nielsen of | Van Alstine |
| Shelby | Van Nostrand |
| Olson | Vermeer |
| Ossian | Vetter |
| Palas | Walter |
| Paul | Wells |
| Prine | Winkelman |
| Reppert | Worthington |
| Riley | Mr. Speaker |

The nays were, 19 :

| Balloun | Hanson of |
| :--- | :---: |
| Baringer | Mitchell |
| Busch | Hirsch |
| Carnahan | Johnson |
| Den Herder | Kreager |
| Graham | McElroy |

Absent or not voting, 6:
Denman
Duffy $\quad$ Parker
Miller of
Jones
Moffitt
Mueller
Patton

## Petersen of Dallas

Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
ko
Stanley
Steff
Stevenson
Strothman
Tabor
an Alstine

Vermeer
Vetter
alter

Winkelman
Worthington
Mr. Speaker

Peterson of Woodbury Smith of O'Brien Stokes Wier

Swisher Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 492, a bill for an act to provide for recovery of damages against parents of minors for malicious or willful injury to property by minors, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy asked and received unanimous consent that House File 492 be deferred and that the bill retain its place on the calendar.

House File 410, a bill for an act relating to the adoption of city and
town codes, with report of committee recommending passage, was taken up for consideration.

Vermeer 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, 98:
Andersen of
Woodbury

Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Eveland
Falvey
Fischer of
Grundy

| Fisher of <br> Greene | Mensing <br> Meyer <br> Frazier |
| :--- | :--- |
| Gillen |  |
| Gittins | Miller of |
| Goode | Des Moines |
| Graham | Miller of |
| Grassley | Jones |
| Hagedorn | Miller of |
| Hagen | Page |
| Hakes | Moffitt |
| Halling | Mueller |
| Hanson of | Murphy |
| Lyon | Murray |
| Hanson of | Nelson |
| Mitchell | Nielsen of |
| Hirsch | Emmet |
| Hougen | Nielsen of |
| Johnson | Shelby |
| Kibbie | Olson |
| Kluever | Ossian |
| Knock | Palas |
| Knowles | Parker |
| Kreager | Patton |
| Lange | Paul |
| Loss | Petersen of |
| Lutz | Dallas |
| Mahan | Peterson of |
| Maule | Woodbury |

Prine Riley Robinson Scherle Shaw Siglin Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman Worthington
Mr. Speaker

| Sersland | Van Nostrand |
| :--- | :--- |
| Swisher | Wright |


| Ely | Messerly |
| :--- | :--- |
| Hagie | Mowry |
| Jarvis | Reppert |

Sersland Swisher

Van Nostrand Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 554, a bill for an act to provide for the regulation of the practice of nursing, with report of committee recommending passage, was taken up for consideration.

Dietz of Scott offered the following amendment filed by him and moved its adoption :

Amend House File 554 as follows:

1. By striking all of section 6 of the bill and renumbering the subsequent sections.

Amendment adopted.
Gittins of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 94 :

| Andersen of Woodbury | Fischer of Grundy |
| :---: | :---: |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Frazier |
| Baringer | Gittins |
| Bock | Grassley |
| Breitbach | Hagedorn |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carnahan | Hanson of |
| Carstensen | Lyon |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Johnson |
| Crane | Kibbie |
| Cuningham | Kluever |
| Den Herder | Knock |
| Denman | Kreager |
| Dietz | Lange |
| Duffy | Loss |
| Dunton | Lutz |
| Edgington | Mahan |
| Ely | Maule |
| Eveland | McElroy |
| Falvey |  |

The nays were, 3:
Darrington
Halling
Absent or not voting, 11:

Goode
Graham
Hanson of Mitchell

Jarvis
Knowles
Miller of
Page

| Mensing | Reppert |
| :--- | :--- |
| Messerly | Robinson |
| Meyer | Scherle |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | O'Brien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steele |
| Murphy | Steffen |
| Murray | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet | Tabor |
| Nielsen of | Van Alstine |
| Shelby | Van Nostrand |
| Olson | Vermeer |
| Ossian | Vetter |
| Palas | Walter |
| Parker | Wells |
| Paul | Wier |
| Petersen of | Winkelman |
| Dallas | Worthington |
| Peterson of | Mr. Speaker |
| Woodbury |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## EXPLANATION OF VOTES ON SENATE FILES 465 AND 466

Both Senate File 465 and 466 contain provisions relating to powers given to the budget and financial control committee which, in my judgment, clearly violate the Constitution of the State of Iowa. At my request the Attorney General has checked the provisions and has verbally stated to me that they constitute an unconstitutional encroachment of the Legislative branch of government on the Executive branch. He has further promised a written opinion on this matter which no doubt will be shortly forthcoming.

Because I have taken an oath to support the Constitution of the State of

Iowa, I introduced amendments to both bills which would have had the effect of removing the unconstitutional provisions. These amendments were defeated on the floor of the House by substantial majorities. I voted for both bills on final passage in order to make certain that the Board of Control institutions would be assured of receiving their appropriations.

In retrospect I feel that my "aye" votes were in error. If a bill contains any unconstitutional provision I feel morally bound to vote against it, regardless of how much I favor other provisions in the bill. Under no circumstances can I violate my oath of office-even if only a minor provision is involved. That I did so unthinkingly on the two bills mentioned above is a source of deep regret to me.

Ely of Linn.
At 11:00 a.m. the House recessed until the fall of the gavel.

## AFTERNOON SESSION

The House reconvened at 2:00 p.m.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Spmaker: 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 402, a bill for an act relating to re-gilding of the domes of capitol.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 472, a bill for an act to make appropriations to certain named persons in settlement of claims against the state.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 476, a bill for an act to appropriate funds for capital improvements for buildings and grounds.

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 to appropriate funds for capital improvements to the fair board.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 478, a bill for an act to appropriate funds to state comptroller from 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 479, a bill for an act to appropriate funds from primary road fund to industrial commission for payment of workmen's compensation claims.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 480, a bill for an act to appropriate funds to state comptroller from primary road fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 481, a bill for an act to appropriate funds to department of public instruction for specified school aid.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 482, a bill for an act to appropriate funds to department of public instruction for general state aid for school districts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 483, a bill for an act to appropriate funds to the department of public instruction for supplemental aid to certain school districts.

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 to department of public instruction for state aid for transportation.

Also: That the Senate has concurred in the House amendment to and passed Senate File 291, a bill for an act to require county recorders to compile a list of deeds.

Also: That the Senate has concurred in the House amendment to and passed Senate File 126, a bill for an act relating to the use of vending machines in the sale of cigarettes and providing for the licensing of such machines.

## SENATE AMENDMENT CONSIDERED

Vermeer of Marion called up for consideration House File 550, a bill for an act relating to an increase in the tax imposed on cigarettes, on retail sales of tangible personal property, on gross receipts from operation of amusement devices and enterprises, and on the use tax; imposing a service tax on gross receipts for services performed by hotels, motels, rooming houses, tourist courts and trailer camps; relating to the apportionment and computation of the agricultural land tax credit; and relating to the tax levy for supplementary aid and general aid to school districts, amended by the Senate, and received from the Senate on May 9 and found on pages 1589 to 1593 of the House Journal.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 550 and all amendments.
Elmer H. Vermeer.
Elmer Den Herder.
George Paul.
Elmer F. Lange.
Delmont Moffit.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present with the exception of Wright of Benton and Swisher of Johnson who had previously been excused.

Goode of Davis moved that action on House File 550 be deferred until 10:00 a.m. Tuesday.

Gittins of Pottawattamie moved as a substitute motion that House File 550 be deferred and that the bill retain its place on the calendar, which motion lost.

On the Goode motion, "Shall House File 550 be deferred until 10:00 a.m. Tuesday?" The motion lost.

Scherle of Mills offered the following amendment filed by Scherle, Van Nostrand and Messerly:

Amend House File 550 as amended by the Senate by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended as follows:

1. By adding an additional subsection as follows:
"The word "room" applies only to accommodations referred to generally as "sleeping rooms" and does not apply to accommodations in the nature of ballrooms, banquet rooms, reception rooms, meeting rooms and office space, nor does it apply where room is rented to an individual, firm, association or corporation for a period of more than twenty-eight (28) consecutive days.'
2. By adding after the word 'users,' in line six (6) of subsection three (3), the words 'and the sale of the use of a room as herein defined,'.
"Sec. 2. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:
3. By striking from line two (2) the words and figures 'beginning the first day of April, 1937,'.
4. By inserting at the end of the first paragraph the words '; also a like rate on the gross receipts from the sale of the use of a room in an inn, hotel, motel, public lodging house, tourist court or trailer camp.'
"Sec. 3. Section ninety-eight point six (98.6), Code 1962, is amended by inserting in line seven (7) of subsection one (1) after the word 'two' the words 'and one-half'.

Further amend said section by inserting in line ten (10) of subsection one (1) after the word 'three' the words 'and one-half'."

Baringer of Fayette moved the previous question on the amendment, which motion lost.

Mowry of Marshall moved the previous question on the amendment, which motion lost.

Scherle of Mills moved the adoption of the Scherle, et al., amendment.

Roll call was requested by Scherle of Mills and Van Nostrand of Pottawattamie.

On the question "Shall the amendment be adopted?"
The ayes were, 32 :

| Andersen of | Camp | Gittins | Knock |
| :--- | :--- | :--- | :--- |
| Woodbury | Casey | Hagedorn | Knowles |
| Breitbach | Darrington | Hougen | Kreager |
| Briles | Dietz | Kibbie | Loss |


| Maule | Nelson |
| :--- | :--- |
| McElroy | Nielsen of |
| Messerly | Emmet |
| Meyer | Ossian |
| Miller of | Peterson of |
| Page | Woodbury |

Scherle Sersland Sokol Steffen

Stevenson
Van Nostrand
Worthington
Mr. Speaker

The nays were, 73:

Anderson of
Ringgold
Balloun
Baringer
Bock
Busch
Carnahan
Carstensen
Chalupa
Coffman
Crane
Cunningham
Den Herder
Denman
Duffy
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
Absent or not voting, 3 :
Reppert
Swisher

Fisher of Greene
Frazier
Goode
Graham
Grassley
Hagen
Hagie
Hakes
Halling
Hanson of Lyon Hanson of Mitchell
Hirsch
Jarvis
Johnson
Kluever
Lange
Lutz
Mahan


Des Moines
Miller of Jones Moffitt
Mowry
Mueller
Murphy
Murray
Nielsen of Shelby
Olson
Palas
Parker
Patton
Paul
Petersen of Dallas Prine

Riley
Robinson
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Stanley
Steele
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman

Amendment lost.
Scherle of Mills offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 550, section 2 by striking therefrom all of division two (2).

Roll call was requested by Scherle of Mills and Gittins of Pottawattamie.

On the question "Shall the amendment be adopted?"
The ayes were, 39 :

Andersen of
Woodbury
Anderson of
Ringgold
Breitbach
Briles
Carnahan
Casey
Darrington
Denman
Dietz
Dunton

Ely
Eveland
Frazier
Gittins
Hagedurn
Hougen
Kibbie
Kluever
Loss
Maule
McElroy
Messerly
Meyer
Miller of
Des Moines
Miller of
Page
Mueller
Murphy
Nelson
Nielsen of
$\quad$ Emmet

Ossian
Peterson of Woodbury
Reppert
Scherle
Sersland
Sokol
Steffen
Stevenson
Van Nostrand
Worthington

The nays were, 67:

| Balloun | Graham |
| :--- | :--- |
| Baringer | Grassley |
| Bock | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carstensen | Halling |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Den Herder | Hirsch |
| Duffy | Jarvis |
| Edgington | Johnson |
| Faivey | Knock |
| Fischer of | Knowles |
| Grundy | Kreager |
| Fisher of | Lange |
| Greene | Lutz |
| Goode | Mahan |


| Mensing | Shaw |
| :--- | :--- |
| Millen | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Moffitt | Smith of |
| Mowry | O'Brien |
| Murray | Stanley |
| Nielsen of | Steele |
| Shelby | Stokes |
| Olson | Strothman |
| Palas | Tabor |
| Parker | Van Alstine |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wells |
| Prine | Wier |
| Riley | Winkelman |
| Robinson | Mr. Speaker |

Absent or not voting, 2:
Swisher Wright
Amendment lost.
Goode of Davis offered the following amendment filed by him:
Amend the Senate amendment to House File 550 by striking lines 25, 26, 27 and 28, section two (2), and inserting as a new section the following:
"There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1963 and ending June 30, 1965 the sum of fifty thousand ( $\$ 50,000$ ) dollars, or so much thereof as may be necessary to be used by the Iowa development commission to promote tourism in Iowa."

Goode of Davis asked and received unanimous consent to withdraw his amendment.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 550 by striking lines twentyfive (25), twenty-six (26), twenty-seven (27), and twenty-eight (28).

Amendment adopted.
Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 550 by striking all of lines thirty-three (33) through forty-four (44), inclusive.

Amendment adopted.
Vermeer of Marion offered the following amendment filed by Vermeer, Hagie, Smith of O'Brien, Eveland, Den Herder, Graham, Falvey, Nielsen of Shelby, Jarvis and Stanley:

Amend the Senate amendment to House File 550 as follows:

1. By striking all of lines twenty-five (25) through twenty-eight (28).
2. By striking lines thirty-three (33) through forty-four (44).
3. By striking lines fifty-five (55) through fifty-seven (57).
4. Amend line fifty-eight (58) by striking "Sec. 6" and inserting in lieu thereof "Sec. 5".
5. By striking from line sixty-nine (69) "Sec. 7" and inserting in lieu thereof "Sec. 6".
6. By striking lines seventy-one (71) through eighty (80) and inserting in lieu thereof the following:
"1. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended by striking all after the word 'shall' in line fourteen (14) and inserting in lieu thereof the words 'not be assessed in the year 1964 or taxed after collection of the tax thereon for the year 1963 which shall be assessed, taxed, levied, listed, collected and apportioned in accordance with chapter four hundred twenty-nine (429), Code 1962, and other applicable laws.'"
7. Strike the figure " 3 " in line eighty-one (81) and insert in lieu thereof the figure " 2 ".
8. By striking from line eighty-nine (89), "Sec. 8" and inserting in lieu thereof "Sec. 7".
9. By striking lines ninety-six (96) through one hundred thirty (130).
10. By striking from line one hundred thirty-one (131) "Sec. 11" and inserting in lieu thereof "Sec. 8".
11. By striking from line one hundred thirty-four (134) "Sec. 12" and inserting in lieu thereof "Sec. 9 ".
12. By striking from line one hundred thirty-six (136) the words and figures "ten million dollars ( $\$ 10,000,000$ )" and inserting in lieu thereof "twelve million dollars ( $\$ 12,000,000$ )".
13. By inserting as section ten (10) the following:
"Sec. 10. There is hereby created a permanent fund in the office of the treasurer of the state to be known as the moneys and credits tax replacement fund and for the purpose of establishing and replenishing said fund for each fiscal year beginning July 1, 1964, there is appropriated thereto from funds in the general fund not otherwise appropriated an amount equal to the total tax imposed upon moneys and credits as placed upon the various county tax lists for the year 1963. The county auditor of each county shall certify the amounts of such taxes imposed in his county for the year 1963 and deliver such certification to the state comptroller on or before December 31, 1963. On or before March 15, 1965 and on or before March 15th of each year thereafter, the state comptroller shall draw warrants on the moneys and credits tax replacement fund in the amounts of such certifications, payable to the county treasurers of the various counties and mail said warrants to the county auditors. The proceeds shall be apportioned within the counties according to section four hundred twentynine point three (429.3), Code 1962."
14. By striking lines one hundred forty-three (143) through one hundred seventy-one (171) and inserting in lieu thereof the following as section eleven (11) :
"Sec. 11. There is hereby appropriated from the general fund for each year of the biennium to a 'property tax credit fund', which is hereby created, the sum of thirty million dollars ( $\$ 30,000,000$ ), or as much thereof as may be available, as computed by the comptroller, from (1) the total of the excess, if any, by which the unencumbered general fund balance exceeds sixteen million dollars $(\$ 16,000,000)$ at the close of the preceding year, plus (2) the excess, if any, of estimated revenues for the ensuing year after providing for all other appropriations, including the apportionment of biennial appropriations between each year of the biennium. This property
tax credit fund distribution shall be allocated each year to the several counties in the same proportion that the assessed valuation of real and personal property in that county for the preceding tax year bears to the total taxable real and personal property in the state for the preceding tax year. Not later than October 1 in the year 1963, and annually thereafter, the state comptroller shall certify to the county auditor of each county in the state the amount of money that will be allocated to that county the following year. The county auditor shall thereupon enter a credit against the tax bill of each taxpayer in said county, being the tax bill of the current year due and payable the following year, and the amount of said credit shall be in the same proportion to the total amount so certified to the county auditor by the state comptroller as the assessed valuation of such taxpayer's taxable real and personal property for the current tax year bears to the total assessed valuation of taxable real and personal property in that county for the current tax year. The amount of money so credited to the taxpayers of the county shall be distributed by the county treasurer to the several taxing districts of said county upon the receipts in the following year of the comptroller's warrant drawn on the property tax credit fund, the same as though the amount thereof had been paid to the treasurer of said county by the taxpayers of said taxing district."
15. By striking from line one hundred seventy-two (172) "Sec. 14" and inserting in lieu thereof "Sec. 12".
16. By striking lines one hundred seventy-seven (177) through two hundred two (202) and inserting the following new sections:
"Sec. 13. Section four hundred twenty-two point seventeen (422.17), Code 1962, is hereby repealed.
"Sec. 14. Section four hundred twenty-two point four (422.4), Code 1962, is hereby amended by striking subsection thirteen (13) thereof and inserting in lieu thereof the following:
'The term "withholding agent" means any individual, fiduciary, corporation, partnership or association in whatever capacity acting and including all officers and employees of the State of Iowa, or any municipal corporation of the State of Iowa and of any school district or school board of the state, or of any political subdivision of the State of Iowa that is obligated to pay or has control of paying or does pay to any resident or nonresident of the State of Iowa or his agent any income that is subject to the Iowa income tax in the hands of such resident or nonresident."
"Sec. 15. Strike all of section four hundred twenty-two point sixteen (422.16), Code 1962, and substitute in lieu thereof the following:
'1. Every employer as defined in the Internal Revenue Code of 1954, as amended through December 31, 1962, including domestic and foreign corporations, with respect to income tax collected at source, making payment of wages as defined in the Internal Revenue Code of 1954, as amended through December 31, 1962, to a resident employee or employees shall deduct and withhold from such wages an amount which will approximate the employee's tax liability at year end on the annual basis, upon tables and schedules prepared by and prescribed by the state tax commission.
' 2 . In the case of nonresidents, every employer as referred to in subsection one (1) of this section, or withholding agent as defined in section two (2) of this Act, shall deduct and withhold during each calendar year two percent ( $2 \%$ ) of all gross income paid in the form of wages as defined in the Internal Revenue Code of 1954, as amended through December 31, 1962. Payments of other gross incomes subject to the Iowa income tax in the hands of the nonresident shall be subject to withholding at the rate of four percent ( $4 \%$ ). The "gross income" referred to herein shall include the amount required to be withheld. The term "gross income" shall have
the same meaning as for federal income tax purposes under the Internal Revenue Code of 1954, as amended through December 31, 1962.

The employers referred to in this subsection one (1) and subsection two (2) shall be deemed to be withholding agents as defined in section four hundred twenty-two point four (422.4), subsection thirteen (13), Code 1962.
'3. Every withholding agent required to deduct and withhold tax under subsections one (1) or two (2) of this section shall, for the quarterly period beginning July 1, 1963, and for each quarterly period thereafter, on or before the last day of the month following the close of each quarterly period make a return on forms prescribed by the state tax commission and pay over to the state tax commission in the form of remittances made payable to the state tax commission, the tax required to be withheld under the provisions of subsections one (1) and two (2) hereof. If the state tax commission in any case has reason to believe that the collection of the tax provided for in subsections one (1) and/or two (2) hereof is in jeopardy, it may require the employer or withholding agent to make such return and pay such tax at any time.
'4. Every withholding agent who fails to withhold or pay to the commission any sums required by this Act to be withheld and paid, shall be personally and individually liable therefor to the State of Iowa, and any sum or sums withheld in accordance with the provisions of subsections one (1) or two (2) hereof, shall be deemed to be held in trust for the State of Iowa.
' 5 . In the event a withholding agent fails to withhold and/or pay over to the commission any amount required to be withheld under subsections one (1) or two (2) of this section, such amount may be assessed against such employer or withholding agent in the same manner as prescribed for the assessment of income tax under the provisions of chapter four hundred twenty-two (422), Code 1962.
'6. The State of Iowa shall have a lien upon all the property of any employer or withholding agent who fails to withhold and/or pay over to the state tax commission sums required to be withheld under subsections one (1) or two (2) of this section. If the employer or withholding agent withholds but fails to pay the amounts withheld to the tax commission, the lien shall attach as of the date the amounts withheld were required to be paid over to the commission. If the employer or withholding agent fails to withhold, the lien shall attach as of the date the amounts which should have been withheld were required to be paid over to the commission had they been withheld under the provisions of subsections one (1) or two (2) of this section.
'7. Every withholding agent required to deduct and withhold from an employee or other person receiving taxable Iowa income, a tax under subsections one (1) or two (2) of this section shall furnish to such employee or other person in respect of the remuneration paid by such employer or withholding agent to such employee or other person during the calendar year, on or before January 31 of the succeeding year, or, if the employee's employment is terminated before the close of such calendar year, within thirty (30) days from the day on which the last payment of wages is made, a written statement showing the following:
a. The name of such employer or withholding agent.
b. The name of the employee or other person and his federal social security account number.
c. The total amount of wages, as defined in the Internal Revenue Code of 1954, as amended through December 31, 1962, or other taxable income paid to the employee or other person.
d. The total amount deducted and withheld as tax under the provisions
of subsections one (1) or two (2) of this section.
e. The total amount of federal income tax withheld.

The statement required to be furnished by this subsection in respect of any wages or other taxable Iowa income shall be in such form as the state tax commission may by regulations prescribe.
'8. An employer or withholding agent shall be liable for the payment of the tax required to be deducted and withheld under subsections one (1) or two (2) of this section and any amount deducted and withheld as tax under subsections one (1) or two (2) of this section during any calendar year upon the wages of any employee or other person shall be allowed as a credit to the employee or other person against the tax imposed by section four hundred twenty-two point five (422.5), Code 1962, irrespective of whether or not such tax has been, or will be, paid over by the employer or withholding agent to the state tax commission as provided by this Act.
' 9 . The amount of any overpayment of the individual income tax liability of the employee taxpayer or other person which may result from the withholding and payment of withheld tax by the employer or withholding agent to the commission under subsections one (1) or two (2) hereof, as compared to the individual income tax liability of the employee taxpayer or other person properly and correctly determined under the provisions of section four hundred twenty-two point four (422.4), to and including section four hundred twenty-two point thirteen (422.13), Code 1962, may be credited against any income tax or installment thereof then due the State of Iowa and any balance of two dollars (\$2.00) or more shall be refunded to the employee taxpayer or other person with interest at six percent ( $6 \%$ ) per annum, such interest to begin to accrue one hundred eighty (180) days after the due dates of the return. Amounts less than two dollars ( $\$ 2.00$ ) shall be refunded to the taxpayer only upon written application, and only if such application is filed within twelve (12) months after the due date of the return. Refunds provided for by this subsection shall be paid by the state treasurer by means of warrants drawn by the comptroller at the direction of an authorized employee of the state tax commission, without requiring the taxpayer to file a claim for such refund. There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, a sum sufficient to carry out the provisions of this section.
'10. a. Any person or corporation required under the provisions of this Act to furnish a statement required by this Act who willfully furnishes a false or fraudulent statement, or who willfully fails to furnish such statement shall, for each such failure be subject to a civil penalty of one hundred dollars ( $\$ 100.00$ ), such penalty to be in addition to any criminal penalty otherwise provided for by the Code 1962.
b. Any employer or withholding agent required under the provisions of this Act to withhold taxes on wages or other taxable Iowa income who fails to withhold such taxes, or to make the required returns or who fails to remit to the commission the amounts withheld, shall be liable for the amount of such taxes which should have been withheld and paid and in addition shall be subject to a civil penalty, equal to five percent ( $5 \%$ ) of the amount which should have been withheld and/or paid over to the commission, for each month or fraction thereof during which such failure continues, not to exceed twenty-five percent ( $25 \%$ ) in the aggregate. Interest at the rate of six percent ( $6 \%$ ) per annum shall be added to the amount of the tax required to be withheld and paid to the tax commission.
c. If the employer, being a domestic or foreign corporation, required under the provisions of this section to withhold on wages or other taxable

Iowa income fails to withhold the amounts required to be withheld, make the required returns, or remit to the state tax commission the amounts withheld, the commission may certify such fact or facts to the secretary of state, who shall thereupon cancel the articles of incorporation or certificate of authority (as the case may be) of such corporation and the rights of such corporations to carry on business in the State of Iowa shall thereupon cease. Any person or persons who shall exercise or attempt to exercise any rights, powers, privileges or franchise under articles of incorporation or certificate of authority after the same are cancelled shall pay a penalty of not less than one hundred dollars ( $\$ 100.00$ ) or more than one thousand dollars $(\$ 1,000.00)$, to be recovered in an action brought by the commission, such penalty to be in addition to all other penalties provided under chapter four hundred twenty-two (422), Code 1962.
'11. a. Every individual or married couple filing a joint return, shall make a declaration of estimated tax if his or their Iowa income tax attributable to income other than wages subject to withholding can reasonably be expected to amount to fifty dollars ( $\$ 50.00$ ) or more for the taxable year, except that in the case of farmers the provisions of the Internal Revenue Code of 1954, as amended through December 31, 1962, with respect to declarations shall apply.

The declaration provided for herein shall be filed at such time and in such form as the state tax commission may require by regulations, and the estimated tax shall be paid in four (4) equal installments, the first installment to be paid at the time of filing the declaration, except that at the election of the individual, or married couple filing jointly, any installment of the estimated tax may be paid prior to the date prescribed for its payment.
b. In the case of individuals or married couples filing jointly the total balance of the tax payable after credits for taxes paid through withholding, as provided in subsection one (1) or two (2) of this section, or through declaration and payment of estimated tax, as provided in subsection eleven (11) of this section, shall be due and payable on or before April 15, following the close of the calendar year, or if the return should be made on the basis of a fiscal year, then on or before the fifteenth (15th) day of the fourth (4th) month following the close of such fiscal year.
c. The declaration provided for in this section may be amended during the taxable year under regulations prescribed by the state tax commission.
d. If a taxpayer is unable to make his own declaration, the declaration may be made by duly authorized agent or by the guardian or other person charged with the care of the person or property of such taxpayer.
e. Any amount paid on a declaration of estimated tax shall be a credit against the amount of tax found payable on a final, completed return as provided in subsection nine (9) hereof relating to the credit for the tax withheld against the tax found payable on a return properly and correctly prepared under the provisions of section four hundred twenty-two point five (422.5) to and including section four hundred twenty-two point thirteen (422.13), Code 1962, and any overpayment of two dollars ( $\$ 2.00$ ) or more shall be refunded to the taxpayer as provided in subsection nine (9) hereof, relating to overpayments of tax through withholding. Amounts less than two dollars ( $\$ 2.00$ ) shall be refunded to the taxpayer only upon written application, and only if such application is filed within twelve (12) months after the due date for the return. The penalties provided by the Internal Revenue Code of 1954, as amended through December 31, 1962, for failure to file a declaration or for underpayment of the tax payable shall apply to persons required to file declarations and make payments of estimated tax under the provisions of this section.
"Sec. 16. From funds in the general fund not otherwise appropriated, there is hereby appropriated sufficient funds for the purpose of redeeming the Korean service compensation bonds as issued under chapter thirty-five B (35B), Code 1962. This amount so appropriated, together with the balances of the Korean veterans bonus fund and the Korean veteran bonus tax fund shall be applied to redeem the total outstanding Korean service compensation bonds, together with interest and callable penalty of one and one-half percent ( $11 / 2 \%$ ) of par value at June 1, 1964.
"Sec. 17. Section thirty-five B point eleven (35B.11), Code 1962, is hereby repealed effective December 31, 1963 provided that the tax of one (1) mill on moneys and credits for the year 1963 shall be collected and added to the existing funds."
17. By striking from line two hundred three (203), "Sec. 21" and inserting in lieu thereof "Sec. 18".
18. By striking from line two hundred eight (208), "Sec. 22" and inserting in lieu thereof "Sec. 19".
19. By striking lines two hundred thirteen (213) through two hundred seventeen (217) and substituting in lieu thereof the following:
"lieu thereof the following: 'relating to taxation, an increase in sales and use taxes, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax, the appropriation of revenue, and the establishment of a withholding system for income taxes, providing for payment of the Korean service compensation bonds and repealing the taxes imposed therefor.'"

Vermeer of Marion asked and received unanimous consent to withdraw divisions 1 and 2 of the Vermeer, et al., amendment.

The following amendments were withdrawn by unanimous consent:
Gittins of Pottawattamie amendment filed May 9 and found on page 1617 of the House Journal.

Den Herder-Vermeer amendment filed May 10 and found on page 1633 of the House Journal.

Den Herder-Vermeer amendment filed May 10 and found on pages 1632 and 1633 of the House Journal.

Hagedorn of Clay offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 550 as follows:
By striking section three (3) thereof and renumbering the remaining sections.

Amendment adopted.
Nielsen of Emmet offered the following amendment filed by him and moved its adoption:

Amend House File 550 as amended and passed by the Senate as follows:

1. By inserting after line 44 as a new section the following:
"Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by adding thereto the following new subsection:
'The gross receipts from sales of medicines for internal or external use sold upon prescription of a licensed physician.'"
2. Further amend by renumbering the sections in conformity with this amendment.

Amendment lost.
Baringer of Fayette offered the following amendment filed by Baringer and Steele:

Amend the Senate amendment to House File 550 as follows:

1. Amend section 2 by striking subsection five (5), lines thirty-three (33) to forty-four (44) inclusive.
2. Amend by striking section 5.
3. Amend by striking section 10.
4. Further amend by renumbering sections to conform to this amendment.

Baringer of Fayette asked and received unanimous consent to withdraw division 1 of the amendment.

Baringer of Fayette moved the adoption of division 2 of the amendment.

Roll call was requested by Baringer of Fayette and Steele of Cherokee.

On the question "Shall division 2 of the amendment be adopted?"
The ayes were, 81:

| Andersen of <br> Woodbury <br> Balloun | Goode <br> Graham |
| :--- | :--- |
| Baringer | Grassley |
| Briles | Hagen |
| Busch | Hagie |
| Camp | Hakes |
| Carstensen | Halling |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Housch |
| Den Herder | Jarvis |
| Dietz | Johnson |
| Duffy | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Loss |
| Fisher of | Lutz |
| Greene | McElroy |
| Frazier |  |

The nays were, 21:

| Anderson of <br> Ringgeld |  | Denman <br> Ely <br> Bock |
| :--- | :--- | :--- |
| Breitbach |  | Eveland |
| Hagedorn |  |  |
| Carnahan | $\ddots$ | Kibbie |
| Casey | $\ddots$ | Mahan |

Maule
Miller of
Des Moines
Mueller
Murphy
Murray
Nielsen of
Emmet
Steffen
Stevenson
Wells
Worthington

Absent or not voting, 6:
Gittins Scherle Van Nostrand Wright Ossian Swisher

Division 2 of amendment adopted.
Vermeer of Marion asked and received unanimous consent to withdraw division 3 of the Vermeer, et al., amendment.

Steele of Cherokee asked and received unanimous consent to withdraw the amendment filed by him on May 9 and found on page 1617 of the House Journal.

Mowry of Marshall offered the following amendment filed by him :
Amend the Senate amendment to House File 550 by inserting after section 5 the following:

Strike from chapter 422.34, Code 1962, subsection 1 lines one (1) and two (2) the words ", state, national, private Co-operative and Savings Banks,"."

Renumber balance of sections.
Denman of Polk moved that action on House File 550 be deferred and that the bill be retained on the calendar, which motion lost.

House File 550 pending at adjournment.

## SENATE MESSAGES CONSIDERED

Senate File 472, a bill for an act to make appropriations to certain named persons, firms and/or political subdivisions in settlement of claims made against the State of Iowa.

Read first time and referred to committee on appropriations.
Senate File 476, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds.

Read first time and referred to committee on appropriations.
Senate File 477, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the fair board.

Read first time and referred to committee on appropriations.
Senate File 478, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

Read first time and referred to committee on appropriations.
Senate File 479, a bill for an act to appropriate funds from the primary road fund to the industrial commission for payment of workmen's compensation claims of employees of the state highway commission.

Read first time and referred to committee on appropriations.
Senate File 480, a bill for an act to appropriate funds to the state comptroller from the primary road fund.

Read first time and referred to committee on appropriations.
Senate File 481, a bill for an act to make an appropriation from the general fund of the State of Iowa to the department of public instruction for specified school aid.

Read first time and referred to committee on appropriations.
Senate File 482, a bill for an act to appropriate thirty-nine million fifty-nine thousand five hundred sixty dollars ( $\$ 39,059,560.00$ ) from the general fund of the State of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A), Code 1962.

Read first time and referred to committee on appropriations.
Senate File 483, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars ( $\$ 8,000,000.00$ ) 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 1962.

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 eight million dollars ( $\$ 8,000,000.00$ ) to the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1962.

Read first time and referred to committee on appropriations.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 280, 351, 539, and Senate Files 179 and 437.

Frid E. Wier, Chairman House Committee. Kenneth Benda, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY 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 280, 351, 539 and Senate Files 179 and 437.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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 May, 1963, sent to the Governor for his approval: House Files 280, 351 and 539.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 10, 1963, he approved the following bills: House Files 208 and 462 and Senate File 365.

## AMENDMENTS FILED

## Amend Senate File 430 as follows:

> Amend Senate File 476 as follows:
> Amend section three (3), lines three (3) and four (4) by striking the words ", with the approval of the budget and financial control committee,".

Ely of Linn.
Amend Senate File 477 as follows:
Amend section two (2), lines two (2) and three (3) by striking the words ", with the approval of the budget and financial control committee,".

Ely of Linn.
1 Amend the Senate amendment to House File 550 by adding
2 thereto the contents of House File 390.

Amend the Senate amendment to House File 550
by inserting the following new section after section 12, and renumber the sections:
"Sec. $\qquad$ There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction the additional sum of four million dollars $(\$ 4,000,000)$ for supplementary aid as provided by chapter two hundred eighty-six (286) of the Code."

## Stanley of Muscatine. Kluever of Cass.

Amend the Senate amendment to House File 550 by striking after the word "and" in line 68 the word and number "eleven (11)" and inserting in lieu thereof the word and number "twelve (12)."

Miller of Des Moines. Kibbie of Palo Alto.

Amend the Senate amendment to House File 550 by adding thereto the following new sections:
(1) Trading stamp. "Trading stamp" means any stamp or similar device issued in connection with the retail sale of merchandise or service, as a cash discount or for any other marketing purpose, whether issued in connection with an advertising plan, which entitles the rightful holder, on its due presentation for redemption, to receive merchandise, service or cash, or any other thing of value.
(2) Exclusion of redeemable device used by manufacturer or packer or publication. "Trading stamp" does not include any redeemable device used by the manufacturer or packer of an article, in advertising or selling it, or any redeemable device issued and redeemed by a newspaper, magazine, or other publication. The term "manufacturer" or "packer" as used in this section means any vendor of an article of merchandise which is put up by him in an original package and which is sold under his or its trade name, brand or mark.
(3) Exclusion of coupon redeemable only by merchant. "Trading stamp" does not include any coupon, caused to be prepared by the merchant or groups of merchants in the same business locality using the same and distributed by him to his customers, which coupon, ticket, certificate, card, or other similar device is redeemable only by such merchant for or in connection with the purchase of specific articles of merchandise carried in his stock.
(4) Legislative declaration: redeemable devices excluded from definition
of "trading stamp" as not employed in practices which must be regulated. The legislature finds and declares that the devices described in sections two (2) and three (3) of this Act are classes of articles that are not em-
ployed in connection with practices which must be regulated as provided in this Act to protect the people of Iowa against improper activities of irresponsible trading stamp companies.
(5) Definitions.
a. "Trading stamp company." "Trading stamp company" means any person engaged in any manner in distributing trading stamps for retail issuance by others or in redeeming trading stamps for retailers.
b. "Person." "Person" means any individual, partnership, corporation,
association, or other organization.
c. "Commissioner." "Commissioner" means the secretary of state.
d. "Issue." "Issue" includes use, distribute, give away, sell, furnish, and
license such use, distribution, gift, sale, or furnishing.
e. "Merchant." "Merchant" includes retailer, person dealing in services,
or person in a similar capacity.
(6) Prohibition against issuance of trading stamp not containing licensee's name and stamp's redeemable value. It is unlawful for any person to issue any trading stamp unless such stamp shall have imprinted thereon:
a. The name of a trading stamp company licensed under the provisions
of this Act, which is responsible for the redemption of the stamp.
b. The redeemable value thereof in cents, mills, or fraction of cents.
(7) Holder's option to have stamp redeemed either in merchandise or in cash. Any trading stamp company shall redeem upon presentation, any trading stamp which it has issued either in goods, wares, merchandise, other things of value, or in cash, good and lawful money of the United States, at the option of the holder thereof. Trading stamps shall only be presented for redemption in cash in an amount aggregating not less than one (1) dollar.
(8) Prohibition against issuance or redemption of trading stamp without company's consent. It is unlawful for any person to willfully issue or redeem any trading stamp without the consent of the trading stamp com-
pany which issued such stamps.
(9) Requirement of license: right of person ceasing to possess license to redeem stamps. It is unlawful for any person to engage in the business or act in the capacity of a trading stamp company without having a license
obtained under the provisions of this Act.
Nothing contained in this Act shall prohibit any person who was licensed
as a trading stamp company under the provision of this Act, but who ceased to possess such a license, from redeeming the trading stamps issued pursuant to such license.
(10) Right to redeem stamps issued before Act's effective date. Nothing in this Act shall prevent any person from redeeming, pursuant to contract, any trading stamps issued on or before the effective date of this Act.
(11) Duty of merchant to give stamps on purchaser's request. Any person who advertises the giving of trading stamps, or who gives trading stamps, with the sale of any merchandise shall give such stamps, if the purchaser requests them, with the sale of all items of merchandise offered for sale at his place of business, unless such person advertises that he does not give trading stamps on certain items of merchandise and designates such items in the advertisement or posts a list of such items in a conspicuous place in his place of business.
(12) Absence of duty to give stamps when prohibited by statute or regulation. Nothing contained in this Act shall be construed as requiring the giving of trading stamps with any article when the giving of such stamps or any premium with the particular article is specifically prohibited by statute of this state or rule or regulation adopted pursuant thereto.
(13) License required to sell of furnish trading stamps. Every person in this state or any person doing business in this state as a trading stamp company who shall sell or furnish any trading stamps, whether in connection with an advertising plan or otherwise, which entitle a purchaser to procure any merchandise, service, cash or other things of value free of charge upon the production of any number of such trading stamps, shall, before selling or furnishing said trading stamps, obtain a separate annual license from the secretary of state and shall pay a separate annual license fee of ten (10) percent of the portion of its net earnings attributable to the State of Iowa, as determined under reasonable rules and regulations established by the state tax commission, but in any event such annual license fee shall not be less than one hundred (100) dollars.

Upon such payment being made to the secretary of state and upon proof
of the filing of a bond as hereinafter provided in section fifteen (15) of this
Act, the secretary of state shall issue a license to the person to sell or furnish trading stamps for a period of one (1) year.
(14) Form of application and necessary information. An application for a license to do business as a trading stamp company, upon a form provided by the issuing agency, shall be accompanied by representative samples of its trading stamps, coupons, tickets, certificates, cards or other similar devices, collection books, redemption catalogs, distribution and redemption agreement, and said person shall furnish the following. information:
a. The name and principal address of the company.
b. The state of its incorporation or origin.
c. The names and addresses of its principal officers, partners, or proprietors.
d. The address of its principal office in this state.
e. The name and address of its principal officer, employee, or agent in this state.
f. The addresses of the places where its stamps are redeemable located either within or without the state.
g. A short form of its balance sheet as at the end of its last fiscal year prior to such filing certified by a certified public accountant or by an independent public accountant.
(15) Bond. No person doing business as a trading stamp company shall distribute trading stamps in this state or shall redeem trading stamps hereafter issued therein until it has filed a bond with the secretary of state, payable to the secretary of state, which bond must be duly executed by the company and a corporate surety qualified and approved by the insurance commission of the State of Iowa to do business in this state, which is conditioned upon the payment and the performance by the company of its obligation to redeem trading stamps issued by retailers in this state, when they are duly presented for redemption by the rightful holders.

The principal sum of the bond should be as follows: if the company has not previously done business as a trading stamp company in this

> state, fifty thousand $(50,000)$ dollars; if the company's gross income from such business in this state during its last fiscal year was not in excess of one hundred thousand $(100,000)$ dollars, ten thousand $(10,000)$ dollars; for each additional one hundred thousand $(100,000)$ dollars of gross income from such business in this state or fraction thereof, an additional ten thousand $(10,000)$ dollars.
(16) Automatic suspension of license or noncompliance with section 15.

135 In the event that any trading stamp company should cease to comply cally suspended.
(17) Disposition and crediting of receipts. All fees and penalties and all receipts of any kind and nature received under the provisions of this Act shall be paid into the state treasury and shall be credited to the general fund.
(18) Rules and regulations. The secretary of state may, in accordance with the provisions of this Act, adopt, amend, or repeal such rules and regulations as are reasonably necessary for carrying out the provisions of this Act.
(19) Notice of intention to suspend or close redemption of trading stamps. No person doing business as a trading stamp company shall close or suspend the redemption of trading stamps without filing with the secretary of state at least ninety (90) days prior thereto a written notice of its intention to do so and concurrently mailing a copy of such notice to each retailer within the state which has at any time theretofore within one (1) year issued trading stamps which the person, firm, association, or corporation is obligated to redeem. The written notice provided for herein shall be given by means of certified mail directed to the secretary of state and the ninety (90) days herein mentioned shall begin to run
the date such notice is received by the secretary of state.
(20) Penalty for violation. Any person violating any provisions of this Act or who is guilty of doing business as a trading stamp company without a license shall be punished by a fine of not more than ten thousand $(10,000)$ dollars. The district court in any county where said violation shall occur on the complaint of the secretary of state or of any interested person, shall have jurisdiction to restrain and enjoin the violation of any of the provisions of this Act.
(21) Other laws regulating trading stamp companies. Other laws and parts of laws now effective in this state, to the extent that they directIy' or indirectly regulate trading stamp companies or directly or indirectly
regu-
late or prohibit the distribution or redemption of trading stamps as herein defined, are hereby declared to be of no force or effect in the interpretation or enforcement of the matters covered in this Act.
(22) Severability. If any sentence, clause, provision, or section of this Act shall be held unconstitutional, such decision shall not affect the validity or the constitutionality of any other sentence, clause, provision, or section herein contained and it shall be conclusively presumed that the legislature would have enacted the remainder of this Act without the sentence, clause, provision, or section so held unconstitutional.

Shaw of Floyd.
Amend House File 595 as follows:
Amend House File 595, section thirteen (13), subsection twelve (12), line seventy-eight (78), by striking the figures " $9,030.00$ " and inserting in lieu thereof the figures " $10,417.00$ ". Amend line seventy-nine (79) by striking the figures " $\$ 36,330.00$ ", and inserting in lieu thereof the figures " $\$ 37,717.00$ ".

Amend section thirteen (13), subsection thirteen (13), line eighty-two (82), by striking the figures " $\$ 500.00$ ", and inserting in lieu thereof the figures " $\$ 875.00$ ".

Amend section thirteen (13), subsection fourteen (14), line eighty-four (84), by striking the words and figures "salaries $\$ 4,720.00^{\prime \prime}$ and inserting in lieu thereof the words and figures "salary of executive director $\$ 5,056.00$ ". Further amend subsection fourteen (14), line eighty-six (86), by striking the figures " $1,140.00$ " and inserting in lieu thereof the figures " $1,770.00$ ". Further amend subsection fourteen (14), by striking the figures " $\$ 5,860.00$ " in line eighty-seven (87), and inserting in lieu thereof the figures " $\$ 6,826.00$ ".

Further amend House File 595, section thirteen (13), subsection fifteen (15), line ninety-one (91), by striking the figures " $14,380.00$ " and inserting in lieu thereof the figures " $18,780.00$ ". By striking in line ninety-two (92), the figures " $\$ 39,400.00$ " and inserting in lieu thereof the figures " $\$ 43,800.00$ ".

Further amend House File 595, section thirteen (13), subsection sixteen (16), line ninety-five (95), by striking the figures " $\$ 2,550.00$ ", and inserting in lieu thereof the figures " $\$ 4,807.00$ ".

Further amend House File 595, section thirteen (13), subsection seventeen (17), line ninety-eight (98), by striking the figures " $\$ 3,390.00$ ", and inserting in lieu thereof the figures " $\$ 5,040.00$ ".

Further amend House File 595, section thirteen (13), subsection nineteen (19), line one hundred seven (107), by striking the figures " $\$ 1,280.00$ ", and inserting in lieu thereof the figures " $\$ 1,950.00$ ". Further amend subsection nineteen (19), line one hundred nine (109), by striking the figures " $\$ 100,040.00$ " and inserting in lieu thereof the figures " $\$ 100,710.00$ ".

Further amend House File 595, section twenty-two (22), line twelve (12), by striking the figures " $30,360.00$ ", and inserting in lieu thereof the figures " $32,360.00$ ". Amend line fifteen (15)

39 by striking the figures " $\$ 93,030.00$ " and inserting in lieu thereof
40 the figures " $\$ 95,030.00$."

## Sersland of Winneshiek.

Amend House File 595 by inserting in section 24 at the end of line 13 the words "proceedings of the Iowa Academy of Science,". Further amend said House File 595, section 24, as follows:

1. Strike from line 4 the words and figures "ninety-one thousand dollars ( $\$ 91,000.00$ )" and insert in lieu thereof the words and figures "ninety-nine thousand dollars ( $\$ 99,000.00$ )".
2. Strike from line 10 the figures " $42,590.00$ " and insert in lieu thereof the figures " $50,590.00$ ".
3. Strike from line 17 the figures " $91,000.00$ " and insert in lieu thereof the figures " $99,000.00$ ".

Paul of Poweshiek. Swisher of Johnson. MAEAN of Johnson.

Amend House File 595, section 38, as follows:

1. By striking the words and figures "thirty-six thousand four hundred fifty dollars ( $\$ 36,450.00$ )", in lines five (5) and six (6), and by inserting in lieu thereof the words and figures "forty-six thousand four hundred fifty dollars ( $\$ 46,450.00$ )".
2. By striking the figures " $20,100.00$ " in line twelve (12) and inserting in lieu thereof the figures " $30,100.00$ ".
3. By striking the figures " $\$ 36,450.00$ " in line fifteen (15) and inserting in lieu thereof the figures " $\$ 46,450.00$ ".

Rempprt of Polk.
On motion by Mowry of Marshall, the House adjourned until $9: 30$ a.m., Tuesday, May 14, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Lowa, Tuesday, May 14, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Charles H. Lacquement, pastor of the Winebrenner Church of God, Ida Grove, Iowa.

The Journal of May 13 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wells of Taylor on request of Hirsch of Warren; Wright of Benton indefinitely on request of Mensing of Cedar.

## PRESENTATION OF VISITORS

Riley of Linn presented to the House the Honorable Emil L. Novak, former member of the House from Linn County in the Fifty-fifth through the Fifty-seventh General Assemblies.

Briles of Adams presented to the House thirty eighth grade students from Prescott Community School accompanied by their teacher, Mrs. Marjorie McKee.

## PETITION

The following petition was presented and placed on file:
By Nielsen of Shelby, from one hundred seventy-one residents of Shelby County opposing an increase in the sales tax.

## INTRODUCTION OF BILL

House File 596, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard for the purpose of various capital improvements, repairs, replacements, alterations, equipment and rehabilitation, and the purchase of an airplane to be utilized by the governor and other state officials.

Read first time and placed on appropriations calendar.

## PERSONAL PRIVILEGE

Ossian of Montgomery rose on a point of personal privilege and stated that Mrs. Ray Cunningham and Mrs. Melvin Synhorst had just presented a check from the Iowa Legislative Ladies League for the sum of $\$ 150.00$ for the "Regilding of the Domes" fund.

The members of the House extended their thanks, in behalf of the State of Iowa, for this contribution.

## REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the sifting committee calendar:
H. F. 345 An act to amend chapter ninety-seven A (97A), Code 1962, relating to public safety peace officers' retirement, accident and disability system.
S. F. 38 Relating to notification of expiration of motor vehicle operator's license.
S. F. 440 An act relating to controlled-access highways and resolutions filed by the state highway commission in relation thereto.
S. F. 415 An act to set octane rating number for regular and premium grade gasoline.
S. F. 315 Relating to the declaration of interest refunds by the boards of directors of credit unions.
S. F. 240 Relating to speed restrictions of certain motor vehicles.
S. F. 419 Relating to salaries of county attorneys.
S. F. 227 Relating to life, health and accident insurance by employees of the state, county, city, town or institution supported by public funds.
S. F. 473 To amend Senate File four hundred forty-five (445), Acts of the Sixtieth General Assembly, relating to the organization of domestic insurance companies.
S. F. 463 An act to empower and direct the State Tax Commission to equalize the assessed value of real and personal property within the State of Iowa.

Samuel E. Robinson, Chairman, Sifting Committee.

## SENATE AMENDMENT CONSIDERED

The House resumed consideration of House File 550, a bill for an act relating to an increase in the tax imposed on cigarettes, on retail sales of tangible personal property, on gross receipts from operation of amusement devices and enterprises, and on the use tax; imposing a service tax on gross receipts for services performed by hotels, motels, rooming houses, tourist courts and trailer camps; relating to the apportionment and computation of the agricultural land tax credit; and relating to the tax levy for supplementary aid and general aid to school districts, amended by the Senate, and received from the

Senate on May 9 and found on pages 1589 to 1593 of the House Journal.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 550 and all amendments.

Elmer Den Herder.
Delmont Moffitt.
Floyd Edgington.
Louis Peterson.
J. W. Graham.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present with the exception of Wells of Taylor, Swisher of Johnson and Wright of Benton who had previously been excused.

Mowry of Marshall asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1650 of the House Journal.

Miller of Des Moines offered the following amendment, filed by Miller and Kibbie, and moved its adoption :

Amend the Senate amendment to House File 550 by striking after the word "and" in line 68 the word and number "eleven (11)" and inserting in lieu thereof the word and number "twelve (12)."

Amendment lost.
Vermeer of Marion offered the following division 6 of his amendment filed May 14 and moved its adoption:

Amend the Senate amendment to House File 550 by striking lines seventyone (71) through eighty (80) and inserting in lieu thereof the following:
"1. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended by striking all after the word "shall" in line fourteen (14) and inserting in lieu thereof the words 'not be assessed in the year 1964 or taxed after collection of the tax thereon for the year 1963 which shall be assessed, taxed, levied, listed, collected and apportioned in accordance with chapter four hundred twenty-nine (429), Code 1962, and other applicable laws.'"

Division 6 of amendment adopted.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption:
Amend the Senate amendment to House File 550 as follows:

1. Amend section 7 , by inserting after line 85 the following: "and section four hundred thirty-two point five (432.5) and".
2. Strike section 8 , lines 89 through 95 , and insert in lieu thereof the following:
"Sec. 8. Section 431.1, Code 1962, is hereby amended by striking lines 1 through 5 thereof and inserting in lieu thereof the following:
"The shares of stock of insurance corporations and associations subject to taxation under section four hundred thirty-two point five (432.5) of the Code shall".

Amendment adopted.
Goode of Davis asked and received unanimous consent to withdraw the amendment filed by him on May 10 and found on page 1631 of the House Journal.

Riley of Linn offered the following amendment filed by him and moved its adoption :

Amend section 11 of the Senate amendment to House File 550 by adding thereto the following:
"Section four hundred twenty-six point one (426.1), Code 1962, is further amended by inserting the following before the word 'there' in line seven (7): 'and until July 1, 1967,' and by inserting the following before the word 'Any' in line twelve (12): 'Beginning July 1, 1967, and each fiscal year thereafter, there shall be appropriated to the agricultural land credit fund from funds in the general fund not otherwise appropriated the sum of eleven million two hundred fifty thousand dollars.'"

Roll call was requested by Riley of Linn and Denman of Polk.
On the question "Shall the amendment be adopted?"
The ayes were, 21:

| Breitbach | Eveland <br> Famp <br> Carsey |
| :--- | :--- |
| Carstensen | Frazier <br> Gittins |
| Denman | Guffy |
| Hougen |  |
| Ely | Kluever |


| Knowles | Murray |
| :--- | :--- |
| Messerly | Reppert |
| Miller of | Riley |
| Des Moines | Stanley |
| Murphy | Stevenson |

The nays were, 82:

| Andersen of | Goode |
| :---: | :---: |
| Woodbury | Graham |
| Anderson of | Grassley |
| Ringgold | Hagedorn |
| Balloun | Hagen |
| Baringer | Hagie |
| Bock | Hakes |
| Briles | Halling |
| Busch | Hanson of |
| Carnahan | Lyon |
| Casey | Hanson of |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Knock |
| Dietz | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
| Fisher of | Maule |
| Greene | McElroy |


| Mensing | Prine |
| :--- | :--- |
| Meyer | Robinson |
| Millen | Scherle |
| Miller of | Sersland |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Moffitt | Dickinson |
| Mueller | Smith of |
| Nelson | O'Brien |
| Nielsen of | Sokol |
| Emmet | Steele |
| Nielsen of | Steffen |
| Shelby | Stokes |
| Olson | Strothman |
| Ossian | Tabor |
| Palas | Van Alstine |
| Parker | Van Nostrand |
| Patton | Vermeer |
| Paul | Vetter |
| Petersen of | Walter |
| Dallas | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |

Absent or not voting, 5:
$\begin{array}{lll}\text { Mowry } \\ \text { Swisher } & \text { Wells } & \text { Wright Speaker }\end{array}$ Swisher

Amendment lost.

## CALL OF THE HOUSE LIFTED

Riley of Scott moved that the Call of the House be lifted, which motion prevailed.

On motion by Mowry of Marshall, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Prine of Mahaska for part of the afternoon on request of the Speaker; Halling of Adair for the afternoon on request of Messerly of Black Hawk.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 475, a bill for an act to make an appropriation to the state board of regents for the support, maintenance, equipment, repairs, replacements and alterations of institutions under said state board of regents.

Carroll A. Lane, Secretary.
The House resumed consideration of the Senate amendment to House File 550.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 550 and all amendments.

Elmer Den Herder. Delmont Moffitt. Marion E. Olson. Marion Siglin. Charles Strothman.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present with the exception of Wells of Taylor, Wright of Benton, Swisher of Johnson, Prine of Mahaska and Halling of Adair who had previously been excused.

Vermeer of Marion offered the following lines 90 and 91 of division 16 of the Vermeer, et al., amendment:

Amend the Senate amendment to House File 550 by striking lines one hundred seventy-seven (177) through two hundred two (202) and inserting the following new sections:

Vermeer of Marion offered the following amendment to the amendment and moved its adoption :

Amend the Vermeer, et al., amendment filed May 13 to the Senate amendment to House File 550, line ninety-one (91), by striking therefrom the words "and inserting the following new sections:".

Amendment to the amendment adopted.
Vermeer of Marion moved the adoption of the amendment as amended.

Amendment as amended adopted.
Goode of Davis asked and received unanimous consent to withdraw the amendment filed by him on May 10 and found on page 1631 of the House Journal.

Vermeer of Marion offered the following line 92 to and including line 330 of section 16 of the Vermeer, et al., amendment:

Amend the Senate amendment to House File 550 by adding the following new sections:
"Sec. 13. Section four hundred twenty-two point seventeen (422.17), Code 1962, is hereby repealed.
"Sec. 14. Section four hundred twenty-two point four (422.4), Code 1962, is hereby amended by striking subsection thirteen (13) thereof and inserting in lieu thereof the following:
'The term "withholding agent" means any individual, fiduciary, corporation, partnership or association in whatever capacity acting and including all officers and employees of the State of Iowa, or any municipal corporation of the State of Iowa and of any school district or school board of the state, or of any political subdivision of the State of Iowa that is obligated to pay or has control of paying or does pay to any resident or nonresident of the State of Iowa or his agent any income that is subject to the Iowa income tax in the hands of such resident or nonresident."
"Sec. 15. Strike all of section four hundred twenty-two point sixteen (422.16), Code 1962, and substitute in lieu thereof the following:
'1. Every employer as defined in the Internal Revenue Code of 1954, as amended through December 31, 1962, including domestic and foreign corporations, with respect to income tax collected at source, making payment of wages as defined in the Internal Revenue Code of 1954, as amended through December 31, 1962, to a resident employee or employees shall deduct and withhold from such wages an amount which will approximate the employee's tax liability at year end on the annual basis, upon tables and schedules prepared by and prescribed by the state tax commission.
' 2 . In the case of nonresidents, every employer as referred to in subsection one (1) of this section, or withholding agent as defined in section two (2) of this Act, shall deduct and withhold during each calendar year two percent ( $2 \%$ ) of all gross income paid in the form of wages as defined
in the Internal Revenue Code of 1954, as amended through December 31, 1962. Payments of other gross incomes subject to the Iowa income tax in the hands of the nonresident shall be subject to withholding at the rate of four percent ( $4 \%$ ). The "gross income" referred to herein shall include the amount required to be withheld. The term "gross income" shall have the same meaning as for federal income tax purposes under the Internal Revenue Code of 1954, as amended through December 31, 1962.

The employers referred to in this subsection one (1) and subsection two (2) shall be deemed to be withholding agents as defined in section four hundred twenty-two point four (422.4), subsection thirteen (13), Code 1962.
'3. Every withholding agent required to deduct and withhold tax under subsections one (1) or two (2) of this section shall, for the quarterly period beginning July 1, 1963, and for each quarterly period thereafter, on or before the last day of the month following the close of each quarterly period make a return on forms prescribed by the state tax commission and pay over to the state tax commission in the form of remittances made payable to the state tax commission, the tax required to be withheld under the provisions of subsections one (1) and two (2) hereof. If the state tax commission in any case has reason to believe that the collection of the tax provided for in subsections one (1) and/or two (2) hereof is in jeopardy, it may require the employer or withholding agent to make such return and pay such tax at any time.
'4. Every withholding agent who fails to withhold or pay to the commission any sums required by this Act to be withheld and paid, shall be personally and individually liable therefor to the State of Iowa, and any sum or sums withheld in accordance with the provisions of subsections one (1) or two (2) hereof, shall be deemed to be held in trust for the State of Iowa.
${ }^{'} 5$. In the event a withholding agent fails to withhold and/or pay over to the commission any amount required to be withheld under subsections one (1) or two (2) of this section, such amount may be assessed against such employer or withholding agent in the same manner as prescribed for the assessment of income tax under the provisions of chapter four hundred twenty-two (422), Code 1962.
'6. The State of Iowa shall have a lien upon all the property of any employer or withholding agent who fails to withhold and/or pay over to the state tax commission sums required to be withheld under subsections one (1) or two (2) of this section. If the employer or withholding agent withholds but fails to pay the amounts withheld to the tax commission, the lien shall attach as of the date the amounts withheld were required to be paid over to the commission. If the employer or withholding agent fails to withhold, the lien shall attach as of the date the amounts which should have been withheld were required to be paid over to the commission had they been withheld under the provisions of subsections one (1) or two (2) of this section.
'7. Every withholding agent required to deduct and withhold from an employee or other person receiving taxable Iowa income, a tax under subsections one (1) or two (2) of this section shall furnish to such employee or other person in respect of the remuneration paid by such employer or withholding agent to such employee or other person during the calendar year, on or before January 31 of the succeeding year, or, if the employee's employment is terminated before the close of such calendar year, within thirty (30) days from the day on which the last payment of wages is made, a written statement showing the following:
a. The name of such employer or withholding agent.
b. The name of the employee or other person and his federal social security account number.
c. The total amount of wages, as defined in the Internal Revenue Code of 1954, as amended through December 31, 1962, or other taxable income paid to the employee or other person.
d. The total amount deducted and withheld as tax under the provisions of subsections one (1) or two (2) of this section.
e. The total amount of federal income tax withheld.

The statement required to be furnished by this subsection in respect of any wages or other taxable Iowa income shall be in such form as the state tax commission may by regulations prescribe.
'8. An employer or withholding agent shall be liable for the payment of the tax required to be deducted and withheld under subsections one (1) or two (2) of this section and any amount deducted and withheld as tax under subsections one (1) or two (2) of this section during any calendar year upon the wages of any employee or other person shall be allowed as a credit to the employee or other person against the tax imposed by section four hundred twenty-two point five (422.5), Code 1962, irrespective of whether or not such tax has been, or will be, paid over by the employer or withholding agent to the state tax commission as provided by this Act.
' 9 . The amount of any overpayment of the individual income tax liability of the employee taxpayer or other person which may result from the withholding and payment of withheld tax by the employer or withholding agent to the commission under subsections one (1) or two (2) hereof, as compared to the individual income tax liability of the employee taxpayer or other person properly and correctly determined under the provisions of section four hundred twenty-two point four (422.4), to and including section four hundred twenty-two point thirteen (422.13), Code 1962, may be credited against any income tax or installment thereof then due the State of Iowa and any balance of two dollars (\$2.00) or more shall be refunded to the employee taxpayer or other person with interest at six percent ( $6 \%$ ) per annum, such interest to begin to accrue one hundred eighty (180) days after the due dates of the return. Amounts less than two dollars ( $\$ 2.00$ ) shall be refunded to the taxpayer only upon written application, and only if such application is filed within twelve (12) months after the due date of the return. Refunds provided for by this subsection shall be paid by the state treasurer by means of warrants drawn by the comptroller at the direction of an authorized employee of the state tax commission, without requiring the taxpayer to file a claim for such refund. There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, a sum sufficient to carry out the provisions of this section.
'10. a. Any person or corporation required under the provisions of this Act to furnish a statement required by this Act who willfully furnishes a false or fraudulent statement, or who willfully fails to furnish such statement shall, for each such failure be subject to a civil penalty of one hundred dollars ( $\$ 100.00$ ), such penalty to be in addition to any criminal penalty otherwise provided for by the Code 1962.
b. Any employer or withholding agent required under the provisions of this Act to withhold taxes on wages or other taxable Iowa income who fails to withhold such taxes, or to make the required returns or who fails to remit to the commission the amounts withheld, shall be liable for the amount of such taxes which should have been withheld and paid and in addition shall be subject to a civil penalty, equal to five percent ( $5 \%$ ) of the amount which should have been withheld and/or paid over to the commission, for each month or fraction thereof during which such failure continues, not to exceed twenty-five percent ( $25 \%$ ) in the aggregate. Interest at the rate of six percent ( $6 \%$ ) per annum shall be added to the
amount of the tax required to be withheld and paid to the tax commission.
c. If the employer, being a domestic or foreign corporation, required under the provisions of this section to withhold on wages or other taxable Iowa income fails to withhold the amounts required to be withheld, make the required returns or remit to the state tax commission the amounts withheld, the commission may certify such fact or facts to the secretary of state, who shall thereupon cancel the articles of incorporation or certificate of authority (as the case may be) of such corporation and the rights of such corporations to carry on business in the State of Iowa shall thereupon cease. Any person or persons who shall exercise or attempt to exercise any rights, powers, privileges or franchise under articles of incorporation or certificate of authority after the same are cancelled shall pay a penalty of not less than one hundred dollars ( $\$ 100.00$ ) or more than one thousand dollars ( $\$ 1,000.00$ ), to be recovered in an action brought by the commission, such penalty to be in addition to all other penalties provided under chapter four hundred twenty-two (422), Code 1962.
'11. a. Every individual or married couple filing a joint return, shall make a declaration of estimated tax if his or their Iowa income tax attributable to income other than wages subject to withholding can reasonably be expected to amount to fifty dollars ( $\$ 50.00$ ) or more for the taxable year, except that in the case of farmers the provisions of the Internal Revenue Code of 1954, as amended through December 31, 1962, with respect to declarations shall apply.

The declaration provided for herein shall be filed at such time and in such form as the state tax commission may require by regulations, and the estimated tax shall be paid in four (4) equal installments, the first installment to be paid at the time of filing the declaration, except that at the election of the individual, or married couple filing jointly, any installment of the estimated tax may be paid prior to the date prescribed for its payment.
b. In the case of individuals or married couples filing jointly the total balance of the tax payable after credits for taxes paid through withholding, as provided in subsection one (1) or two (2) of this section, or through declaration and payment of estimated tax, as provided in subsection eleven (11) of this section, shall be due and payable on or before April 15, following the close of the calendar year, or if the return should be made on the basis of a fiscal year, then on or before the fifteenth (15th) day of the fourth (4th) month following the close of such fiscal year.
c. The declaration provided for in this section may be amended during the taxable year under regulations prescribed by the state tax commission.
d. If a taxpayer is unable to make his own declaration, the declaration may be made by duly authorized agent or by the guardian or other person charged with the care of the person or property of such taxpayer.
e. Any amount paid on a declaration of estimated tax shall be a credit against the amount of tax found payable on a final, completed return as provided in subsection nine (9) hereof relating to the credit for the tax withheld against the tax found payable on a return properly and correctly prepared under the provisions of section four hundred twenty-two point five (422.5) to and including section four hundred twenty-two point thirteen (422.13), Code 1962, and any overpayment of two dollars ( $\$ 2.00$ ) or more shall be refunded to the taxpayer as provided in subsection nine (9) hereof, relating to overpayments of tax through withholding. Amounts less than two dollars ( $\$ 2.00$ ) shall be refunded to the taxpayer only upon written application, and only if such application is filed within twelve (12) months after the due date for the return. The penalties provided by the Internal

Revenue Code of 1954, as amended through December 31, 1962, for failure to file a declaration or for underpayment of the tax payable shall apply to persons required to file declarations and make payments of estimated tax under the provisions of this section.
"Sec. 16. From funds in the general fund not otherwise appropriated, there is hereby appropriated sufficient funds for the purpose of redeeming the Korean service compensation bonds as issued under chapter thirty-five $\mathbf{B}$ (35B), Code 1962. This amount so appropriated, together with the balances of the Korean veterans bonus fund and the Korean veteran bonus tax fund shall be applied to redeem the total outstanding Korean service compensation bonds, together with interest and callable penalty of one and one-half percent ( $11 / 2$ ) of par value at June 1, 1964.
"Sec. 17. Section thirty-five B point eleven (35B.11), Code 1962, is hereby repealed effective December 31, 1963 provided that the tax of one (1) mill on moneys and credits for the year 1963 shall be collected and added to the existing funds."

The Speaker ruled that line 94 to and including line 317 of section 16 of the Vermeer, et al., amendment had previously been considered by the House, therefore the amendment was out of order.

Vermeer of Marion appealed the ruling of the Chair.
On the question "Shall the ruling of the Chair be sustained $q$ "
Roll call was requested by Worthington of Decatur and Denman of Polk.

Rule 69 was invoked.
The ayes were, 48:

| Andersen of <br> Woodbury | Gittins <br> Goode |
| :--- | :--- |
| Baringer | Graham |
| Briles | Hagen |
| Busch | Hakes |
| Camp | Hanson of |
| Carstensen | Lyon |
| Chalupa | Hougen |
| Darrington | Jarvis |
| Dietz | Knock |
| Edgington | Knowles |
| Fischer of | Kreager |
| Grundy | Lange |
| Frazier | McElroy |

The nays were, 54:

| Anderson of <br> Ringgold | Denman <br> Duffy |
| :--- | :--- |
| Balloun | Dunton |
| Bock | Ely |
| Breitbach | Eveland |
| Carnahan | Falvey |
| Casey | Fisher of |
| Coffman | Greene |
| Crane | Grassley |
| Cunningham | Hagedorn |
| Den Herder | Hagie |


| Messerly | Scherle |
| :--- | :--- |
| Millen | Sersland |
| Miller of | Shaw |
| Page | Smith of |
| Mowry | O'Brien |
| Nelson | Sokol |
| Ossian | Steele |
| Paul | Steffen |
| Petersen of | Stevenson |
| Dallas | Stokes |
| Peterson of | Van Nostrand |
| Woodbury | Vetter |
| Riley | Winkelman |
| Robinson |  |


| Hanson of |
| :--- |
| Mitchell |

Hirsch
Johnson
Kibbie
Kluever
Loss
Lutz
Mahan
Maule
Mensing

Meyer
Miller of
Des Moines
Miller of Jones
Moffitt
Mueller
Murphy
Murray
Nielsen of
Emmet

| Nielsen of | Patton |
| :--- | :--- |
| Shelby | Reppert |
| Olson | Siglin |
| Palas | Smith of |
| Parker | Dickinson |

Absent or not voting, 6:
Halling
Swisher
Prine
Wells

| Stanley | Vermeer |
| :--- | :--- |
| Strothman | Walter |
| Tabor | Wier |
| Van Alstine | Worthington |

Wright
Mr. Speaker
The motion to sustain the ruling of the Chair lost.
Camp of Clinton moved the previous question on the amendment, which motion prevailed.

Vermeer of Marion moved the adoption of the amendment.
On the question "Shall line 94 to and including line 330 of section 16 of the Vermeer, et al., amendment be adopted $? "$

Roll call was requested by Vermeer of Marion and Worthington of Decatur.

The ayes were, 55:

| Anderson of | Graham |
| :---: | :---: |
| Ringgold | Grassley |
| Breitbach | Hagedorn |
| Carnahan | Hagen |
| Casey | Hagie |
| Coffman | Hakes |
| Crane | Hanson of |
| Cunningham | Lyon |
| Den Herder | Hanson of |
| Denman | Mitchell |
| Duffy | Hirsch |
| Dunton | Johnson |
| Ely | Kibbie |
| Eveland | Lutz |
| Falvey | Mahan |
| Fisher of | Maule |


| Meyer | Patton |
| :--- | :--- |
| Miller of | Reppert <br> Des Moines |
| Miller of | Siglin |
| Smith of |  |
| Jones | Dickinson |
| Moffitt | Smith of |
| Mueller | OBrien |
| Murphy | Stanley |
| Murray | Steffen |
| Nielsen of | Stevenson |
| Emmet | Strothman |
| Nielsen of | Tabor |
| Shelby | Van Alstine |
| Olson | Vermeer |
| Palas | Walter |
| Parker | Worthington |

The nays were, 48:

| Andersen of | Fischer of | Mensing | Riley |
| :---: | :---: | :---: | :---: |
| Woodbury | Grundy | Messerly | Robinson |
| Balloun | Frazier | Millen | Scherle |
| Baringer | Gittins | Miller of | Sersland |
| Bock | Goode | Page | Shaw |
| Briles | Hougen | Mowry | Sokol |
| Busch | Jarvis | Nelson | Steele |
| Camp | Kluever | Ossian | Stokes |
| Carstensen | Knock | Paul | Van Nostrand |
| Chalupa | Knowles | Petersen of | Vetter |
| Darrington | Kreager | Dallas | Wier |
| Dietz | Lange | Peterson of | Winkelman |
| Edgington | Loss McElroy | Woodbury | Mr. Speaker |
| Absent or | ting, 5: |  |  |
| Halling Prine | Swisher | Wells | Wright |

Amendment adopted.
Hagedorn of Clay offered the following amendment filed by Hagedorn and Maule:

Amend the Senate amendment to House File 550 as follows:
Section eleven (11), by striking all of said section after the word "amended" in line two (2) and inserting in lieu thereof the following:
"by striking all of line nine (9) after the word "appropriated" and all of lines ten (10), eleven (11) and twelve (12) and inserting in lieu thereof the word "a sum sufficient for the fiscal year beginning July 1, 1963, to carry out the provisions of chapter four hundred twenty-six (426) of the Code."

Further amend by adding to chapter four hundred twenty-six point one (426.1) the following "for the fiscal year beginning July 1, 1964 and each year thereafter there is hereby appropriated a sum from the general fund, from funds not otherwise appropriated a sum equal to the amount appropriated to carry out the provisions of chapter four hundred twenty-six (426) of the Code, during the fiscal year beginning July 1, 1963."

Hagedorn of Clay offered the following substitute amendment for the Hagedorn-Maule amendment and moved its adoption:

Amend the Senate amendment to House File 550 as follows:

1. Section 11, by striking all of said section after the word "amended" in line one hundred thirty-two (132) and inserting in lieu thereof the following: "by striking all of line nine (9) after the word 'appropriated' and all of lines ten (10), eleven (11) and twelve (12) and inserting in lieu thereof the words: 'a sum sufficient for the fiscal year beginning July 1, 1963, to carry out the provisions of chapter four hundred twenty-six (426) of the Code.

For the fiscal year beginning July 1, 1964, and each year thereafter there is hereby appropriated a sum from the general fund, from funds not otherwise appropriated, a sum equal to the amount appropriated to carry out the provisions of chapter four hundred twenty-six (426) of the Code, during the fiscal year beginning July 1, 1963.'"
2. Further amend the Senate amendment to House File 550 by adding thereto the following new sections:
(1) Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by striking the word "fifteen" from lines seven (7) and thirteen (13) and inserting in lieu thereof the word and figures "twentytwo (22)".
(2) Section four hundred twenty-six point six (426.6), Code 1962, is hereby amended by striking from line thirteen (13) and from lines fourteen (14) and fifteen (15) the word "fifteen" and inserting in lieu thereof in both instances the word and figures "twenty-two (22)".
(3) Section two hundred seventy-five point one (275.1), Code 1962, is hereby amended as follows:
a. By striking in lines thirty-four (34) and thirty-five (35) the figures "1962" and inserting in lieu thereof in each instance the figures "1964".
b. By striking all of lines forty (40), forty-one (41), and forty-two (42) and all of line forty-three (43) before the period.

Roll call was requested by Kibbie of Palo Alto and Stanley of Muscatine.

On the question "Shall the amendment be adopted ?"
Rule 69 was invoked.

The ayes were, 50 :

| Andersen of <br> Woodbury | Gittins <br> Hagedorn |
| :--- | :--- |
| Anderson of | Hagen |
| $\quad$ Ringgold | Hanson of |
| Baringer | Lyon |
| Bock | Hanson of |
| Breitbach | Mitchell |
| Camp | Hougen |
| Casey | Jarvis |
| Coffman | Kibbie |
| Cunningham | Kluever |
| Darrington | Knowles |
| Duffy | Lange |
| Dunton | Mahan |
| Falvey |  |


| Maule | Robinson |
| :--- | :--- |
| McElroy | Scherle |
| Millen | Sersland |
| Miller of | Sokol |
| Page | Stanley |
| Moffitt | Steffen |
| Nielsen of | Stevenson |
| Emmet | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Vetter |
| Petersen of | Wier |
| Dallas | Worthington |
| Riley | Mr. Speaker |

The nays were, 53:

| Balloun | Fisher of |
| :--- | :--- |
| Briles | Greene |
| Busch | Frazier |
| Carnahan | Goode |
| Carstensen | Graham |
| Chalupa | Grassley |
| Crane | Hagie |
| Den Herder | Hakes |
| Denman | Hirsch |
| Dietz | Johnson |
| Edgington | Knock |
| Ely | Kreager |
| Eveland | Loss |
| Fischer of | Lutz |
| Grundy | Mensing |
|  | Messerly |

Absent or not voting, 5:
Halling
Swisher
Prine
Meyer
Miller of
Des Moines
Miller of
Jones
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
$\quad$ Shelby
Parker
Patton
Paul

Peterson of Woodbury
Reppert
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Steele
Stokes
Strothman
Vermeer
Walter
Winkelman

Wells
Wright

Amendment lost.
Riley of Linn offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 550 by adding the following new section:
"As compensation to employers for acting as withholding agents in withholding state income tax under this Act, an employer shall be paid by the state a sum equal to one percent ( $1 \%$ ) of the amount of tax deducted and withheld and timely remitted to the state as provided in this Act; which said sum of one percent $(1 \%)$ shall be paid to the said employer by his withholding same from said remittance."

Amendment adopted.
Vermeer of Marion offered the following division 9 of the Vermeer, et al., amendment filed May 14 and moved its adoption :

Amend the Senate amendment to House File 550 by striking lines ninetysix (96) through one hundred thirty (130).

Amendment adopted.
Steele of Cherokee asked and received unanimous consent to withdraw divisions 3 and 4 of the Baringer-Steele amendment filed May 13 and found on page 1649 of the House Journal.

Goode of Davis offered the following division 1 of the amendment filed by him on May 10 and moved its adoption :

Amend the Senate amendment to House File 550 as follows:

1. Amend section twelve (12) by adding after the word "biennium" in line one hundred thirty-five (135) the following: "and annually thereafter".

Division 1 of amendment lost.
Olson of Cerro Gordo offered the following amendment, filed by Olson, Hanson, Stanley and Dunton, and moved its adoption:
Amend the Senate amendment to House File 550, section 12, line one hundred forty-two (142), by inserting after the word "year" the words ", or in the event such district does not maintain a twelve-grade school system".

Amendment lost.
Gittins of Pottawattamie offered the following amendment filed by him and moved its adoption :

Amend the Senate amendment to House File 550, section twelve (12) line one hundred forty-one (141) by striking the number "fifteen (15)" and inserting in lieu thereof the number "twenty-five (25)".

Roll call was requested by Gittins of Pottawattamie and Andersen of Woodbury.

On the question "Shall the amendment be adopted?"
The ayes were, 20 :

| Andersen of <br> Woodbury | Dietz <br> Ely <br> Bock |
| :--- | :--- |
| Gittins |  |
| Busch | Hagedorn |
| Carstensen | Kluever |
| Casey | McElroy |

The nays were, 72:

| Anderson of <br> Ringgold | Dunton <br> Edgington <br> Eveland |
| :--- | :--- |
| Balloun | Fischer of <br> Baringer |
| Breitbach | Frundy |
| Briles | Fisher of |
| Carnahan | Greene |
| Chalupa | Goode |
| Coffman | Graham |
| Crane | Grassley |
| Cunningham | Hagen |
| Den Herder | Hagie |
| Duffy | Hakes |

Messerly
Meyer
Miller of
Des Moines
Scherle

Stanley<br>Van Alstine<br>Van Nostrand<br>Worthington<br>Mr. Speaker

Hanson of Lyon Hanson of Mitchell
Hirsch Johnson Kibbie Knock Kreager
Lange
Loss
Lutz Mahan

Maule<br>Mensing<br>Millen<br>Miller of Jones<br>Miller of Page Moffitt Murphy Murray Nelson Nielsen of Emmet

Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Robinson
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Steele
Steffen
Stevenson

Stokes
Strothman
Tabor
Vermeer
Vetter
Walter
Wier
Winkelman

Absent or not voting, 16:

| Camp | Frazier |
| :--- | :--- |
| Darrington | Halling |
| Denman | Hougen |
| Falvey | Jarvis |


| Knowles | Riley |
| :--- | :--- |
| Mowry | Swisher |
| Mueller | Wells |
| Reppert | Wright |

Amendment lost.
Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 550, section 11, line one hundred thirty-three (133), by striking the word "twenty-one" and by inserting in lieu thereof the word "sixteen".

Amendment lost.
Senate amendment to House File 550 pending at adjournment.

## EXPLANATION OF VOTE

My vote for the Vermeer amendment pertaining to the withholding of personal income taxes should not be interpreted as one of favoring this provision. I violently oppose the withholding system because it places an undue burden on employers and because it cushions and insulates the taxpayer to governmental spending. I voted for the withholding system because it appears that the only way we will achieve property tax replacement this session is to accept withholding for gubernatorial approval of the sales tax increase.

Grassley 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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 205, a bill for an act to fix speed limits for motor vehicles on bridges or elevated structures where not sign-posted as provided by law.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 342, a bill for an act to clarify liablity for support furnished by the county for patients admitted voluntarily to mental institutes.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 579, a bill for an act relating to reciprocal enforcement of tax liabilities.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 588, a bill for an act allowing the state appeal board and special assistant attorney general power to approve or reject claims against the state.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 205

Amend House File 205 by striking all of section 2 and inserting in lieu thereof the following:
"Sec. 2. This Act being deemed of immediate importance shall be in force and effect immediately after its passage and publication in The Mount Vernon Hawkeye-Record and The Lisbon Herald, a newspaper published at Mount Vernon, Iowa, and in The Sentinel, a newspaper published at Marion, Iowa.".

## SENATE MESSAGE CONSIDERED

Senate File 475, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30,1965 , to the state board of regents for the support, maintenance, equipment, repairs, replacements and alterations of institutions under said state board of regents.

Read first time and referred to committee on appropriations.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 17 and 402.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 17 and 402.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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 May, 1963, sent to the Governor for his approval: House Files 17 and 402.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills: on May 14, 1963, Senate Files 179 and 437.

## AMENDMENTS FILED

Amend the Senate amendment to House File 550 by adding the following new section:
"Sec. ..... There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction, in addition to all other appropriations, the sum of one million five hundred thousand dollars $(\$ 1,500,000)$ for aid to handicapped children through special education as provided in chapter two hundred eighty-one (281), Code 1962, and the sum of five hundred thousand dollars $(\$ 500,000)$ for vocational education aid as provided in chapter two hundred fifty-eight (258), Code 1962.

> Stanley of Muscatine. Kluever of Cass.

Amend the Senate amendment to House File 550 by adding the following new section after section 2:

Section four hundred twenty-two point fifty-two (422.52), Code 1962, is hereby amended by adding the following subsection:

The following tax brackets shall be used in computing the sales tax due the commission as previously provided by the Code:

| $0-.33$ | no tax |
| :---: | :--- |
| $.34-.65$ | $.01 \mathrm{c} \operatorname{tax}$ |
| $.66-.99$ | $.02 \mathrm{c} \operatorname{tax}$ |

Thereafter, the tax shall be computed as follows: From
.01-. 33 .01c tax
.34-.65 .02c tax
.66-. 99 .03c tax
on each subsequent dollar. Also when a return is filed . and the tax shown due thereon shall be paid on or before the due date as prescribed in section four hundred twentytwo point fifty-one (422.51) of the Code, the retailer shall be allowed a credit or discount equal to two percent ( $2 \%$ ) of the sales tax shown due by the retailer. This discount is allowed the retailer by prompt payment of the tax and as remuneration for keeping the records and filing the return as required by this chapter.

MILLurir of Des Moines.
Amend the Senate amendment to House File 550 by adding a new section as follows:

1. Amend section four hundred twenty-eight point seventeen (428.17), Code 1962, by adding a new paragraph as follows:
"Notwithstanding the foregoing provisions, there shall first be exempted from the inventory of merchandise on a cost basis the sum of ten thousand $(\$ 10,000)$ dollars, and only the cost thereof exceeding said sum shall be subject to assessment for personal property tax purposes."

Hougen of Black Hawk.
Amend the Senate amendment to House File 550, section 13, by striking all after the figures " $(\$ 24,000,000)$," in line one hundred forty-six (146), by striking all of lines one hundred forty-seven (147) and one hundred forty-eight (148) and that part of line one hundred forty-nine (149) to and including the figures "(\$16,000,000),".

## Winkmbman of Calhoun.

Amend House File 550 as amended by the Senate by striking all of lines 4 to 130, inclusive, and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended as follows:

1. By adding an additional subsection as follows:
"The word 'room' applies only to accommodations referred to generally as 'sleeping rooms' and does not apply to accommodations in the nature of ballrooms, banquet rooms, reception rooms, meeting rooms and office space, nor does it apply where room is rented to an individual, firm, association or corporation for a period of more than twenty-eight (28) consecutive days."
2. By adding after the word "users," in line six (6) of subsection three (3), the words "and the sale of the use of a room as herein defined,".

Sec. 2. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words and figures "beginning the first day of April, 1937,".
2. By inserting at the end of the first paragraph the words "; also a like rate on the gross receipts from the sale of the use of a room in an inn, hotel, motel, public lodging house, tourist court or trailer camp."
3. Insert at the end of the first paragraph the following:
"A like rate of tax is imposed on repairs and services to motor vehicles, trailers, farm equipment, machinery, construction services, appliance repairs and services including heating, air conditioning, plumbing and
electrical installations and repairs. Also a like rate of tax
is imposed on the gross receipts from all newspaper advertising contracted within this state."

Sec. 3. Section four hundred twenty-two point five (422.5), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"A tax is hereby imposed on taxable income, as defined in this chapter, at the rate of three percent thereof."

Sec. 4. Section four hundred twenty-two point nine (422.9),

Code 1962, is hereby repealed and the following enacted in lieu thereof:
"In computing taxable income of individuals there shall be deducted from net income as defined in section four hundred twenty-two point seven (422.7) of the Code the amount of federal income taxes paid during the tax year adjusted by any federal tax refunds."

Sec. 5. Section four hundred twenty-two point twelve (422.12), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"In computing taxable income there shall be deducted from net income as defined in section four hundred twenty-two point seven (422.7) of the Code the same exemptions for each individual as provided in the federal Internal Revenue Code of 1954.

Sec. 6. Section four hundred twenty-two point thirteen (422.13), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Every individual required to file an income tax return by the federal Internal Revenue Code of 1954 shall file an income tax return for state income tax as provided in this chapter. Said tax return shall not be considered to be properly filed unless it specifies the taxpayers school district in which he resides."

Sec. 7. Section four hundred twenty-two point four (422.4), Code 1962, is amended by striking from line nine (9) of subsection thirteen (13) the word "fifteen" and inserting in lieu thereof the word "six".

Further amend House File 550 as amended by the Senate by renumbering the remaining sections.

Petersen of Dallas. Baringer of Fayette. Hougen of Black Hawk. Scherde of Mills.

Amend the Senate amendment to House File 550 by adding thereto the following new sections:

1. As used in this amendment unless the context requires otherwise:
a. "Person" means the state fair board or any county or district fair society as defined in chapter one hundred seventyfour (174) of the Code.
b. "Commission" means the state racing commission created by this amendment.
c. "Race meet" means any exhibition of thoroughbred and standard bred horse racing or other animal racing where the certificate system of wagering is used.
d. "Licensee" means a person holding a race meet license issued under this amendment.
e. "Certificate system" or "certificate system of wagering" means the certificate or pari-mutuel system of wagering as described in section eleven (11) of this amendment.
2. There is created a state racing commission consisting of three (3) members who shall be appointed by the governor with the consent of two-thirds ( $2 / 3$ ) of the members of the senate in executive session. One (1) member shall be appointed for one (1)
year, one (1) member for two (2) years, and one (1) member for three (3) years, and upon the expiration of their terms of office, their successors shall be appointed for terms of three (3) years. The members shall serve until their successors are appointed and qualified. Not more than two (2) members of said commission shall belong to the same political party. No person may be appointed a member who has not been a resident and maintained his domicile in the State of Iowa for at least the five (5) years preceding his appointment. Any vacancy shall be filled by appointment by the governor for the unexpired term, subject to approval by two-thirds ( $2 / 3$ ) of the members of the senate in executive session at the next regular session of the general assembly. The members shall serve without compensation but shall be reimbursed for actual expenses incurred in the performance of their duties. The members of the commission shall each give bond to the state in the sum of ten thousand $(10,000)$ dollars with surety or sureties to be approved by the governor, conditioned on the faithful performance of their duties and accounting for the moneys coming into the hands of the commission. The premiums on said bonds shall be allowed and paid as expenses of the commission. The governor may at any time after notice and hearing remove any commissioner from office as a member of the commission.
3. The commission shall elect one (1) of its members as chairman and may employ a secretary and such other assistants and employees as may be necessary to carry out the purposes of this amendment. The secretary shall keep a record of the proceedings of the commission, preserve the books, records, and documents entrusted to his care, and perform such other duties as the commission shall prescribe. The commission shall require the secretary to give bond in such sum as it may fix, conditioned on the faithful performance of his duties. The commission shall set the compensation of its secretary and its other employees, subject to the approval of the state comptroller. The commission shall have an office at such place within the state as it may determine and shall meet at such times and places as it finds necessary and convenient for the discharge of its duties.
4. The commission shall have power to prescribe and enforce rules and regulations not inconsistent with this amendment, governing race meets licensed under this amendment.
5. The state fair board or any county or district fair society as defined in chapter one hundred seventy-four (174) of the Code may make application to the commission for a license to hold a race meet within this state.

The application shall be filed with the commission at least ninety ( 90 ) days before the first day of the race meet which the applicant proposes to hold or conduct. The application shall contain:
a. The name of the applicant.
b. The place within the state where the proposed race meet is to be held.
c. The day or days when the proposed race meet is to be held.
d. Such other information as the commission shall require.
6. If the commission is satisfied that its rules and regulations and the provisions of this amendment will be complied with,
it may issue to an applicant a license to hold a race meet within this state. Only the commission shall have authority to issue a license under this amendment. Such license shall state:
a. The name of the licensee.
b. The place where the race meet is to be held.
c. The time and number of days during which the race meet may be conducted by the licensee.

The commission shall not issue a license to any person if any officer is of questionable moral character.
7. No trainer, driver, jockey, apprentice jockey, horse owner, dog owner, exercise boy, agent, stable foreman, groom, valet, veterinarian, horseshoer, steward, stable watchman, starter, timer, judge, or other person acting as an official at any race meet including all employees of the certificate system wagering department, shall participate in race meets without first having obtained a license issued by the commission under rules adopted by the commission. The fee for licenses required by this section shall be two (2) dollars per annum.

The commission shall not issue a license to any individual of questionable moral character.
8. The fee for a race meet license shall be:
a. One thousand ( 1,000 ) dollars for a horse race meet.
b. Seven hundred fifty (750) dollars for a race meet of animals other than horses.
9. Every person shall provide a bond in favor of the state before a race meet license is issued. The bond shall be in such sum as the commission shall fix and said bond shall be with a surety or sureties as approved by the commission. The bond shall be conditioned upon the person faithfully making the payments provided for by this amendment, keeping books and records, and making reports as provided for by this amendment, and conducting its race meets in conformity with this amendment and the rules and regulations prescribed by the commission.
10. The commission may, for good cause after hearing, revoke a race meet or other license granted under this amendment. The commission may summarily revoke any license if the licensee shall:
a. By any means whatever grant, assign, transfer, turn over, or attempt to grant, assign, transfer, or turn over to any person the operation or management of any race meet for which a license is granted or the operation of the certificate system of wagering used at such race meet.
b. In any manner permit any person other than the licensee to have any share, percentage, or proportion of the money received for admissions to the race meet or received from the operation of the certificate system of wagering at any race meet held under the license.

The performance or attempt to perform any act above listed as grounds for summary revocation of the license of the licensee shall be a felony. The attempt by any person to induce a licensee to perform any of the acts above listed as grounds for summary revocation of a race meet license shall be a felony.

Upon conviction of such felony, the person shall be fined not to exceed ten thousand $(10,000)$ dollars and imprisoned in the state penitentiary not to exceed ten (10) years or both such fine
and imprisonment.
11. Within the enclosure of any race track where there is held a race meet licensed and conducted under this amendment, but not elsewhere, the certificate system of wagering on the results of the respective races may be used and conducted by the licensee in connection with such race meet. Under said system, the licensee is hereby expressly authorized to receive wagers of money from any person present at such race meet on any animal in a race selected by such person to run first in such race. The person so wagering shall acquire an interest in the total money so wagered on all animals in such race as first winners, in proportion to the amount of money wagered on him. The licensee shall issue to each person so wagering, a certificate on which shall be shown the number of the race, the amount wagered, and the number or name of the animal selected by such person as first winner. As each race is run, the licensee shall be authorized to deduct from the total sum wagered on all animals as first winners fifteen (15) percent of the said total plus the odd cents of the redistribution over the next lowest multiple of ten (10), which sum shall be subject to the tax provided for by this amendment, and the balance remaining on hand shall be paid out to the holders of certificates on the winning animal in the proportion that the amount wagered by each certificate holder bears to the total amount wagered on all animals in said race to run first.

The licensee may likewise receive such wagers on animals selected to run second, third, or both, or in such combinations as the commission may authorize; but the method, procedure, and the authority and right of the licensee, as well as the deduction allowed to the licensee, shall be as specified in this amendment with respect to wagers upon animals selected to run first. There shall be no wagering except under the certificate system provided for by this amendment.
12. Any person who knowingly permits a minor to make a wager under the certificate system shall be guilty of a misdemeanor and upon conviction shall be fined not to exceed three hundred (300) dollars for each offense or imprisoned not to exceed six (6) months or both such fine and imprisonment.
13. There is hereby imposed upon each race meet licensee the following taxes which shall be in addition to all other taxes levied by the state or any political subdivision thereof:
a. The sum of fifteen (15) cents upon a ticket of admission for each person entering the grounds or enclosure where the race meet is held. If tickets are sold for more than one (1) day, then the sum of fifteen (15) cents shall be paid for each person using such ticket on each day that such ticket is used.

If free passes or complimentary tickets of admission are issued to persons other than actual and necessary officials and employees of the licensee, who under rules of the commission may be issued tax free passes, the licensee shall pay the tax of the above rate for all such passes.
b. A sum equal to ten (10) percent of the gross amount of all certificate system wagering for each day of racing.

The taxes imposed by this section shall be paid to the commission within ten (10) days of the close of each race meet.
14. Out of the funds received under section thirteen (13) of this amendment, the expenses of the commissioners, the compensation of the secretary, assistants, and employees and their reasonable expenses, and the other reasonable expenses of the commission, including suitable furniture, equipment, supplies, and office expense, shall first be paid. The commission shall retain in its hands the further sum of five thousand $(5,000)$ dollars as a permanent fund out of which to pay its current expenses. No sums shall be paid out by the commission until the same are regularly audited and allowed, and the allowance thereof recorded in the minutes of its meetings, and a voucher therefor is signed by the chairman and secretary of the commission. All remaining sums shall be paid to the treasurer of state. Said sums shall be used for appropriations as provided in section one hundred seventythree point sixteen (173.16) of the Code and state aid to county and district fair societies as provided in sections one hundred seventy-four point nine (174.9) through one hundred seventy-four point twelve (174.12) of the Code. All unexpended funds shall be deposited in the general fund of the state.
15. Every licensee under this amendment shall so keep books and records as to clearly show the total number of admissions to races conducted by the licensee on each racing day, including the number of admissions upon free passes or complimentary tickets, and the amount received daily from admission fees, and the total amount of money wagered under the race meet, and shall furnish to the commission such reports and information as the commission may require. At the end of each race meet, the licensee shall give to the commission a complete report and audit showing all expenses and disbursements. The commission shall designate a representative to attend every licensed race meet. Such representative shall have full access to all places within the enclosure of such race meet and shall supervise and check the admissions thereto. The compensation of such representative shall be fixed by the commission and paid by the licensee.
16. The commission shall make an annual report to the governor on or before the third Monday in December each year, including therein an account of its actions, its receipts and disbursements under the provisions of this amendment, the practical results attained thereunder, and any recommendations for legislation which the commission may deem advisable.
17. No racing under this amendment shall be permitted on Sunday. No license shall be granted for racing on more than one (1) race track in any one (1) county, except that the commission may, in its discretion, grant a license to any county agricultural society to conduct racing during its county fair even though a license may have been issued for racing on another track in such county.
18. Every licensee shall hold on each racing day at least one (1) race limited to horses foaled in Iowa, but if sufficient competition cannot be had among that class of horses on any day, another race for said day may be substituted. Three (3) percent of the first money of every purse won by a horse foaled in Iowa. shall be paid to the breeder of such horse.
19. It shall be unlawful for any person to use or permit to be used a narcotic of any kind to stimulate or retard any horse
that is to run in a race in this state to which the provisions of this amendment apply, or for a person having control of such horse and knowledge of such stimulation or retardation to allow it to run in any such race. The owners of such horse, their agents or employees shall permit any member of the commission or any person appointed by the commission for that purpose to make such tests as the commission deems proper in order to determine whether any animal has been so stimulated or retarded. The findings of the commission that a horse has been stimulated or retarded by a narcotic or narcotics shall be prima facie evidence of a violation of this section.
20. No part of this amendment shall be construed to apply to horse racing or horse-race meetings at any state or county fair or elsewhere unless the certificate system of wagering is used or intended to be used in connection therewith.
21. Any unlicensed person holding or conducting any race or race meet in connection with which the certificate system of wagering is used or to be used, or any person holding or conducting races or race meets in connection with which any wagering is permitted otherwise than in the manner specified by this amendment, or any person violating any of the provisions of this amendment or any of the rules and regulations prescribed by the commission, shall upon conviction be fined not to exceed five thousand $(5,000)$ dollars or imprisoned not more than one (1) year or both such fine and imprisonment.
22. The certificate system of wagering on the results of race meets when conducted within the race track enclosure at licensed race meets shall not be held or construed to be unlawful, any other statutes of the state to the contrary notwithstanding.
23. Chapter seven hundred twenty-six (726), Code 1962, is hereby amended by adding the following new section:
"This chapter shall not apply to the certificate system of wagering on race meets conducted under a license issued by the state racing commission."
24. Chapter ninety-nine (99), Code 1962, is hereby amended by adding thereto the following new section:
"The provisions of this chapter shall not apply to the maintenance of a certificate system of wagering on race meets conducted by licensees of the state racing commission."
25. Chapter ninety-nine A (99A), Code 1962, is hereby amended by adding thereto the following new section:
"The provisions of this chapter shall not apply to the maintenance of a certificate system of wagering on race meets conducted by licensees of the state racing commission."
26. Section five hundred thirty-seven point four (537.4), Code 1962, is hereby amended by adding thereto the following:
"The provisions of this section shall not apply to wagers made under a certificate system of wagering on race meets when such system is maintained by a person licensed by the state racing commission to maintain such system."
27. If any provision of this amendment or the application thereof to any taxpayer shall be invalid, such invalidity shall not affect the provisions or application of this amendment which can be given effect without the invalid provisions or application,
and to this end the provisions of the amendment are declared severable.

Further amend by adding in line 217 after the word "revenue" the words "and to provide for license racing and race meetings at which pari-mutuel or certificate method of wagering on the results of such races shall be permitted."

Meyer of Madison.
Denman of Polk.
Murphy of Carroll.
Miller of Des Moines.
Mahan of Johnson.
Kibbie of Palo Alto.
DIETZ of Scott.
Carnahan of Wapello.
Briles of Adams.
Van Nostrand of Pottawattamie.
Amend section 38 of House File 595 as follows:

1. By striking from lines four (4) and five (5) the words and figures "thirty-six thousand four hundred and fifty dollars ( $\$ 36,450.00$ )" and inserting in lieu thereof the following: "one hundred seven thousand sixty-eight dollars $(\$ 107,068.00)$ ".
2. By striking from line eight (8) the figures " 9,000 " and inserting in lieu thereof the figures " $10,500.00$ ".
3. Ry striking from line ten ( 10 ) the figures " $36,450.00$ " and inserting in lieu thereof the figures " 107,068 "; also by striking the figures " $7,350.00$ " and inserting in lieu thereof the figures " $66,159.00$ ".
4. By striking from line twelve (12) the figures " $20,100.00$ " and inserting in lieu thereof the figures " $30,409.00$ ".

5 . By striking from line fifteen (15) the figures " $36,450.00$ " and inserting in lieu thereof the figures "107,068.00".

Baringer of Fayette.
Amend House File 595, section sixteen (16), as follows:

1. By striking from lines four (4) and five (5) the words and figures "two hundred thirteen thousand six hundred dollars ( $\$ 213,600.00$ )" and substituting in lieu thereof the words and figures "two hundred forty-three thousand six hundred dollars ( $\$ 243,600.00$ )".
2. By striking from line eight (8) the figures " $182,700.00$ " and substituting in lieu thereof the figures "207,700.00".
3. By striking from line ten (10) the figures " $18,900.00$ " and substituting in lieu thereof the figures " $23,900.00$ ".
4. By striking from line thirteen (13) thereof the figures " $\$ 213,600.00$ " and substituting in lieu thereof the figures " $\$ 243,600.00$ ".

Fischer of Grundy. ANDERSEN of Woodbury.
On motion of Mowry of Marshall, the House adjourned until 8:00 a.m., Wednesday, May 15, 1963.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Wednesday, May 15, 1963.
The House met pursuant to adjournment, Speaker Naden in the chair.

The Honorable Max W. Kreager of Jasper County opened the session with the following prayer:

Dear God, as we bow our heads it is in the name of the Lord who is in Heaven. May we express thanks today for the responsibility of stewardship; for the stewardship of service extended in the efforts of government. It is the responsibility of stewardship that makes our country and our state great, and it is the service of us as individuals dedicated to accomplishments.

We pray for Thy guidance and direction in Christian ways of living and of performance. It is only through Thy guidance that we are able to witness in Thy ways.
We pray for Thy blessings upon the great leadership of this legislature and our state that is charged with the responsibility of guiding the affairs of our state. We ask this blessing be extended to those of us here today and we close by giving thanks for the privilege we have in serving.
It is in Thy name that we pray. Amen.
The Journal of May 14 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hagen of Allamakee on request of Maule of Monona.

## MESSAGE FROM THE SENATE

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 468, a bill for an act relating to inheritance tax.

Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT TO HOUSE AMENDMENT

TO SENATE FILE 468
Amend the House amendment to Senate File 468 by striking all of said amendment after the word and comma "beneficiaries," and inserting in lieu thereof the following: "which securities or other assets are located in a safety deposit box or other such security enclosure' ".

## SENATE AMENDMENT CONSIDERED

The House resumed consideration of House File 550, a bill for an act relating to an increase in the tax imposed on cigarettes, on retail
sales of tangible personal property, on gross receipts from operation of amusement devices and enterprises, and on the use tax; imposing a service tax on gross receipts for services performed by hotels, motels, rooming houses, tourist courts and trailer camps; relating to the apportionment and computation of the agricultural land tax credit; and relating to the tax levy for supplementary aid and general aid to school districts, amended by the Senate, and received from the Senate on May 9 and found on pages 1589 to 1593 of the House Journal.

Vermeer of Marion offered the following division 12 of the Vermeer, et al., amendment filed May 13 and moved its adoption:

Amend the Senate amendment to House File 550 by striking from line one hundred thirty-six (136) the words and figures "ten million dollars ( $\$ 10,000,000$ )" and inserting in lieu thereof "twelve million dollars ( $\$ 12,000,000$ )".

Amendment adopted.
Vermeer of Marion offered the following division 13 of the Vermeer, et al., amendment and moved its adoption:
Amend the Senate amendment to House File 650, by inserting as section ten (10) the following:
"Sec. 10. There is hereby created a permanent fund in the office of the treasurer of the state to be known as the moneys and credits tax replacement fund and for the purpose of establishing and replenishing said fund for each fiscal year beginning July 1, 1964, there is appropriated thereto from funds in the general fund not otherwise appropriated an amount equal to the total tax imposed upon moneys and credits as placed upon the various county tax lists for the year 1963. The county auditor of each county shall certify the amounts of such taxes imposed in his county for the year 1963 and deliver such certification to the state comptroller on or before December 31, 1963. On or before March 15, 1965 and on or before March 15th of each year thereafter, the state comptroller shall draw warrants on the moneys and credits tax replacement fund in the amounts of such certifications, payable to the county treasurers of the various counties and mail said warrants to the county auditors. The proceeds shall be apportioned within the counties according to section four hundred twentynine point three (429.3), Code 1962."

Amendment adopted.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 550 and all amendments thereto.

Elmer Den Herder. Conrad Ossian. Elimer H. Vermber. Chester hougen. John M. Ely, Jr.

Roll was taken under the provisions of Rule 72 which revealed
that all members were present with the exception of Swisher of Johnson, Hagen of Allamakee, and Wright of Benton who had previously been excused.

Mowry of Marshall asked and received unanimous consent that the House be permitted to file amendments to the Vermeer, et al., amendment.

Vermeer of Marion offered the following division 14 of the Vermeer, et al., amendment.
Amend the Senate amendment to House File 550 by striking lines one hundred forty-three (143) through one hundred seventy-one (171) and inserting in lieu thereof the following as section eleven (11):
"Sec. 11. There is hereby appropriated from the general fund for each year of the biennium to a 'property tax credit fund', which is hereby created, the sum of thirty million dollars ( $\$ 30,000,000$ ), or as much thereof as may be available, as computed by the comptroller, from (1) the total of the excess, if any, by which the unencumbered general fund balance exceeds sixteen million dollars ( $\$ 16,000,000$ ) at the close of the preceding year, plus (2) the excess, if any, of estimated revenues for the ensuing year after providing for all other appropriations, including the apportionment of biennial appropriations between each year of the biennium. This property tax credit fund distribution shall be allocated each year to the several counties in the same proportion that the assessed valuation of real and personal property in that county for the preceding tax year bears to the total taxable real and personal property in the state for the preceding tax year. Not later than October 1 in the year 1963, and annually thereafter, the state comptroller shall certify to the county auditor of each county in the state the amount of money that will be allocated to that county the following year. The county auditor shall thereupon enter a credit against the tax bill of each taxpayer in said county, being the tax bill of the current year due and payable the following year, and the amount of said credit shall be in the same proportion to the total amount so certified to the county auditor by the state comptroller as the assessed valuation of such taxpayer's taxable real and personal property for the current tax year bears to the total assessed valuation of taxable real and personal property in that county for the current tax year. The amount of money so credited to the taxpayers of the county shall be distributed by the county treasurer to the several taxing districts of said county upon the receipts in the following year of the comptroller's warrant drawn on the property tax credit fund, the same as though the amount thereof had been paid to the treasurer of said county by the taxpayers of said taxing district."

Goode of Davis offered the following amendment to division 14 of the Vermeer, et al., amendment and moved its adoption:

Amend the Vermeer, et al., amendment filed May 13 to the Senate amendment to House File 550, line fifty-six (56), by inserting after the word "biennium" the words "and annually thereafter".

Roll call was requested by Carstensen of Clinton and Frazier of Lee.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 61:

| Briles | Hanson of |
| :--- | :--- |
| Busch | Lyon |
| Camp | Hanson of |
| Chalupa | Mitchell |
| Crane | Hirsch |
| Den Herder | Hougen |
| Edgington | Johnson |
| Fischer of | Kibbie |
| $\quad$ Grundy | Knock |
| Fisher of | Kreager |
| Greene | Lange |
| Goode | Loss |
| Grassley | Lutz |
| Hagedorn | McElroy |
| Hagie | Mensing |
| Hakes | Messerly |
| Halling | Miller of |
|  | Jones |

Miller of
Page
Moffitt
Mowry
Nelson
Nielsen of
Emmet
Nielsen of
$\quad$ Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Prine

Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Sokol
Steele
Stokes
Strothman
Tabor
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
The nays were, 35:
Andersen of
Woodbury
Anderson of Ringgold
Balloun
Baringer
Bock
Breitbach
Carnahan
Carstensen
Coffman
Cunningham
Denman
Duffy
Ely
Eveland
Falvey
Frazier

Casey
Kluever
Knowles

Absent or not voting, 12:

| Darrington | Gittins | Jarvis | Swisher |
| :--- | :--- | :--- | :--- |
| Dietz | Graham | Millen | Wright |
| Dunton | Hagen | Robinson | Mr. Speaker |

Amendment to the amendment adopted.
Andersen of Woodbury offered the following amendment to division 14 of the Vermeer, et al., amendment and moved its adoption:

Amend the Vermeer, et al., amendment filed May 13 to the Senate amendment to House File 550 as follows:
Amend by striking from lines 78, 79, 80, and 81 the following: "assessed valuation of such taxpayer's taxable real and personal property for the current tax year bears to the total assessed valuation of taxable real and personal property in that county for the current tax year" and inserting in lieu thereof the following: "total real and personal property taxes paid by the taxpayer for the current tax year bears to the total real and personal property taxes paid by all taxpayers in the county for the current tax year."

Amendment to the amendment lost.
Vermeer of Marion moved the adoption of division 14 of the amendment as amended.

Division 14 of the amendment as amended adopted.
Goode of Davis asked and received unanimous consent to withdraw the following division 2 of the Goode amendment filed May 10:
2. Amend section thirteen (13) by adding after the word "biennium" in line one hundred forty-four (144) the following: "and annually thereafter".

Andersen of Woodbury asked and received unanimous consent to withdraw his amendment filed May 10 and found on page 1632 of the House Journal.

Vermeer of Marion offered the following lines 92 and 93 of the Vermeer, et al., amendment and moved its adoption :

Further amend the Senate amendment to House File 550 by adding the following section:
"Sec. 13. Section four hundred twenty-two point seventeen (422.17), Code 1962, is hereby repealed.

Amendment adopted.
Winkelman of Calhoun asked and received unanimous consent to withdraw the amendment filed by him on May 14 and found on page 1676 of the House Journal.

Knowles of Scott asked and received unanimous consent to withdraw the amendment filed by him on May 10 and found on page 1632 of the House Journal.

Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on May 10 and found on page 1632 of the House Journal.

Vermeer of Marion asked and received unanimous consent to withdraw the amendment filed by Vermeer and Den Herder on May 10 and found on page 1630 of the House Journal.

Olson of Cerro Gordo asked and received unanimous consent to withdraw the Olson, Dunton, Hanson and Stanley amendment filed May 10 and found on page 1631 of the House Journal.

Stanley of Muscatine offered the following amendment, filed by Stanley and Kluever, and moved its adoption:

Amend the Senate amendment to House File 550 by inserting the following new section after section 12, and renumber the sections:
"Sec. ......... There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction the additional sum of four million dollars $(\$ 4,000,000)$ for supplementary aid as provided by chapter two hundred eighty-six (286) of the Code."

Roll call was requested by Stanley of Muscatine and Kluever of Cass.

On the question "Shall the amendment be adopted?"
The ayes were, 48:
$\left.\begin{array}{ll}\text { Andersen of } \\ \text { Woodbury } \\ \text { Baringer }\end{array} \quad \begin{array}{l}\text { Duffy } \\ \text { Dunton } \\ \text { Breitbach }\end{array} \quad \begin{array}{l}\text { Ely } \\ \text { Eveland }\end{array}\right\}$

The nays were, 56:

Anderson of

Ringgold
Balloun
Bock
Briles
Chalupa
Crane
Darrington
Den Herder
Edgington
Fischer of
Grundy
Fisher of
Greene
Goode
Graham
Hagie

Hakes
Halling
Hanson of Lyon
Hougen
Jarvis
Johnson
Kreager
Lange
Loss
Lutz
McElroy
Mensing
Messerly
Meyer
Miller of
Des Moines
Absent or not voting, 4:
Hagen Swisher
Kluever
Knock
Knowles
Mahan
Maule
Millen
Moffitt
Murray
Nielsen of
Emmet
Olson
Palas
Parker
Miller of
Jones
Miller of
Page
Mowry
Mueller
Murphy
Nelson
Nielsen of
Shelby
Ossian
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury

Wright

Reppert
Riley
Siglin
Stanley
Steffen
Stevenson
Tabor
Van Alstine
Van Nostrand
Vetter
Wier
Worthington

Prine
Robinson
Scherle
Sersland
Shaw
Smith of Dickinson
Smith of O'Brien
Sokol
Steele
Stokes
Strothman
Vermeer
Walter
Wells
Winkelman

Mr. Speaker

Amendment lost.
Hougen of Black Hawk offered the following amendment filed by him and moved its adoption :

Amend the Senate amendment to House File 550 by adding at the end of section thirteen (13), the following:
"Provided that the assessed valuation of real and personal property in any county shall not exceed twenty-five (25) percent of the actual or market value of the property as determined by section four hundred fortyone point twenty-one (441.21) and chapter four hundred twenty-eight (428), Code 1962, as determined by the state tax commission; and in the event the assessed valuations exceed such percentage, then the amount of the assessed valuations determined as such percentage shall be the basis on which the state comptroller shall determine the amount of money to be distributed to each county as the basis for credits and warrants herein provided."

Roll call was requested by Hougen of Black Hawk and Worthington of Decatur.

On the question "Shall the amendment be adopted?"
The ayes were, 26:

| Andersen of <br> Woodbury | Fischer of <br> Grundy |
| :--- | :--- |
| Balloun | Frazier |
| Breitbach | Gittins |
| Dietz | Goode |
| Dufy | Hagedorn |
| Dunton | Hagie |
|  | Hougen |

Kluever Knock Knowles Messerly Miller of Des Moines Murphy

Miller of Page
Moffitt
Mowry
Mueller
Nelson
Nielsen of Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Robinson
Scherle

Murray
Peterson of
Woodbury
Prine
Sersland
Shaw
Van Alstine
Van Nostrand

Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Jarvis
Reppert
Riley

Swisher
Wright
Mr. Speaker
Amendment lost.
Vermeer of Marion asked and received unanimous consent to withdraw the Den Herder-Vermeer amendment filed May 10 and found on page 1633 of the House Journal.

Ely of Linn asked and received unanimous consent to withdraw the amendment filed by him on May 10 and found on page 1630 of the House Journal.

## CALL OF THE HOUSE LIFTED

Riley of Scott moved that the Call of the House be lifted, which motion prevailed.

On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## MESSAGE FROM THE SENATE

The following messages were received from the Senate:
Mr. Speakir: 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 490, a bill for an act to appropriate funds to the department of public safety for capital improvements for highway patrol buildings.

Carroll A. Lane, Seorstary.

## RECONSIDERATION OF SENATE FILE 171

Kreager of Jasper called up for consideration his motion to reconsider Senate File 171 filed April 23.

Kreager of Jasper moved to reconsider the vote by which Senate File 171, a bill for an act relating to inspection of multiple dwellings, passed the House on April 23, which motion prevailed.

Kreager of Jasper moved that the vote by which Senate File 171 was placed on its last reading be reconsidered, which motion prevailed.

Reppert of Polk moved to reconsider the vote by which his amendment was adopted on April 23, which motion prevailed.

Reppert of Polk asked and received unanimous consent to withdraw his amendment.

Reppert of Polk offered the following amendment filed by him:
Amend Senate File 171 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section four hundred thirteen point one hundred twentythree (413.123), Code 1962, is amended by adding at the end thereof the following:
"Cities of twenty-five thousand ( 25,000 ) or more population may establish a reasonable schedule of fees for the purpose of defraying the costs of inspection, enforcement, and administration of the provisions of this section relating to multiple dwellings. The fees shall not exceed seven dollars fifty cents ( $\$ 7.50$ ) for the first unit and seventy-five cents (75c) for each additional unit."
Sec. 2. Sections four hundred thirteen point one hundred twenty-four (413.124), Code 1962, is amended by adding in line four (4) after the word "fee" the words ", except as provided in section four hundred thirteen point one hundred twenty-three (413.123) of the Code,".

Reppert of Polk offered the following amendment to his amendment and moved its adoption:

Amend the Reppert amendment to Senate File 171 filed May 3 by striking
the period at the end of line twelve (12) and inserting in lieu thereof the following: "and shall apply only to the annual inspections."

Amendment to the amendment adopted.
Reppert of Polk moved the adoption of his amendment as amended.
Amendment as amended adopted.
Kreager of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 99 :

| Andersen of | Fisher of | Messerly | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Meyer | Reppert |
| Anderson of | Frazier | Millen | Riley |
| Ringgold | Gittins | Miller of | Robinson |
| Balloun | Goode | Des Moines | Scherle |
| Baringer | Graham | Miller of | Sersland |
| Bock | Grassley | Jones | Shaw |
| Breitbach | Hagedorn | Miller of | Siglin |
| Briles | Hagie | Page | Smith of |
| Camp | Hakes | Moffitt | Dickinson |
| Carnahan | Halling | Mowry | Smith of |
| Carstensen | Hanson of | Mueller | O'Brien |
| Casey | Lyon | Murphy | Sokol |
| Chalupa | Hanson of | Murray | Stanley |
| Coffman | Mitchell | Nelson | Steele |
| Crane | Hirsch | Nielsen of | Steffen |
| Cunningham | Hougen | Emmet | Stevenson |
| Den Herder | Jarvis | Nielsen of | Stokes |
| Denman | Johnson | Shelby | Strothman |
| Dietz | Kibbie | Olson | Tabor |
| Dunton | Kluever | Ossian | Van Alstine |
| Duffy | Knock | Palas | Van Nostrand |
| Edgington | Kreager | Parker | Vetter |
| Ely | Lange | Patton | Walter |
| Eveland | Loss | Paul | Wells |
| Falvey | Mahan | Petersen of | Winkelman |
| Fischer of | Maule | Dallas | Worthington |
| Grundy | McEEroy | Peterson of | Mr. Speaker |
|  | Mensing | Woodbury |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 9:

| Busch | Knowles <br> Darrington <br> Hagen |
| :--- | :--- |
| Lutz |  |


| Swisher | Wier |
| :--- | :--- |
| Vermeer | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 430, a bill for an act relating to the exploration for and the development, conservation, production, transportation and storage of natural gas and oil.

Baringer of Fayette offered the following amendment, filed by him, and moved its adoption:

Amend Senate File 430 as follows:

1. Amend section 4 by inserting in line 43 after the word "any" the words "native and indigenous".
2. Amend section 4 by inserting in line 44 after the word "any" the words "native and indigenous".
3. Amend section 4 by inserting in line 48 after the word "processes" the words "native and indigenous".

Amendment adopted.
Stanley of Muscatine offered the following amendment, filed by Stanley and Anderson, and moved its adoption:
Amend Senate File 430 by adding the following new sections after section 17 and renumbering the sections:

Sec. 18. All rights and interests in or to oil, gas or other minerals underlying land, whether created by or arising under deed, lease, reservation of rights, or otherwise, which rights or interests are owned by any person other than the owner of the land, shall be assessed and taxed separately to the owner of such rights or interests in the same manner as other real estate. The taxes on such rights or interests which are not owned by the owner of land shall not be a lien on the land.

Sec. 19. In order to pay the costs of assessment and collection and provide a reasonable minimum standard of taxation, the taxes on any such rights or interests not owned by the owner of the land, shall be not less than five (5) cents per acre.

Sec. 20. When any such rights or interests not owned by the owner of the land are sold at tax sale, and when the owner of such rights or interests does not redeem under the provisions of chapter four hundred forty-seven (447) of the Code within ninety (90) days after such tax sale, the owner of the land shall thereafter have the same right of redemption as the owner of such rights or interests has, and redemption by the owner of the land shall terminate all right of redemption of the owner of such rights or interests.

Amendment adopted.
Bock of Hancock offered the following amendment filed by her and moved its adoption:

Amend Senate File 430 by adding thereto the following new section:
This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Garner Leader and Signal and Herald, a newspaper published at Garner, Iowa, and in the Eldora Herald-Ledger, a newspaper published at Eldora, Iowa.

Amendment lost.
Baringer 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, 96 :
Andersen of
Woodbury

Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy
Fisher of
Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Hanson of
Lyyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Johnson
Kibbie
Knock
Kluever
Kreager
Lange
Loss
Lutz
Mahan
Maule

McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul

Peterson of Woodbury Reppert Riley
Robinson
Sersland
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

Prine
Scherle
Shaw

## Swisher <br> Vermeer Wright

Briles
Duffy
Hagen
Halling

Knowles
Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## APPROPRIATIONS CALENDAR

Senate File 447, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Dunton of Keokuk offered the following amendment filed by him and moved its adoption:

Amend Senate File 447 by striking from section one (1), line thirty-two (32), the name "Heelby" and inserting in lieu thereof the name "Shelby".

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, 100 :

| Andersen of | Fischer of | McElroy | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Mensing | Riley |
| Anderson of | Fisher of | Messerly | Robinson |
| Ringgold | Greene | Meyer | Scherle |
| Balloun | Frazier | Millen | Sersland |
| Baringer | Gittins | Miller of | Shaw |
| Bock | Goode | Des Moines | Siglin |
| Breitbach | Graham | Miller of | Smith of |
| Briles | Grassley | Jones | Dickinson |
| Busch | Hagedorn | Miller of | Smith of |
| Camp | Hagie | Page | O'Brien |
| Carnahan | Hakes | Moffitt | Sokol |
| Carstensen | Halling | Mowry | Stanley |
| Casey | Hanson of | Mueller | Steele |
| Chalupa | Lyon | Murphy | Steffen |
| Coffman | Hanson of | Murray | Stevenson |
| Crane | Mitchell | Nelson | Stokes |
| Cunningham | Hirsch | Nielsen of | Strothman |
| Darrington | Jarvis | Emmet | Tabor |
| Den Herder | Johnson | Nielsen of | Van Alstine |
| Denman | Kibbie | Shelby | Van Nostrand |
| Dietz | Kluever | Olson | Vetter |
| Duffy | Knok | Ossian | Walter |
| Dunton | Kreager | Palas | Wells |
| Edgington | Lange | Parker | Wier |
| Ely | Loss | Patton | Winkelman |
| Eveland | Lutz | Paul | Worthington |
| Falvey | Mahan | Peterson of | Mr. Speaker |
|  | Maule | Woodbury |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 8:

| Hagen | Petersen of | Prine | Vermeer |
| :--- | :---: | :--- | :--- |
| Hougen | Dallas | Swisher | Wright |
| Knowles |  |  |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Riley of Linn called up for consideration House File 205, a bill for an act to fix speed limits for motor vehicles on bridges or elevated structures where not sign-posted as provided by law, and to repeal section three hundred twenty-one point two hundred ninety-five
(321.295), Code 1962, and to enact a substitute therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 205 by striking all of section 2 and inserting in lieu thereof the following:
"Sec. 2. This Act being deemed of immediate importance shall be in force and effect immediately after its passage and publication in The Mount Vernon Hawkeye-Record and The Lisbon Herald, a newspaper published at Mount Vernon, Iowa, and in The Sentinel, a newspaper published at Marion, Iowa.".

Motion prevailed and the House concurred in the Senate amendment.

Riley of Linn 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:

Andersen of
Woodbury Anderson 0 Ringgold
Balloun
Bock
Breitbach
Briles
Busch
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Duffy
Dunton
Edgington
Ely
Eveland
Falvey Fischer of

Grundy

Fisher of Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Jarvis
Johnson
Kibbie
Kluever
Knock
Kreager
Lange
Loss
Lutz
Mahan
McElroy

The nays were, none.
Absent or not voting, 13:

| Baringer | Knowles |
| :--- | :--- |
| Camp | Maule |
| Hagen | Prine |
| Hougen | Reppert |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE CALENDAR

The House resumed consideration of House File 492, a bill for an act to provide for recovery of damages against parents of minors for malicious or willful injury to property by minors.

Carstensen 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, 39 :

| Andersen of | Fisher of | Miller of |
| :--- | :--- | :--- |
| Woodbury | Greene | Jones |
| Balloun | Frazier | Miller of |
| Bock | Graham | Page |
| Camp | Grassley | Moffitt |
| Carnahan | Hanson of | Mowry |
| Carstensen | Mitchell | Mueller |
| Cunningham | Hirsch | Nielsen of |
| Den Herder | Hougen | Emmet |
| Edgington | Knock | Olson |
| Ely | Knowles | Ossian |
| Falvey | Mensing |  |

The nays were, 56:

| Anderson of <br> Ringgold | Hakes <br> Breitbach |
| :--- | :--- |
| Halling |  |
| Briles | Hanson of |
| Busch | Lyon |
| Casey | Jarvis |
| Chalupa | Johnson |
| Crane | Kibbie |
| Darrington | Kluever |
| Denman | Lange |
| Duffy | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
| Goode | Maule |
| Hagedorn | Messerly |
| Hagie | Meyer |
|  | Millen |

Absent or not voting, 13:

| Baringer | Eveland | McElroy | Swisher |
| :--- | :--- | :--- | :--- |
| Coffman | Gittins | Petersen of | Vermeer |
| Dietz | Hagen | Dallas | Wright |
| Dunton | Kreager |  |  |

The bill having failed to received a constitutional majority was declared to have failed to pass the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 486, a bill for an act to make an appropriation to the state soil conservation committee.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked :

Senate File 485, a bill for an act to amend the liquor control act, Senate File four hundred thirty-seven (437) of the Sixtieth General Assembly, relating to the control, sale and use of alcoholic beverages.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 487, a bill for an act to make an appropriation from the general fund of the state to the national guard and state guard.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 489, a bill for an act to make an appropriation to department of public instruction for participation in National Defense Education Act of 1958 .

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 making appropriations for payment of miscellaneous expense incurred by Sixtieth General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 46, a bill for an act relating to temporary motor vehicle instruction permits.

Also: That the Senate has amended and adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 18, a concurrent resolution providing for a bipartisan study committee to conduct a study of the trade practices being used in the dairy industry.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 37, a concurrent resolution providing that the capitol planning commission study the need for a state record center for safe storage of official records.

Carroll A. Lane, Secretary.

## SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 18

Amend House Concurrent Resolution 18 as follows:

1. By striking in lines 1 and 2 the words "advisory committee under Chapter 2 of the Code of 1962," and inserting in lieu thereof the following: "bipartisan study committee".
2. By striking in the first resolving clause the words, "That the legislative research committee designated by this General Assembly create a joint advisory committee of legislators under the provisions of Chapter 2, Code 1962." and inserting in lieu thereof the following:
"That a joint bipartisan study committee of six members be appointed, three from the Senate, to be appointed by the Lieutenant Governor, not more than two of whom shall be from the same political party, and three from the House of Representatives, to be appointed by the Speaker of the House, not more than two of whom shall be from the same political party. Any vacancy in the membership shall be filled by appointment from the representative body to which the retiring member of the committee belongs, as the case may be.".

## SENATE CONCURRENT RESOLUTION 37

## By Flatt and Elvers

Whereas, because of the voluminous accumulation of official records of the State of Iowa, it became necessary a number of years ago to purchase a building for the temporary storage of official records, and

Whereas, such building is known as the state archives building and is located at 513 East Thirteenth Street in Des Moines, Polk County, Iowa, and

Whereas, such building was originally a church and has been remodeled to accommodate record storage and microfilming, and

Whereas, said building is unsuited for the proper storage of official and important state records by reason of having a wooden inner structure and inadequate ventilation so as to present a fire hazard to said records, and also the large volume of records accumulating has nearly exhausted available storage space in said building, and

Whereas, it is necessary to make some provision for the adequate storage of state records, and it is important to the future welfare of the State of Iowa that such records be safely kept and stored, now therefore,

Be It Resolved by the Senate, the House Concurring, That the capitol planning commission, as provided for in chapter eighteen $A$ (18A) of the Code, is hereby directed to study during the 1963-65 biennium the need for, feasibility, and cost of establishing a state record center for the safe storage of official records of the State of Iowa. Said commission shall determine what in its judgment would be the best method of acquiring and providing space for the storage of official records of the state, and shall make a report in writing of its findings and recommendations to the Sixty-first General Assembly.

Laid over under Rule 25.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Casey of Wayne for the remainder of the afternoon on request of Worthington of Decatur.

## CONSIDERATION OF BILLS

House File 380, a bill for an act relating to the powers of cities and towns and to confer upon them broad powers of self-determination with respect to local and internal affairs, with report of committee recommending passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment filed by him :

Amend House File 380 as follows:

1. In line twenty-nine (29), insert after the word "tax" the following: ", assessment, excise, fee, charge or other exaction".
2. Add the following new section:
"Sec. 2. Cities and towns shall not have power to license construction contractors."

Stanley of Muscatine moved the adoption of division 1 of his amendment.

Division 1 of amendment adopted.
Nelson of Winnebago moved that action on House File 380 be deferred and that the bill retain its place on the calendar.

Scherle of Mills moved as a substitute motion that House File 380 be laid on the table.

Roll call was requested by Stanley of Muscatine and Riley of Linn.
On the question "Shall House File 380 be laid on the table?"
The ayes were, 17:

| Busch | Ja |
| :--- | :---: |
| Coffman | Kn |
| Dietz | La |
| Falvey | Lo |
| Graham |  |
| The nays were, | $73:$ |

Andersen of Fisher of
Woodbury
Anderson of Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Carnahan
Carstensen
Casey
Chalupa
Crane
Cunningham
Den Herder
Denman
Duffy
Dunton
Edgington
Ely
Jarvis
Knock
Lange
Loss

Greene
Frazier
Grassley
Hagedorn
Hagie
Hakes
Halling
Hanson of Lyon
Hanson of Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever
Kreager
Mahan
Millen
Miller of Des Moines
Absent or not voting, 18:

| Camp | Goode | Meyer |
| :--- | :--- | :--- |
| Darrington | Hagen | Paul |
| Eveland | Knowles | Petersen of |
| Fischer of | McElroy | Dallas |
| Grundy | Messerly | Sersland |
| Gittins |  |  |


| Lutz | Ossian |
| :--- | :--- |
| Mensing | Scherle |
| Murphy | VanNostrand |
| Nelson | Wells |


| Miller of | Robinson |
| :--- | :--- |
| Jones | Shaw |
| Miller of | Siglin |
| Page | Smith of |
| Mofftt | O'Brien |
| Mowry | Sokol |
| Mueller | Stanley |
| Murray | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Swisher |
| Palas | Tabor |
| Parker | Van Alstine |
| Patton | Vetter |
| Peterson of | Walter |
| Woodbury | Wier |
| Prine | Winkelman |
| Reppert | Worthington |
| Riley | Mr. Speaker |

Smith of Dickinson
Swisher
Vermeer
Wright

Motion lost.
Stanley of Muscatine moved the adoption of division 2 of his amendment.

Division 2 of amendment adopted.
Knock of Union offered the following amendment filed by him and moved its adoption :

Amend House File 380, section 1, line twenty-nine (29) by inserting the words "or license" after the word "tax".

Amendment lost.
Stanley 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, 91 :

| Andersen of <br> Woodbury | Fisher of <br> Greene |
| :--- | :--- |
| Balloun | Frazier |
| Bock | Gittins |
| Breitbach | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Hougen |
| Den Herder | Jarvis |
| Denman | Kibbie |
| Dietz | Kluever |
| Duffy | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Loss |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | Mensing |

The nays were, 8:

| Baringer | Lange |
| :--- | :--- |
| Halling | Messerly |

Absent or not voting, 9:

| Anderson of | Goode |
| :--- | :--- |
| Ringgold | Hagen |
| Casey | Johnson |

Ossian
Scherle
Steele
Van Nostrand

> Nelson
> Smith of Dickinson

Prine
Reppert
Riley
Robinson
Sersland
Shaw
Siglin
Smith of
O'Brien
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker
Peterson of Woodbury

Swisher
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

The House resumed consideration of the Senate amendment to House File 550.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 550 and all amendments.

Merle Hagedorn. Leonard Andersen. William J. Scherle. Elroy Maule. Lawrence D. Carstensen.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present with the exception of Casey of Wayne, Hagen of Allamakee, Swisher of Johnson and Wright of Benton who had previously been excused.

Petersen of Dallas offered the following amendment filed by Petersen, Baringer, Hougen and Scherle:
Amend House File 550 as amended by the Senate by striking all of lines four (4) to twenty-four (24), inclusive, and inserting in lieu thereof the following:
Section 1. Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended as follows:

1. By adding an additional subsection as follows:
"The word 'room' applies only to accommodations referred to generally as 'sleeping rooms' and does not apply to accommodations in the nature of ballrooms, banquet rooms, reception rooms, meeting rooms and office space, nor does it apply where room is rented to an individual, firm, association or corporation for a period of more than twenty-eight (28) consecutive days."
2. By adding after the word "users," in line six (6) of subsection three (3), the words "and the sale of the use of a room as herein defined,".

Sec. 2. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words and figures "beginning the first day of April, 1937,".
2. By inserting at the end of the first paragraph the words "; also a like rate on the gross receipts from the sale of the use of a room in an inn, hotel, motel, public lodging house, tourist court or trailer camp."
3. By inserting at the end of the first paragraph the following:
"A like rate of tax is imposed on repairs and services to motor vehicles, trailers, farm equipment, machinery, appliance repairs and services including heating, air conditioning, plumbing and electrical installations and repairs."
4. By inserting following the paragraph referred to in subsection 3 of this section the following:
"A like rate of tax is also imposed on the gross receipts from all newspaper advertising contained in newspapers circulated within the state. A
like rate of tax is also imposed upon gross receipts received from all outdoor advertising done within the the state."

Sec. 3. Section four hundred twenty-two point five (422.5), Code 1962, is amended by striking lines 13 to 28 inclusive and by inserting in lieu thereof the following:
"On taxable income, as defined in this chapter, at the rate of three percent thereof."

Sec. 4. Section four hundred twenty-two point nine (422.9), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"In computing taxable income of an individual there shall be deducted from net income all medical and hospital expense incurred by such individual, over the age of sixty-five, in excess of five hundred dollars where such expense is not reimbursed to the individual from any source."

Sec. 5. Section four hundred twenty-two point twelve (422.12), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"In computing taxable income there shall be deducted from net income as defined in section four hundred twenty-two point seven (422.7) of the Code the same exemptions for each indivdual as provided in the federal Internal Revenue Code of 1954."

Sec. 6. Section four hundred twenty-two point thirteen (422.13), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"Every individual required to file an income tax return by the federal Internal Revenue Code of 1954 shall file an income tax return for state income tax as provided in this chapter. Said tax return shall not be considered to be properly filed unless it specifies the taxpayer's school district in which he resides."

Sec. 7. Section four hundred twenty-two point four (422.4), Code 1962, is amended by striking from line nine (9) of subsection thirteen (13) the word "fifteen" and inserting in lieu thereof the word "six".

Further amend House File 550 as amended by the Senate by renumbering the remaining sections.

Frazier of Lee offered the following amendment to the amendment and moved its adoption :

Amend the Petersen, et al., amendment to the Senate amendment to House File 550 by striking from line forty-six (46) the words ", over the age of sixty-five,".

Amendment to the amendment adopted.
Murray of Webster offered the following amendment to the amendment:

Amend the Petersen, et al., amendment to the Senate amendment to House File 550 as follows:

1. By striking all of lines twenty-nine (29) through thirty-five (35).
2. By renumbering all subsequent sections.

Paul of Poweshiek moved the previous question on the Murray amendment, all the amendments filed to the Petersen amendment and the Petersen, et al., amendment, which motion prevailed.

Murray of Webster moved the adoption of his amendment.
Roll call was requested by Murray of Webster and Reppert of Polk.
On the question "Shall the amendment be adopted?"

The ayes were, 63 :

| Andersen of | Hagie |
| :--- | :--- |
| Woodbury | Hakes |
| Anderson of | Halling |
| Ringgold | Hanson of |
| Bock | Mitchell |
| Breitbach | Hirsch |
| Busch | Johnson |
| Carnahan | Kibbie |
| Carstensen | Loss |
| Chalupa | Lutz |
| Crane | Mahan |
| Darrington | Maule |
| Denman | McElroy |
| Duffy | Messerly |
| Dunton | Meyer |
| Ely | Millen |
| Eveland | Miller of |
| Falvey | Des Moines |
| Frazier |  |

Miller of
Jones
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Patton
Paul
Peterson of
Woodbury
Reppert
Riley
Robinson

Scherle
Siglin
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Wells
Winkelman
Worthington

The nays were, 38:

| Balloun | Goode |
| :---: | :---: |
| Baringer | Graham |
| Camp | Hagedorn |
| Coffman | Hanson of |
| Cunningham | Lyon |
| Den Herder | Hougen |
| Dietz | Jarvis |
| Edgington | Kluever |
| Fischer of | Knock |
| Grundy | Knowles |
| Gittins | Kreager |

Absent or not voting, 7:

| Briles | Fisher of <br> Greene |
| :--- | ---: |


| Lange |
| :--- |
| Mensing |
| Miller of |
| Page |
| Moffitt |
| Mowry |
| Nelson |
| Palas |
| Parker |
| Petersen of |
| Dallas |

Prine
Sersland
Shaw
Smith of Dickinson
Vermeer
Vetter
Walter
Wier
Mr. Speaker

| Grassley | Swisher |
| :--- | :--- |
| Hagen | Wright |

Amendment adopted.
Winkelman of Calhoun offered the following amendment filed by him and moved its adoption :

Amend the Petersen, et al., amendment to the Senate amendment to House File 550 by inserting after the word "repairs" in line twenty-eight (28) the following sentence:
"This provision shall apply only to construction and service contracts executed after July 4, 1963.

Amendment adopted.
Reppert of Polk offered the following amendment filed by him and moved its adoption :

Amend the Petersen, et al., amendment to the Senate amendment to House File 550 as follows:

Amend by striking the first four lines of section 7.
Amendment adopted.

Petersen of Dallas moved the adoption of the Petersen, et al., amendment as amended.

Amendment as amended adopted.
Goode of Davis offered the following amendment filed by him:
Amend the Senate amendment to House File 550 by adding a new section. Chapter four hundred twenty-six (426), Code 1962, is hereby amended by adding the following:
"Section 1. Any person residing on agricultural lands who makes application upon proper forms prescribed by this chapter shall be entitled to a tax credit on any personal property including livestock which are used in his agricultural operations to the same extent that is provided for agricultural lands. Provided, however, that no person who is receiving agricultural land credits, shall be entitled to the provisions of this section."

Smith of O'Brien rose on a point of order that the Goode amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Riley of Linn moved the previous question on the Goode amendment, which motion prevailed.

Goode of Davis moved the adoption of his amendment.
Roll call was requested by Steffen of Chickasaw and Kibbie of Palo Alto.

Rule 69 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 51:

| Carstensen | Hagedorn |
| :--- | :--- |
| Chalupa | Hakes |
| Crane | Halling |
| Darrington | Hanson of |
| Den Herder | Lyon |
| Denman | Hanson of |
| Dietz | Mitchell |
| Dunton | Hirsch |
| Eveland | Hougen |
| Falvey | Jarvis |
| Fischer of | Johnson |
| Grundy | Kibbie |
| Gittins | Knock |
| Goode | Lange |
| Graham | McElroy |

The nays were, 52:

| Andersen of <br> Woodbury | Baringer <br> Bock <br> Anderson of |
| :--- | :--- |
| Ringgold | Breitbach |
| Balloun | Busch |
| Camp |  |

Carnahan
Coffman
Cunningham
Duffy
Edgington

Scherle
Sersland
Shaw
Smith of Dickinson
Steffen
Stevenson
Stokes
Strothman
Van Alstine
Van Nostrand
Wier
Winkelman
Mr. Speaker

Ely<br>Fisher of Greene<br>Frazier<br>Grassley

| Hagie | Miller of <br> Des Moines |
| :--- | :--- |
| Kluever | Moffitt |
| Knowles | Murray <br> Kreager |
| Loss | Murphy |
| Lutz | Nielsen of |
| Mahan | Shelby |
| Maule | Parker |
| Mensing | Patton |
| Meyer | Paul |
| Millen |  |

Petersen of
Dallas
Peterson of
Woodbury
Prine
Peppert
Riley
Siglin
Smith of
O'Brien

Swisher

Sokol
Stanley
Steele
Tabor
Vermeer
Vetter
Walter
Wells
Worthington

Absent or not voting, 5 :
Briles Hagen
Casey
Amendment lost.

## MOTION TO RECONSIDER

I move to reconsider the vote by which line 92 to and including line 330 of division 16 of the Vermeer, et al., amendment to House File 550, filed May 13, passed the House.

Corfman of Iowa.

## MOTION TO RECONSIDER

I move to reconsider the vote by which the Petersen, et al., amendment was adopted.

Elmer Vermeer.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 126, 127, 165, 291, 349 and 466.

> Fred E. Wier, Chairman House Committee. Kenneth Benda, 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 F'iles 126, 127, 165, 291, 349 and 466.

BILLS SIGNED BY THE GOVERNOR
A communication was received from the Governor announcing that he had signed the following bill: on May 15, 1963, Senate File 466.

## AMENDMENTS FILED

Amend the Senate amendment to House File 550 by adding the following new section:
"There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction, in addition to all other appropriations, the sum of two million dollars ( $\$ 2,000,000.00$ ) for supplementary aid as provided by chapter two hundred eighty-six (286) of the Code."

Stanley of Muscatine. Kluever of Cass. Cunningham of Story.
Amend the Senate amendment to House File 550 by adding a new section as follows:

Section four hundred twenty-eight point seventeen (428.17), Code 1962, is hereby amended by adding a new paragraph as follows:
"Notwithstanding the foregoing provisions, there shall first be exempted from the inventory of personal farm property the sum of ten thousand dollars ( $\$ 10,000.00$ ), and only the balance of such personal property shall be subject to assessment for personal property tax purposes.".

Graham of Ida.
Amend the Sersland amendment to House File 595, filed May 13, as follows:

1. By striking from line thirty-five (35) thereof the figures " $\$ 100,710.00$ ", and inserting in lieu thereof the figures " $\$ 111,745.00$ ".
2. Further amend the Sersland amendment by adding thereto the following amendments:
(1) By striking from section 13, lines four (4) and five (5), the words and figures "six hundred ninety-eight thousand five hundred ninety dollars ( $\$ 698,590.00$ )" and inserting in lieu thereof the words and figures "seven hundred ten thousand two hundred ninety-five dollars ( $\$ 710,295.00$ ) ".
(2) By striking from section 13, subsection nineteen (19), line one hundred thirteen (113), the figures " $\$ 698,590.00$ " and inserting in lieu thereof the figures " $\$ 710,295.00$ ".
(3) By striking from section 22, line four (4) the words and figures "ninety-three thousand thirty dollars ( $\$ 93,030.00$ )" and inserting in lieu thereof the words and figures "ninety-five thousand thirty dollars ( $\$ 95,030.00$ )".

SERSLAND of Winneshiek.
Amend House File 595 by adding after the word "association" at the end of each of sections $63,64,65,66$ and 67 the words "except the board may employ its own field secretary with the approval of the secretary of agriculture."

Hagie of Wright.
Amend House File 595, section sixteen (16) as follows:

1. By striking from lines four (4) and five (5) the
words and figures "two hundred thirteen thousand six hundred
dollars ( $\$ 213,600.00$ )" and inserting in lieu thereof the
words and figures "two hundred twenty-five thousand six
hundred dollars ( $\$ 225,600.00$ )".
2. By striking from line eight (8) the figures " $182,700.00$ "
and inserting in lieu thereof the figures " $189,700.00$ ".
3. By striking from line ten (10) the figures "18,900.00"
and inserting in lieu thereof the figures "23,900.00".
4. By striking from line thirteen (13) the figures
" $\$ 213,60000$ " and inserting in lieu thereof the figures
" $\$ 225,600.00$ ".
Edgingron of Franklin.
Amend House File 595, section thirty-nine (39) as follows:
5. By striking from lines four (4) and five (5) the words and figures "five hundred eighty-five thousand five hundred dollars ( $\$ 585,500.00$ )" and inserting in lieu thereof the words and figures "six hundred forty-two thousand three hundred and fifty dollars ( $\$ 642,350.00$ )".
6. By striking from line eight (8) the figures " $\$ 317,400.00$ " and inserting in lieu thereof the figures " $\$ 333,400.00$ ".
7. By striking from line fourteen (14) the figures " $193,100.00$ " and inserting in lieu thereof the figures "208,950.00".
8. By striking from line sixteen (16) the figures " $\$ 37,500.00$ " and inserting in lieu thereof the figures " $\$ 62,500.00$ ".
9. By striking from line seventeen (17) the figures " $75,000.00$ " and inserting in lieu thereof the figures " $100,000.00$ ".
10. By striking from line twenty-five (25) the figures " $\$ 585,500.00$ " and inserting in lieu thereof the figures " $\$ 642,350.00$ ".

Edgington of Franklin.
Amend House File 595, section 45, by striking lines 7 and 8 and inserting in lieu thereof the following:
"For salaries $\$ 42,550.00^{\prime \prime}$
Further amend said section by inserting after line 10 the following:
"Section eight point five (8.5) of the Code shall not apply to appropriations made by this section."

DIETZ of Scott.
Amend House File 596 by striking from section 2 the words "budget and financial control committee" and substituting in lieu thereof the word "comptroller".

Ely of Linn.
Amend Senate File 419 by adding thereto the following new section:
"Section three hundred forty point nine (340.9), Code 1962, is hereby amended by striking from line two (2) of subsection fifteen (15) the words "ten thousand" and inserting in lieu thereof the words "twelve thousand $(12,000)$ ".

7 Further amend by renumbering the sections in conformity with 8 this amendment.

Reppert of Polk.
1 Amend Senate File 419 by striking all after the enacting
2 clause and inserting in lieu thereof the contents of House
3 File 542.
Briles of Adams.
1 Amend Senate File 487 by striking from
2 section 2 in lines three (3) and four (4) the words
3 "budget and financial control committee" and
4 substituting in lieu thereof the word "comptroller".
Ely of Linn.
1 Amend Senate File 488 by striking all of
2 sections 4 and 5.
Ely of Linn.
1 Amend Senate File 490 by striking from
2 section 4 in lines three (3) and four (4) the
3 words "budget and financial control committee" and
4 substituting in lieu thereof the word "comptroller".
Ely of Linn.
1 Amend House File 595 as follows:
2 1. By striking line 21 of section 18 and inserting in lieu
3 thereof the following:
4 "For other salaries.......................................................................73,400.00"
5 2. By striking line 23 of section 18 and inserting in lieu
6 thereof the following:
7 "purposes 7,340.00" DIETZ of Scott.

On motion by Mowry of Marshall, the House recessed until 9:00 a.m., Thursday, May 16, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Thursday, May 16, 1963.

The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend Robert E. Cutbirth, pastor of the Congregational Church, Hartwick, Iowa.

The Journal of May 15 was approved.

## INTRODUCTION OF VISITORS

Siglin of Lucas presented to the House eleven students from the Pleasant Ridge School accompanied by their teacher, Mrs. Chester Smuggs.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Robinson of Guthrie on request of Mowry of Marshall; Hagen of Allamakee on request of Sersland of Winneshiek; Patton of Delaware for part of the day on request of Smith of 0 'Brien.

## SENATE MESSAGES CONSIDERED

Senate File 485, a bill for an act to amend the liquor control Act, Senate File four hundred thirty-seven (437) of the Sixtieth General Assembly, relating to the control, sale and use of alcoholic beverages.

Read first time and referred to sifting committee.
Senate File 486, 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 one million one hundred fifty thousand dollars ( $\$ 1,150,000.00$ ) to carry on soil conservation work in soil conservation districts.

Read first time and referred to committee on appropriations.
Senate File 487, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard for the purpose of various capital improvements, repairs, replacements, alterations, equipment and rehabilitation, and the purchase of an airplane to be utilized by the governor and other state officials.

Read first time and referred to committee on appropriations.
Senate File 489, a bill for an act to accept the National Defense

Education Act of 1958 and to make an appropriation from the general fund of the State of Iowa to the department of public instruction for participation in said act.

Read first time and referred to committee on appropriations.
Senate File 490, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for capital improvements for highway patrol buildings and for radio equipment for the division of radio communications.

Read first time and referred to committee on appropriations.
Senate File 491, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixtieth General Assembly.

Read first time and referred to committee on appropriations.

## MOTION TO RECONSIDER

Mr. Speakirr: I move to reconsider the vote by which the Goode amendment to line fifty-six (56) of the Vermeer amendment to the Senate amendment to House File 550 was adopted.

Alfred Niblsen.

## SENATE AMENDMENT CONSIDERED

The House resumed consideration of House File 550, a bill for an act relating to an increase in the tax imposed on cigarettes, on retail sales of tangible personal property, on gross receipts from operation of amusement devices and enterprises, and on the use tax; imposing a service tax on gross receipts for services performed by hotels, motels, rooming houses, tourist courts and trailer camps; relating to the apportionment and computation of the agricultural land tax credit; and relating to the tax levy for supplementary aid and general aid to school districts, and the following Senate amendment:

Amend House File 550 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended as follows:
2. By adding an additional subsection as follows:
'The word "room" applies only to accommodations referred to generally as "sleeping rooms" and does not apply to accommodations in the nature of ballrooms, banquet rooms, reception rooms, meeting rooms and office space, nor does it apply where room is rented to an individual, firm, association or corporation for a period of more than twenty-eight (28) consecutive days.'
3. By adding after the word 'users,' in line six (6) of subsection three (3), the words 'and sale of the use of a room as herein defined,'.
"Sec. 2. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:
4. By striking from line two (2) the words and figures 'beginning the first day of April, 1937,'.
5. By striking from line three (3) the word 'two' and inserting in lieu thereof the word 'three'.
6. By inserting at the end of the first paragraph the words '; also a like rate on the gross receipts from the sale of the use of a room in an inn, hotel, motel, public lodging house, tourist court or trailer camp.

Five (5) percent of the revenues derived from the sales tax on hotels and motels shall be placed in a "tourism fund" which is hereby created. The "tourism fund" shall be expended by the Iowa development commission to promote tourism in Iowa.'.
4. By striking from lines twenty-two (22) and twenty-three (23) the words and figures 'beginning with the first day of July, 1947,' and by striking from line twenty-three (23) the word 'two' and inserting in lieu thereof the word 'three'.
5. By inserting the following paragraph after the third unnumbered paragraph of section four hundred twenty-two point forty-three (422.43), Code 1962:
'Residents of states which impose no retail sales tax on tangible personal property, and which states adjoin counties of this state, may make purchases of tangible personal property, consisting of goods, wares or merchandise, in such adjoining counties without paying the retail sales tax otherwise imposed herein, provided such residents of such adjoining states are in this state for the express purposes of making purchases and not as tourists and provided they execute affidavits for redemption forms furnished by the state tax commission, and which forms are filed with the commission by the vendor at the time of filing his sales tax return.'.
"Sec. 3. Section four hundred twenty-two point sixty-two (422.62), Code 1962, is hereby amended by adding to line twenty-eight (28) after the word 'of' the words 'two-thirds of'.

Section three hundred twelve point one (312.1), Code 1962, is amended by adding after the word 'percent' in line three (3) of subsection four (4) the words 'of two-thirds'.
"Sec. 4. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended as follows:

1. By striking the word 'two' in line five (5) and inserting in lieu thereof the word 'three'.
"Sec. 5. Amend chapter four hundred twenty-two point thirty-three (422.33), Code 1962, by striking from line six (6) thereof the word 'three' and inserting in lieu thereof the word 'four'.
"Sec. 6. Chapter four hundred twenty-seven (427), Code 1962, is amended as follows:
2. Section four hundred twenty-seven point one (427.1), Code 1962, is hereby amended by striking all of lines one (1) through six (6) of subsection sixteen (16) and by inserting in lieu thereof the following:
'All tangible personal property customarily located and used in or about the private residence or residences of the owner of said property, everything used in a private home as household goods and food.'
3. Section four hundred twenty-seven point thirteen (427.13), Code 1962, is amended by striking subsections ten (10) and eleven (11).
"Sec. 7. Chapter four hundred twenty-nine (429), Code 1962, is amended as follows:
4. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended by striking from line nineteen (19) thereof the words 'five mills' and inserting in lieu thereof the words 'one mill'.
5. Section four hundred twenty-nine point two (429.2), Code 1962, is further amended by adding the following thereto:
'The millage tax provided for in this section shall be and is the same as provided for in section thirty-five B point eleven (35B.11) of the Code and shall not be levied in addition thereto. The millage rate shall be remitted to the treasurer of state and applied to the payment of principal and interest of the Korean War Veterans' bonus bonds.'.
6. Section four hundred twenty-nine point three (429.3), Code 1962, is hereby amended by striking all of lines one (1) and two (2) and the words 'and credits and' from line three (3) and inserting in lieu thereof the following:
'The tax imposed by section four hundred thirty point seven (430.7) of the Code shall be five (5) mills on the dollar and that tax, together with the taxes imposed by sections four hundred thirty A point three (43A.3) and four hundred thirty-one point ten (431.10) of the Code,'.
"Sec. 8. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by inserting in line eight (8) after the word 'transacted.' the following sentence:
'Such moneys and credits shall be taxed at a rate of five (5) mills in addition to any other tax on moneys and credits provided by law, and the proceeds thereof distributed to taxing districts as provided in section four hundred twenty-nine point three (429.3) of the Code.'.
"Sec. 9. Section four hundred twenty-two point thirteen (422.13), Code 1962, is hereby amended by adding the following new subsection thereta:
' 5 . Every individual having income from dividends or interest exceeding two hundred dollars ( $\$ 200.00$ ) for the tax year shall make and sign a return even though not otherwise required to do so.'.
"Sec. 10. Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding the following new section to Division II thereof:
'Every individual taxpayer subject to filing an Iowa income tax return shall make a separate accounting, on his tax return, of interest and dividends received during the tax year and forward to the tax commission, as a surtax, two (2) percent of the amount thereof. The provisions of this section shall not include the first two hundred (200) dollars of such interest and dividends for every individual taxpayer nor interest and dividends received on United States government securities, bank stock, building and loan or savings and loan association stock, insurance and annuity contracts, or on bonds or certificates issued by any municipality, school district, drainage or levee district, river-front improvement commission or county within the State of Iowa. The amount of said surtax shall be paid at the same time and in the same manner as income taxes due on the tax return. The deductions provided for in section four hundred twenty-two point twelve (422.12) of the Code shall not be available against the surtax. The total amount of all surtaxes collected hereunder shall be returned to the county of origin as indicated by the tax return of the taxpayer. Surtaxes paid by nonresidents shall be credited to the state general fund.
'The state tax commission shall make a separate account of the amount of said surtax received from each county and on the first day of each calendar quarter certify to the state treasurer and state comptroller the amounts determined as due each county and the comptroller shall thereupon draw warrants for the said amounts and transmit same to the various county auditors for deposit with the county treasurers. Each county auditor shall apportion said funds in the same manner as receipts from moneys and credits are apportioned as provided in section four hundred twentynine point three (429.3) of the Code'.
"Sec. 11. Section four hundred twenty-six point one (426.1), Code 1962,
is amended by striking from line nine (9) the word 'eleven' and inserting in lieu thereof the word 'twenty-one'.
"Sec. 12. There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction the sum of ten million dollars $(\$ 10,000,000)$ for general state aid to the school districts as provided by chapter two hundred eighty-six A (286A) of the Code; provided, however, that no school districts shall receive financial aid under the provisions of said chapter of the Code in the event a school tax levy for the general fund of at least fifteen (15) mills was not made in such district for the preceding year.
"Sec. 13. There is hereby appropriated from the general fund annually for each year of the ensuing biennium to a 'property tax credit fund', which is hereby created, the sum of twenty-four million dollars ( $\$ 24,000,000$ ), or so much thereof as may be available from the revenue received and above the amount necessary so that the balance in the general fund at the end of the fiscal year will not be less than sixteen million dollars $(\$ 16,000,000)$, which shall be distributed annually on warrants drawn by the state comptroller and made payable to the county treasurers of the several counties of the state. The revenue distributable shall be allocated each year to the several counties in the same proportion that the assessed valuation of the taxable real and personal property in that county for the preceding tax year bears to the total taxable real and personal property in the state for the preceding tax year. Not later than October 1 in the year 1963, and annually thereafter, the state comptroller shall certify to the county treasurer of each county in the state the amount of money that will be allocated to that county the following year. The county treasurer shall thereupon enter a credit against the tax bill of each taxpayer in said county, being the tax bill of the current year due and payable the following year, and the amount of said credit shall be in the same proportion to the total amount so certified to the county treasurer by the state comptroller as the assessed valuation of such taxpayer's taxable real and personal property for the current tax year bears to the total assessed valuation of taxable real and personal property in that county for the current tax year. The amount of money so credited to the taxpayers of the county shall be distributed by the county treasurer to the several taxing districts of said county upon the receipts in the following year of the comptroller's warrant drawn on the property tax credit fund, the same as though the amount thereof had been paid to the treasurer of said county by the taxpayers of said taxing district.
"Sec. 14. The increase in tax provided for in sections two (2) and four (4) of this Act shall not apply to tangible personal property as building materials, supplies and equipment, but not the constructors' own tools or equipment, used in the performance of a building or construction contract executed prior to the effective date of this Act.
"Sec. 15. Section four hundred twenty-three point two (423.2), Code 1962, is hereby further amended by inserting following the word 'property' in line six (6) the following, 'except that the tax on new motor vehicles, and new trailers shall be at the rate of two (2) percent'.
"Sec. 16. Section three hundred twenty-one point one hundred twelve (321.112), Code 1962, is hereby amended by striking from line four (4) the word 'ten' and inserting in lieu thereof the word 'fifteen'.
"Sec. 17. Section three hundred twenty-one point one hundred thirteen (321.113), Code 1962, is hereby amended by striking line seven (7) thereof.
"Sec. 18. Section three hundred twenty-one point one hundred thirteen (321.113), Code 1962, is hereby further amended by striking all of the section beginning with the word 'Where' in line three (3) of the fourth
paragraph and inserting in lieu thereof the following: 'Where the seventh registration fee for a motor vehicle has been computed and fixed by the department prior to July 4, 1963, and such vehicle has not been registered eight (8) times, that part of the registration fee which is based on the value of the vehicle shall remain at fifty (50) percent for the eighth registration.'.
"Sec. 19. Section three hundred twenty-one point one hundred sixty-two (321.162), Code 1962, is hereby amended by striking from line one (1) the word 'one' and inserting in lieu thereof the word 'three'.
"Sec. 20. Section three hundred twenty-one point one hundred sixty-two (321.162), Code 1962, is hereby further amended by striking from line four (4) the word 'one' and inserting in lieu thereof the word 'five'.
"Sec. 21. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provisions to persons or circumstances other than those to which it is held invalid shall not be affected thereby.
"Sec. 22. This Act, being deemed of immediate importance shall be in full force and effect July 1, 1963, after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in the Grinnell Herald-Register, a newspaper published at Grinnell, Iowa.".
7. Amend the title by striking all after the word "Act" and inserting in lieu thereof the following: "relating to taxation, vehicle registration fees and an increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and to levy a tax on the interest and dividends from investments and the appropriation of revenue.".

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 550 and all amendments thereto.

Elmer H. Vermeer.<br>William P. Winkelman.<br>Elmer Den Herder. Alfred Nielsen. Raymond Eveland.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present with the exception of Swisher of Johnson, Hagen of Allamakee, Robinson of Guthrie, Wright of Benton and Patton of Delaware who had previously been excused.

Vermeer of Marion called up for consideration his motion to reconsider the vote on the Petersen, et al., amendment filed May 15.

Petersen of Dallas moved to reconsider the vote by which the Petersen, et al., amendment as amended was adopted on May 15.

Smith of O'Brien in the chair at $11: 25$ a.m.
Riley of Linn moved the previous question on the Petersen motion, which motion prevailed.

Roll call was requested by Hagedorn of Clay and Kibbie of Palo Alto.

On the question "Shall the motion to reconsider the vote prevail?"
The ayes were, 73 :

| Balloun | Goode |
| :--- | :--- |
| Baringer | Graham |
| Bock | Grassley |
| Briles | Hagie |
| Busch | Hakes |
| Carstensen | Halling |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Den Herder | Hirsch |
| Denman | Johnson |
| Edgington | Kluever |
| Ely | Knock |
| Eveland | Knowles |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Lutz |
| Fisher of | Mahan |
| Greene | Mensing |
| Frazier | Meyer |

The nays were, 24 :

| Andersen of <br> Woodbury | Dietz <br> Duffy <br> Rderson of |
| :--- | :--- |
| Ringgold | Dunton |
| Breitbach | Gittins |
| Carnahan | Hagedorn |
| Casey | Jarvis |
| Dare | Kibbie |

Darrington
Absent or not voting, 11:

| Camp | Messerly |
| :--- | :--- |
| Hagen | Mowry |
| Hougen | Naden |

Motion prevailed.

| Millen | Reppert |
| :--- | :--- |
| Miller of | Riley |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Moffitt | Sokol |
| Mueller | Stanley |
| Murphy | Steele |
| Murray | Stokes |
| Nelson | Strothman |
| Nielsen of | Tabor |
| Shelby | Van Alstine |
| Olson | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Paul | Wells |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Mr. Speaker |
| Prine | protem |

Loss
Maule
McElroy
Miller of
Page
Nielsen of
Emmet
Ossian
Scherle
Sersland
Steffen
Stevenson
Van Nostrand

| Patton | Swisher |
| :--- | :--- |
| Robinson | Wright |
| Shaw |  |

Speaker Naden in the chair at $12: 00$ noon.
Mowry of Marshall moved that the Call of the House be lifted, which motion prevailed.

On motion by Mowry of Marshall, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## SENATE AMENDMENT CONSIDERED

The House resumed consideration of the Senate amendment to House File 550 and the Petersen, et al., amendment.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 550 and all amendments thereto.

David Stanley. Ray Cunningham. Raymond Hagie. Maurice Baringer. Henry Busch.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present with the exception of Swisher of Johnson, Hagen of Allamakee, Patton of Delaware, Robinson of Guthrie and Wright of Benton who had previously been excused.

Petersen of Dallas asked for unanimous consent to withdraw the Petersen, et al., amendment.

Objection was raised.
Petersen of Dallas moved that the Petersen, et al., amendment be withdrawn, which motion prevailed.

Nielsen of Shelby called up for consideration his motion filed May 16 to reconsider the vote by which the Goode amendment to the Vermeer, et al., amendment was adopted on May 15, and found on page 1687 of the House Journal, and moved to reconsider the vote, which motion prevailed.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend the Vermeer, et al., amendment filed May 13 to the Senate amendment to House File 550, line fifty-six (56), by inserting after the word "biennium" the words "and annually thereafter".

Amendment lost.
Meyer of Madison asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1652 of the House Journal.

Meyer of Madison called up for consideration his amendment filed May 13 and found on pages 1678 to 1684 of the House Journal.

Riley of Linn moved the previous question on the Meyer amendment, which motion prevailed.

Roll call was requested by Worthington of Decatur and Kibbie of Palo Alto.

Rule 69 was invoked.

Winkelman of Calhoun asked and received unanimous consent to be excused from voting under Rule 70.

On the question "Shall the amendment be adopted?"
The ayes were, 45 :

| Andersen of <br> Woodbury | Eveland <br> Frazier |
| :--- | :--- |
| Breitbach | Gittins |
| Briles | Hagedorn |
| Carnahan | Halling |
| Casey | Hougen |
| Coffman | Jarvis |
| Darrington | Kibbie |
| Denman | Knowles |
| Dietz | Lange |
| Duffy | Loss |
| Dunton | Mahan |
| Ely | Maule |

The nays were, 57 :

| Anderson of | Goode |
| :---: | :---: |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagie |
| Bock | Hakes |
| Busch | Hanson of |
| Camp | Lyon |
| Carstensen | Hanson of |
| Chalupa | Mitchell |
| Crane | Hirsch |
| Cunningham | Johnson |
| Den Herder | Kluever |
| Edgington | Knock |
| Falvey | Kreager |
| Fischer of | Lutz |
| Grundy | McElroy |
| Fisher of Greene | Mensing |

Absent or not voting, 6:
$\begin{array}{ll}\text { Hagen } & \begin{array}{l}\text { Robinson } \\ \text { Patton }\end{array} \\ \text { Swisher }\end{array}$
Millen
Miller of
Jones
Moffitt
Mowry
Mueller
Nelson
Nielsen of
Shelby
Olson
Ossian
Parker
Paul
Petersen of
Dallas
Sersland

Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Stokes
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Worthington
Mr. Speaker

Winkelman
Prine Reppert Riley
Scherle
Shaw
Steele
Steffen
Stevenson
Strothman
Tabor
Van Nostrand
Peterson of Woodbury
Messerly
Meyer
Miller of
Des Moines
Miller of
Page
Murphy
Murray
Nielsen of
Emmet
Palas
Peterson of
Woodbury

Wright

Amendment lost.
Stanley of Muscatine offered the following amendment, filed by Stanley, Kluever and Cass, and moved its adoption :

Amend the Senate amendment to House File 550 by adding the following new section:
"There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction, in addition to all other appropriations, the sum of two million dollars ( $\$ 2,000,000.00$ ) for supplementary aid as provided by chapter two hundred eighty-six (286) of the Code."

Amendment adopted.

Stanley of Muscatine offered the following amendment, filed by Stanley and Kluever, and moved its adoption:

Amend the Senate amendment to House File 550 by adding the following new section:
"Sec. ..... There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction, in addition to all other appropriations, the sum of one million five hundred thousand dollars ( $\$ 1,500,000$ ) for aid to handicapped children through special education as provided in chapter two hundred eighty-one (281), Code 1962, and the sum of five hundred thousand dollars ( $\$ 500,000$ ) for vocational education aid as provided in chapter two hundred fiftyeight (258), Code 1962.

Amendment adopted.
By unanimous consent the following amendments were withdrawn:
Amendment filed by Shaw of Floyd on May 13 and found on pages 1653 to 1658 of the House Journal.

Amendment filed by Graham of Ida on May 15 and found on page 1708 of the House Journal.

Hougen of Black Hawk offered the following amendment filed by him and moved its adoption :

Amend the Senate amendment to House File 550 by adding a new section as follows:

1. Amend section four hundred twenty-eight point seventeen (428.17), Code 1962, by adding a new paragraph as follows:
"Notwithstanding the foregoing provisions, there shall first be exempted from the inventory of merchandise on a cost basis the sum of ten thousand ( $\$ 10,000$ ) dollars, and only the cost thereof exceeding said sum shall be subject to assessment for personal property tax purposes."

Roll call was requested by Hougen of Black Hawk and Frazier of Lee.

Rule 69 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 48:

| Andersen of | Falvey | Kibbie | Petersen of |
| :---: | :---: | :---: | :---: |
| Woodbury | Fischer of | Kreager | Dallas |
| Baringer | Grundy | Lange | Peterson of |
| Bock | Frazier | McElroy | Woodbury |
| Breitbach | Gittins | Messerly | Prine |
| Briles | Goode | Meyer | Sersland |
| Busch | Hakes | Miller of | Shaw |
| Carnahan | Hanson of | Page | Sokol |
| Coffman | Lyon | Mowry | Steele |
| Cunningham | Hanson of | Murphy | Steffen |
| Darrington | Mitchell | Nielsen of | Van Nostrand |
| Dietz | Hirsch | Emmet | Wells |
| Dunton | Hougen | Ossian | Winkelman |
| Edgington | Jarvis | Palas | Mr. Speaker |

The nays were, 54:

| Anderson of <br> Ringgold | Grassley <br> Balloun | Hagedorn | Miller of <br> Des Moines |
| :--- | :--- | :--- | :--- |
| Camp | Hagie | Smith of <br> Dickinson |  |
| Carstensen | Halling | Johnson | Jones |

Amendment lost.
Meyer of Madison offered the following amendment filed by him :
Amend House File 550 by adding thereto the following:

1. "Section one hundred twenty-four point twenty-five (124.25), Code 1962, is hereby amended by striking from lines eight (8) and nine (9) thereof the words 'two and forty-eight' and inserting in lieu thereof the words 'four and eighty-eight (4.88)'."
2. "Section ninety-eight point six (98.6), Code 1962, is hereby amended by striking from line seven (7) of subsection one (1) the word 'two' and inserting in lieu thereof the words 'two and one-half ( $21 / 2$ ).$\therefore$ "

Meyer of Madison moved the adoption of division 1 of his amendment.

Riley of Linn moved the previous question on division 1 of the amendment, which motion prevailed.

Roll call was requested by Meyer of Madison and Reppert of Polk.
On the question "Shall division 1 of the amendment be adopted $q$ "
The ayes were, 24:

| Anderson of <br> Ringgold | Eveland <br> Falvey |
| :--- | :--- |
| Bock | Gittins |
| Carnahan | Hagedorn |
| Casey | Maule |
| Dietz | Meyer |
| Dunton | Murphy |


| Nielsen of | Van Nostrand |
| :--- | :--- |
| Emmet | Walter |
| Ossian | Wells |
| Palas | Winkelman |
| Scherle | Worthington |
| Van Alstine | Mr. Speaker |

The nays were, 74:

| Andersen of | Briles | Crane | Edgington |
| :---: | :---: | :---: | :---: |
| Woodbury Balloun | Busch | Cunningham |  |
| Balloun | Carstensen | Darrington | Fischer of |
| Baringer | Chalupa | Den Herder | Grundy |
| Breitbach | Coffiman | Duffy |  |


| Fisher of | Kibbie |
| :--- | :--- |
| Greene | Kluever |
| Frazier | Knock |
| Goode | Knowles |
| Graham | Kreager |
| Grassley | Lange |
| Hagie | Loss |
| Hakes | Lutz |
| Halling | Mahan |
| Hanson of | McElroy |
| Lyon | Mensing |
| Hanson of | Messerly |
| Mitchell | Millen |
| Hirsch | Miller of |
| Hougen | Des Moines |
| Jarvis | Miller of |
| Johnson | Jones |

Absent or not voting, 10:

| Camp | Patton |
| :--- | :--- |
| Denman | Peterson of |
| Hagen | Woodbury |

Miller of
Page
Moffitt
Mowry
Mueller
Murray
Nelson
Niessen of
Shelby
Olson
Parker
Paul
Petersen of
Dallas
Reppert
Riley
Sersland
Prine
Robinson
Siglin

Shaw
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Vermeer
Vetter
Wier

Swisher
Wright

Division 1 of amendment lost.
Baringer of Fayette rose on a point of order that division 2 of the Meyer amendment had been previously considered by the House and was out of order.

The Speaker ruled the point well taken and the amendment out of order.

Gittins of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on May 9 and found on page 1617 of the House Journal.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption :

Amend the Senate amendment to House File 550 as follows:
Amend by inserting the following as a new section at the end of the bill:
"Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by inserting in line twenty-three (23) after the figure ' 425 ' the following:
'or to any owner of any property which property has an owner, in whole or in part, who is not a bona fide resident of the State of Lowa.' "

Amendment lost.
Miller of Des Moines offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 550 by adding the following new section after section 2:

Section four hundred twenty-two point fifty-two (422.52), Code 1962, is hereby amended by adding the following subsection:

The following tax brackets shall be used in computing the sales tax due the commission as previously provided by the Code:

| $0-.33$ | no tax |
| :---: | :---: |
| $.34-.65$ | $.01 \mathrm{c} \operatorname{tax}$ |
| $.66-.99$ | $.02 \mathrm{c} \operatorname{tax}$ |

Thereafter, the tax shall be computed as follows: From
$.01-.33$.01c tax
.34-. 65 .02c tax
.66-. 99 . 03 tax
on each subsequent dollar. Also when a return is filed and the tax shown due thereon shall be paid on or before the due date as prescribed in section four hundred twenty-two point fifty-one (422.51) of the Code, the retailer shall be allowed a credit or discount equal to two percent ( $2 \%$ ) of the sales tax shown due by the retailer. This discount is allowed the retailer by prompt payment of the tax and as remuneration for keeping the records and filing the return as required by this chapter.

Amendment lost.
Denman of Polk offered the following amendment filed by Denman, et al., and moved its adoption :

Amend the Senate amendment to House File 550 by adding the following now section:
"There is hereby appropriated annually from the general fund to an "urban land tax credit fund" the sum of five million dollars ( $\$ 5,000,000$ ) which shall be distributed annually on warrants drawn by the state comptroller and made payable to the county treasurers of the several counties of the state. The revenue distributable shall be allocated each year to the several counties in the same proportion that the total assessed valuation of the taxable real and personal property in all cities and towns in that county for the preceding tax year bears to the total taxable real and personal property in all cities and towns in the state for the preceding tax year. Not later than October 1 in the year 1963, and annually thereafter, the state comptroller shall certify to the county auditor of each county in the state the amount of money that will be allocated to that county the following year. The county auditor shall thereupon enter a credit against the tax bill of each taxpayer owning property within the corporate limits of a city or town in said county, being the tax bill of the current year due and payable the following year, and the amount of said credit shall be in the same proportion to the total amount so certified to the county auditor by the state comptroller as the assessed valuation of such taxpayers' taxable real and personal property within the corporate limits of a city or town in said county for the current tax year bears to the total assessed valuation of all taxable real and personal property in cities and towns in that county for the current tax year. The amount of money so credited to the taxpayers having property in the cities and towns of the county shall be distributed by the county treasurer to the appropriate taxing districts of said county upon the receipt in the following year of the comptroller's warrant drawn on the urban land tax credit fund, the same as though the amount thereof had been paid to the treasurer of said county by the taxpayers of said taxing district.

Amendment lost.
Mowry of Marshall called up for consideration the motion to reconsider the vote by which line 94 to and including line 330 of the Vermeer, et al., amendment was adopted, and moved to reconsider the vote.

Riley of Linn moved the previous question on the motion, which motion lost.

Smith of O'Brien moved the previous question on the motion, which motion prevailed.

Roll call was requested by Baringer of Fayette and Murray of Webster.

Rule 69 was invoked.
On the question "Shall the vote by which line 94 to and including line 330 of the Vermeer, et al., amendment was adopted be reconsidered?"

The ayes were, 42 :

| Andersen of | Gittins | Messerly |
| :--- | :--- | :--- |
| Woodbury | Goode | Millen |
| Balloun | Hakes | Miller of |
| Baringer | Halling | Page |
| Busch | Hougen | Mowry |
| Camp | Jarvis | Nelson |
| Carstensen | Knock | Ossian |
| Chalupa | Knowles | Paul |
| Coffman | Kreager | Peterson of |
| Darrington | Lange | Woodbury |
| Dietz | McElroy | Prine |

Scherle Shaw Smith of Dickinson
Sokol
Steele
Van Nostrand
Vetter
Walter
Winkelman
Mr. Speaker
Fischer of
Grundy
The nays were, 61:

Mahan
Anderson of
Ringgold
Bock
Breitbach
Briles
Carnahan
Casey
Crane
Cunningham
Den Herder
Denman
Duffy
Dunton
Edgington
Ely
Eveland
Falvey

Fisher of
Greene
Frazier
Graham
Grassley Hagedorn
Hagie
Hakes
Hanson of Lyon
Hanson of Mitchell
Hirsch
Johnson
Kibbie
Kluever
Loss
Lutz
Maule
Mensing
Meyer
Miller of
Des Moines
Miller of
Jones
Moffitt
Mueller
Murphy
Murray
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Palas
Parker

Absent or not voting, 5:
Hagen Robinson
Patton
Motion lost.
Vermeer of Marion moved the adoption of divisions 4, 5, 7, 8, 10,

11, 17, 18 and 19 of the Vermeer, et al., amendment filed May 13, which motion prevailed.

Vermeer of Marion moved that the House concur in the Senate amendment to House File 550 as further amended by the House.

Smith of O'Brien moved the previous question on the motion, which motion prevailed.

On the question "Shall the House concur in the Senate amendment as further amended by the House?"

Roll call was requested by Vermeer of Marion and Stanley of Mus. catine.

Rule 69 was invoked.
The ayes were, 57:

| Anderson of | Graham | Mensing | Shaw |
| :--- | :--- | :--- | :--- |
| Ringgold | Grassley | Miller of | Siglin |
| Balloun | Hagedorn | Jones | Smith of |
| Bock | Hagie | Moffitt | O'Brien |
| Carnahan | Hakes | Mueller | Stanley |
| Casey | Hanson of | Murphy | Steffen |
| Chalupa | Lyon | Nielsen of | Stokes |
| Coffman | Hanson of | Shelby | Strothman |
| Crane | Mitchell | Olson | Tabor |
| Cunningham | Hirsch | Palas | Van Alstine |
| Den Herder | Johnson | Parker | Vermeer |
| Dunton | Kibbie | Patton | Vetter |
| Ely | Kluever | Petersen of | Wells |
| Eveland | Lutz | Dallas | Wier |
| Falvey | Mahan | Prine | Winkelman |
| Fisher of | Maule | Sersland | Worthington | Greene

The nays were, 47:

| Andersen of | Fischer of | Messerly | Paul |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Meyer | Peterson of |
| Baringer | Frazier | Millen | Woodbury |
| Breitbach | Gittins | Miller of | Reppert |
| Briles | Goode | Des Moines | Riley |
| Busch | Halling | Miller of | Scherle |
| Camp | Hougen | Page | Smith of |
| Carstensen | Jarvis | Mowry | Dickinson |
| Darrington | Knock | Murray | Sokol |
| Denman | Knowles | Nelson | Steele |
| Dietz | Kreager | Nielsen of | Stevenson |
| Duffy | Lange | Emmet | Van Nostrand |
| Edgington | Loss | Ossian | Walter |
|  | McElroy |  | Mr. Speaker |
| Absent or not voting, 4: |  |  |  |
| Hagen | Robinson | Swisher | Wright |

Motion prevailed and the House concurred in the Senate amendment as further amended by the House.

Vermeer of Marion moved that the bill, as amended by the Senate,
further amended by the House, 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, 58:

| Anderson of | Graham |
| :--- | :--- |
| Ringgold | Grassley |
| Balloun | Hagie |
| Bock | Hakes |
| Carnahan | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Coffman | Mitchell |
| Crane | Hirsch |
| Cunningham | Jarvis |
| Den Herder | Johnson |
| Dunton | Kluever |
| Ely | Knock |
| Eveland | Lange |
| Falvey | Lutz |
| Fisher of | Mahan |
| Greene |  |

The nays were, 46:

| Andersen of <br> Woodbury | Fischer of <br> Grundy |
| :--- | :--- |
| Baringer | Frazier |
| Breitbach | Gittins |
| Briles | Goode |
| Busch | Hagedorn |
| Camp | Halling |
| Carstensen | Hougen |
| Darrington | Kibbie |
| Denman | Knowles |
| Dietz | Kreager |
| Duffy | Loss |
| Edgington | Maule |
|  | McElroy |

Absent or not voting, 4:
Hagen Robinson
Messerly
Meyer
Millen
Miller of
Page
Mowry
Murray
Nelson
Nielsen of
Emmet
Ossian
Peterson of
Woodbury

Prine

| Mensing | Prine |
| :--- | :--- |
| Miller of | Shaw |
| Des Moines | Siglin |

Miller of Smith of

O'Brien
Stanley
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington

Reppert
Riley
Scherle
Sersland
Smith of
Dickinson
Sokol
Steele
Steffen
Stevenson
Van Nostrand
Mr. Speaker

Swisher
Wright
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## EXPLANATION OF VOTE ON HOUSE FILE 550

This proposal is not property tax relief-at least, not the kind that people can afford. The earmarking is fiscal irresponsibility-nothing but sugar coating for political expediency. This bill appropriates about fifty-eight million dollars and provides revenue measures of about forty million dollars. The result, obviously, is that a good share of the alleged property tax relief promised will never materialize. Also, it forces the people to pay eighteen months' income tax in a one year period-an undue hardship.

Reppert of Polk.

## MESSAGES FROM 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 554, a bill for an act to provide for the regulation of the practice of nursing.

Also: That the Senate has concurred in the House amendment to and passed Senate File 430, a bill for an act relating to the exploration for and development, conservation, production, transportation and storage of natural gas and oil.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 488, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, farm-to-market road fund and urban road fund and relating to salaries of highway commission members.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 36, a concurrent resolution providing that the Iowa Development Commission and the Universities and Colleges investigate the establishment of industrial complexes in various locations throughout state.

## SENATE CONCURRENT RESOLUTION 36

By Beneke, Walker, Rigler, Wearin and Doran
Whereas, a number of Universities and Colleges located within the State of Iowa are interested in research projects of great importance to national defense and industry; and

Whereas, many industries and our national government find it to be expedient and beneficial to locate industrial complexes near the University and College research centers; and

Whereas, both the educational institutions and the industries can be mutually benefited by immediate exchange of theory, on one hand, and practical application, on the other; and

Whereas, the establishment of such industrial complexes would encourage industrial development in our great state and further, encourage and enable our Iowa-trained scientists and other specialists to take industrial positions here in Iowa rather than take the fruits of their education to our sister states;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That, the Iowa Development Commission and the Universities and Colleges in the State of Iowa investigate and encourage the establishment of industrial complexes in various locations throughout the state.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 46, 205, 342, 579, 588 and Senate Files 19 and 237.

Fried E. Wier, Chairman House Committee. Kenneth Benda, 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 46, 205, 342, 579, 588 and Senate Files 19 and 237.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, 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 May, 1963, sent to the Governor for his approval: House Files 46, 205, 342, 579 and 588.

Fred E. Wier, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills : on May 16, 1963, House Files 351 and 539.

## AMENDMENTS FILED

Amend Senate File 463 as amended and passed by the Senate by striking all after the enacting clause, and inserting in lieu thereof the following:

Section 1. There is hereby created the office of state assessor.

Sec. 2. The state assessor shall be appointed by the governor with the consent of two-thirds ( $\%$ ) of the senate in executive session.

Sec. 3. The person appointed as state assessor shall possess technical appraisal knowledge of property values, and shall have had at least five years experience in appraising or assessing or dealing with real estate values.

Sec. 4. The state assessor, while holding such office, shall not hold any other office under the law of the United States or of this state or any other state. He shall devote his entire time to the duties of his office and shall not hold any other position of profit, engage in any occupation or business interfering with or inconsistent with his duties, and section four hundred forty-one point fifty-three (441.53) of the Code shall apply to the state assessor and employees of his office.

Sec. 5. The state assessor shall serve until a successor is duly appointed except as otherwise provided herein. He may be removed from office by the appointment of a successor by the governor with consent of two-thirds (\%) of the senate in executive session, or the office may be vacated by the senate in like manner on its own initiative, in which event the vacancy shall be filled as provided herein.

The state assessor shall also be subject to removal as provided in chapter sixty-six (66) of the Code. In addition thereto, upon request of the governor or of the board of review, the chiaf justice of the supreme court shall appoint a district court judge, the president of the senate and the speaker of the house shall each appoint one (1) person, which three (3) appointees shall constitute a committee to hear complaints made by the governor or the review board, and if said committee by two-thirds (2/3) vote finds that the assessor should be removed, they shall so vacate the office. Grounds for removal shall be those provided for by chapter sixty-six (66) of the Code, and in addition, failure of the state assessor to perform any of the duties enumerated in this Act.

Sec. 6. If a vacancy occurs when the general assembly is not in regular session, the governor shall appoint a person to fill the vacancy. The appointee shall hold his office until the first Monday in February during the next biennial session of the general assembly, when, if such appointment is not confirmed by the senate, the office shall become vacant and on or before the last Monday of the same month, the governor, with the consent of two-thirds ( $/ 3$ ) of the members of the senate in executive session shall appoint a suitable person to fill such vacancy. The person appointed to fill a vacancy shall take his office immediately upon qualifying.

Sec. 7. The state assessor may appoint deputy assessors who may be placed in charge of various divisions or classes of assessable property, or assigned any other duties as the state assessor may determine, and may assist and advise the state assessor in forming rules and regulations, making decisions and assessments, and anything pertaining to the duties of this office, but nothing herein shall relieve the state assessor of full control of and responsibility for his office.

In addition the state assessor shall appoint assistants in such numbers as deemed necessary, with qualifications similar to those required for the state assessor, who shall be assigned to work directly with local assessors and assessing authorities to assist in making assessments if necessary, and to assure uniform application of the assessment laws, rules and regulations in order to obtain equalization of tax valuations throughout the state. All deputy and assistant assessors shall serve at the pleasure of the state assessor.

Sec. 8. The state assessor, his deputies and assistant assessors shall receive salaries as fixed by the general assembly, but said salaries shall be such as to obtain competent and qualified persons.

Sec. 9. The state assessor may employ such other personnel to perform the duties of his office as may be necessary within the limits for which money has been provided by appropriation.

Such employees shall be subject to subsections two (2), three (3), and six b (6b) of section eight point five (8.5) of the Code.

At the time this Act becomes effective, all employees of the state tax commission as provided in chapter four hundred twentyone (421) of the Code, who are performing duties of assessment, together with files, records, and office machines and equipment shall be transferred to the state assessor, and unless appropriations have been provided for by the general assembly, the comptroller shall determine what portion of the appropriations made to the state tax commission shall be transferred to the state assessor. This shall be in addition to appropriations made by the general assembly for the state assessor and his deputies as provided in section eight (8) of this Act.

Sec. 10. All powers, duties and control over assessed valuations of all property in the state are hereby transferred from the state tax commission to the state assessor. The state assessor shall have, assume, and perform the following powers and duties:

1. To have and exercise general supervision and complete control and authority over all assessed valuations of real and personal property subject to taxation or as otherwise provided by law, conference boards, local boards of review, county and city assessors and all other officers or boards of assessment in performance of their official duties, in all matters relating to assessed valuations, any other provisions of law to the contrary notwithstanding including chapter four hundred forty-one (441) of the Code.
2. To assure equal and just evaluations of all property in the state, and all classes thereof, in each and every taxing district and between and among the several taxing districts in the state.
3. To assist and supervise the activities and assessments of all assessors and local boards of review; to review any or all assessments; to assure equalization of valuations and assessments to order the reassessment of all or part of the property in any taxing district in any year. Such assessments shall be made by the local assessors according to law and rules and regulations promulgated under this Act under the direction of the state assessor, and the costs thereof shall be paid in the same manner as the cost of making the original assessment.

To assure just and equal assessments, the state assessor may institute an action for a writ of mandamus to remove any local assessor who fails to perform his duties under the directions of the state assessor. The state assessor may also request or direct the local conference board to remove and replace any assessor who fails or refuses to perform his duties or who becomes incompetent to perform his duties, and may resort to a writ of mandamus in the local district court for this purpose. When a writ of mandamus is filed the local assessor shall be temporarily suspended until the local district court has rendered its decision. During the time of suspension the state assessor shall provide whatever. personnel is essential to perform such duties and functions, and the costs thereof shall be paid by the local taxing and assessment district.
4. For purposes of effecting uniformity and equalization of assessments and taxable values throughout the state, the state assessor shall forthwith prescribe rules and regulations not contrary to law relating to standards of value to be used by assessing authorities in the determination of actual values for assessment purposes of all property subject to taxation, and may amend same at any time, and such rules and regulations shall be adhered to and followed by all assessing authorities.
5. To prescribe and promulgate the forms of books and forms to be used in the listing and assessment of property, and on or before July 1 of each year prescribe the forms to be used by the auditor in listing property subject to taxation and forms to be used by the assessor in assessing property in each county. He shall also from time to time prepare and furnish in like manner forms for any and all other blanks, memoranda or instructions which he deems necessary or expedient for the use or guidance of any of the officers over whom he is authorized by law to exercise supervision.
6. To direct proceedings, actions, and prosecutions to be instituted for the enforcement of the laws relating to penalties, liabilities, and punishment of public officers and officers or agents of corporations, and other persons or corporations, for failure or neglect to comply with the provisions of the statutes governing the return, assessment and taxation of property; to make or cause to be made complaints against members of boards of review, or other assessing, reviewing, or taxing officers for official misconduct or neglect of duty. Provided, that neither the state assessor nor his employees shall during their regular hours of employment engage in the preparation of tax returns for individuals or corporations, except in connection with a regular audit thereof.
7. To require city, town, township, school districts, county, state, or other public officers to report information as to the assessment of property and collection of taxes in conjunction therewith and such other information as may be needful or desirable in the work of the assessor in such form and upon such blanks as the state assessor may prescribe.

The state assessor shall require all county recorders and city and county assessors to prepare a quarterly report in the manner and form to be prescribed by the state treasurer showing for each warranty deed or contract of sale of real estate, divided between rural and urban, during the last completed quarter the amount of revenue stamps, sale price or consideration, and equalized value at which that property was assessed that year. This report with such further information as may be required by the state assessor shall be submitted to the state assessor within sixty (60) days after the end of each quarter. The state assessor shall prepare annual summaries of such records of the ratio of assessments to actual sales prices for all counties, and for cities having city assessors, and such information for the preceding calendar year shall be available for public inspection by May 1.
8. To hold public hearings either at the seat of government or elsewhere in the state, and tax the costs thereof; to summon and compel witnesses to appear and give testimony, to administer
oaths to said witnesses, and to compel said witnesses to produce for examination records, books, papers, and documents relating to any matter which the state assessor shall have the authority to investigate or determine. However, no bank or loan and trust company or its officers or employees shall be required to divulge knowledge concerning the property of any person when such knowledge was obtained through information imparted as a part of a business transaction with or for such person and in the usual and ordinary course of business of said bank or loan and trust company and was necessary and proper to the discharge of the duty of said bank or loan and trust company in relation to such business transaction. This exception shall be additional to other provisions of the law relating to confidential and privileged communications.
9. To cause the depositions of witnessess residing within or without the state, or absent therefrom, to be taken either on written or oral interrogatories, and the clerk of the district court of any county shall upon the order of the state assessor issue a commission for the taking of such depositions. The proceedings thereof shall be the same as the proceedings of the taking of depositions in the district court so far as applicable.
10. To investigate the work and methods of boards of review, or other public officers, in the assessment, equalization, and taxation of all kinds of property, real or personal, and for that purpose the state assessor or his employees may visit the counties or localities when deemed necessary so to do.
11. To require any board of review at any time after its adjournment to reconvene and reconsider such orders as the state assessor shall determine are just and necessary; to direct and order any county board of equalization to raise or lower the valuation of the property, real or personal, in any township, town, city, or taxing district, to order and direct any county board of equalization to raise or lower the valuation of any class or classes of property in any township, town, city or taxing district, and generally to make any order or direction to any county board of equalization as to the valuation of any property or any class of property, in any township, town, city, county, or taxing district which in the judgment of the state assessor may seem just and necessary, to the end that all property shall be valued and assessed equally in the manner and according to the real intent of the law.

In addition thereto, the state assessor shall have authority to order the county auditor to raise or lower levies of assessment and taxation with respect to any property or classes thereof, for all or any part of any property in any taxing district or districts within such county.

The state assessor shall have the powier to correct errors or obvious injustices in the assessments of any individual property. Any increase in individual valuations ordered by the state assessor shall be subject to the right of appeal to the courts under the same procedure as that provided in the case of increases made by local boards of review.

The state assessor shall have the power to order and make effective reassessments or revaluations including the foregoing
in any taxing district during the current year for collection the following year, and he shall in each and every year order uniform increases or decreases of all or any part of any property or upon any class of property within any taxing district in the state, to assure equalization of assessments and property valuations for taxation purposes throughout the state, such orders to be effective as to taxes levied during the current year for collection during the following year.
12. To carefully examine into all cases where evasion or violation of the law for assessment and taxation of property is alleged, complained of, or discovered, and to ascertain wherein existing laws are defective or are improperly or negligently administered, and cause to be instituted such proceedings as will remedy improper or negligent administration of the laws relating to the assessment or taxation of property.
13. To make a summary of the tax situation in the state, setting out the amount of moneys raised by property taxes and moneys and credits tax if subject to taxation; and also to formulate and recommend legislation for the better administration of the assessing and taxing laws pertaining thereto so as to secure just and equal taxation. To recommend such additions to and changes in the system of assessment and property taxation that in his judgment is for the best interest of the state, and to transmit biennially to the governor and to each member and member-elect of the legislature, thirty (30) days before the meeting of the legislature, the report disclosing such summary.
14. To procure in such manner as the state assessor may determine any information pertaining to the discovery of property which is subject to taxation in this state, and which may be obtained from the records of another state, and may furnish to the board or proper officers of another state, any information pertaining to the discovery of property which is subject to taxation in such state as disclosed by the records in this state.
15. To call upon any state department or institution for technical advice and data which may be of value in connection with the work of assessment and property taxation.
16. To certify to the state comptroller on January 1 of each year the aggregate of each state tax for each county for said year.
17. It shall be the duty of all public officers of the state and of all municipalities to give to the state assessor information in their possession relating to taxation when required by the state assessor, and to co-operate with and aid the state assessor in his efforts to secure a fair, equitable, and just enforcement of the assessment and taxation laws.
18. In addition to the assessments to be made by the state assessor as provided by law, the state assessor directly or by directions, and under uniform rules and regulations, shall assess all manufacturing, processing and fabricating industries in the State of Iowa.
19. Upon request by the local conference board or local assessor, the state assessor and shall assist in the selection or training, or both, of the local assessor or deputy assessors.

Sec. 11. The state assessor shall by July 15 of each year,
fix a uniform rate of assessed values at which real and personal property shall be taxed, for taxes which will be paid the following year, which rate shall be uniform for various classes of property for and in all taxing districts throughout the state, and which assessed valuation shall not exceed twenty-five (25) percent of market value as determined by section four hundred forty-one point twenty-one (441.21) of the Code.

Sec. 12. Any order, ruling, directive, action, assessments, valuations, or levies made by the state assessor may be appealed to the state board of review. As a result thereof, the board may issue any order, directive, or decision which will be just and proper within the intent and purposes of the law.

1. Such appeal may be brought by any officer of a county, city, town, township or school district interested.
2. Any taxpayer other than a public officer of any such taxing district may also in the same manner bring a complaint in any said cause on his own behalf, or on behalf of any or all the taxpayers of a taxing district or of the state, or on behalf of any classes of property. This appeal is in addition to a taxpayer's right of appeal to the local board of assessment and review, or to the district court as provided in chapter four hundred forty-one (441) of the Code.

Sec. 13. Section four hundred forty-one point forty-eight (441.48), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"The state board of review shall give ten (10) days notice by United States certified mail of its intention to add to or deduct from the valuation on any kind or class of property any proposed percentages, such notice to be sent to the county auditor of the county, or the city clerk of the city, as the case may be, whose valuation is proposed to be either raised or lowered, and said notice shall state the time and place that a hearing will be had before the state board of review on the tentative adjustment, such date to be no less than ten (10) days from the date of the notice. The county may appear by any of the members of the county conference board, the county assessor, the county auditor, members of the local board of review and the county attorney, and any city with a city assessor may appear by any member of its city conference board, the city assessor, the county auditor, members of the local board of review and the city and county attorney. Any protest to the tentative adjustment shall be made in writing and shall contain a statement of the reasons being urged why the adjustment should not be carried out. The state board of review shall hold an adjourned meeting and take final action with respect to all the valuations of property in all the counties and in all cities having a city assessor and shall promptly notify the county auditor of its final action."

Sec. 14. Section four hundred forty-one point forty-nine (441.49), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"In any year where the state board of review finds it impossible to complete its equalization work by September 15 of that year, it shall order the adjusted valuations spread for the first time in the year following. Upon receipt of the certification from the state tax commission each year showing the final
action of the commission respecting the valuations on property, the county auditor of the county shall thereupon add to or deduct from the valuation of each kind or class of property in his county the required percentage shown in the certification of the commission, and shall reject all fractions of fifty (50) cents or less in the result and count all over fifty (50) cents as one (1) dollar. The adjusted valuations shall then be taken and considered as the taxable value of the property upon which the levy shall be made. The county auditor shall comply with the state tax commission's directive or certification in the matter."

Sec. 15. Any action, order, directive or decision of the state board of review may be appealed to the district court within thirty (30) days, which shall hold a hearing on said cause within thirty (30) days after notice of appeal and shall prescribe notices to persons interested. The district court may hear the matter on the record transcripted from the board, or may hear the matter de novo as may be deemed just and equitable, or as determined by the appellant. The court may also appoint a fact finder to determine the facts upon which to base a just and equitable decision. Any person so appointed by the court shall have access to all records and other information necessary and any and all officials shall co-operate with and assist him in his assignment.

Sec. 16. Upon appeal from any judgment or decree of the district court, the supreme court shall hear said cause as expeditiously as feasible in the public interest.

Sec. 17. Chapter four hundred twenty-one (421), Code 1962, is hereby amended by adding the following new section:
"Failure of the members of the state tax commission to perform the duties enumerated in this chapter and in sections four hundred forty-one point nine (441.9) and four hundred forty-one point thirty-two (441.32), of the Code, and in this Act, shall render them subject to the provisions of chapter sixty-six (66) of the Code."

Sec. 18. Section four hundred twenty-one point seventeen (421.17), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"The state tax commission shall have the authority, powers and duties provided by law over the collection of taxes. In addition, in order to perform its functions, the commission shall have the following powers and duties:

1. To hold public hearings either at the seat of government or elsewhere in the state, and tax the costs thereof; to summon and compel witnesses to appear and give testimony, to administer oaths to said witnesses, and to compel said witnesses to produce for examination records, books, papers, and documents relating to any matter which the commission shall have the authority to investigate or determine. However, no bank or loan and trust company or its officers or employees shall be required to divulge knowledge concerning the property of any person when such knowledge was obtained through information imparted as a part of a business transaction with or for such person and in the usual and ordinary course of business of said bank or loan and trust company, and was necessary and proper to the discharge of the duty of said bank or loan and trust company in relation to such busi-
ness transaction. This proviso shall be additional to other provisions of the law relating to confidential and privileged communications.
2. The commission may cause the depositions of witnesses residing within or without the state, or absent therefrom, to be taken either on written or oral interrogatories, and the clerk of the district court of any county shall upon the order of the commission issue a commission for the taking of such depositions. The proceedings therefor shall be the same as the proceedings for the taking of depositions in the district court so far as applicable.
3. To make a summary of the tax situation in the state, setting out the amount of moneys raised by both direct and indirect taxation; and also to formulate and recommend legislation for the better administration of the fiscal laws so as to secure just and equal taxation. To recommend such additions to and changes in the present system of taxation that in its judgment are for the best interest of the state and will eliminate the necessity of any millage levy for state purposes.
4. To transmit biennially to the governor and to each member and member-elect of the legislature, thirty (30) days before the meeting of the legislature, the report of the commission covering the subject of taxation and the collection of taxes, the result of the investigation of the commission, its recommendations for improvement in the system of taxation in the state, together with such measures as may be formulated for the consideration of the legislature.
5. To publish in pamphlet form the revenue laws of the state."

Sec. 19. Section four hundred twenty-one point thirteen (421.13), Code 1962, is hereby amended by striking subsections two (2), three (3), and four (4).

Sec. 20. Section four hundred twenty-eight point twenty-four (428.24), Code 1962, is hereby amended by striking from lines fifteen (15) and sixteen (16) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 21. Section four hundred twenty-eight point twenty-five (428.25), Code 1962, is hereby amended by striking from line nine (9) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 22. Section four hundred twenty-eight point twenty-six (428.26), Code 1962, is hereby amended by striking from line eleven (11) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 23. Section four hundred twenty-eight point twentyeight (428.28), Code 1962, is hereby amended as follows:

1. By striking from line nine (9) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line thirteen (13) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 24. Section four hundred twenty-eight point twenty-nine (428.29), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking all after the word "determined" in line eleven (11) of such section and inserting in lieu thereof the
words "as provided by section eleven (11) of this Act."
Sec. 25. Section four hundred twenty-eight point thirty (428.30), Code 1962, is hereby amended by striking from line four
(4) the word "commission" and inserting in lieu thereof the word
"assessor".
Sec. 26. Section four hundred twenty-eight point thirty-one (428.31), Code 1962, is hereby amended as follows:
3. By striking from line two (2) the word "commission" and inserting in lieu thereof the word "assessor".
4. By striking from line six (6) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 27. Section four hundred twenty-eight point thirty-two (428.32), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line six (6) the word "commission" and inserting in lieu thereof the words "state assessor".
3. By striking from line nine (9) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 28. Section four hundred twenty-eight point thirty-three (428.33), Code 1962, is hereby amended by striking from lines two (2) and three (3) the word "commission" and inserting in lieu thereof the words "state assessor".

Sec. 29. Section four hundred twenty-eight point thirty-five (428.35), Code 1962, is hereby amended by striking from line thirteen (13) of subsection three (3) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 30. Section four hundred thirty A point five (430A.5), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eight (8) the words "tax commisssion" and inserting in lieu thereof the word "assessor".
3. By striking from line twelve (12) the words "tax commission" and inserting in lieu thereof the word "assessor".
4. By striking from line seventeen (17) the words "tax commission" and inserting in lieu thereof the word "assessor".
5. By striking from line twenty-four (24) the words "tax commission" and inserting in lieu thereof the word "assessor".
6. By striking from line thirty (30) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 31. Section four hundred thirty-three point one (433.1), Code 1962, is hereby amended by striking from lines four (4) and five (5) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 32. Section four hundred thirty-three point two (433.2), Code 1962, is hereby amended by striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 33. Section four hundred thirty-three point three (433.3), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line ten (10) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 34. Section four hundred thirty-three point four (433.4), Code 1962, is hereby amended by striking from lines one (1) and two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 35. Section four hundred thirty-three point five (433.5), Code 1962, is hereby amended by striking from lines one (1) and two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 36. Section four hundred thirty-three point seven (433.7), Code 1962, is hereby amended by striking from line four (4) the words "tax commission" and inserting in lieu thereof the word "assessor".
Sec. 37. Section four hundred thirty-three point eight (433.8), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line nine (9) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 38. Section four hundred thirty-three point nine (433.9), Code 1962, is hereby amended by striking from line ten (10) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 39. Section four hundred thirty-four point one (434.1), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line twelve (12) the word "commission" and inserting in lieu thereof the word "assessor".
3. By striking from line four (4) of subsection eight (8) of such section the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 40. Section four hundred thirty-four point two (434.2), Code 1962, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines five (5) and six (6) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from lines seventeen (17) and eighteen (18) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 41. Section four hundred thirty-four point three (434.3), Code 1962, is hereby amended as follows:

1. By striking from lines three (3) and four (4) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line seven (7) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 42. Section four hundred thirty-four point four (434.4), Code 1962, is hereby amended by striking from line nine (9) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 43. Section four hundred thirty-four point five (434.5), Code 1962, is hereby amended by striking from lines one (1) and two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 44. Section four hundred thirty-four point seven
(434.7), Code 1962, is hereby amended by striking from line
two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 45. Section four hundred thirty-four point eight (434.8), Code 1962, is hereby amended as follows:

1. By striking from lines one (1) and two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eight (8) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 46. Section four hundred thirty-four point nine (434.9), Code 1962, is hereby amended by striking from lines one (1) and two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 47. Section four hundred thirty-four point eleven (434.11), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eight (8) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 48. Section four hundred thirty-four point twelve (434.12), Code 1962, is hereby amended as follows:

1. By striking from lines four (4) and five (5) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines seven (7) and eight (8) the words
"tax commission" and inserting in lieu thereof the word "assessor".

Sec. 49. Section four hundred thirty-four point fourteen (434.14), Code 1962, is hereby amended as follows:

1. By striking from lines one (1) and two (2) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eleven (11) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 50. Section four hundred thirty-four point fifteen (434.15), Code 1962, is hereby amended as follows:

1. By striking from line fourteen (14) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eighteen (18) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 51. Section four hundred thirty-four point sixteen (434.16) , Code 1962, is hereby amended by striking from line one (1) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 52. Section four hundred thirty-four point seventeen (434.17), Code 1962, is hereby amended by striking from line three (3) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 53. Section four hundred thirty-four point twenty-two (434.22), Code 1962, is hereby amended by striking from lines ten (10) and eleven (11) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 54. Section four hundred thirty-five point four (435.4), Code 1962, is hereby amended as follows:

1. By striking from line seven (7) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line twelve (12) of subsection seven (7) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 55. Section four hundred thirty-five point five (435.5), Code 1962, is hereby amended by striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 56. Section four hundred thirty-five point six (435.6), Code 1962, is hereby amended by striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 57. Section four hundred thirty-five point seven (435.7), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line thirteen (13) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line fifteen (15) the word "commission" and inserting in lieu thereof the word "assessor".
4. By striking from line seventeen (17) the word "commission" and inserting in lieu thereof the word "assessor".
5. By striking from line nineteen (19) the word "commission" and inserting in lieu thereof the word "assessor".
6. By striking from line twenty-three (23) the word "commission" and inserting in lieu thereof the word "assessor".
7. By striking from lines twenty-six (26) and twenty-seven (27) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 58. Section four hundred thirty-five point eight (435.8), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines twelve (12) and thirteen (13) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line fifteen (15) the words "tax commission" and inserting in lieu thereof the word "assessor".
4. By striking from lines nineteen (19) and twenty (20) the words "tax commission" and inserting in lieu thereof the word "assessor".
5. By striking from line twenty-one (21) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 59. Section four hundred thirty-six point three (436.3), Code 1962, is hereby amended by striking from lines four (4) and five (5) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 60. Section four hundred thirty-six point four (436.4), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eight (8) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 61. Section four hundred thirty-six point five (436.5), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the words "tax commission"
and inserting in lieu thereof the word "assessor".
2. By striking from line eleven (11) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 62. Section four hundred thirty-six point six (436.6), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines nine (9) and ten (10) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line twelve (12) the word "commission" and inserting in lieu thereof the word "assessor".
4. By striking from line thirteen (13) the word "commission" and inserting in lieu thereof the word "assessor".
5. By striking from line seventeen (17) the word "commission" and inserting in lieu thereof the word "assessor".
6. By striking from line twenty-one (21) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 63. Section four hundred thirty-six point seven (436.7), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line fifteen (15) the word "commission" and inserting in lieu thereof the word "assessor".
3. By striking from lines twenty-three (23) and twenty-four (24) the words "tax commission" and inserting in lieu thereof the word "assessor".
4. By striking from line thirty-seven (37) the words "tax commission" and inserting in lieu thereof the word "assessor".
5. By striking from line forty-eight (48) the words "tax commission" and inserting in lieu thereof the word "assessor".
6. By striking from line sixty-seven (67) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 64. Section four hundred thirty-six point eight (436.8), Code 1962, is hereby amended by striking from line one (1) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 65. Section four hundred thirty-six point nine (436.9), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines eleven (11) and twelve (12) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 66. Section four hundred thirty-seven point two (437.2), Code 1962, is hereby amended by striking from lines eight (8) and nine (9) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 67. Section four hundred thirty-seven point four (437.4), Code 1962, is hereby amended by striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 68. Section four hundred thirty-seven point five (437.5), Code 1962, is hereby amended as follows:

1. By striking from lines eight (8) and nine (9) the words
"tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line fifteen (15) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line twenty-one (21) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 69. Section four hundred thirty-seven point six (437.6), Code 1962, is hereby amended as follows:

1. By striking from lines one (1) and two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eighteen (18) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 70. Section four hundred thirty-seven point seven (437.7), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 71. Section four hundred thirty-seven point eight (437.8), Code 1962, is hereby amended by striking from line four (4) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 72. Section four hundred thirty-seven point nine (437.9), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eleven (11) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 73. Section four hundred thirty-seven point ten (437.10), Code 1962, is hereby amended by striking from lines ten (10) and eleven (11) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 74. Section four hundred thirty-seven point twelve (437.12), Code 1962, is hereby amended by striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 75. Section four hundred thirty-eight point two (438.2), Code 1962, is hereby amended as follows:

1. By striking from line eight (8) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines nine (9) and ten (10) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 76. Section four hundred thirty-eight point three (438.3), Code 1962, is hereby amended as follows:

1. By striking from line five (5) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line four (4) of subsection nine (9) of such section the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 77. Section four hundred thirty-eight point four (438.4), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line five (5) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line fourteen (14) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 78. Section four hundred thirty-eight point five (438.5), Code 1962, is hereby amended as follows:

1. By striking from line four (4) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line seven (7) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 79. Section four hundred thirty-eight point six (438.6), Code 1962, is hereby amended by striking from line nine (9) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 80. Section four hundred thirty-eight point seven (438.7), Code 1962, is hereby amended by striking from line two (2) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 81. Section four hundred thirty-eight point eight (438.8), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line six (6) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 82. Section four hundred thirty-eight point nine (438.9), Code 1962, is hereby amended as follows:

1. By striking from lines one (1) and two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines eight (8) and nine (9) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 83. Section four hundred thirty-eight point ten (438.10), Code 1963, is amended as follows:

1. By striking from line three (3) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eight (8) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 84. Section four hundred thirty-eight point eleven (438.11), Code 1962, is hereby amended as follows:

1. By striking from line five (5) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line seven (7) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 85. Section four hundred thirty-eight point twelve (438.12), Code 1962, is hereby amended as follows:

1. By striking from line one (1) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines ten (10) and eleven (11) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 86. Section four hundred thirty-eight point thirteen (438.13), Code 1962, is hereby amended as follows:

1. By striking from line fourteen (14) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines eighteen (18) and nineteen (19) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 87. Section four hundred thirty-eight point fourteen (438.14), Code 1962, is hereby amended by striking from line one (1) the words "tax commission" and inserting in lieu thereof the word "assessor".

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Sec. 88. Section four hundred thirty-eight point fifteen (438.15), Code 1962, is hereby amended by striking from line ten (10) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 89. Section four hundred thirty-nine point one (439.1), Code 1962, is hereby amended as follows:

1. By striking from line seven (7) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line eight (8) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 90. Section four hundred thirty-nine point two (439.2), Code 1962, is hereby amended as follows:

1. By striking from line four (4) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines seven (7) and eight (8) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 91. Section four hundred forty point one (440.1), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line five (5) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 92. Section four hundred forty point four (440.4), Code 1962, is hereby amended by striking from lines three (3) and four (4) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 93. Section four hundred forty point five (440.5), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line four (4) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 94. Section four hundred forty point six (440.6), Code 1962, is hereby amended by striking from line three (3) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 95. Section four hundred forty point seven (440.7), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the word "commission" and inserting in lieu thereof the word "assessor".
2. By striking from line five (5) the word "commission" and inserting in lieu thereof the word "assessor".

Sec. 96 . Section four hundred forty-one point five (441.5), Code 1962, is hereby amended as follows:

1. By striking from line thirteen (13) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line twenty-two (22) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line twenty-three (23) the words "tax commission" and inserting in lieu thereof the word "assessor".
4. By striking from lines twenty-seven (27) and twenty-eight (28) the words "tax commission" and inserting in lieu thereof the word "assessor".
5. By striking lines thirty-nine (39) and forty (40) and inserting in lieu thereof the following:
"Only persons who have been residents of and domiciled in the state of Iowa for at least sixty ( 60 ) days before the date fixed for the written examination shall be eligible to take this examination."
6. By striking from line forty-one (41) the words "tax commission" and inserting in lieu thereof the word "assessor".
7. By striking from line forty-seven (47) the words "tax commission" and inserting in lieu thereof the word "assessor".
8. By striking from line fifty (50) the words "tax commission" and inserting in lieu thereof the word "assessor".
9. By striking from line fifty-seven (57) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 97. Section four hundred forty-one point six (441.6), Code 1962, is hereby amended as follows:

1. By striking from line twelve (12) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By inserting in line six (6) after the word "assessor" the sentence:
"No person shall be appointed who has not been certified as qualified by the state assessor."

Sec. 98. Section four hundred forty-one point ten (441.10), Code 1962, is hereby amended as follows:

1. By striking from lines eight (8) and nine (9) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from lines fourteen (14) and fifteen (15) the words "tax commission" and inserting in lieu thereof the word "assessor":
3. By striking from lines twenty-nine (29) and thirty (30) the words "tax commission" and inserting in lieu thereof the word "assessor".
4. By striking from line thirty-three (33) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 99. Section four hundred forty-one point seventeen (441.17), Code 1962, is hereby amended as follows:

1. By striking from line one (1) of subsection four (4) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line four (4) of subsection four (4) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line two (2) of subsection six (6) of such section the words "tax commission" and inserting in lieu thereof the word "'assessor".
4. By striking from line one (1) of subsection nine (9) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 100. Section four hundred forty-one point nineteen (441.19), Code 1962, is hereby amended as follows:

1. By striking from line eight (8) of subsection one (1) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line thirteen (13) of subsection one (1) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from lines four (4) and five (5) of subsection four (4) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 101. Section four hundred forty-one point twenty-one (441.21), Code 1962, is hereby repealed and the following enacted. in lieu thereof:
"All property subject to assessment and taxation shall be valued at its market value which shall be entered opposite each item. Market value is defined as the reasonable exchange in the current year between a willing buyer and a willing seller, each being familiar with all the facts relating to the particular property. Such market value shall be fair and reasonable based on market value of similar classes of property.
"In the event market value of the property being assessed cannot be established in the foregoing manner, then the assessor may consider its productive and earning capacity, if any, industrial conditions, cost, depreciation, replacement cost, obsolescence, the amount of insurance carried, and all other factors which would determine the fair and reasonable market value of the property; and upon adoption of uniform rules and regulations by the state assessor for the valuation of such properties, said valuation on such properties shall be determined in accordance therewith for assessment purposes to assure uniformity.
"The property valued in the foregoing manner shall be assessed as provided in section eleven (11) of this Act.
"For the purpose of computing the debt limitations for municipalities, political subdivisions and school districts as provided in sections four hundred seven point one (407.1) and four hundred seven point two (407.2) of the Code, the term 'actual value' as used in said sections shall mean the amount equal to one and two-thirds ( $12 / 3$ ) times the assessed valuation as provided in by section eleven (11) of this Act and shall be so listed on the tax list as provided in section four hundred forty-three point two (443.2) of the Code as market value.
" 'Actual value' as used in other sections of the Code shall mean the valuation as determined by this section."

Sec. 102. Section four hundred forty-one point twenty-four (441.24), Code 1962, is hereby amended by striking from lines six (6) and seven (7) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 103. Section four hundred forty-one point twenty-six (441.26), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line forty-one (41) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 104. Section four hundred forty-one point twenty-seven (441.27), Code 1962, is hereby amended by striking from line two (2) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 105. Section four hundred forty-one point thirty-three (441.33), Code 1962, is hereby amended as follows:

1. By striking from lines nine (9) and ten (10) the words "tax commission" and inserting in lieu thereof the word "assessor".
2. By striking from line thirteen (13) the words "tax commission" and inserting in lieu thereof the word "assessor".
3. By striking from line sixteen (16) the words "tax commission" and inserting in lieu thereof the word "assessor".
4. By striking from line twenty-three (23) the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 106. Section four hundred forty-one point thirty-seven (441.37), Code 1962, is hereby amended as follows:

1. By striking all of subsection one (1) of such section after the period in line three (3).
2. By adding the following new subsection:
"Upon any taxpayer filing in writing any protest to the board of review or appeal to the district court, the assessor shall show cause why such protest or grounds of appeal shall not prevail, and shall be substantiated by comparable and equal assessments of other property or by such other information as may be applicable to justify the assessment."

Sec. 107. Section four hundred forty-one point forty-five (441.45), Code 1962, is hereby amended by striking from line four (4) the word "July" and inserting in lieu thereof the word "June".

Sec. 108. Section four hundred forty-four point nine (444.9), Code 1962, is hereby amended by striking from line two (2) of subsection one (1) of such section the words "tax commission" and inserting in lieu thereof the word "assessor".

Sec. 109. Section four hundred twenty point two hundred four (420.204), Code 1962, is hereby amended by striking all after the word "be" commencing in line eight (8), and inserting in lieu thereof the words "the same as provided in section four hundred forty-one point twenty-one (441.21) and section four hundred forty-two point seventeen (442.17) of the Code."

Sec. 110. Section four hundred thirty-four point fifteen (434.15), Code 1962, is hereby amended by striking from lines six (6), seven (7), and eight (8) the words "by taking sixty percent of the actual value so ascertained" and inserting in lieu thereof the words "as provided in section four hundred forty-one point twenty-one (441.21) of the Code."

Sec. 111. Section four hundred thirty-five point seven (435.7), Code 1962, is hereby amended by striking from line twenty-five (25) the words "sixty percent of".

Sec. 112. Section four hundred thirty-eight point thirteen (438.13), Code 1962, is hereby amended by striking from lines six (6) and seven (7) the words "by taking sixty percent of the actual value so ascertained,".

Sec. 113. In the event any provision of this Act is in conflict with other sections of the Code, the provisions of this Act shall prevail.

Further amend by striking from lines one (1) and two (2) of the title the words "a state board of review and prescribing their powers and duties" and inserting in lieu thereof the words "relating to the state tax commission, the board of review, and assessment laws".

Hougen of Black Hawk. Fisceier of Grundy.

1 Amend Senate File 491, section 1, as follows:
2 1. Line eight (8), by striking the figures " 14.00 " and
3 inserting in lieu thereof the figures " 40.00 ".
4 2. By inserting after line twenty-two (22) the following:
5 "Storey Kenworthy, equipment (House)
6 Storey Kenworthy, photo copy supplies (House and Senate) .......................
PaUl of Poweshiek.
1 Amend House File 595 as follows:
2 1. By striking line 21 of section 18 and inserting in lieu
3 thereof the following:
4 "For other salaries
$.73,410.00^{\prime \prime}$
5 2. By striking line 23 of section 18 and inserting in lieu
6 thereof the following:
7 "purposes ..................................................................................... 7,330.00" DIETZ of Scott.

On motion by Mowry of Marshall, the House adjourned until 9:30 a.m., Friday, May 17, 1963.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives, Des Moines, Iowa, Friday, May 17, 1963.

The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by Dr. Marshall Scott of Chicago, Retiring Moderator of the United Presbyterian General Assembly of the United States of America, Dean of the Institute of Industrial Relations at McCormick Theological Seminary, Chicago.

The Journal of May 16 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hagen of Allamakee on request of Sersland of Winneshiek; Duffy of Dubuque on request of Loss of Kossuth; Kibbie of Palo Alto on request of Steffen of Chickasaw; Olson of Cerro Gordo on request of Walter of Hardin.

## PRESENTATION OF VISITORS

Falvey of Monroe presented to the House forty-four students from Lovilia School accompanied by their teachers, Mesdames Carson and Visser.

Hirsch of Warren presented to the House thirty-four students from Irving School, Indianola, accompanied by their teacher, Mrs. Bates.

Petersen of Dallas presented to the House sixty students from Adel accompanied by their teachers, Mesdames Pollock and Gatchell.

Bock of Hancock presented to the House Mr. and Mrs. John Peters, Punjab, India. Mr. Peters is executive secretary of Punjab Synod, United Church of Northern India; and also Mr. and Mrs. Thomas Orr of Lewes, Delaware.

## BIRTHDAY WISHES

Lange of Sac rose on a point of personal privilege and stated that this was the birthday of the Honorable Riley Dietz of Scott.

A birthday cake was presented to Mr. Dietz and Best Wishes for a "Happy Birthday" were extended from the members of the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 474, a bill for an act to appropriate funds to state board of regents for capital improvements and to increase tax on cigarettes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 492, a bill for an act relating to refund of tax on special fuel in certain cases.

Also: That the Senate has concurred in the House amendment to and passed Senate File 171, a bill for an act relating to inspection of multiple dwellings.

Also: That the Senate has concurred in the House amendment to and passed Senate File 447, a bill for an act to make appropriations to certain named persons in settlement of claims made against the state.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 35, a concurrent resolution submitting duly processed claims to the Senate and House for final action and determination.

Carroll A. Lane, Secretary.

## REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Semate File 459, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for construction, replacement, repairs, acquisition of land, development, forestry, water area improvements, siltation, boundary surveys and dredging, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 469, a bill for an act to make appropriations to certain named firm or persons in settlement of claims made against the State of lowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also :
Mr. Speakirr: Your committee on appropriations to whom was referred Senate File 470, a bill for an act to appropriate from the general fund of the State of Iowa to the Iowa State Commerce Commission for the purpose of providing immediate funds necessitated by passage of Senate File 11, Acts of the Sixtieth General Assembly, begs leave to report it has had the same
under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 471, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the capitol planning commission the sum of twenty thousand ( $\$ 20,000$ ) dollars, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 472, a bill for an act to make appropriations to certain named persons, firms and/or political subdivisions in settlement of claims made against the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Semate File 475, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the state board of regents for the support, maintenance, equipment, repairs, replacements and alterations of institutions under said state board of regents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 476, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## Also :

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 capital improvements to the fair board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also :
Mr. SPEAKER: Your committee on appropriations to whom was referred Senate File 478, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax 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.

Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 479, a bill for an act to appropriate funds from the primary road fund to the industrial commission for payment of workmen's compensation claims of employees of the state highway commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 480, a bill for an act to apropriate funds to the state comptroller from the primary road 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.

## Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 481, a bill for an act to make an appropriation from the general fund of the State of Iowa to the department of public instruction for specified school aid, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 482, a bill for an act to appropriate thirty-nine million fiftynine thousand five hundred sixty dollars ( $\$ 39,059,560$ ) from the general fund of the State of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A), Code 1962, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 483, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars ( $\$ 8,000,000$ ) 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 1962, begs leave to report it 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.

## Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 484, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars ( $\$ 8,000,000$ ) to the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1962, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 487, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard for the purpose of various capital improvements, repairs, replacements, alterations, equipment and rehabilitation, and the purchase of an airplane to be utilized by the Governor and other state officials, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 489, a bill for an act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund of the State of Iowa to the department of public instruction for participation in said act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 490, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for capital improvements for highway patrol buildings and for radio equipment for the division of radio communications, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 491, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixtieth General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate Joint Resolution 18, a joint resolution to create an interim commission to study the court system of Iowa with a view to reorganization of the structure to secure the maximum utilization of personnel for the efficient handling of litigation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ray C. Cunningham, Chairman.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE CALENDAR

House File 591, a bill for an act relating to the issuance of bonds for conservation purposes by certain counties, with report of committee recommending passage, was taken up for consideration.

Eveland of Boone offered the following amendment filed by him and moved its adoption:

## Amend House File 591 as follows:

1. Amend by inserting in line 7 after the figure " $(27,000)$ " the following words "or any county having a population of less than thirty-three thousand $(33,000)$ with a county seat having a population of more than twelve thousand ( 12,000 )".

Amendment adopted.
Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on May 9 and found on page 1618 of the House Journal.

Kreager of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 87:

| Andersen of | Fischer of | McElroy | Peterson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Grundy | Mensing | Woodbury |
| Anderson of | Fisher of | Meyer | Prine |
| Ringgold | Greene | Millen | Riley |
| Balloun | Frazer | Miller of | Robinson |
| Breitbach | Goode | Des Moines | Scherle |
| Bock | Graham | Miller of | Sersland |
| Briles | Grassley | Jones | Siglin |
| Busch | Hagedorn | Miller of | Sokol |
| Carnahan | Hagie | Page | Stanley |
| Carstensen | Hakes | Moffit | Steele |
| Casey | Hanson of | Mowry | Steffen |
| Coffman | Lyon | Mueller | Stevenson |
| Chalupa | Hanson of | Murphy | Stokes |
| Crane | Mitchell | Nelson | Strothman |
| Cunningham | Hirsch | Nielsen of | Tabor |
| Darrington | Johnson | Emmet | Van Alstine |
| Den Herder | Kluever | Nielsen of | Vermeer |
| Denman | Knock | Shelby | Vetter |
| Dietz | Kreager | Palas | Walter |
| Edgington | Lange | Parker | Wells |
| Dunton | Loss | Patton | Wier |
| Ely | Lutz | Paul | Winkelman |
| Eveland | Mahan | Petersen of | Worthington |
| Falvey | Maule | Dallas | Mr. Speaker |
|  |  |  |  |

The nays were, 2:
Hougen Ossian
Absent or not voting, 19:

| Baringer | Jarvis | Olson | Smith of |
| :--- | :--- | :--- | :--- |
| Camp | Kibbie | Reppert | O'Brien |
| Duffy | Knowles | Shaw | Swisher |
| Gittins | Messerly | Smith of | Van Nostrand |
| Hagen | Murray | Dickinson | Wright |
| Halling |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Den Herder of Sioux called up for consideration House Concurrent Resolution 18, a concurrent resolution providing for a bipartisan study committee to conduct a study of the trade practices being used in the dairy industry, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Concurrent Resolution 18 as follows:

1. By striking in lines 1 and 2 the words "advisory committee under Chapter 2 of the Code of 1962," and inserting in lieu thereof the following: "bipartisan study committee".
2. By striking in the first resolving clause the words, "That the legislative research committee designated by this General Assembly create a joint advisory committee of legislators under the provisions of Chapter 2, Code 1962." and inserting in lieu thereof the following:
"That a joint bipartisan study committee of six members be appointed, three from the Senate, to be appointed by the Lieutenant Governor, not more than two of whom shall be from the same political party, and three from the House of Representatives, to be appointed by the Speaker of the House, not more than two of whom shall be from the same political party. Any vacancy in the membership shall be filled by appointment from the representative body to which the retiring member of the committee belongs, as the case may be.".

Motion prevailed and the House concurred in the Senate amendment.

Den Herder of Sioux moved that Senate Concurrent Resolution 18 as amended be adopted.

Motion prevailed and the resolution as amended was adopted.

## LEAVE OF ABSENCE

Carstensen of Clinton asked and received unanimous consent to be excused for the remainder of the morning.

## SIFTING COMMITTEE CALENDAR

House File 594, a bill for an act to legalize the publication of notice of incorporation and amendments of articles of incorporation of corporations for pecuniary profit where such notices were not published within the statutory time limit, with report of committee recommending passage, was taken up for consideration.

Mowry 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 :

| Andersen of <br> Woodbury | Fisher of <br> Greene | Maule <br> Anderson of |
| :--- | :--- | :--- |
| Ringgold | Frazier | McElroy |
| Gattins | Mensing |  |
| Balloun | Goode | Messerly |
| Baringer | Graham | Meyer |
| Bock | Grassley | Millen |
| Breitbach | Hagedorn | Miller of |
| Briles | Hagie | Des Moines |
| Busch | Hakes | Miller of |
| Carnahan | Halling | Jones |
| Casey | Hanson of | Miller of |
| Chalupa | Lyage | Moffitt |
| Coffman | Hanson of | Mowry |
| Crane | Mitchell | Mueller |
| Cunningham | Hirsch | Murphy |
| Darrington | Hougen | Nelson |
| Den Herder | Jarvis | Nielsen of |
| Dietz | Johnson | Emmet |
| Dunton | Kluever | Nielsen of |
| Ely | Knock | Shelby |
| Eveland | Kreager | Ossian |
| Falvey | Lange | Palas |
| Fischer of | Loss | Parker |
| Grundy | Lutz | Patton |
|  | Mahan |  |

The nays were, none.
Absent or not voting, 19:

| Camp | Kibbie |
| :--- | :--- |
| Carstensen | Knowles |
| Denman | Murray |
| Duffy | Olson |
| Edgington | Petersen of |
| Hagen | Dallas |


| Reppert | Swisher |
| :--- | :--- |
| Shaw | Vermeer |
| Smith of | Wells |
| Dickinson | Wright |
| Smith of |  |
| O'Brien |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 345 , a bill for an act to amend chapter ninety-seven A (97A), Code 1962, relating to public safety peace officers' retirement, accident and disability system, 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, 87 :

| Andersen of | Breitbach | Cunningham | Edgington |
| :--- | :--- | :--- | :--- |
| Woodbury | Briles | Casey | Ely |
| Anderson of | Busch | Darrington | Eveland |
| Ringgold | Carnahan | Denman | Falvey |
| Baringer | Chalupa | Dietz | Fischer of |
| Bock | Crane | Dunton | Grundy |


| Fisher of | Lange |
| :--- | :--- |
| Greene | Loss |
| Frazier | Lutz |
| Gittins | Mahan |
| Graham | Maule |
| Grassley | McElroy |
| Hagedorn | Mensing |
| Hagie | Messerly |
| Hakes | Meyer |
| Halling | Millen |
| Hanson of | Miller of |
| Mitchell | Des Moines |
| Hirsch | Miller of |
| Hougen | Jones |
| Jarvis | Miller of |
| Johnson | Page |
| Kluever | Moffitt |
| Knock | Mowry |
| Kreager | Murphy |


| Murray | Shaw |
| :--- | :--- |
| Nelson | Siglin |
| Nielsen of | Sokol |
| Emmet | Stanley |
| Nielsen of | Steele |
| Shelby | Steffen |
| Ossian | Stokes |
| Palas | Strothman |
| Parker | Tabor |
| Patton | Van Alstine |
| Paul | Vermeer |
| Petersen of | Vetter |
| Dallas | Walter |
| Reppert | Wells |
| Riley | Wier |
| Robinson | Winkelman |
| Scherle | Worthington |
| Sersland | Mr. Speaker |

The nays were, 1:
Hanson of
Lyon
Absent or not voting, 20:

| Balloun | Goode | Peterson of | Smith of |
| :--- | :--- | :--- | :--- |
| Camp | Haqen | Woodbury | O'Brien |
| Carstensen | Kibbie | Prine | Stevenson |
| Coffman | Knowles | Smith of | Swisher |
| Den Herder | Mueeller | Dickinson | Van Nostrand |
| Duffy | Olson |  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE MESSAGE CONSIDERED

Senate File 488, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, farm-tomarket road fund and urban road fund for the biennium beginning July 1, 1963, and ending June 30, 1965, and relating to salaries of highway commission members.

Read first time and referred to committee on appropriations.

## SIFTING COMMITTEE CALENDAR

Senate File 403, a bill for an act to amend section three hundred twenty-one point two hundred fifty-nine (321.259), Code 1962, relating to unauthorized signs and signals, with report of committee recommending passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment filed by him and moved its adoption:

Amend Senate File 403 by striking the word "which" in line five (5) and inserting in lieu thereof the following:
", if such sign, signal, marking, or device".

Amendment adopted.
Stanley of Muscatine asked and received unanimous consent to withdraw the amendment filed by him on April 23 and found on page 1314 of the House Journal.

Stanley of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 90 :

| Andersen of | Fisher of | Maule | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Mensing | Reppert |
| Anderson of | Frazier | Messerly | Riley |
| Ringgold | Gittins | Meyer | Robinson |
| Balloun | Goode | Millen | Scherle |
| Baringer | Graham | Miller of | Sersland |
| Bock | Grassley | Des Moines | Shaw |
| Breitbach | Hagedorn | Miller of | Smith of |
| Briles | Hagie | Jones | Dickinson |
| Busch | Hakes | Mofntt | Sokol |
| Camp | Halling | Mowry | Stanley |
| Carnahan | Hanson of | Mueller | Steele |
| Casey | Lyon | Murphy | Steffen |
| Chalupa | Hanson of | Nielsen of | Stevenson |
| Coffman | Mitchell | Emmet | Stokes |
| Crane | Hirsh | Nielsen of | Strothman |
| Cunningham | Hougen | Shelby | Tabor |
| Darrington | Jarvis | Ossian | Van Alstine |
| Den Herder | Johnson | Palas | Vermeer |
| Dietz | Kluever | Parker | Vetter |
| Dunton | Knock | Patton | Wells |
| Edgington | Knowles | Paul | Wier |
| Ely | Lange | Petersen of | Winkelman |
| Eveland | Loss | Dallas | Worthington |
| Falvey | Lutz | Peterson of | Mr. Speaker |
|  | Mahan | Woodbury |  |

The nays were, none.
Absent or not voting, 18:

Carstensen
Denman
Duffy
Fischer of Grundy Hagen

Kibbie
Kreager
McElroy
Miller of
Page
Murray

Nelson
Olson
Siglin
Smith of O'Brien

Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Smith of
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Wier
Winkelman
Worthington
Mr. Speaker

Swisher
Van Nostrand
Walter
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE CALENDAR

Senate File 440 , a bill for an act relating to controlled-access highways and resolutions filed by the state highway commission in relation thereto, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment, filed by Mowry, Goode and Swisher, and moved its adoption:
Amend Senate File 440 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section three hundred six A point five (306A.5), Code 1962, is amended by adding at the end thereof the following:
"No access rights to any highway shall be acquired by any authority having jurisdiction and control over the highways of this state by adverse possession or prescriptive right. No action heretofore or hereafter taken by any such authority shall form the basis for any claim of adverse possession of, or prescriptive right to any access rights by any such authority".
Amendment adopted.
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, 91 :

| Andersen of <br> Woodbury | Fisher of <br> Greene | Maule |
| :--- | :--- | :--- |
| Anderson of | Frazier | McElroy |
| Ringgold | Gittins | Mensing |
| Balloun | Goode | Meyer |
| Baringer | Graham | Millen |
| Bock | Miller of |  |
| Breitbach | Grassley | Des Moines |
| Briles | Hagedorn | Miller of |
| Busch | Hagie | Jones |
| Camp | Hakes | Miller of |
| Carnahan | Halling | Page |
| Casey | Hanson of | Mofitt |
| Chalupa | Hanon | Mowry |
| Coffman | Mitchell | Mueller |
| Crane | Hirsch | Nielsen of |
| Cunningham | Hougen | Emmet |
| Darrington | Jarvis | Nielsen of |
| Den Herder | Kluever | Shelby |
| Dietz | Knock | Paras |
| Dunton | Knowles | Parker |
| Edgington | Kreager | Paul |
| Ely | Lange | Petersen of |
| Eveland | Loss | Dallas |
| Falvey | Lutz | Peterson of |
| Fischer of | Mahan | Woodbury |

Prine<br>Reppert<br>Riley<br>Scherle<br>Sersland<br>Shaw<br>Siglin<br>Smith of Dickinson<br>Sokol<br>Stanley<br>Steele<br>Steffen<br>Stevenson<br>Stokes<br>Strothman<br>Tabor<br>Van Alstine<br>Van Nostrand<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Mr. Speaker

Grundy
The nays were, none.
Absent or not voting, 17:

| Carstensen | Kibbie | Nelson | Smith of |
| :--- | :--- | :--- | :--- |
| Denman | Messerly | Olson | O'Brien |
| Duffy | Murphy | Ossian | Swisher |
| Hagen | Murray | Robinson | Vermeer |
| Johnson |  |  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 461, a bill for an act relating to the regulation and taxation of travel trailers, with report of committee recommending passage, was taken up for consideration.
Gittins of Pottawattamie called up for consideration the amendment filed by Gittins, et al., on May 8 and found on pages 1579 to 1582 of the House Journal.

Prine of Mahaska rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Prine of Mahaska offered the following amendment filed by him:
Amend Senate File 461 as follows:

1. Section 1 , line eleven (11), by striking all after the word "vehicle" to and including the period in line fifteen (15), and inserting in lieu thereof the following:
"may be up to eight feet in width and any length provided its gross weight does not exceed forty-five hundred pounds manufacturers' shipping weight or fully equipped, or any weight, provided its overall length does not exceed twenty-eight feet."
2. Section 2 , line nine (9), by inserting after the period the following: "After said travel trailer has been registered three times, the registration fee shall be seventy-five percent ( $75 \%$ ) of the rate as fixed when said vehicle was first registered. After it has been registered five times said fee shall be fifty percent ( $50 \%$ ) of the rate as fixed when said vehicle was first registered. At no time shall the registration fee be less than five dollars."

Prine of Mahaska moved the adoption of division 1 of his amendment.

Division 1 of amendment adopted.
Prine of Mahaska moved the adoption of division 2 of his amendment.

Division 2 of amendment adopted.
Prine 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, 78:

| Anderson of <br> Ringgold | Busch <br> Camp | Cunningham | Falvey <br> Baringer |
| :--- | :--- | :--- | :--- |
| Carnahan | Darrington | Fischer of |  |
| Bock | Casey | Den Herder | Grundy |
| Breitbach | Chalupa | Eunton | Frazier |
| Briles | Crane | Ely |  |
|  |  |  | Grahgto |


| Grassley | Lutz |
| :--- | :--- |
| Hagedorn | Mahan |
| Hakes | Maule |
| Halling | Mensing |
| Hanson of | Messerly |
| Lyon | Miller of |
| Hanson of | Des Moines |
| Mitchell | Miller of |
| Hirsch | Jones |
| Hougen | Miller of |
| Jarvis | Page |
| Johnson | Moffitt |
| Kluever | Mowry |
| Knock | Mueller |
| Kreager | Murray |
| Lange | Nelson |
| Loss |  |

Nielsen of
Emmet
Nielsen of
Shelby
Palas
Patton
Paul
Prine
Reppert
Robinson
Scherele
Shaw
Siglin
Smith of
Dickinson

Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Wells
Wier
Winkelman
Worthington
Mr. Speaker
The nays were, 9:

| Andersen of | Coffman |
| :--- | :--- |
| Woodbury | Gittins |
| Balloun | McElroy |

Absent or not voting, 21:

| Carstensen | Hagen | Murphy |
| :--- | :--- | :--- |
| Denman | Hagie | Olson |
| Dietz | Kibbie | Petersen of |
| Duffy | Knowles | Dallas |
| Eveland | Meyer | Peterson of |
| Fisher of | Millen | Woodbury |

Sersland Stakes

Riley
Swisher
Van Nostrand
Walter
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 227, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institution supported by public funds, with report of committee recommending passage, was taken up for consideration.

Mensing of Cedar asked and received unanimous consent to withdraw the amendment filed by him on April 26 and found on page 1396 of the House Journal.

Mensing of Cedar offered the following amendment filed by him and moved its adoption:

## Amend Senate File 227 as follows:

1. Amend by striking all of section 2 and inserting in lieu thereof the following:

Sec. 2. Section three hundred sixty-five A point two (365A.2), Code 1962, is hereby amended by striking all of subsection three (3) and insert ing in lieu thereof the following: "Solely from the contributions of employees, except as provided in subsections one (1) and two (2) above, for any plan established after July 4, 1963."
2. Amend section 3 by adding thereto the following:

Section three hundred sixty-five A point three (365A.3), Code 1962, is further amended by adding thereto the following new paragraph :
"Any employee may authorize deductions from his wages or salary in payment for plans authorized in this chapter in the manner provided in section five hundred fourteen point sixteen (514.16) of the Code."
3. Amend section 6 by striking subsection two (2) and inserting in lieu thereof the following:
2. By striking from lines four (4) and five (5) the words "a legal reserve life insurance company" and inserting in lieu thereof the following: "any insurance company having a certificate of authority to transact an insurance business in this state".
4. Further amend section 6 by striking subsection four (4) and inserting in lieu thereof the following:
4. By inserting in line six (6) after the comma following the word "life" the following: "accident,".
5. Amend by striking all of section 7 and inserting in lieu thereof the following:

Sec. 7. Section three hundred sixty-five A point seven (365A.7), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"The word 'employee' as used in this chapter shall not include temporary or retired employees; however, nothing herein shall be construed as preventing a retired employee from voluntarily continuing in force, at his own expense, an existing contract."

## Amendment adopted.

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, 76:

| Andersen of | Falvey | McElroy | Sersland |
| :---: | :---: | :---: | :---: |
| Woodbury | Fischer of | Mensing | Shaw |
| Anderson of | Grundy | Messerly | Siglin |
| Ringgold | Frazier | Millen | Smith of |
| Balloun | Gittins | Miller of | Dickinson |
| Baringer | Goode | Des Moines | Smith of |
| Bock | Grassley | Miller of | O'Brien |
| Breitbach | Hagie | Jones | Sokol |
| Briles | Hakes | Miller of | Stanley |
| Busch | Hanson of | Page | Stevenson |
| Camp | Lyon | Mowry | Stokes |
| Carnahan | Hanson of | Mueller | Strothman |
| Casey | Mitchell | Murphy | Tabor |
| Chalupa | Hirsch | Murray | Van Alstine |
| Coffman | Jarvis | Nelson | Van Nostrand |
| Crane | Kluever | Nielsen of | Vetter |
| Cunningham | Knock | Emmet | Walter |
| Darrington | Kreager | Ossian | Wier |
| Den Herder | Lange | Patton | Winkelman |
| Denman | Loss | Paul | Worthington |
| Dunton | Lutz | Reppert | Mr. Speaker |
| Edgington | Mahan | Scherle |  |
| The nays were, 7: |  |  |  |
| Graham | Hougen | Moffitt | Steffen |
| Halling | Johnson | Parker |  |

Absent or not voting, 25 :

| Carstensen | Hagedorn | Olson | Riley |
| :--- | :--- | :--- | :--- |
| Dietz | Hagen | Palas | Robinson |
| Duffy | Kibbie | Petersen of | Steele |
| Ely | Knowles | Dallas | Swisher |
| Eveland | Maule | Peterson of | Vermeer |
| Fisher of | Meyer | Woodbury | Wells |
| Greene | Nielsen of | Prine | Wright |
|  | Shelby |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

Senate File 38, a bill for an act relating to notification of expiration of motor vehicle operator's license, with report of committee recommending passage, was taken up for consideration.

Darrington of Harrison offered the following amendment by the committee on motor vehicles:

Amend Senate File 38 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section three hundred twenty-one point one hundred ninetysix (321.196), Code 1962, is hereby amended by striking the period in line four (4) and inserting in lieu thereof the following: ", but shall be renewable without written examination or penalty within a period of thirty days after such birthday anniversary."
Sec. 2. Section three hundred twenty-one point one hundred ninetyseven (321.197), Code 1962, is hereby amended by striking from line two (2) the words "on the" and inserting in lieu thereof the following: "thirty days after the".

Darrington of Harrison offered the following amendment to the committee amendment and moved its adoption:
Amend the committee amendment to Senate File 38 by adding to section 2 the following: "Section three hundred twenty-one point one hundred ninety-seven (321.197), Code 1962, is hereby further amended by striking from lines two (2) and three (3) the words "date of birth" and inserting in lieu thereof the words "birthday anniversary".

Amendment to the amendment adopted.
Darrington of Harrison moved the adoption of the committee amendment as amended.

Committee amendment as amended adopted.
Mowry of Marshall asked and received unanimous consent to withdraw the Robinson-Mowry amendment filed March 12.

Darrington of Harrison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 92 :

Andersen of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Breitbach
Briles
Busch
Camp
Carnahan
Casey
Chalupa
Coffiman
Crane
Cunningham
Darrington
Den Herder
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of Grundy

Fisher of Greene
Frazier Gittins Goode Grassley Hagie Hakes Halling Hanson of Lyon Hanson of Mitchell Hirsch Hougen
Jarvis
Johnson
Kluever
Knock
Kreager
Lange
Loss
Lutz
Mahan
McElroy
Mensing

Messerly
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas
Prine
Reppert
Robinson

Millen
Olson
Peterson of. Woodbury

Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of

- O'Brien

Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 16 :

| Carstensen | Hagen |
| :--- | :--- |
| Denman | Kibbie |
| Duffy | Knowles |
| Graham | Maule |
| Hagedorn | Meyer |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 419, a bill for an act relating to salaries of county attorneys, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines rose on a point of order that the Briles amendment, filed May 15 and found on page 1710 of the House Journal, was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 419 by adding thereto the following new section:
"Section three hundred forty point nine (340.9), Code 1962, is hereby
amended by striking from line two (2) of subsection fifteen (15) the words "ten thousand" and inserting in lieu thereof the words "twelve thousand $(12,000)$ ".

Amendment adopted.
Andersen of Woodbury offered the following amendment filed by him:

Amend Senate File 419 by adding a new section as follows:
Section 2. Section three hundred forty point two (340.2), Code 1962, is hereby amended by striking from paragraph two, line four, the word "seventy" and substituting in lieu thereof the word "seventy-five (75)".

Baringer of Fayette rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Miller 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, 80:

| Andersen of <br> Woodbury | Graham <br> Grassley |
| :--- | :--- |
| Anderson of | Hagedorn |
| Ringgold | Hagie |
| Baringer | Hakes |
| Breitbach | Hanson of |
| Briles | Lyon |
| Carnahan | Hanson of |
| Casey | Mitchell |
| Coffman | Hougen |
| Crane | Kluever |
| Cunningham | Knock |
| Den Herder | Knowles |
| Denman | Kreager |
| Dietz | Lange |
| Dunton | Loss |
| Edgington | Lutz |
| Ely | Mahan |
| Eveland | Maule |
| Falvey | McElroy |
| Fisher of | Mensing |
| Greene | Messerly |
| Frazier | Millen |
|  |  |


| Miller of | Reppert |
| :--- | :--- |
| Des Moines | Riley |
| Miller of | Robinson |
| Jones | Scherle |
| Miller of | Shaw |
| Page | Siglin |
| Moffitt | Smith of |
| Mowry | O'Brien |
| Mueller | Sokol |
| Murphy | Stanley |
| Murray | Steele |
| Nielsen of | Steffen |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Ossian | Tabor |
| Palas | Van Alstine |
| Parker | Vetter |
| Paul | Walter |
| Petersen of | Wier |
| Dallas | Winkelman |
| Peterson of | Worthington |
| Woodbury | Mr. Speaker |
|  |  |

The nays were, 7 :

| Balloun | Fischer of |
| :--- | :---: |
| Busch | Grundy |
| Camp |  |

Johnson
Patton

Absent or not voting, 21:

| Bock | Hagen | Nelson |
| :--- | :--- | :--- |
| Carstensen | Halling | Olson |
| Chalupa | Hirsch | Prine |
| Darrington | Jarvis | Sersland |
| Duffy | Kibbie | Smith of |
| Gittins | Meyer | Dickinson |

## Swisher <br> Van Nostrand <br> Vermeer <br> Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Camp of Clinton called up for consideration Senate File 468, a bill for an act to amend section four hundred fifty point eighty-six (450.86), Code 1962, relating to inheritance tax, and moved that the House concur in the following Senate amendment to the House amendment:
Amend the House amendment to Senate File 468 by striking all of said amendment after the word and comma "beneficiaries," and inserting in lieu thereof the following: "which securities or other assets are located in a safety deposit box or other such security enclosure,".

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Camp of Clinton moved that the bill, as amended by the Senate, further amended by the House 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, 84 :

| Andersen of | Fischer of | McElroy | Riley |
| :---: | :---: | :---: | :---: |
| Woodbury | Grundy | Mensing | Robinson |
| Anderson of | Fisher of | Messerly | Scherle |
| Ringgold | Greene | Millen | Sersland |
| Balloun | Frazier | Miller of | Shaw |
| Baringer | Gittins | Des Moines | Siglin |
| Bock | Goode | Miller of | Smith of |
| Breitbach | Graham | Jones | Dickinson |
| Briles | Grassley | Mowry | Smith of |
| Busch | Hagedorn | Mueller | O'Brien |
| Camp | Hagie | Murphy | Sokol |
| Carnahan | Hakes | Murray | Stanley |
| Casey | Hanson of | Nielsen of | Steele |
| Chalupa | Lyon | Emmet | Steffen |
| Coffman | Hanson of | Nielsen of | Stevenson |
| Crane | Mitchell | Shelby | Stokes |
| Cunningham | Hirsch | Ossian | Strothman |
| Den Herder | Hougen | Palas | Van Alstine |
| Dietz | Kluever | Parker | Vetter |
| Dunton | Knock | Patton | Walter |
| Edgington | Kreager | Paul | Wells |
| Ely | Lange | Peterson of | Wier |
| Eveland | Lutz | Woodbury | Winkleman |
| Falvey | Mahan | Prine | Mr. Speaker |

The nays were, none.
Absent or not voting, 24 :

| Carstensen | Johnson |
| :--- | :--- |
| Darrington | Kibbie <br> Knowles |
| Denman | Loss |
| Duffy | Leyer |
| Hagen | Miller of |
| Halling | Page |
| Jarvis |  |


| Moffitt | Swisher |
| :--- | :--- |
| Nelson | Tabor |
| Olson | Van Nostrand |
| Petersen of | Vermeer |
| Dallas | Worthington |
| Reppert | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 183, a bill for an act to amend section eighty-six point two (86.2), Code 1962, increasing the number of deputies from three (3) to four (4) that the industrial commissioner may hire, with report of committee recommending passage, was taken up for consideration.

Mowry 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:

| Andersen of | Fisher of | McElroy | Prine |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene | Mensing | Reppert |
| Anderson of | Frazier | Messerly | Riley |
| Ringgold | Gittins | Millen | Robinson |
| Balloun | Goode | Miller of | Scherle |
| Baringer | Graham | Des Moines | Sersland |
| Bock | Grassley | Miller of | Shaw |
| Breitbach | Hagedorn | Jones | Siglin |
| Briles | Hagie | Miller of | Smith of |
| Busch | Hakes | Page | Dickinson |
| Camp | Halling | Moffitt | Smith of |
| Carnahan | Hanson of | Mowry | O'Brien |
| Casey | Lyon | Mueller | Sokol |
| Chalupa | Hanson of | Murphy | Stanley |
| Coffman | Mitchell | Murray | Steele |
| Crane | Hirsch | Nelson | Steffen |
| Cunningham | Hougen | Nielsen of | Stevenson |
| Darrington | Jarvis | Emmet | Stokes |
| Den Herder | Johnson | Nielsen of | Strothman |
| Denman | Kluever | Shelby | Tabor |
| Dunton | Knock | Ossian | Van Alstine |
| Edgington | Kreager | Palas | Vetter |
| Eveland | Lange | Parker | Walter |
| Falvey | Loss | Patton | Wells |
| Fischer of | Lutz | Paul | Wier |
| Grundy | Mahan | Petersen of | Winkelman |
|  | Maule | Dallas | Mr. Speaker |

The nays were, none.

Absent or not voting, 15:

| Carstensen | Hagen | Olson | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Dietz | Kibbie | Peterson of | Vermeer |
| Duffy | Knowles | Woodbury | Worthington |
| Ely | Meyer | Swisher | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 282, a bill for an act relating to maximum millage rates for taxes caused to be levied by cities and towns and to clarify chapter four hundred four (404), Code 1962, relating thereto, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 87 :

| Andersen of | Fisher of | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Meyer | Riley |
| Anderson of | Frazier | Miller of | Robinson |
| Ringgold | Gittins | Des Moines | Scherle |
| Baringer | Goode | Miller of | Sersland |
| Bock | Graham | Jones | Shaw |
| Breitbach | Grassley | Miller of | Siglin |
| Briles | Hagedorn | Page | Smith of |
| Camp | Hagie | Moffitt | Dickinson |
| Carnahan | Hakes | Mowry | Smith of |
| Casey | Hanson of | Mueller | O'Brien |
| Coffman | Lyon | Murray | Sokol |
| Crane | Hanson of | Nelson | Stanley |
| Cunningham | Mittchell | Nielsen of | Steele |
| Darrington | Jarvis | Emmet | Steffen |
| Den Herder | Kluever | Nielsen of | Stevenson |
| Denman | Knock | Shelly | Stokes |
| Dietz | Knowles | Ossian | Strothman |
| Dunton | Kreager | Palas | Tabor |
| Edgington | Lange | Parker | Vetter |
| Ely | Loss | Patton | Walter |
| Eveland | Lutz | Paul | Wier |
| Falvey | Mahan | Peterson of | Winkelman |
| Fischer of | Maule | Woodbury | Worthington |
| Grundy | McElroy | Prine | Mr. Speaker |
|  |  |  |  |

The nays were, 3 :
Busch
Hougen
Absent or not voting, 18:

| Balloun | Halling | Olson | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Carstensen | Hirsch | Petersen of | Vermeer |
| Chalupa | Kibbie | Dallas | Wells |
| Duffy | Millen | Swisher | Wright |
| Hagen | Murphy | Van Alstine |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 209 WITHDRAWN

Reppert of Polk asked and received unanimous consent to withdraw House File 209 from further consideration by the House.

Senate File 340, a bill for an act relating to the confidential character of research studies for the purpose of reducing morbidity or mortality, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 89:

Andersen of
Woodbury Anderson of Ringgold Balloun Baringer Bock Breitbach Briles Busch
Camp Carnahan
Casey Chalupa Coffman Crane Cunningham Darrington Den Herder Denman Dietz Edgington Ely Eveland Falvey

Fischer of Grundy
Fisher of Greene
Frazier
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Hanson of Lyon
Hanson of
Mitchell
Hirsch
Hougen
Jarvis
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul

Peterson of Woodbury Prine Reppert Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vetter
Walter
Wells
Winkelman Worthington
Mr. Speaker

The nays were, 1:
Riley
Absent or not voting, 18:

| Carstensen | Halling <br> Duffy |
| :--- | :--- |
| Dunton | Johnson |
| Gittins | Kibbie |
| Hagen | Mueller |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 407, a bill for an act relating to special plates for motor vehicles to manufacturers, transporters and dealers, 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, 88 :

| Andersen of | Frazier | Messerly | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Meyer | Riley |
| Anderson of | Graham | Millen | Robinson |
| Ringgold | Grassley | Miller of | Sersland |
| Baringer | Hagedorn | Des Moines | Shaw |
| Bock | Hagie | Miller of | Siglin |
| Breitbach | Hakes | Jons | Smith of |
| Briles | Hanson of | Miller of | O'Brien |
| Busch | Lyon | Page | Sokol |
| Camp | Hanson of | Mowry | Stanley |
| Carnahan | Mitchell | Mueller | Steele |
| Casey | Hirsch | Murphy | Steffen |
| Chalupa | Heugen | Murray | Stevenson |
| Coffman | Jarvis | Nelson | Stokes |
| Crane | Johnson | Nislsen of | Strothman |
| Cunningham | Kluever | Emmet | Tabor |
| Darrington | Knowles | Nielsen of | Van Alstine |
| Den Herder | Kreager | Shelby | Vetter |
| Dietz | Lange | Ossian | Walter |
| Dunton | Loss | Palas | Wells |
| Edgington | Lutz | Parker | Wier |
| Ely | Mahan | Patton | Winkelman |
| Eveland | Maule | Paul | Worthington |
| Falvey | McElroy | Peterson of | Mr. Speaker |
| Fisher of | Mensing | Woodbury |  |
|  |  |  |  |

Greene
The nays were, none.
Absent or not voting, 20:

| Balloun | Goode | Olson | Smith of |
| :--- | :--- | :--- | :--- |
| Carstensen | Hagen | Petersen of | Dickinson |
| Denman | Halling | Dallas | Swisher |
| Duffy | Kibbie | Reppert | Van Nostrand |
| Fischer of | Knock | Scherle | Vermeer |
| Grundy | Moffitt |  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE CONCURRENT RESOLUTION 20

Den Herder of Sioux called up for consideration Senate Concurrent Resolution 20, filed April 17 and found on pages 1162 and 1163 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Petersen of Dallas for the afternoon on request of Moffitt of Appanoose; Breitbach of Dubuque for the remainder of the week on request of Van Nostrand of Pottawattamie.

## MOTION TO RECONSIDER

Mr. Speaker: I move to reconsider the vote by which Senate File 461 passed the House.

William J. Scherle.

## MESSAGES FROM 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 21, a concurrent resolution commending North Central Area Council of the YMCA's and Hi-Y groups for sponsoring programs to further understand state legislation.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 156, a bill for an act relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom.

Also: That the Senate has refused to concur in the House amendment to the Senate amendment to House File 550, a bill for an act to create school property tax replacement fund, to provide revenue for its establishment, and to prescribe method for distributing from such fund.

Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT TO HOUSE FILE 156

Amend House File 156 as follows:

1. Section 2, line 7, by adding after the word "operations" the following: "except vehicles subject to registration as provided in chapter three hundred twenty-one (321) of the Code".
2. Section 6, line 4, by inserting after the word "husbandry" the following: "and household appliances".
3. By adding the following new section:
"Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by adding thereto the following new subsection:
'The gross receipts from the first retail sale of a used motor vehicle following each acceptance of such motor vehicle as part payment for the purchase at retail in Iowa of another motor vehicle.'?"

SENATE MESSAGE CONSIDERED
(House Insists on Amendment to House File 550)
Vermeer of Marion moved that the House insist on the House amendment to the Senate amendment to House File 550.

On the question "Shall the House insist?"
The ayes were, 92 :

| Andersen of | Frazier | Meyer | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Millen | Scherle |
| Anderson of | Goode | Miller of | Sersland |
| Ringgold | Graham | Des Moines | Siglin |
| Balloun | Grassley | Miller of | Smith of |
| Baringer | Hagedorn | Jones | Dickinson |
| Bock | Hagie | Miller of | Smith of |
| Busch | Hakes | Page | OBrien |
| Camp | Hanson of | Moffitt | Sokol |
| Carnahan | Lyon | Mowry | Stanley |
| Carstensen | Hanson of | Mueller | Steele |
| Casey | Mitchell | Murphy | Steffen |
| Chalupa | Hirsch | Nelson | Stevenson |
| Crane | Hongen | Nielsen of | Stokes |
| Cunningham | Jarvis | Emmet | Strothman |
| Darrington | Johnson | Nielsen of | Tabor |
| Den Herder | Kluever | Shelby | Van Alstine |
| Dietz | Knock | Ossian | Van Nostrand |
| Dunton | Knowles | Palas | Vermeer |
| Edgington | Kreager | Parker | Vetter |
| Ely | Lange | Patton | Walter |
| Eveland | Loss | Paul | Wells |
| Falvey | Lutz | Peterson of | Wier |
| Fischer of | Mahan | Woodbury | Winkelman |
| Grundy | McElroy | Prine | Worthington |
| Fisher of | Mensing | Riley | Mr. Seaker |
| Greene | Messerly |  |  |

The nays were, none.
Absent or not voting, 16:

| Breitbach | Hagen | Murray | Reppert |
| :--- | :--- | :--- | :--- |
| Briles | Halling | Olson | Shaw |
| Coffman | Kibbie | Petersen of | Swisher |
| Denman | Maule | Dallas | Wright |

Motion prevailed and the House insists on the House amendments to the Senate amendment to House File 550.

## CONFERENCE COMMITTEE APPOINTED

(House File 550)
The Speaker announced the appointment of Baringer of Fayette, Edgington of Franklin, Vermeer of Marion and Wells of Taylor, on the part of the House, as conferees concerning House File 550.

## ADOPTION OF HOUSE RESOLUTION 9

Hagedorn of Clay asked and received unanimous consent to take up for immediate consideration House Resolution 9.

## HOUSE RESOLUTION 9 <br> By Hagedorn of Clay

Whereas, it has been brought to our attention that the grandson of a member of the House of Representatives passed away; now therefore,

Be It Resolved by the House of Representatives, that we extend our heartfelt sympathy to the Honorable Alfred Breitbach, and

Be It Further Resolved, that the Chief Clerk of the House be directed to transmit this resolution to him.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE RESOLUTION 10

Falvey of Monroe asked and received unanimous consent to take up for immediate consideration House Resolution 10.

## HOUSE RESOLUTION 10 <br> By Katherine M. Falvey

Whereas, it has been brought to our attention that the father-in-law of a member of the House of Representatives passed away; now, therefore,

Be It Resolved by the House of Representatives, that we extend our heartfelt sympathy to the Honorable Howard Reppert, Jr., and family, and

Be It Further Resolved, that the Chief Clerk of the House be directed to transmit this resolution to him.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE CALENDAR

Senate File 426, a bill for an act relating to workmen's compensation for occupational diseases, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 89:

| Andersen of | Bock | Chalupa | Dietz <br> Woodbury |
| :--- | :--- | :--- | :--- |
| Busch | Crane | Dunton |  |
| Anderson of | Camp | Cunningham | Edgington |
| Ringgold | Carnahan | Darrington | Ely |
| Balloun | Carstensen | Den Herder | Eveland |
| Baringer | Casey | Denman | Falvey |


| Fischer of | Knock |
| :--- | :--- |
| Grundy | Kreager |
| Fisher of | Lange |
| Greene | Loss |
| Frazier | Lutz |
| Goode | Mahan |
| Graham | Maule |
| Grassley | McElroy |
| Hagedorn | Mensing |
| Hagie | Messerly |
| Hakes | Millen |
| Hanson of | Miller of |
| Lyon | Jones |
| Hanson of | Miller of |
| Mitchell | Page |
| Hirsch | Mofitt |
| Hougen | Mowry |
| Jarvis | Mueller |
| Johnson | Murphy |
| Kluever | Murray |

Nelson
Nielsen of Emmet
Nielsen of Shelby
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Riley
Robinson
Scherle
Sersland
Siglin
Smith of
Dickinson

Smith of O'Brien<br>Sokol<br>Stanley<br>Steele<br>Steffen<br>Stevenson<br>Stokes<br>Strothman<br>Tabor<br>Van Alstine<br>Van Nostrand<br>Vetter<br>Walter<br>Wier<br>Winkelman<br>Worthington<br>Mr. Speaker

The nays were, none.
Absent or not voting, 19:

| Breitbach | Halling | Olson | Swisher |
| :--- | :--- | :--- | :--- |
| Briles | Kibbie | Petersen of | Vermeer |
| Coffman | Knowles | Dallas | Wells |
| Duffy | Meyer | Reppert | Wright |
| Gittins | Miller of | Shaw |  |
| Hagen | Des Moines |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 392, a bill for an act to exempt personal property in transit from taxation, with report of committee recommending passage, was taken up for consideration.

Frazier 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, 89 :

| Andersen of | Crane |
| :--- | :--- |
| Woodbury | Cunningham |
| Anderson of | Darrington |
| $\quad$ Ringgold | Den Herder |
| Balloun | Denman |
| Baringer | Dietz |
| Bock | Edgington |
| Busch | Ely |
| Camp | Eveland |
| Carnahan | Falvey |
| Carstensen | Fisher of |
| Casey | Greene |
| Chalupa | Frazier |
| Coffman | Goode |


| Graham | Knock |
| :--- | :--- |
| Grassley | Kreager |
| Hagedorn | Lange |
| Hagie | Loss |
| Hakes | Lutz |
| Hanson of | Mahan |
| Lyon | Maule |
| Hanson of | Mensing |
| Mitchell | Messerly |
| Hirsch | Meyer |
| Hougen | Millen |
| Jarvis | Miller of |
| Johnson | Des Moines |

Miller of Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of Emmet

Nielsen of Shelby
Ossian Palas
Parker
Patton
Paul
Peterson of Woodbury Prine Riley Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson

Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 19:

| Breitbach | Gittins | McElroy | Smith of |
| :--- | :--- | :--- | :--- |
| Briles | Hagen | Olson | O'Brien |
| Duffy | Halling | Petersen of | Swisher |
| Dunton | Kibbie | Dallas | Vermeer |
| Fischer of | Knowles | Reppert | Wells |
| Grundy |  |  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 457, a bill for an act relating to compensation of members of the Iowa development commission, with report of committee recommending passage, was taken up for consideration.

Eveland of Boone moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 86:

| Andersen of | Eveland | Knowles | Nielsen of |
| :--- | :--- | :--- | :--- |
| Woodbury | Falvey | Kreager | Shelby |
| Anderson of | Fischer of | Lange | Ossian |
| Ringgold | Grundy | Loss | Parker |
| Baringer | Fisher of | Lutz | Patton |
| Bock | Greene | Mahan | Paul |
| Briles | Frazier | Maule | Peterson of |
| Busch | Goode | Messerly | Woodbury |
| Camp | Graham | Meyer | Prine |
| Carnahan | Grassley | Millen | Riley |
| Casey | Hagedorn | Miller of | Robinson |
| Chalupa | Hagie | Des Moines | Scherle |
| Coffman | Hakes | Miller of | Sersland |
| Crane | Hanson of | Jones | Shaw |
| Cunningham | Lyon | Miller of | Siglin |
| Darrington | Hanson of | Page | Smith of |
| Den Herder | Mitchell | Moffitt | Dickinson |
| Denman | Hirsch | Mowry | Sokol |
| Dietz | Jarvis | Mueller | Stanley |
| Dunton | Johnson | Murphy | Steele |
| Edgington | Kluever | Murray | Steffen |
| Ely | Knock | Nelson | Stevenson |
|  |  |  |  |


| Stokes | Van Alstine | Walter | Winkelman |
| :--- | :--- | :--- | :--- |
| Strothman   <br> Tabor Van Nostrand Wier | Werthington |  |  |
|  | Vetter |  |  |

The nays were, none.
Absent or not voting, 22:

| Balloun | Hougen | Palas | Swisher |
| :--- | :--- | :--- | :--- |
| Breitbach | Kibbie | Petersen of | Vermeer |
| Carstensen | McElroy | Dallas | Wells |
| Duffy | Mensing | Reppert | Wright |
| Gittins | Nielsen of | Smith of | Mr. Speaker |
| Hagen | Emmet | O'Brien |  |
| Halling | Olson |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 448, a bill for an act to amend section four hundred ninety-six A point one hundred twenty-nine (496A.129), Code 1962, relating to credit against annual license fees of corporations and foreign corporations, with report of committee recommending passage, was taken up for consideration.

Stanley 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, 88:

| Andersen of | Fischer of | Mahan | Prine |
| :---: | :---: | :---: | :---: |
| Woodbury | Fisher of | Maule | ${ }_{\text {Riley }}$ |
| Ringgold | Greene | Meyer | Scherle |
| Balloun | Frazier | Millen | Sersland |
| Baringer | Goode | Miller of | Shaw |
| Bock | Graham | Des Moines | Siglin |
| Busch | Grassley | iller of | Smith of |
| Camp | Hagedorn | Jones | Dickinson |
| Carnahan | Hagie | Moffitt | Sokol |
| Casey | Hakes | Mowry | Stanley |
| Carstensen | Hanson of | Mueller | Steele |
| Chalupa | Lyon | Murphy | Steffen |
| Coffman | Hanson of | Murray | Stevenson |
| Crane | Mitchell | Nelson | Stokes |
| Cunningham | Hirsch | Nielsen of | Strothman |
| Darrington | Jarvis | Emmet | Tabor |
| Den Herder | Johnson | Nielsen of | Van Alstine |
| Denman | Kluever | Shelby | Vetter |
| Dietz | Knock | Ossian | Walter |
| Dunton | Knowles | Palas | Wier |
| Edgington | Kreager | Parker | Winkelman |
| Ely | Lange | Patton | Worthington |
| Eveland | Loss | Paul | Mr. Speaker |
| Falvey | Lutz | Peterson of |  |

The nays were, none.

| Absent or not voting, 20: |  |  |  |
| :--- | :---: | :--- | :--- |
| Breitbach | Hougen | Olson | Swisher |
| Briles | Kibbie | Petersen of | Van Nostrand |
| Duffy | McElroy | Dallas | Vermeer |
| Gittins | Mensing | Reppert | Wells |
| Hagen | Miller of | Smith of | Wright |
| Halling | Page | O'Brien |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 454, a bill for an act relating to public contracts and bonds and to amend chapter twenty-three (23), Code 1962, relating thereto, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Senate File 454 is hereby amended by striking section one (1) and by renumbering the subsequent sections.

Roll call was requested by Frazier of Lee and Stanley of Museatine.

On the question "Shall the amendment be adopted?"
The ayes were, 48:

| Balloun | Hagedorn | Miller of | Sersland |
| :--- | :--- | :--- | :--- |
| Briles | Hakes | Page | Shaw |
| Casey | Hanson of | Mowry | Siglin |
| Chalupa | Lyon | Nielsen of | Smith of |
| Coffman | Hirsch | Emmet | Dickinson |
| Darrington | Jarvis | Ossian | Steele |
| Den Herder | Kreager | Palas | Stefen |
| Dietz | Lange | Parker | Stokes |
| Fischer of | Loss | Patton | Tabor |
| Grundy | McElroy | Paul | Walter |
| Fisher of | Mensing | Peterson of | Wier |
| Greene | Messerly | Woodbury | Winkelman |
| Gittins | Miller of | Riley | Mr. Speaker |
| Goode | Des Moines | Scherle |  |
| Graham |  |  |  |
| The nays were, | 41: |  |  |
| Andersen of | Dunton | Lutz | Nielsen of |
| Woodbury | Ely | Mahan | Shelby |
| Anderson of | Falvey | Maule | Smith of |
| Ringgold | Frazier | Meyer | O'Brien |
| Bock | Grassley | Millen | Sokol |
| Busch | Hagie | Miller of | Stanley |
| Camp | Hanson of | Jones | Stevenson |
| Carnahan | Mitchell | Moffitt | Strothman |
| Carstensen | Johnson | Mueller | Van Alstine |
| Grane | Kluever | Murphy | Vetter |
| Cunningham | Knock | Murray | Worthington |
| Denman | Knowles | Nelson |  |
|  |  |  |  |

Absent or not voting, 19:

| Baringer | Hagen | Petersen of | Swisher |
| :--- | :--- | :--- | :--- |
| Breitbach | Halling | Dallas | Van Nostrand |
| Duffy | Hougen | Prine | Vermeer |
| Edgington | Kibbie | Reppert | Wells |
| Eveland | Olson | Robinson | Wright |

Amendment adopted.
Den Herder 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, 89 :
Andersen of Fisher of
Woodbury
Anderson of
Ringgold
Balloun
Baringer
Bock
Busch
Camp
Carnahan
Carstensen
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Den Herder
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Hanson of
Lyon
Hanson of
Mitchell
Hirsch
Johnson
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Paul
Peterson of
Woodbury

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 19:

| Breitbach | Hougen <br> Briles |
| :--- | :--- |
| Duffy | Jarvis |
| Hagen | Kibbie |
| Halling | Mowry |
|  | Olson |

Patton
Petersen of
Dallas
Prine
Reppert

Swisher
Van Nostrand
Vermeer
Wells
Wright
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 214 WITHDRAWN

Den Herder of Sioux asked and received unanimous consent to withdraw House File 214 from further consideration by the House.

Senate File 174, a bill for an act to define the residence requirement for policemen and firemen under municipal civil service and to amend section three hundred sixty-five point seventeen (365.17), Code 1962, relating thereto, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 174 by adding the following after the period in line eight (8) : "Residents of the city or town shall have preference in appointments."

Amendment lost.
Den Herder 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, 95 :

| Andersen of | Fisher of | Messerly |
| :--- | :--- | :--- |
| Woodbury | Greene | Meyer |
| Anderson of | Frazier | Millen |
| Ringgold | Gittins | Miller of |
| Balloun | Goode | Des Moines |
| Baringer | Graham | Miller of |
| Bock | Grassley | Jones |
| Briles | Hagedorn | Miller of |
| Busch | Hagie | Page |
| Camp | Hakes | Moffitt |
| Carnahan | Hanson of | Mowry |
| Carstensen | Lyyon | Mueller |
| Casey | Hanson of | Murphy |
| Chalupa | Mitchell | Murray |
| Coffman | Hirsch | Nelson |
| Crane | Johnson | Nielsen of |
| Cunningham | Kluever | Emmet |
| Darrington | Knock | Nielsen of |
| Den Herder | Knowles | Shelby |
| Denman | Kreager | Ossian |
| Dietz | Lange | Palas |
| Dunton | Loss | Parker |
| Edgington | Lutz | Patton |
| Ely | Mahan | Paul |
| Eveland | Maule | Peterson of |
| Falvey | McElroy | Woodbury |
| Fischer of | Mensing | Prine |
| Grundy |  |  |
|  |  |  |

The nays were, none.
Absent or not voting, 13:
Breitbach Hougen
Duffy
Hagen
Jarvis
Halling

Kibbie
Olson

Messerly Reppert Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

| Petersen of | Vermeer |
| :--- | :--- |
| Dallas | Wells |
| Swisher | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 250, a bill for an act to amend section two hundred eighty-six A point four (286A.4), Code 1962, relating to the allocation of general school aid funds to junior college districts; with report of committee recommending passage, was taken up for consideration.

Mowry 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:

| Andersen of | Fisher of | Messerly | Reppert |
| :---: | :---: | :---: | :---: |
| Woodbury | Greene | Meyer | Riley |
| Anderson of | Frazier | Millen | Robinson |
| Ringgold | Gittins | Miller of | Scherle |
| Baringer | Goode | Des Moines | Sersland |
| Bock | Graham | Miller of | Shaw |
| Briles | Grassley | Jones | Siglin |
| Busch | Hagedorn | Miller of | Smith of |
| Camp | Hagie | Page | Dickinson |
| Carnahan | Hakes | Moffitt | Smith of |
| Carstensen | Hanson of | Mowry | O'Brien |
| Casey | Lyon | Mueller | Sokol |
| Chalupa | Hanson of | Murphy | Stanley |
| Coffman | Mitchell | Murray | Steele |
| Crane | Hirsch | Nelson | Steffen |
| Cunningham | Jarvis | Nielsen of | Stevenson |
| Darrington | Johnson | Emmet | Stokes |
| Den Herder | Knock | Nielsen of | Strothman |
| Denman | Knowles | Shelby | Tabor |
| Dietz | Kreager | Ossian | Van Alstine |
| Dunton | Lange | Palas | Vetter |
| Edgington | Loss | Parker | Walter |
| Ely | Lutz | Patton | Wier |
| Eveland | Mahan | Paul | Winkelman |
| Falvey | Maule | Peterson of | Worthington |
| Fischer of | McElroy | Woodbury | Mr. Speaker |
| Grundy | Mensing | Prine |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 15: |  |  |  |
| Balloun | Halling | Olson | Van Nostrand |
| Breitbach | Hougen | Petersen of | Vermeer |
| Duffy | Kibbie | Dallas | Wells |
| Hagen | Kluever | Swisher | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 315, a bill for an act relating to the declaration of interest refunds by the boards of directors of credit unions, 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, 87 :

| Andersen of | Fischer of | Maule |
| :---: | :---: | :---: |
| Woodbury | Grundy | McElroy |
| Anderson of | Fisher of | Mensing |
| Ringgold | Greene | Messerly |
| Balloun | Frazier | Millen |
| Baringer | Gittins | Miller of |
| Bock | Goode | Des Moines |
| Briles | Graham | Miller of |
| Busch | Grassley | Jones |
| Camp | Hagie | Miller of |
| Carnahan | Hakes | Page |
| Carsténsen | Hanson of | Moffitt |
| Casey | Lyon | Mowry |
| Chalupa | Hanson of | Mueller |
| Coffman | Mitchell | Murray |
| Crane | Hirsch | Nelson |
| Cunningham | Jarvis | Nielsen of |
| Darrington | Johnson | Emmet |
| Den Herder | Kluever | Nielsen of |
| Denman | Knock | Shelby |
| Dietz | Knowles | Ossian |
| Dunton | Kreager | Palas |
| Edgington | Lange | Parker |
| Eveland | Loss | Patton |
| Falvey | Lutz | Paul |

The nays were, none.
Absent or not voting, 21:

| Breitbach | Hougen <br> Kibbie |
| :--- | :--- |
| Dufy | Meyer |
| Ely | Murphy |
| Hagedorn | Olson |
| Hagen |  |
| Halling |  |

Petersen of
Dallas
Prine
Sokol
Steffen
Swisher

Peterson of Woodbury
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Stanley
Steele
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vetter
Walter
Wier
Winkelman
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 473, a bill for an act to amend Senate File four hundred forty-five (445), Acts of the Sixtieth General Assembly, relating to the organization of domestic insurance companies, with report of committee recommending passage, was taken up for consideration.

Fischer 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, 90 :

Andersen of
Woodbury
Anderson of Ringgold
Balloun
Baringer
Bock
Briles
Busch
Camp
Carnahan
Casey
Chalupa
Coffman
Crane
Cunningham
Darrington
Denman
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Grundy

Fisher of Greene
Frazier
Gittins
Goode
Graham
Grassley
Hagedorn
Hagie
Hakes
Hanson of Lyon
Hanson of Mitchell
Hirsch
Jarvis
Kluever
Knock
Knowles
Kreager
Lange
Loss
Lutz
Mahan
Maule McElroy

The nays were, none.
Absent or not voting, 18:

Breitbach
Carstensen Den Herder
Duffy
Hagen

Halling
Hougen Johnson Kibbie Mensing
Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine

Reppert
Riley Robinson
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGES CONSIDERED
Senate File 474, a bill for an act to appropriate from the general fund of the State of Iowa to the state board of regents for capital improvements; repairs, replacements, alterations and equipment and to increase the tax imposed on cigarettes.

Read first time and referred to committee on appropriations.
Senate File 492, a bill for an act relating to refund of tax on special fuel in certain cases.

Read first time and referred to committee on ways and means.

## CONSIDERATION OF BILL

Senate File 415, a bill for an act to set octane rating number for regular and premium grade gasoline, with report of committee recommending passage, was taken up for consideration.

Den Herder 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, 88 :

| Andersen of | Frazier | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Meyer | Riley |
| Anderson of | Goode | Millen | Robinson |
| Ringgold | Graham | Miller of | Scherle |
| Balloun | Grassley | Des Moines | Sersland |
| Baringer | Hagedorn | Miller of | Shaw |
| Bock | Hagie | Jones | Siglin |
| Busch | Hakes | Miller of | Smith of |
| Camp | Hanson of | Page | Dickinson |
| Carnahan | Lyon | Moffitt | Smith of |
| Casey | Hanson of | Mowry | O'Brien |
| Chalupa | Mitchell | Mueller | Sokol |
| Coffman | Hirsch | Murphy | Stanley |
| Crane | Jarvis | Murray | Steffen |
| Cunningham | Johnson | Nelson | Stevenson |
| Darrington | Kluever | Nielsen of | Stokes |
| Den Herder | Knock | Emmet | Strothman |
| Denman | Krreager | Nielsen of | Van Alstine |
| Dietz | Lange | Shelby | Vetter |
| Dunton | Loss | Ossian | Walter |
| Edgington | Lutz | Pahan | Parker |
| Ely | Mahan | Wier |  |
| Eveland | Maule | Patton | Winkelman |
| Falvey | McElroy | Paul | Worthington |
| Fisher of | Mensing | Prine | Mr. Speaker |
| Grin |  |  |  |

The nays were, none.
Absent or not voting, 20:

| Breitbach | Hagen | Petersen of |
| :--- | :--- | :--- |
| Briles | Halling | Dallas |
| Carstensen | Hougen | Peterson of |
| Duffy | Kibbie | Woodbury |
| Fischer of | Knowles | Steele |
| Grundy | Olson | Swisher |

[^33]The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Mensing of Cedar asked and received unanimous consent to take up for immediate consideration House File 156, a bill for an act to permit collection of sales tax on the cash difference in sales of farm equipment where a trade-in is involved, amended by the Senate, and moved that the House concur in the following Senate amendment:

[^34]2. Section 6, line 4, by inserting after the word "husbandry" the following: "and household appliances".
3. By adding the following new section:
"Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by adding thereto the following new subsection:
'The gross receipts from the first retail sale of a used motor vehicle following each acceptance of such motor vehicle as part payment for the purchase at retail in Iowa of another motor vehicle.'."

Motion prevailed and the House concurred in the Senate amendment.

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, 81 :

| Andersen of | Fisher of | McElroy | Peterson of |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | Mensing | Woodbury |
| Anderson of | Frazier | Meyer | Prine |
| Ringgold | Gittins | Millen | Reppert |
| Balloun | Graham | Miller of | Riley |
| Baringer | Grassley | Des Moines | Scherle |
| Bock | Hagie | Miller of | Sersland |
| Briles | Hakes | Jones | Shaw |
| Busch | Hanson of | Miller of | Siglin |
| Camp | Lyon | Page | Smith of |
| Carnahan | Hanson of | Moffitt | OBrien |
| Casey | Mitchell | Mowry | Sokol |
| Chalupa | Hirsch | Mueller | Steffen |
| Coffman | Jarvis | Murphy | Stevenson |
| Crane | Johnson | Murray | Stokes |
| Cunningham | Kluever | Nelson | Strothman |
| Darrington | Knock | Nielsen of | Tabor |
| Den Herder | Knowles | Emmet | Van Alstine |
| Denman | Lange | Ossian | Van Nostrand |
| Dietz | Loss | Palas | Vetter |
| Edgington | Lutz | Parker | Walter |
| Eveland | Mahan | Patton | Winkelman |
| Falvey | Maule | Paul | Mr. Speaker |

The nays were, 1:
Stanley
Absent or not voting, 26:

| Breitbach | Hagedorn <br> Carstensen |
| :--- | :--- |
| Hagen |  |
| Duffy | Halling |
| Dunton | Hougen |
| Ely | Kibbie |
| Fischer of | Kreager |
| Grundy | Messerly |
| Goode |  |


| Nielsen of | Steele |
| :--- | :--- |
| Shelby | Swisher |
| Olson | Vermeer |
| Petersen of | Wells |
| Dallas | Wier |
| Robinson | Worthington |
| Smith of <br> Dickinson | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 37

Darrington of Harrison called up for consideration Senate Concurrent Resolution 37 filed on May 15 and found on page 1700 of the House Journal.

Darrington of Harrison moved the adoption of the resolution, which 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 178, a bill for an act relating to bids on secondary road construction work and materials therefor.

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 to amend the Civil Defense Act.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 380, a bill for an act relating to the powers of cities and towns and to confer upon them broad powers of self-determination with respect to local and internal affairs.
Also: That the President of the Senate has appointed as members of the conference committee on House File 550, a bill for an act relating to taxation, vehicle registration fees and an increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and the appropriation of revenue, on the part of the Senate: Senators Shaff, Rigler, Shoeman and Nolan.

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 publication of notice of incorporation and amendments of articles of incorporation.
Also: That the Senate has concurred in the House amendment to and passed Senate File 38, a bill for an act relating to notification of expiration of motor vehicle operator's license.

Also: That the Senate has concurred in the House amendment to and passed Senate File 227, a bill for an act relating to life, health and accident insurance by employees of the state, county, city or town.
Also: That the Senate has concurred in the House amendment to and passed Senate File 403, a bill for an act relating to unauthorized signs and signals.

Also: That the Senate has concurred in the House amendment to and passed Senate File 419, a bill for an act relating to salaries of county attorneys.
Also: That the Senate has concurred in the House amendment to and
passed Senate File 440, a bill for an act relating to controlled-access highways.

Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT TO HOUSE FILE 380

Amend House File 380 as follows:

1. By striking in line 8 the word "purely" and inserting in lieu thereof the word "strictly".
2. By striking in lines 13 and 14 the words "the widest possible scope of implied power over" and inserting in lieu thereof the words "broad and implied power over all".
3. By striking in line 18 the word "police".
4. By striking in line 28 the word "However" and inserting in lieu thereof the words "Notwithstanding any of the provisions of this section".

## APPROPRIATIONS CALENDAR

Senate File 462, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Riley of Linn offered the following amendment filed by him:
Amend section 1 of Senate File 462 by inserting at the end thereof the following:
$\begin{array}{lrl}\text { R. B. Burch, Inc. } & \text { Motor vehicle } \\ \text { Cedar Rapids, Iowa } & 213-60 & \text { fuel tax refund }\end{array}$
Mowry of Marshall moved the previous question on Senate File 462 and the Riley amendment.

Riley of Linn moved the adoption of his amendment.
Amendment lost.
Mueller of Worth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 93 :

| Andersen of <br> Woodbury | Chalupa <br> Coffman | Falvey <br> Fischer of | Hakes <br> Handerson of |
| :--- | :--- | :--- | :--- |
| Rainggold | Crane | Cunningham | Grundy |


| Lange | Miller of <br> Page <br> Loss |
| :--- | :--- |
| Lutz | Mofitt |
| Mahan | Mowry |
| Maule | Mueller |
| McElroy | Murphy |
| Mensing | Murray |
| Messerly | Nelson |
| Meyer | Nielsen of |
| Millen | Emmet |
| Miller of | Nielsen of |
| Des Moines | Shelby |
| Miller of | Ossian |
| Jones | Palas |
|  | Parker |

Patton
Paul
Peterson of
Woodbury
Prine
Reppert
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
O'Brien
Sokol

Stanley
Steele
Steffen
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 15:
\(\left.$$
\begin{array}{ll}\text { Breitbach } & \begin{array}{l}\text { Hougen } \\
\text { Camp }\end{array}
$$ <br>

Dibbie\end{array}\right\}\)| Olson |
| :--- |
| Dagen |$\quad$| Petersen of |
| :--- |
| Halling |


| Smith of | Vermeer |
| :--- | :--- |
| Dickinson | Wells |
| Stevenson | Wright |
| Swisher |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 464, a bill for an act to make appropriations to certain named counties in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 94:
Andersen of

Woodbury $\quad$\begin{tabular}{lll}

Denman \& Dietz \& | Hanson of |
| :--- |
| Lyon | <br>

Anderson of \& Dunton \& Hanson of <br>
Ringgold \& Edgington \& Mitchell
\end{tabular}

| Palas | Riley | Stanley | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Parker | Robinson | Steele | Vetter |
| Patton | Sorinsand | Steffen | Walter |
| Paul | Shaw | Stevenson | Wier |
| Peterson of | Shaw | Siglin | Stokes |
| Woodbury | Smith of | Strothman | Winkelman |
| Prine | O'Brien | Taborthington |  |
| Reppert | Sokol | Van Alstine | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 14:

| Breitbach <br> Duffy <br> Hagen | Kibbie <br> Olson |
| :--- | :---: |
| Halling | Petersen of |
| Hougen | Dallas |

Scherle
Smith of
Dickinson
Swisher

Vermeer
Wells
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 469, a bill for an act to make appropriations to certain named firm or persons in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Reppert of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 87 :

| Andersen of | Frazier | Meyer | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Millen | Reppert |
| Anderson of | Goode | Miller of | Riley |
| Ringggold | Graham | Des Moines | Robinson |
| Balloun | Grassley | Miller of | Scherle |
| Baringer | Hakes | Jones | Sersland |
| Bock | Hanson of | Miller of | Shaw |
| Briles | Lyon | Page | Siglin |
| Busch | Hanson of | Moffitt | Smith of |
| Carnahan | Mitchell | Mowry | O'Brien |
| Casey | Hirsch | Mueller | Sokol |
| Chalupa | Jarvis | Murphy | Stanley |
| Coffman | Johnson | Murray | Steele |
| Crane | Kluever | Nelson | Steffen |
| Den Herder | Knock | Nielsen of | Stevenson |
| Denman | Knowles | Emmet | Stokes |
| Dietz | Kreager | Nielsen of | Strothman |
| Dunton | Lange | Shelby | Tabor |
| Edgington | Loss | Ossian | Van Alstine |
| Ely | Lutz | Palas | Vetter |
| Eveland | Mahan | Parker | Walter |
| Falvey | Maule | Patton | Wier |
| Fischer of | McElroy | Paul | Winkelman |
| Grundy | Mensing | Peterson of | Mr. Speaker |
| Fisher of | Messerly | Woodbury |  |
| Greene |  |  |  |

The nays were, none.
Absent or not voting, 21:

| Breitbach | Hagedorn | Olson | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Camp | Hagen | Petersen of | Varmeer |
| Carstensen | Hagie | Dallas | Wells |
| Cunningham | Halling | Smith of | Worthington |
| Darrington | Hougen | Dickinson | Wright |
| Duffy | Kibbie | Swisher |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 472, a bill for an act to make appropriations to certain named persons, firms and/or political subdivisions in settlement of claims made against the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Reppert 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 :

| Andersen of | Frazier | Mensing | Reppert |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Messerly | Riley |
| Anderson of | Goode | Meyer | Robinson |
| Ringgold | Graham | Millen | Scherle |
| Baringer | Grassley | Miller of | Sersland |
| Briles | Hagedorn | Des Moines | Shaw |
| Busch | Hagie | Miller of | Siglin |
| Camp | Hakes | Jones | Smith of |
| Carnahan | Hanson of | Miller of | O'Brien |
| Carstensen | Lyon | Page | Sokol |
| Casey | Hanson of | Moffitt | Stanley |
| Chalupa | Mitchell | Mowry | Steele |
| Coffman | Hirsch | Mueller | Steffen |
| Crane | Jarvis | Murphy | Stevenson |
| Cunningham | Johnson | Nelson | Stokes |
| Darrington | Kluever | Nielsen of | Strothman |
| Den Herder | Knock | Emmet | Tabor |
| Denman | Knowles | Nielsen of | Van Alstine |
| Dietz | Kreager | Shelby | Van Nostrand |
| Dunton | Lange | Ossian | Vetter |
| Edgington | Loss | Patton | Walter |
| Ely | Lutz | Paul | Wier |
| Eveland | Mahan | Peterson of | Winkelman |
| Falvey | Maule | Woodbury | Mr. Speaker |
| Fisher of | McElroy | Prine |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 20 :

| Balloun | Duffy | Hagen | Kibbie |
| :--- | :--- | :--- | :--- |
| Bock | Fischer of | Halling | Murray |
| Breitbach | Grundy | Hougen | Olson |

Palas<br>Parker<br>Petersen of Dallas

Smith of<br>Dickinson

Swisher
Vermeer
Wells
Worthington Wright

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER

Mr. Speaker: I move to reconsider the vote by which Senate File 454 passed the House.

## Riley Dietz. <br> Lawrence Carstensen.

Senate File 491, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixtieth General Assembly, with report of committee recommending passage, was taken up for consideration.

Paul of Poweshiek offered the following amendment filed by him and moved its adoption:
Amend Senate File 491, section 1, as follows:

1. Line eight (8), by striking the figures " 14.00 " and inserting in lieu thereof the figures " 40.00 ".
2. By inserting after line twenty-two (22) the following:
"Storey Kenworthy, equipment (House)
Storey Kenworthy, photo copy supplies (House and Senate) $145.90^{\prime \prime}$
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, 83:

| Andersen of | Edgington | Hanson of | Millen |
| :---: | :---: | :---: | :---: |
| Woodbury | Ely | Mitchell | Miller of |
| Anderson of | Eveland | Hirsch | Des Moines |
| Ringgold | Fischer of | Jarvis | Miller of |
| Baringer | Grundy | Johnson | Jones |
| Briles | Fisher of | Kluever | Miller of |
| Camp | Greene | Knock | Page |
| Carnahan | Frazier | Knowles | Moffitt |
| Casey | Gittins | Kreager | Mueller |
| Chalupa | Goode | Lange | Murphy |
| Coffman | Graham | Loss | Nelson |
| Crane | Grassley | Lutz | Nielsen of |
| Cunningham | Hagedorn | Mahan | Emmet |
| Darrington | Hagie | Maule | Nielsen of |
| Den Herder | Hakes | McElroy | Shelby |
| Denman | Hanson of | Mensing | Ossian |
| Dietz | Lyon | Messerly | Parker |
| Dunton |  | Meyer | Patton |


| Paul | Siglin | Steffen | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Peterson of | Smith of | Stevenson | Vetter |
| Woodbury | O'Brien | Stokes | Walter |
| Riley | Sokol | Strothman | Wier |
| Robinson | Stanley | Tabor | Winkelman |
| Scherle | Steele | Van Alstine | Worthington |
| Sersland |  |  |  |

The nays were, none.
Absent or not voting, 25:

| Balloun | Hagen <br> Bock | Halling | Palas <br> Bretersen of <br> Breitbach |
| :--- | :--- | :--- | :--- |
| Hougen | Dickinson |  |  |
| Busch | Kallas | Swisher |  |
| Carstensen | Kibbie | Prine | Vowry |
| Duffy | Mowry | Reppert | Wells |
| Falvey | Murray | Shaw | Wright |
| Olson |  |  | Mr. Speaker |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Reppert of Polk for the remainder of the afternoon on request of Mahan of Johnson.

## APPROPRIATIONS CALENDAR

Senate File 476, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds, with report of committee recommending passage, was taken up for consideration.

Ely of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 476 as follows:
Amend section three (3), lines three (3) and four (4) by striking the words ", with the approval of the budget and financial control committee,".

Roll call was requested by Riley of Linn and Ely of Linn.
On the question "Shall the amendment be adopted?"
Rule 69 was invoked.
The ayes were, 29 :

| Anderson of | Dunton |
| :---: | :---: |
| Ringgold |  |
| Camp | Frazier |
| Carnahan | Gittins |
| Carstensen | Goode |
| Casey | Klueve |
| Darrington | Knowl |
| Denman | Maul |


| Meyer | Riley |
| :--- | :--- |
| Miller of | Siglin |
| Des Moines | Stanley |
| Mueller | Steffen |
| Murphy | Stevenson |
| Nielsen of | Tabor |
| Emmet | Van Alstine |
| Prine | Worthington |

The nays were, 54:

| Andersen of | Graham |
| :--- | :--- |
| Woodbury | Grassley |
| Balloun | Hagedorn |
| Briles | Hagie |
| Busch | Hakes |
| Chalupa | Hanson of |
| Coffman | Lyon |
| Crane | Hirsch |
| Cunningham | Jarvis |
| Den Herder | Johnson |
| Dietz | Knock |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Loss |
| Fisher of | Lutz |
| Greene | Mahan |

Absent or not voting, 25:

Baringer
Bock
Breitbach
Duffy
Edgington
Eveland Hagen

Halling
Hanson of Mitchell
Hougen
Kibbie
Mensing Millen
McElroy
Messerly
Miller of
Jones
Miller of
Page
Mowry
Nelson
Nielsen of
Shelby
Ossian
Parker
Patton
Paul
Peterson of
Woodbury

Moffitt<br>Murray<br>Olson<br>Palas<br>Petersen of Dallas<br>Reppert

Robinson
Scherle Sersland
Shaw Smith of O'Brien Sokol Steele Stokes Strothman Van Nostrand Vetter Walter Winkelman Mr. Speaker

Smith of<br>Dickinson<br>Swisher<br>Vermeer Wells Wier<br>Wright

Amendment lost.
Graham of Ida offered the following amendment filed by him and moved its adoption:

Amend Senate File 476, section 2, by adding at the end thereof the following:

1. "Repair of the viaduct over Court Avenue on the capitol grounds and to repair and install a chain link fence on top of the viaduct $25,000.00$
2. Amend section 1, line three (3), by striking the words and figures "two hundred sixty-seven thousand dollars ( $\$ 267,000.00$ )" and inserting in lieu thereof the words and figures "two hundred ninety-two thousand dollars ( $\$ 292,000.00$ )".

Amendment adopted.
Riley of Linn offered the following amendment, filed by Riley and Frazier, and moved its adoption :

Amend Senate File 476 by adding thereto the following new section:
If any part, clause, sentence or paragraph of this Act be declared invalid, it shall not invalidate or impair the remainder of the Act.

Amendment adopted.
Sersland of Winneshiek offered the following amendment filed by him and moved its adoption:

A mend Senate File 476 by striking all of section 5.
A mendment adopted.

Ossian 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, 82 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagie |
| Carnahan | Hakes |
| Casey | Hanson of |
| Coffman | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Jarvis |
| Denman | Johnson |
| Dietz | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
|  |  |

Maule
McElroy
Mensing
Messerly
Meyer
Millen
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton

Riley

| Petersen of | Swisher |
| :--- | :--- |
| Dallas | Vermeer |
| Reppert | Wells |
| Sersland | Worthington |
| Shaw | Wright |
| Smith of |  |

Paul
Peterson of Woodbury Prine Robinson Scherle Siglin Smith of O'Brien Sokol
Stanley
Seele
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Mr. Speaker

## Steffen

Swisher
meer
Worthington
Wright

Absent or not voting, 22 :
Balloun
Breitbach
Chalupa
Duffy
Hagen
Halling

Hougen
Kibbie
Kreager
Miller of
Des Moines
Murray Olson

Smith of
Dickinson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 490, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for capital improvements for highway patrol buildings and for radio equipment for the division of radio communications, with report of committee recommending passage, was taken up for consideration.

Ely of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 490 by striking from section 4 in lines three (3) and four (4) the words "budget and finanical control committee" and substituting in lieu thereof the word "comptroller".

Amendment lost.
Ossian 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, 82 :

|  |  |  |
| :--- | :---: | :--- |
| Andersen of | Fisher of | Maule |
| Woodbury | Greene | McElroy |
| Anderson of | Frazier | Mensing |
| Ringgold | Gittins | Messerly |
| Baalloun | Goode | Meyer |
| Baringer | Graham | Millen |
| Bock | Grassley | Miller of |
| Briles | Hagedorn | Jones |
| Busch | Hagie | Miller of |
| Camp | Hakes | Page |
| Carnahan | Hanson of | Moffitt |
| Casey | Lyon | Mowry |
| Coffman | Hanson of | Mueller |
| Crane | Mitchell | Nelson |
| Cunningham | Hirsch | Nielsen of |
| Darrington | Jarvis | Emmet |
| Den Herder | Johnson | Nielsen of |
| Denman | Kluever | Shelby |
| Dietz | Knock | Ossian |
| Dunton | Knowles | Palas |
| Falvey | Lange | Parker |
| Fischer of | Loss | Patton |
| Grundy | Lutz | Paul |
|  | Mahan |  |
|  |  |  |

The nays were, 3 :

| Carstensen | Ely | Riley |
| :--- | :--- | :--- |
| Absent or not voting, 23: |  |  |
| Breitbach | Hougen | Olson |
| Chalupa | Kibbie | Petersen of |
| Duffy | Kreager | Dallas |
| Edgington | Miller of | Reppert |
| Eveland | Des Moines | Shaw |
| Hagen | Murphy | Smith of |
| Halling | Murray | Dickinson |

Peterson of Woodbury
Prine
Robinson
Scherle
Sersland
Siglin
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Mr, Speaker

Smith of O'Brien
Swisher
Vermeer
Wells
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## AMENDMENT WITHDDRAWN <br> (House File 595)

Fischer of Grundy asked and received unanimous consent to withdraw the amendment filed by him May 14 to House File 595 and found on page 1684 of the House Journal.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 35

Graham of Ida asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 35, and moved its adoption :

## SENATE CONCURRENT RESOLUTION 35 <br> By Committee on Claims

Whereas, doubt has arisen under provisions of section twenty-five point seven (25.7), Code 1962, 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 committee 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 Sixtieth 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 committee rejecting same be approved:

Claimant
Francis Anthony Newton, Iowa

Kenneth Turner
Fremont, Nebraska
Market Mens Mutual
Insurance Company
Milwaukee, Wisconsin
Charles R. Nelson
Melcher, Iowa
Edna and Barry Nelson
Melcher, Iowa
William F. Ellerbrock
Laurel, Iowa
Roy E. Burns
Osceola, Iowa
State Farm Mutual
Insurance Co.
Lincoln, Nebraska
Albert Ellison
Lawton, Iowa

Elmer Engbretson
Decorah, Iowa

H-18
Car damage
93.00

Claim No. : Nature of Claim

H-4 Car damage

H-5 Car damage
513.90

H-7 Car damage 369.21

H-8 Car damage
40.00

H-14 Medical expense 56.60

H-15 Auto repair $\quad \mathbf{6 5 . 0 0}$

H-16 Property damage $\quad \mathbf{5 , 5 0 0 . 0 0}$

H-25 Tractor repairs medical expense
182.36

Loss of business
3,200.00

| Claimant | Claim No. | Nature of Claim | Amount |
| :---: | :---: | :---: | :---: |
| Queen Insurance Co. |  |  |  |
| Des Moines, Iowa | H-23 | Subrogation | 2,715.85 |
| Ole Hammersness |  |  |  |
| Calmar, Iowa | H-34 | Loss of crop | 840.00 |
| Jimmie Jack Hodges Vinton, Iowa | H-36 | Truck damage | 100.00 |
| Continental Casualty Co. Des Moines, Iowa | H-37 | Truck damage | 1,700.00 |
| Kemit L. Hinshaw Richland, Iowa | H-40 | Property damage | 108.51 |
| Sam K. Smith Guthrie Center, Iowa | H-43 | Crop damage | 300.00 |
| Otto L. Boeck Janesville, Iowa | H-44 | Tree removal | 150.00 |
| Federated Mutual Impl. and Hardware Insurance Des Moines, Iowa | H-51 | Sandblast damage | 519.24 |
| Farm Bureau Mutual Insurance Co. |  |  |  |
| Des Moines, Iowa | H-54 | Auto damage | 1,112.20 |
| Earl Youngkin Kellogg, Iowa | 3 | Out-dated warrant | 8.40 |
| Vernon L. Helble Muscatine, Iowa | 5 | Cattle loss | 1,525.00 |
| Pioneer Mutual |  |  |  |
| Insurance Assoc. Red Oak, Iowa | 6 | Property loss | 950.00 |
| Julie Ann Kearns Waterloo, Iowa | 21 | State negligence | 15,199.34 |
| David A. Conrad <br> Fort Madison, Iowa | 22 | Personal injury, inmate | 2,400.00 |
| Donald G. Reding Bode, Iowa | 26 | Out-dated warrant | 27.49 |
| Helen W. Apfeld East Dubuque, Illinois | 28 | Out-dated warrant | 34.63 |
| Eldon Ravlin <br> Underwood, Iowa | 29 | Out-dated warrant | 27.96 |
| Amber B. Mann Dolliver, Iowa | 30 | Claim for services | 14,611.36 |
| Mrs. E. R. Crellin Perry, Iowa | 36 | Out-dated warrant | 6.79 |

Claimant Claim No. Nature of Claim Amount

Richard Bladel Mossman
Bettendorf, Iowa
Clarence Conrad
New Virginia, Iowa
Dunn's South Side
Funeral Home
Des Moines, Lowa
Delmar Butterbaugh
Oskaloosa, Iowa

John C. Fisher
Council Bluffs, Iowa
Webster County
Callender, Iowa
Donald M. Wiese
Anamosa, Iowa
Ronnie L. Cole
Davenport, Iowa
Charles A. Hickman
Osceola, Iowa
Gordon E. Trewin
Sumner, Iowa
Leo Hammers
Prescott, Iowa
82
Douglas Greenfield Fort Dodge, Iowa

Earl Roulstone
Meriden, Iowa
C. H. Wilhelmi

Bancroft, Iowa
105
Paul Hagge
Lehigh, Iowa
110
Louis Righi
Des Moines, Iowa
Selma Harnack
Garnavillo, Iowa 118
Floyd Davis
Bethesda, Ohio
122
Ora A. Johnson
Goodell, Iowa
132
E. M. Duesenberg, Inc.

Mason City, Iowa
135

75 Loss of wages $\mathbf{7 0 0 . 0 0}$

81 Out-dated warrant 18.08
37 Not specified not set
39. Out-dated warrant 41.68

42 Funeral expense 225.00

45 Refund on dental plates

49 License refund 5.25

56 Sales tax refund 175.49

58 Personal injury $\quad 1,500.00$

61 Personal injury 750.00

Out-dated warrant 10.96

Deer damage 617.60

Out-dated warrant 24.00

Out-dated warrant 59.64

Car damage $\quad 355.14$

Out-dated warrant 7.77

Out-dated warrant 9.90

Out-dated warrant $\mathbf{3 . 6 0}$

Out-dated warrant 25.14
Tax refund diesel fuel $\mathbf{9 , 4 3 7 . 4 7}$

Claimant
Chris Nielsen

Floyd Lehman Ford, Inc.
Des Moines, Iowa 157
Harlan E. Ball
Argyle, Iowa
Millard Lundt
Toledo, Iowa
John H. Woodman
Russell, Iowa
Johann Schaffer
Des Moines, Iowa 180
Albert W. Elling
Hampton, Iowa 182
Mervin Robbins Estate
Woodward, Iowa 188
Rev. Francis J. Perry
Waterloo, Iowa 194
Woodside Lumber Co.
Des Moines, Iowa
George A. Chappel
Volga, Iowa 196
Town of Adair
Adair, Iowa
Karl Kemmery
Bedford, Iowa
R. B. Burch, Inc.

Cedar Rapids, Iowa
$\begin{array}{ll}\text { Marvin Christenson } \\ \text { Redman, Iowa } & 218\end{array}$
C \& B Mobile Milling
Strawberry Point, Iowa
Henry Cameron
Des Moines, Iowa
Humboldt, Iowa 136 Out-dated warrant 22.98

| White Motor Co. |  |  |  |
| :--- | :--- | :--- | :--- |
| Lamoni, Iowa |  |  |  |


| Edna Reese <br> Humboldt, Iowa | 142 | Used tax refund | 234.70 |
| :--- | :---: | :---: | :---: |
| Bill Bradburn |  |  |  |
| Okoboji, Iowa | 147 | Out-dated warrant | 11.00 |

160

171

179

195

210

213

223

226
Claim No. Nature of Claim

Out-dated warrant: 701.50

Tractor repairs

Out-dated warrant 34.74

Out-dated warrant 11.83

Bal. due funeral 147.00

Car damage $\quad 73.87$

Out-dated warrant 26.40

Out-dated warrant 13.84

License refund 27.00

Materials used $\quad 381.45$

Crop damage $\quad 175.00$

Property assessment $\quad 3,129.50$

Out-dated warrant 10.96

Fuel tax refund
$1,000.00$

Gas tax refund
18.00

Fuel refund
712.80

Unlawful incarceration
$1,000.00$
Claimant $\quad$ Claim No. Nature of Claim $\quad$ Amount
Bob Gartland
Fort Madison, Iowa 227 Personal injury inmate $50,000.00$

| Albin P. Womochil |  |
| :--- | :--- |
| Mount Auburn, Iowa 241 Deer damage | 200.00 |


| Rendell Owens |  |  |
| :--- | :--- | :--- |
| Oskaloosa, Iowa | 242 Expenses | 725.00 |


| Miller Motors Corp. Clarinda, Iowa | 247 | Fire damage | 968.00 |
| :---: | :---: | :---: | :---: |
| Terry Lee Sims |  |  |  |
| Des Moines, Iowa | 259 | Unlawful incarceration | 95,000.00 |
| Arlee G. W. Blank Independence, Iowa | 366 | Out-dated warrant | 21 |

Rodger Honeycutt
West Des Moines, Iowa
Personal injury $\quad \mathbf{7 , 5 0 0 . 0 0}$
L. W. Fackler

Des Moines, Iowa
371 Deer damage
72.87

Highview Cooperative
Elevator
Highview, Iowa
374
Car damage
123.00

Farmers Elevator Mutual Insurance Des Moines, Iowa

375
Car damage
376.57

Wendall E. Woods
Newton, Iowa
381 Salary due
384.00

Motion prevailed and the resolution was adopted.

## SIFTING COMMITTEE

Senate File 240, a bill for an act relating to speed restrictions of certain motor vehicles, with report of committee recommending passage, was taken up for consideration.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 240 as passed by the Senate as follows:

1. By striking subsection 2 and inserting in lieu thereof the following:
" 2 . By striking from lines five (5) and six (6) of subsection six (6) of such section the words 'three thousand' and inserting in lieu thereof the words 'four thousand five hundred $(4,500)$ '."
2. By striking all of subsection 4.

Amendment adopted.
Robinson of Guthrie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 85 :

| Andersen of <br> Woodbury | Fischer of <br> Grundy |
| :--- | :--- |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Frazier |
| Baringer | Goode |
| Bock | Graham |
| Briles | Grassley |
| Busch | Hagedorn |
| Camp | Hagie |
| Carnahan | Hakes |
| Carstensen | Hanson of |
| Casey | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hirsch |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Denman | Kluever |
| Dietz | Knock |
| Dunton | Knowles |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
|  | Mahan |


| Maule | Paul |
| :--- | :--- |
| McElroy | Peterson of |
| Mensing | Woodbury |
| Messerly | Prine |
| Meyer | Riley |
| Millen | Robinson |
| Miller of | Scherle |
| Des Moines | Sersland |
| Miller of | Siglin |
| Jones | Sokol |
| Miller of | Stanley |
| Page | Steele |
| Moffitt | Steffen |
| Mueller | Stevenson |
| Murphy | Stokes |
| Nelson | Strothman |
| Nielsen of | Tabor |
| Emmet | Van Alstine |
| Nielsen of | Van Nostrand |
| Shelby | Vetter |
| Ossian | Walter |
| Palas | Wier |
| Parker | Winkelman |
| Patton | Mr. Speaker |
|  |  |

The nays were, none.
Absent or not voting, 23:

| Breitbach | Hougen <br> Chalupa |
| :--- | :--- |
| Kibbie |  |
| Duffy | Kreager |
| Falvey | Mowry |
| Gittins | Murray |
| Hagen | Olson |
| Halling |  |

Petersen of
Dallas
Reppert
Shaw
Smith of
Dickinson
Smith of
O'Brien
Swisher
Vermeer
Wells
Worthington
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## APPROPRIATIONS CALENDAR

Senate File 478, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund, 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, 86 :

| Andersen of  <br> Woodbury Anderson of <br> Ringgold  | Balloun <br> Baringer | Bock <br> Briles |
| :---: | :---: | :--- | :--- |


| Busch | Graham |
| :--- | :--- |
| Camp | Grassley |
| Carnahan | Hagie |
| Carstensen | Hakes |
| Casey | Hanson of |
| Coffman | Lyon |
| Crane | Hanson of |
| Cunningham | Mitchell |
| Darrington | Hirsch |
| Den Herder | Jarvis |
| Dietz | Johnson |
| Dunton | Kluever |
| Edgington | Knock |
| Ely | Knowles |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
| Fisher of | Mrale |
| Greene | McElroy |
| Frazier | Mensing |
| Gittins | Goode |

The nays were, none.
Absent or not voting, 22:

| Breitbach | Halling <br> Chalupa <br> Hougen |
| :--- | :--- |
| Denman | Kibbie |
| Duffy | Kreager |
| Hagedorn | Meyer |
| Hagen | Murray |
|  | Olson |

Petersen of
Dallas
Reppert
Shaw
Smith of
Dickinson

Riley
Robinson
Scherle
Sersland
Siglin
Smith of O'Brien
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker
Prine

Steele
Swisher
Vermeer
Wells
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 479, a bill for an act to appropriate funds from the primary road fund to the industrial commission for payment of workmen's compensation claims of employees of the state highway commission, 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, 86:

| Andersen of | Briles | Crane | Edgington |
| :--- | :--- | :--- | :--- |
| Woodbury | Busch | Cunningham | Ely |
| Anderson of | Camp | Darrington | Eveland |
| Ringgold | Carnahan | Den Herder | Falvey |
| Balloun | Carstensen | Denman | Fischer of |
| Baringer | Casey | Dietz | Grundy |
| Bock | Coffman | Dunton |  |


| Fisher of | Knock | Mowry | Scherle |
| :--- | :--- | :--- | :--- |
| Greene | Knowles | Mueller | Sersland |
| Frazier | Lange | Murphy | Smith of |
| Gittins | Loss | Nelson | O'Brien |
| Goode | Lutz | Nielsen of | Sokol |
| Graham | Mahan | Emmet | Stanley |
| Grassley | Maule | Nielsen of | Stevenson |
| Hagie | McElroy | Shelby | Stokes |
| Hakes | Mensing | Ossian | Strothman |
| Hanson of | Meyer | Palas | Tabor |
| Lyon | Millen | Parker | Van Alstine |
| Hanson of | Miller of | Patton | Van Nostrand |
| Mitchell | Des Moines | Paul | Vetter |
| Hirsch | Miller of | Peterson of | Walter |
| Hougen | Jones | Woodbury | Wier |
| Jarvis | Miller of | Prine | Winkelman |
| Johnson | Page | Riley | Worthington |
| Kluever | Moffitt | Robinson | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 22: |  |  |  |
| Breitbach | Kibbie |  |  |
| Chalupa | Kreager |  | Reppert |
| Duffy | Messerly | Shaw | Steffen |
| Hagedorn | Muray | Smith of | Swisher |
| Hagen | Olson | Dickinson | Vermeer |
| Halling | Petersen of | Steele | Wright |
|  | Dallas |  |  |
|  |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGE FROM THE SENATE
The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment to and passed Senate File 491, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixtieth General Assembly.

Carroll A. Lane, Secretary of the Senate.

## APPROPRIATIONS CALENDAR

Senate File 480, a bill for an act to appropriate funds to the state comptroller from the primary road fund, 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, 87 :

| Andersen of | Baringer | Carstensen | Darrington <br> Woodbury |
| :--- | :--- | :--- | :--- |
| Briles | Casey | Den Herder |  |
| Anderson of | Busch | Coffman | Denman |
| Ringgold | Camp | Crane | Dietz |
| Balloun | Carnahan | Cunningham | Dunton |


| Edgington | Jarvis | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Ely | Johnson | Page | Scherle |
| Eveland | Kluever | Moffitt | Sersland |
| Falvey | Knock | Mowry | Smith of |
| Fischer of | Knowles | Mueller | O'Brien |
| Grundy | Lange | Murphy | Sokol |
| Fisher of | Loss | Nelson | Stanley |
| Greene | Lutz | Nielsen of | Steele |
| Frazier | Mahan | Emmet | Stevenson |
| Gittins | Maule | Nielsen of | Stokes |
| Goode | McElroy | Shelby | Strothman |
| Graham | Mensing | Ossian | Tabor |
| Grassley | Messerly | Palas | Van Alstine |
| Hagedorn | Meyer | Parker | Van Nostrand |
| Hagie | Millen | Patton | Vetter |
| Hakes | Miller of | Paul | Walter |
| Hanson of | Des Moines | Peterson of | Wier |
| Lyon | Miller of | Woodbury | Winkelman |
| Hirsch | Mougen | Jones | Prine |
| Hougen |  | Riley | Worthington |
|  |  |  | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 21:

| Bock | Hanson of <br> Mitchell |
| :--- | :--- |
| Breitbach | Kibbie |
| Chalupa | Kreager |
| Duffy | Murray |
| Hagen | Olson |
| Halling |  |


| Petersen of | Steffen |
| :--- | :--- |
| Dallas | Swisher |
| Reppert | Vermeer |
| Shaw | Wells |
| Siglin | Wright |
| Smith of |  |
| Dickinson |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 477, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the fair board, with report of committee recommending passage, was taken up for consideration.

Ely of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 477 as follows:
Amend seetion two (2), lines two (2) and three (3) by striking the words ", with the approval of the budget and financial control committee,".

Amendment lost.
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, 84 :

| Andersen of <br> Woodbury | Anderson of <br> Ringgold | Baringer <br> Bock | Briles <br> Busch |
| :---: | :---: | :---: | :---: |


| Camp | Hagedorn |
| :--- | :--- |
| Carnahan | Hagie |
| Casey | Hakes |
| Coffman | Hanson of |
| Crane | Lyon |
| Darrington | Hanson of |
| Denman | Mitchell |
| Den Herder | Hirsch |
| Dietz | Hougen |
| Dunton | Jarvis |
| Edgington | Johnson |
| Eveland | Kluever |
| Falvey | Knock |
| Fischer of | Knowles |
| Grundy | Lange |
| Fisher of | Loss |
| Greene | Lutz |
| Frazier | Mahan |
| Gittins | Maule |
| Goode | McElroy |
| Graham | Mensing |
| Grassley | Messerly |


| Meyer | Robinson |
| :--- | :--- |
| Millen | Scherle |
| Miller of | Sersland |
| Jones | Siglin |
| Miller of | Smith of |
| Page | O'Brien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Murphy | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Emmet | Stokes |
| Nielsen of | Strothman |
| Shelby | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vetter |
| Patton | Walter |
| Paul | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Prine | Mr. Speaker |

The nays were, 3:
Carstensen Ely
Absent or not voting, 21:

Balloun
Breitbach
Chalupa
Cunningham
Duffy
Hagen

Halling
Kibbie
Kreager
Miller of
Des Moines
Mueller

Riley
Murray
Olson
Petersen of
Dallas
Reppert
Shaw

Robinson
Scherle
Sersland
Siglin
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vetter
Walter
Winkelman
Worthington
Mr. Speaker

Smith of
Dickinson
Swisher
Vermeer
Wells
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate Joint Resolution 18, a joint resolution to create an interim commission to study the court system of Iowa with a view to reorganization of the structure to secure the maximum utilization of personnel for the efficient handling of litigation, 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, 83:

| Andersen of | Camp |
| :--- | :--- |
| Woodbury |  |
| Anderson of | Carnahan |
| Ringgold | Carstensen |
| Baringer | Coffman |
| Bock | Crane |
| Briles | Cunningham |
| Busch | Darrington |
|  | Den Herder |

Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fisher of
Grundy

Fischer of
Greene
Frazier
Gittins
Goode
Graham
Hagedorn
Hagie

Hakes
Hanson of Lyon Hanson of Mitchell Hirsch Hougen Jarvis Johnson Kluever Knock Knowles Lange
Loss
Lutz Mahan

Maule
McElroy
Mensing
Messerly
Meyer
Millen Miller of Jones
Miller of Page
Moffitt
Mowry
Mueller
Murphy
Nelson

The nays were, 2:
Grassley Robinson
Absent or not voting, 23:

| Balloun | Halling | Olson | Smith of |
| :--- | :--- | :--- | :--- |
| Breitbach | Kibbie | Petersen of | Dickinson |
| Casey | Kreager | Dallas | Swisher |
| Chalupa | Miller of | Reppert | Vermeer |
| Denman | Des Moines | Scherle | Wells |
| Duffy | Murray | Shaw | Worthington |
| Hagen |  |  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 36

Peterson of Woodbury called up for consideration Senate Concurrent Resolution 36 filed May 16 and found on page 1727 of the House Journal.

Knowles of Scott offered the following amendment filed by him and moved its adoption :

Amend Senate Concurrent Resolution by striking the period (.) at the end and adding thereto the following:
"and the making available at locations away from the campuses of each, courses of advanced and graduate level instruction in the physical science, engineering and industrial management.

Amendment adopted.
Sersland of Winneshiek moved the adoption of the resolution as amended.

Resolution as amended adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 22

Sersland of Winneshiek called up for consideration Senate Con-
current Resolution 22 filed April 17 and found on pages 1163 and 1164 of the House Journal.

Sersland of Winneshiek offered the following amendment, filed by Sersland and Den Herder, and moved its adoption:

Amend Senate Concurent Resolution 22 as it appears in the House Journal on pages 1163 and 1164 by adding on the end thereof the following:
"Be It Further Resolved, that the director of the state traveling library shall be the compact administrator as provided in this resolution. The compact administrator shall receive copies of all agreements entered into by this state or its political subdivisions and other states or political subdivisions; consult with, advise and aid such governmental units in the formulation of such agreements; make such recommendations to the governor, legislature, governmental agencies and units as he deems desirable to effectuate the purposes of this compact and consult and co-operate with the compact administrators of other party states.

The compact administrator and the chief executive of any county, city, village or town is hereby authorized and empowered to enter into agreements with other states or their political subdivisions pursuant to the compact. Such agreements as may be made pursuant to this compact on behalf of the State of Iowa shall be made by the compact administrator. Such agreements as may be made on behalf of a political subdivision shall be made after due notice to the compact administrator and consultation. with him.

The agencies and officers of this state and its subdivisions shall enforce this compact and do all things appropriate to effect its purpose and intent. which may be within their respective jurisdiction."

Amendment adopted.
Sersland of Winneshiek moved the adoption of the resolution as amended.

Resolution as amended adopted.

## COMMUNICATION

The following communication is on file in the office of the Chief Clerk :

May 8, 1968.
Legislative Research Committee, State House,
Des Moines 19, Iowa.
Gentlemen:
We, the undersigned members of the Sixtieth Iowa General Assembly, request that the Legislative Research Committee and Bureau study problems of social welfare as identified with the aid to dependent children program. It is requested that a legislative advisory committee as authorized under Sections 2.55 and 2.56, Code of Iowa (1962), be formed to work with the Legislative Research Bureau on the aid to dependent children study.

We request that the Legislative Research Committee and Bureau and the legislative advisory committee give special emphasis to the following areas in conducting the aid to dependent children study.

1. The present aid to dependent children program in Iowa.
2. Aid to dependent children programs in other states, particularly trends in caseloads resulting from administration and enforcement of state programs.
3. Determine if other states have attempted to rehabilitate selected cases of ADC recipients with the goal of reducing the caseload as well as returning the individual to society in an earning capacity. A complete report and evaluation of existing programs should be secured from each state which has undertaken rehabilitation services.
4. Make a thorough review of the Iowa State Department of Social Welfare in order that the administration of the aid to dependent children program may be related to the total effort of the Iowa Department.

For the purpose of legitimately reducing the aid to dependent children caseload and returning self-respect to recipients, the legislative advisory committee is directed to assess the valuation of the ADC program in Iowa and other states and recommend a program of rehabilitation in an attempt to improve the Iowa program.

The findings of the aid to dependent children study should be made atailable to members of the Iowa General Assembly by December 1, 1964. Any recommendations made by the legislative advisory committee should be supported by bills.

Max Kreager. Harry Gittins. Carl Hirsce. Keith L. Vetters. Charles Balloun. Ray Cunningham. Elmer F. Lange. JOHN CAMP. LeRoy Chalupa. Harvey W. Johnson. Frances G. Hakbs. Raymond Eveland.
Evertt Crane. Howard Tabor. A. L. Mensing.

Respectfully submitted,
Riley Dietz.
Harley J. Palas.
Elroy Maule.
Limabelle Bock.
Johin M. Ely, Jr.
maurice Van Nostrand.
Tom Riley.
Bill Scherib.
Henry C. Nblson.
Roy J. Smith.
Hillman H. Sersland.
Fred E. Wier.
Lawrence D. Carstensen.
W. E. Darrington.

Additional signatures to the Legislative Intent found on page 1601 of the House Journal:

## LEGISLATIVE INTENT

It was the intent of the following members of the Sixtieth General Assembly in voting for the Den Herder-Worthington amendment to Senate File 437 (found on page 1519) that when a majority of the voters of a county prohibit the retail sale of alcoholic beverages through a special election that the results be binding on the city councils as well as on the boards of supervisors.

Louis A. Petirson.
Henry W. Busch.
Ivan Welles.
Charles F. Strothman.
Precie Ellen Van Alstine.
Charles F. Balloun.
Arthur C. Hanson.
Katherine M. Falvey.
James E. Patton.


Leroy Chalupa.
Harry R. Gittins.
Floyd H. Millen.
Floyd P. Edgington.

George L. Paut. Francis Messerly. H. H. Sersland. henry C. Nelson.

## EXPLANATION OF VOTE ON HOUSE FILE 550

Although House File 550 as amended by the Senate and further amended by the House contains attractive features, such as substantial increases in general aid to education, special education, supplementary aid to education and vocational education, agricultural land credits and repeal of the moneys and credits tax, it is my belief that these were not worth the price of passage. The price consists of earmarking of state revenues, which is personally repugnant to me on general principles, inequitable allocation of the funds to the prejudice of city taxpayers and the withholding tax, particularly, that feature of it demanded by Governor Hughes which would result in double payment of personal income taxes during the first eighteen months. This feature, which the Governor fondly refers to as a "windfall", is certainly not that for either the laboring man or anyone else that pays income taxes. In the last analysis, I voted against the so-called property tax relief because, "There ain't no such thing as a free lunch" and the price of this particular lunch is set too high.

Tom Rtuey.

## EXPLANATION OF VOTE

A number of the appropriations bills contain unconstitutional delegations of power to the budget and financial control committee which has compelled me to vote against such bills although I favored the appropriations. My view in regard to the constitutional issue is based upon formal opinion of the Honorable Evan Hultman, Attorney General of Iowa.

Lawrence Carstensen.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills: on May 16, 1963, Senate Files 126, 127, 165 and House File 17; and on May 17, 1963, Senate Files 291, 349 and House File 579.

## AMENDMENTS FILED

 the figures " $15,000.00$ ".Den Herder of Sioux. Baringer of Fayette.

Amend House File 595 by striking section 60 and by renumbering the remaining sections accordingly.

Hagid of Wright.
1 Amend House File 595 as follows:
2 A. Amend section 34 as follows:
3 1. Line two (2), by striking the words "and code editor".
2. Lines four (4) and five (5), by striking the words and figures "thirty-seven thousand five hundred thirty dollars ( $\$ 37,530.00$ )" and inserting in lieu thereof the words and figures
"twenty-one thousand seven hundred thirty dollars (\$21,730.00)".
3. By striking all of line eight (8).
4. Line nine (9), by striking the figures " $21,200.00$ " and inserting in lieu thereof the figures " $13,400.00$ ".
5. Lines fourteen (14) and fifteen (15), by striking the words "and code editor".
6. Line fifteen (15), by striking the figures " $37,530.00$ " and inserting in lieu thereof the figures " $21,730.00$ ".
B. Amend section 46 as follows:

1. Lines one (1) and ten (10), by striking the words "legislative research bureau" and inserting in lieu thereof in each instance the words "Iowa legislative council".
2. Line four (4), by striking the words and figures "sixty thousand dollars $(\$ 60,000.00)$ " and inserting in lieu thereof the words and figures "eighty thousand two hundred dollars ( $\$ 80,200.00$ )".
3. Lines seven (7) and ten (10), by striking the figures " $60,000.00$ " and inserting in lieu thereof in each instance the figures " $80,200.00$ ".
C. Amend House File 595 by adding the following new sections at the end thereof:
4. There is hereby created the "Iowa Legislative Council" to consist of ten (10) members of the general assembly. Five (5) of such members shall be appointed from the senate by the president of the senate and five (5) of such members shall be appointed from the house of representatives by the speaker thereof. Two (2) of the members from each house shall be the majority and minority leaders thereof. In selecting the other three (3) from each house, one of which shall be a member of the minority party, emphasis shall be placed on experience with the more important committees but there shall be no requirement of service on any particular committee. Vacancies on the council shall be filled in the same manner as original appointments.
5. The purposes and functions of the legislative council shall be:
(1) To study and consider matters of legislative concern between sessions of the general assembly.
(2) To provide a research service for the general assembly and for committees and members of the general assembly.
(3) To provide a bill-drafting and systematic code-revision service for the general assembly.
6. The legislative council shall have the necessary authority to carry out its responsibilities, including the following powers and duties:
(1) To make surveys and studies, to review state laws, to hold hearings, and to compile data and information on any research request which may be referred to it or on such other matters as in its judgment should be considered.
(2) To select its officers and prescribe its rules of procedure.
(3) To appoint subcommittees to supervise or assist with research, or for any other proper purpose, and to establish policies and rules for the appointment, powers, duties, and
activities of such subcommittees. Subcommittees may include members of the legislative council and other members of the general assembly. In appointing subcommittees, it shall be the policy of the legislative council to encourage participation by members of the general assembly in research, and particularly to encourage participation by members of the legislative council and the standing committees concerned with the matters being researched.
(4) To establish policies for the activities of the legislative council and its staff, including a spot research and billdrafting service to assist committees and individual members of the general assembly.
(5) To appoint the director of the legislative council and to determine the positions and compensations of the employees of the legislative council.
(6) To report to each session of the general assembly its findings and recommendations.
(7) To coordinate its activities ănd those of its staff with the activities of the budget and financial control committee and its staff, and to prevent any unnecessary duplication.
(8) To coordinate its activities and those of its staff with the activities of the Iowa interstate cooperation commission, and to prevent any unnecessary duplication.
(9) To exchange research reports and materials with other states and the federal government.
7. Requests for major research on governmental matters or major code revision study may be made to the legislative council by the general assembly or either house thereof, by standing or interim committees of the general assembly, or upon petition by fifteen (15) or more members of the general assembly. The council shall give priority to such requests in this order: requests by the general assembly, by either house, by interim committees, by standing committees, and by fifteen (15) or more members. Any member of the general assembly may request spot research or other minor research or code revision study. If the legislative council determines that any request for research or code revision study made by an individual member or fewer than fifteen (15) members would involve major research or code revision study, such research or code revision study shall not be undertaken until requested as provided in this section. The legislative council on its own initiative may undertake research or code revision studies. Research reports shall not contain recommendations.
8. There is hereby created the office of director of the legislative council. He shall be appointed by and shall be under the direction and control of the legislative council. He shall serve at the pleasure of the council and his compensation shall be fixed by the council.

The legislative council's staff shall be composed of two divisions: a division of research and a division of codification and bill drafting. Both shall be under the general supervision of the director, who shall employ the employees of the legislative council, including a code editor, in such positions and at such salaries as authorized by the legislative council. All employees, including the director, shall be chosen on a nonpalitical basis. The director shall assign all employees to duties in either or both divisions in order to make the most efficient use of their services.
6. The legislative council or the director may call upon any department, agency or office in the state, or any political subdivision of the state, for such information and assistance as may be needed in the performance of the duties of the legislative council. Such information and assistance shall be furnished insofar as the same shall be within the resources and authority of such departments, agencies, offices and political subdivisions.
7. The responsibilities of the division of codification and bill drafting shall be under the immediate supervision of a code editor, who shall have the following powers and duties, subject to the general supervision of the director and the legislative council:
(1) He shall provide a bill-drafting service for members of the general assembly and committees during sessions and in the interim between sessions.
(2). He may, through the council, submit such recommendations as he deems proper to each general assembly for the purpose of amending, revising, and codifying such portions of the law as may be conflicting, redundant, or ambiguous.
(3) He shall edit and compile the Code after each odd-numbered session of the general assembly so that the same may be printed as herein provided.
(4) He shall prepare the manuscript copy, and cause to be printed by the superintendent of printing in each year in which the Code is published, a volume which shall contain the permanent rules and regulations of general application, promulgated by each state board, commission, bureau, division or department, other than a court, having state-wide jurisdiction and authority to make such rules. The code editor may omit from said volume all rules and regulations applying to professional and regulatory examining and licensing provisions and any rules and regulations of limited application. The code editor shall make reference in the volume as to where said omitted rules and regulations may be obtained.

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.

The code editor shall provide cumulative semiannual supplements for insertion in the latest published volume and a place shall be provided in the binding of said volume for insertion of such supplements.
(5) He shall prepare the manuscript copy of all laws, acts and joint resolutions passed at each session of the general assembly, and arrange the same in chapters with comprehensive index and in such manner that each chapter will show the number of the house or senate file, and cause the same to be printed by the superintendent of printing. In so doing, the code editor shall have the right to the possession of the enrolled acts and shall have sole charge of the editing and proofreading notwithstanding the provisions of section sixteen point three (16.3) of the Code.
(6) He shall prepare and cause to be published every two years a volume which shall by proper annotations show the construction placed by the supreme court of this state and the federal courts on all statutes of this state since the then existing permanent volume of annotations. When the accumulation of annota-
tions reaches a sufficient amount they shall be published as a permanent volume.
8. Amend section fourteen point three (14.3), Code 1962, by striking all of lines one (1), two (2) and three (3) and inserting in lieu thereof the following: "The duties of the reporter of the supreme court shall be to: "; also by striking subsections one (1), two (2), three (3), five (5) and seven (7) and the two paragraphs following subsection seven (7) and by renumbering the remaining subsections.
9. All of the provisions of sections fourteen point ten (14.10), to fourteen point twenty (14.20), inclusive, of the Code formerly administered by the reporter of the supreme court are hereby transferred to the administration of the office of code editor created herein. All books, records and equipment heretofore used in editing and publishing the Code, session laws, annotations and departmental rules are hereby transferred to the office of the legislative council created herein.
10. There is hereby appropriated out of any money in the state treasury not otherwise appropriated an amount sufficient to defray all expenses incurred in the publishing of the volumes required by this Act and employment of extra employees therefor by the legislative council, but before any obligations for expenditure from this appropriation shall be incurred the same shall be approved by the comptroller.
11. Section three point one (3.1), Code 1962, is amended by striking from lines three (3) and four (4) of subsection three (3) the words "reporter of the supreme court" and inserting in lieu thereof the words "code editor".
12. Section sixteen point twenty-four (16.24), Code 1962, is amended by striking from lines two (2) and three (3) of subsection fifteen (15) the words "and Code editor" and inserting in lieu thereof the words "and to the legislative council and the divisions thereof".
13. Section sixteen point twenty-five (16.25), Code 1962, is amended by striking from line two (2) of subsection ten (10) the words "and Code editor".

Further amend said section by adding at the end thereof a new subsection as follows:
"To the legislative council. $\qquad$ .6 copies".
14. Section sixteen point twenty-eight (16.28), Code 1962, is amended by adding a new subsection as follows:
"To the legislative council................................ 3 copies".
15. Section sixteen point twenty-seven (16.27), Code 1962, is hereby amended by striking from line seven (7) the words "Code editor" and inserting in lieu thereof the words "reporter of the supreme court".
16. Section fourteen point four (14.4), Code 1962, is hereby repealed.
17. Section fourteen point nine (14.9), Code 1962, is hereby amended by striking in line five (5) and in two places in line eight (8) the words "Code editor" and inserting in lieu thereof in each instance the words "reporter of the supreme court".
18. Sections two point forty-nine (2.49) to two point sixtytwo (2.62), inclusive, Code 1962, are hereby repealed.
19. All books, records and equipment heretofore used by the
legislative research bureau are hereby transferred to the office of the legislative council created herein.
20. Members of the legislative council and its subcommittees shall be reimbursed for necessary expenses incurred in the performance of their duties. Expenses of the legislative council, its subcommittees and staff shall be paid upon the approval of the council or person authorized by the council, and shall be paid from the appropriations provided by law. At the request of the legislative council, the budget and financial control committee may authorize additional funds from its contingent fund for special research or code revision studies.
21. The office of the legislative council shall be located in the state house. Office space, supplies, postage and equipment shall be furnished by the executive council.

> STANLEY of Muscatine. CUNNINGHAM of Story. PAUL of Poweshiek. WORTHINGTON of Decatur. LOSS of Kossuth.

Amend Senate File 441 as follows:

1. Amend the title by striking the period after the word "juries" and inserting the words "and to county officers."
2. Further amend Senate File 441 by adding thereto all of the provisions of House File 542.

## Sersland of Winneshiek.

Amend the Gittins, et al., amendment to Senate File 461 of May 7, 1963, by adding thereto the following amendment:

Amend the title to Senate File 461 by inserting after the word "trailers" the words "and mobile homes".

Gitrins of Pottawattamie.

## Amend Senate File 463 as follows:

By adding at the end of section 11: "For the purpose only of computing the debt limitations for municipalities, political subdivisions and school districts as provided in sections four hundred seven point one (407.1) and four hundred seven point two (407.2) of the Code, the term 'actual value' as used in said sections shall mean the amount equal to one and two-thirds $(12 / 3)$ times the assessed valuation as determined by this section. The assessed value shall be taken and considered as the taxable value of such property upon which the levy shall be made." Messerly of Black Hawk.
Amend Senate File 463 as follows:
Section 11, by striking all in lines twenty-one (21), twenty-two (22) and twenty-three (23), and inserting in lieu thereof the following: "The actual value shall be entered opposite each item assessed. The assessed value of all taxable real and personal property, excepting moneys and credits, shall be that percentage of actual value determined by the state tax commission; such percentage of actual value shall not for any year exceed sixty (60) percent and shall not be less than twentyfive (25) percent, and the commission shall determine by the time specified in section 2 of this Act the percentage to be in effect.

The assessed value shall be taken and considered as the taxable value of such property upon which the tax levy shall be made. The actual value of taxable property, excepting moneys and credits, shall be arrived at by dividing one hundred (100) percent by the fixed percentage of actual value determined by the commission and then multiplying the assessed value as shown by the assessment rolls by the quotient. The burden of proof shall be upon any complainant attacking such valuation as excessive, inadequate or inequitable."

Vermber of Marion.
Amend Senate File 463 as follows:

1. By striking in section 13, line eighteen (18), the word "of" between the words "kinds" and "classes", and inserting in lieu thereof the word "or".
2. Section 14, by placing quotation marks at the end thereof.

## Vermeisr of Marion.

Amend the Hougen amendment to Senate File 463, filed May 16, 1963, by striking all of lines 460 through 481.

Further amend by renumbering the sections in conformity with this amendment.

## Hougen of Black Hawk.

Senate File 463 is amended by adding the following as a new section:

Examining board. A state tax examining board shall be formed, membership of same to consist of one county assessor from each congressional district of the state and three city assessors of which there shall be no more than one from any one congressional district.

1. Such members to be selected from the county assessors shall be chosen by a majority vote of all county assessors in such congressional district from which each member shall be selected.
2. Such members to be selected from the city assessors shall be chosen by a majority vote of all city assessors in the state.

The examining board membership shall appoint one of their membership by a majority vote of all members as a chairman. The majority vote of the members shall determine the vote of the board and in case of a tie vote the chairman shall cast the deciding vote. Replacement of such board or board member shall be decided by the same method as originally selected.

A member of the examining board shall serve a four-year term starting as of the first day of January preceding his selection unless reselected, as originally, for a new term in which case he shall continue as a member of such board. Should he be removed or resign from his position as county or city assessor he shall immediately be removed from the state examining board and replacement shall be made as heretofore directed. A member may also be removed by the voting unit by which he was selected but only after specific charges have been filed and a public hearing held if requested by the member so removed.

The duties of the state tax examining board shall be to carry out the orders of the state tax commission; to investigate

32 complaints of inequities in assessments, to report its findings
33 to the state tax commission and to reappraise any property upon
34 the directive of the state tax commission.
35 Further amend said Senate File 463 by striking from section 11
36 all of lines 21 to 23, inclusive, and all of section 20.
Dierz of Scott.
1 Amend Senate File 488 by inserting after the word "Senate"
2 in line 3 of section 5 the words "in open session".
RILey of Linn.
On motion by Mowry of Marshall, the House adjourned until 8 :30 a.m., Saturday, May 18, 1963.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Saturday, May 18, 1963.

The House met pursuant to adjournment, Speaker Naden in the chair.

Prayer was offered by the Reverend George Mason, pastor of the Clifton Heights Presbyterian Church, Des Moines, Iowa.

The Journal of May 17 was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Miller of Page on request of Sokol of Osceola; Duffy of Dubuque on request of Loss of Kossuth; Hagen of Allamakee on request of Sersland of Winneshiek.

## PRESENTATION OF VISITORS

Kluever of Cass presented to the House his sons and daughters, Lora, Chris, Dan and Jerri Kluever of Atlantic Community School District.

Knock of Union presented to the House his daughter, Barbara Ann, and son, Karl, from the Creston School.

## REPORTS OF COMMITTEES

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 474, a bill for an act to appropriate from the general fund of the State of Iowa to the state board of regents for capital improvements; repairs, replacements, alterations and equipment and to increase the tax imposed on 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.

Ray C. Cunningham, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred Senate File 486, 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 one million one hundred fifty thousand dollars ( $\$ 1,150,000$ ) to carry on soil conservation work 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.


Ray C. Cunningham, Chairman.

## Also :

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 488, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, farm-to-market road fund and urban road fund for the biennium beginning July 1, 1963, and ending June 30, 1965, and relating to salaries of highway commission members, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bll do pass

Amend Senate File 488 as follows:

1. By striking section four (4) thereof.
2. By striking section five (5) thereof.
3. By adding thereto the following new sections:
(1) Section three hundred twelve point two (312.2), Code 1962, is hereby amended by adding after the word "expenses" in line eleven (11) of subsection five (5) thereof the following: ", including research,".
(2) Section three hundred ten point thirty-four (310.34), Code 1962, is hereby repealed.

Ray C. Cunningham, Chairman.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate Joint Resolution 17, a joint resolution to create a commercial code study committee to investigate the need of revising the laws of Iowa concerning sales; bills, notes and checks; bank deposits and collections; letters of credit; bulk transfers; warehouse receipts; bills of lading and other documents of title; investment securities, chattel mortgages; conditional sales and other secured transactions and to make an appropriation for such 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 do pass.

## Ray C. Cunningham, Chairman.

Vermeer of Marion, from the committee on ways and means, submitted the following report:

Mr. Speaker: Your committee on ways and means to whom was referred Senate file 492, a bill for an act relating to refund of tax on special fuel in certain cases, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elmer Vermefr, Chairman.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Senate File 474, a bill for an act to appropriate from the general fund of the State of Iowa to the state board of regents for capital improvements; repairs, replacements, alterations and equipment, with report of committee recommending passage, was taken up for consideration.

Hagie 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, 85 :

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Grassley |
| Baringer | Hagie |
| Bock | Hakes |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Casey | Hirsch |
| Coffman | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Den Herder | Kibbie |
| Dunton | Kluever |
| Edgington | Knock |
| Ely | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Loss |
| Grundy | Lutz |
| Fisher of | Mahan |
| Greene | Maule |
| Frazier | McElroy |

Messerly
Meyer
Millen
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Niemsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine

Riley
Robinson
Scherle
Sersland
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 23:

| Balloun | Dietz |
| :--- | :--- |
| Breitbach | Duffy |
| Carstensen | Hagedorn |
| Chalupa | Hagen |
| Darrington | Halling |
| Denman | Mensing |

Miller of
Des Moines
Miller of
Page
Murray
Olson
Reppert
Shaw
Steele
Swisher
Van Nostrand
Wells
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 475, a bill for an act to appropriate from the general fund of the State of Iowa for the bienniam beginning July 1, 1963, and ending June 30, 1965, to the state board of regents for the support, maintenance, equipment, repairs, replacements and alterations of institutions under said state board of regents, with report of committee recommending passage, was taken up for consideration.

Ely of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 475 as follows:
Amend section fourteen (14), line nine (9) by placing a colon after the
word "regents" and striking from lines nine (9) and ten (10) the words "and the budget and financial control committee".

Amendment lost.
Hagie 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, 85 :

|  |  |  |
| :--- | :--- | :--- |
| Andersen of | Frazier | Messerly |
| Woodbury | Gittins | Meyer |
| Anderson of | Goode | Millen |
| Ringgold | Graham | Miller of |
| Baringer | Grassley | Jones |
| Bock | Hagie | Moffitt |
| Briles | Hakes | Mowry |
| Busch | Hanson of | Mueller |
| Camp | Lyon | Murphy |
| Carnahan | Hanson of | Nelson |
| Casey | Mitchell | Nielsen of |
| Chalupa | Hougen | Emmet |
| Coffman | Jarvis | Nielsen of |
| Crane | Johnson | Shelby |
| Cunningham | Kibbie | Ossian |
| Den Herder | Kluever | Palas |
| Dietz | Knock | Parker |
| Dunton | Knowles | Patton |
| Edgington | Kreager | Paul |
| Eveland | Lange | Petersen of |
| Falvey | Loss | Dallas |
| Fischer of | Lutz | Peterson of |
| Grundy | Mahan | Woodbury |
| Fisher of | Maule | Prine |
| Greene | McElroy |  |
|  |  |  |

Riley<br>Sersland<br>Shaw<br>Siglin<br>Smith of<br>Dickinson<br>Smith of<br>O'Brien<br>Sokol<br>Stanley<br>Steele<br>Steffen<br>Stevenson<br>Stokes<br>Strothman<br>Tabor<br>Van Alstine<br>Vermeer<br>Vetter<br>Walter<br>Wier<br>Winkelman<br>Worthington<br>Mr. Speaker

The nays were 1:
Ely
Absent or not voting, 22:

| Balloun | Hagedorn <br> Breitbach |
| :--- | :--- |
| Carstensen | Hagen <br> Halling |
| Darrington | Hirsch |
| Denman | Mensing |
| Duffy | Miller of |
| Des Moines |  |

Miller of
Page
Murray
Olson
Reppert
Robinson

Scherle<br>Swisher<br>Van Nostrand<br>Wells<br>Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 489, a bill for an act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund of the State of Iowa to the department of public instruction for participation in said act, 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, 89:

| Andersen of | Goode | Meyer | Scherle |
| :---: | :---: | :---: | :---: |
| Woodbury | Graham | Millen | Sersland |
| Anderson of | ${ }_{\text {Grassley }}$ | Miller of ${ }_{\text {Des }}$ | Shaw |
| Raringer | Hagedorn | Miller Moines | ${ }_{\text {Smith }}^{\text {Siglin }}$ |
| Bock | Hakes | Jones | Dickinson |
| Briles | Hanson of | Moffitt | Smith of |
| Busch | Lyon | Mowry | O'Brien |
| Camp | Hanson of | Mueller | Sokol |
| Carnahan | Mitchell | Murphy | Stanley |
| Casey | Hirsch | Nelson | Steele |
| Chalupa | Hougen | Nielsen of | Steffen |
| Coffman | Jarvis | Emmet | Stevenson |
| Crane | Johnson | Nielsen of | Stokes |
| Cunningham | Kibbie | Shelby | Strothman |
| Den Herder | Kluever | Ossian | Tabor |
| Dietz | Knock | Parker | Van Alstine |
| Dunton | Knowles | Patton | Van Nostrand |
| Edgington | Kreager | Paul | Vermeer |
| Ely | Lange | Petersen of | Vetter |
| Eveland | Loss | Dallas | Walter |
| Falvey | Lutz | Peterson of | Wier |
| Fisher of | Mahan | Woodbury | Winkelman |
| Greene | Maule | Prine | Worthington |
| $\stackrel{\text { Frazier }}{\text { Gittins }}$ | McElroy | Riley | Mr. Speaker |
| Gittins | Messerly |  |  |

The nays were, none.
Absent or not voting, 19:
Balloun
Brittach
Carstensen
Darrington
Denman
Duffy

Fischer of Grundy
Hagen Halling Mensing

| Miller of | Reppert |
| :--- | :--- |
| Page | Robinson |
| Murray | Swisher |
| Olson | Wells |
| Palas | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 23

Den Herder of Sioux asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 23, and moved its adoption.

## HOUSE CONCURRENT RESOLUTION <br> 23 <br> By Den Herder

Whereas, Congress is presently considering a bill whereby federal funds would be available to universities and colleges on a matching basis; and

Whereas, said proposed bill provides that funds granted to colleges and universities must be accepted and managed by a state agency; and

Whereas, the State of Iowa has no state agency which is authorized to manage such funds; and

Whereas, the universities and colleges in Iowa will be deprived of these federal funds unless a state agency is designated to accept and manage the federal funds; therefore,

Be It Resolved by the House of Representatives, the Senate Conourring that the Governor is hereby authorized to designate a state agency to accept, manage and administer federal funds for construction of academic buildings for institutions of higher education within the state.

Motion prevailed and the resolution was adopted.

## APPROPRIATIONS CALENDAR

Senate File 460, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1963, and appropriating thereto the sum of two million dollars $(\$ 2,000,000.00)$ from the general fund of the state, specifying the purpose for which the appropriation may be used, and providing for a report of the disposition made of the fund, with report of committee recommending passage, was taken up for consideration.

Loss of Kossuth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 86 :

| Andersen of | Hagedorn | Meyer | Sersland |
| :--- | :--- | :--- | :--- |
| Woodbury | Hagie | Millen | Shaw |
| Baringer | Hakes | Miller of | Siglin |
| Bock | Hanson of | Jones | Smith of |
| Briles | Lyon | Moffitt | Dickinson |
| Busch | Hanson of | Mowry | Smith of |
| Camp | Mitchell | Mueller | O'Brien |
| Carnahan | Hirsch | Murphy | Sokol |
| Casey | Hougen | Nelson | Stanley |
| Chalupa | Jarvis | Nielsen of | Steele |
| Coffman | Johnson | Emmet | Steffen |
| Crane | Kibbie | Ossian | Stevenson |
| Cunningham | Kluever | Palas | Stokes |
| Dietz | Knock | Parker | Strothman |
| Dunton | Knowles | Patton | Tabor |
| Edgington | Kreager | Paul | Van Alstine |
| Ely | Lange | Petersen of | Van Nostrand |
| Eveland | Loss | Dallas | Vermeer |
| Falvey | Lutz | Peterson of | Vetter |
| Frazier | Mahan | Woodbury | Walter |
| Gittins | Maule | Prine | Wier |
| Goode | McElroy | Riley | Winkelman |
| Graham | Mensing | Robinson | Mr. Speaker |
| Grassley | Messerly | Scherle |  |

The nays were, none.

| Anderson of | Duffy | Miller of | Olson |
| :---: | :---: | :---: | :---: |
| Ringgold | Fischer of | Des Moines | Reppert |
| Balloun | Grundy | Miller of | Swisher |
| Breitbach | Fisher of | Page | Wells |
| Carstensen | Greene | Murray | Worthington |
| Darrington | Hagen | Nielsen of | Wright |
| Den Herder | Halling | Shelby |  |
| Denman |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 481, a bill for an act to make an appropriation from the general fund of the State of Iowa to the department of public instruction for specified school aid, with report of committee recommending passage, was taken up for consideration.

Petersen 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, 91 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Goode |
| Anderson of | Graham |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Baringer | Hagie |
| Bock | Hakes |
| Briles | Hanson of |
| Busch | Lyon |
| Camp | Hanson of |
| Carnahan | Mitchell |
| Carstensen | Hirsch |
| Casey | Hougen |
| Chalupa | Jarvis |
| Coffman | Johnson |
| Crane | Kibbie |
| Cunningham | Kluever |
| Den Herder | Knock |
| Dietz | Knowles |
| Dunton | Kreager |
| Edgington | Lange |
| Ely | Loss |
| Eveland | Lutz |
| Falvey | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |

Messerly
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Mr. Speaker
The nays were, none.
Absent or not voting, 17:

| Breitbach <br> Darrington <br> Denman | Duffy <br> Fisher of <br> Greene |
| :--- | :--- |


| Gittins | Mensing <br> Hagen <br> Halling |
| :---: | :---: |
| Miller of |  |
| Page |  |


| Murray | Reppert <br> Olson | Wells |
| :--- | :--- | :--- |
| Swisher | Worthington |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 482, a bill for an act to appropriate thirty-nine million fifty-nine thousand five hundred sixty dollars ( $\$ 39,059,560.00$ ) from the general fund of the State of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A), Code 1962, with report of committee recommending passage, was taken up for consideration.

Petersen 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, 92 :

| Andersen of | Frazier | McElroy | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Mensing | Riley |
| Anderson of | Goode | Meyer | Robinson |
| Ringggold | Graham | Millen | Scherle |
| Balloun | Grassley | Miller of | Sersland |
| Baringer | Hagedorn | Des Moines | Shaw |
| Bock | Hagie | Miller of | Siglin |
| Briles | Hakes | Jones | Smith of |
| Busch | Halling | Moffitt | Dickinson |
| Camp | Hanson of | Mowry | Smith of |
| Carnahan | Lyon | Mueller | OBrien |
| Carstensen | Hanson of | Murphy | Sokol |
| Casey | Mitchell | Nelson | Stanley |
| Chalupa | Hirsch | Nielsen of | Steele |
| Coffman | Hougen | Emmet | Steffen |
| Crane | Jarvis | Nielsen of | Stevenson |
| Cunningham | Johnson | Shelby | Stokes |
| Den Herder | Kibbie | Ossian | Strothman |
| Dietz | Kluever | Palas | Tabor |
| Dunton | Knock | Parker | Van Alstine |
| Edgington | Knowles | Patton | Van Nostrand |
| Ely | Kreager | Paul | Vetter |
| Eveland | Lange | Petersen of | Walter |
| Falvey | Loss | Dallas | Wier |
| Fischer of | Lutz | Peterson of | Winkelman |
| Grundy | Mahan | Woodbury | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 16:

| Breitbach | Fisher of |
| :--- | :--- |
| Greene |  |
| Darrington | Gagen  <br> Denman Duffy |
|  | Messerly |

Miller of
Page
Murray
Olson
Reppert
Swisher
Vermeer
Wells
Worthington
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 483, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars ( $\$ 8,000,000.00$ ) 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 1962, with report of committee recommending passage, was taken up for consideration.

Petersen of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 93 :

| Andersen of <br> Woodbury | Graham <br> Grassley |
| :--- | :--- |
| Anderson of | Hagedorn |
| Ringgold | Hagie |
| Balloun | Hakes |
| Baringer | Halling |
| Bock | Hanson of |
| Briles | Lyon |
| Busch | Hanson of |
| Camp | Mitchell |
| Carnahan | Hirsch |
| Carstensen | Hougen |
| Casey | Jarvis |
| Chalupa | Johnson |
| Coffman | Kibbie |
| Crane | Kluever |
| Cunningham | Knock |
| Den Herder | Knowles |
| Dietz | Kreager |
| Dunton | Lange |
| Edgington | Loss |
| Ely | Lutz |
| Eveland | Mahan |
| Falvey | Maule |
| Frazier | McElroy |
| Gittins | Mensing |
| Goode |  |

The nays were, 1:
Fischer of
Grundy
Absent or not voting, 14:
Breitbach Fisher of
Darrington
Duffy
Denman
Fisher of Greene
Hagen
Miller of Page

Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Mr. Speaker

Murray Wells
Olson Worthington Reppert Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 484, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars ( $\$ 8,000,000.00$ ) to
the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1962, with report of committee recommending passage, was taken up for consideration.

Petersen 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, 89 :

| Andersen of | Gittins | Messerly |
| :--- | :--- | :--- |
| Woodbury | Goode | Meyer |
| Anderson of | Graham | Millen |
| Ringgeld | Grassley | Miller of |
| Balloun | Hagie | Jones |
| Baringer | Hakes | Moffitt |
| Bock | Halling | Mowry |
| Briles | Hanson of | Mueller |
| Busch | Lyon | Murphy |
| Camp | Hanson of | Nelson |
| Carnahan | Mitchell | Nielsen of |
| Carstensen | Hirch | Emmet |
| Casey | Jarvis | Nielsen of |
| Chalupa | Johnson | Shelby |
| Coffman | Kibbie | Ossian |
| Crane | Kluever | Palas |
| Cunningham | Knock | Parker |
| Dietz | Knowles | Patton |
| Dunton | Kreager | Paul |
| Edgington | Lange | Petersen of |
| Ely | Lutz | Dallas |
| Eveland | Mahan | Peterson of |
| Falvey | Maule | Woodbury |
| Fischer of | McElroy | Prine |
| Grundy | Mensing | Riley |
| Frazier |  |  |

The nays were, 2:
Hagedorn Hougen
Absent or not voting, 17:

| Breitbach | Fisher of |
| :--- | :--- |
| Darrington | Greene |
| Den Herder | Hagen |
| Denman | Loss |
| Duffy | Miller of |
|  | Des Moines |


| Miller of | Swisher |
| :--- | :--- |
| Mage | Wells |
| Murray | Worthington |
| Olson | Wright |
| Reppert |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 471, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the capitol planning commission the sum of twenty thousand $(20,000)$ dollars, with report of committee recommending passage, was taken up for consideration.

Petersen 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, 87 :

| Andersen of | Frazier | McElroy | Robinson |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | Mensing | Scherle |
| Anderson of | Goode | Meyer | Sersland |
| Ringgold | Graham | Millen | Shaw |
| Baringer | Grassley | Miller of | Siglin |
| Bock | Hagie | Jones | Smith of |
| Briles | Hakes | Moffitt | Dickinson |
| Busch | Hanson of | Mueller | Smith of |
| Camp | Lyon | Murphy | O'Brien |
| Carnahan | Hanson of | Nelson | Sokol |
| Carstensen | Mitchell | Nielsen of | Stanley |
| Casey | Hirsch | Emmet | Steele |
| Chalupa | Hougen | Nielsen of | Steffen |
| Coffman | Jarvis | Shelby | Stevenson |
| Crane | Johnson | Ossian | Stokes |
| Cunningham | Kibbie | Palas | Strothman |
| Den Herder | Kluever | Parker | Tabor |
| Dietz | Knock | Patton | Van Alstine |
| Dunton | Knowles | Paul | Van Nostrand |
| Edgington | Kreager | Petersen of | Vermeer |
| Ely | Lange | Dallas | Vetter |
| Eveland | Loss | Peterson of | Wier |
| Falvey | Lutz | Woodbury | Winkelman |
| Fischer of | Mahan | Prine | Mr. Speaker |
| Grundy | Maule | Riley |  |

The nays were, none.
Absent or not voting, 21:

| Balloun | Hagedorn | Miller of | Swisher |
| :--- | :--- | :--- | :--- |
| Breitbach | Hagen | Page | Walter |
| Darrington | Halling | Mowry | Wells |
| Denman | Messerly | Murray | Worthington |
| Duffy | Miller of | Olson | Wright |
| Fisher of | Des Moines | Reppert |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 488, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1963, and ending June 30, 1965, and relating to salaries of highway commission members, was taken up for consideration.

Camp of Clinton offered the following amendment by the committee on appropriations:

Amend Senate File 488 as follows:

1. By striking section four (4) thereof.
2. By striking section five (5) thereof.
3. By adding thereto the following new sections:
(1) Section three hundred twelve point two (312.2), Code 1962, is hereby amended by adding after the word "expenses" in line eleven (11) of subsection five (5) thereof the following: ", including research,".
(2) Section three hundred ten point thirty-four (310.34), Code 1962, is hereby repealed.

Amendment adopted.
By unanimous consent amendments filed by Ely of Linn and Riley of Linn on May 17 were withdrawn.

Camp 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, 89 :

| Andersen of | Fisher of | Maule | Prine |
| :--- | :--- | :--- | :--- |
| Woodbury | Greene | McElroy | Riley |
| Anderson of | Frazier | Messerly | Robinson |
| Ringgold | Gittins | Millen | Sersland |
| Baringer | Goode | Miller of | Shaw |
| Bock | Graham | Des Moines | Siglin |
| Briles | Grassley | Miller of | Smith of |
| Busch | Hagedorn | Jones | Dickinson |
| Camp | Hagie | Moffit | Smith of |
| Carnahan | Hakes | Mowry | O'Brien |
| Carstensen | Hanson of | Mueller | Sokol |
| Chalupa | Lyon | Murphy | Stanley |
| Coffman | Hanson of | Nelson | Steele |
| Crane | Mitchell | Nielsen of | Steffen |
| Cunningham | Hirsch | Emmet | Stevenson |
| Darrington | Hougen | Nielsen of | Stokes |
| Den Herder | Jarvis | Shelby | Strothman |
| Dietz | Johnson | Ossian | Tabor |
| Dunton | Kibbie | Palas | Van Alstine |
| Edgington | Kluever | Parker | Van Nostrand |
| Ely | Knowles | Patton | Vermeer |
| Eveland | Kreager | Paul | Vetter |
| Falvey | Lange | Petersen of | Walter |
| Fischer of | Loss | Dallas | Wier |
| Grundy | Lutz | Peterson of | Winkelman |
|  | Mahan | Woodbury | Mr. Speaker |

The nays were, none.
Absent or not voting, 19:

| Balloun | Hagen | Miller of | Scherle |
| :--- | :--- | :--- | :--- |
| Breitbach | Halling | Page | Swisher |
| Casey | Knock | Murray | Wells |
| Denman | Mensing | Olson | Worthington |
| Duffy | Meyer | Reppert | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 470, a bill for an act to appropriate from the general
fund of the State of Iowa to the Iowa State Commerce Commission for the purpose of providing immediate funds necessitated by passage of Senate File 11, Acts of the Sixtieth General Assembly, with report of committee recommending passage, was taken up for consideration.

Fisher 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:

| Andersen of | Gittins |
| :---: | :---: |
| Andeorson of | Grahem |
| Ringgold | Grassley |
| Balloun | Hagedorn |
| Baringer | Hagie |
| Bock | Hakes |
| Briles | Halling |
| Busch | Hanson |
| Camp | Lyon |
| Carnahan | anson of |
| Carstensen | Mitchel |
| Casey | Hirsch |
| Chalupa | Hougen |
| Coffman | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
|  | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz ${ }_{\text {Mahan }}$ |
| Grundy | Mahan |
| $\begin{aligned} & \text { Fisher of } \\ & \text { Greene } \end{aligned}$ | McElroy |
| Frazier |  |


| Mensing | Prine |
| :--- | :--- |
| Messerly | Riley |
| Meyer | Robinson |
| Miver | Scherle |
| Miller of | Sersland |
| Des Moines | Shaw |
| Miller of | Shiglin |
| Jones | Smith of |
| Mooftitt | Dickinson |
| Mowry | Smith of |
| Mueller | Oo'Brien |
| Murphy | Sokol |
| Nelson | Stanley |
| Nielsen of | Steele |
| Emmet | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Olson | Tabor |
| Ossian | Van Alstine |
| Palas | Van Nostrand |
| Parker | Vermeer |
| Patton | Vetter |
| Paul | Walter |
| Petersen of | Wier |
| Dallas | Wier |
| Peterson of | Winkelman |
| Woodbury | Mr. Speaker |

The nays were, none.
Absent or not voting, 14:

| Breitbach | Duffy | Murray | Wells |
| :--- | :--- | :--- | :--- |
| Crane | Hagen | Reppert | Worthington |
| Denman | Miller of | Steffen | Wright |
| Dietz | Page | Swisher |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate Joint Resolution 17, a joint resolution to create a commercial code study committee to investigate the need of revising the laws of Iowa concerning sales; bills, notes and checks; bank deposits and collections; letters of credit; bulk transfers; warehouse receipts;
bills of lading and other documents of title; investment securities, chattel mortgages; conditional sales and other secured transactions and to make an appropriation for such committee, with report of committee recommending passage, was taken up for consideration.

Mowry of Marshall moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the resolution pass?"
The ayes were, 90 :

| Andersen of | Fisher of |
| :--- | :--- |
| Woodbury | Greene |
| Anderson of | Frazier |
| Ringgold | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Briles | Grassley |
| Busch | Hakes |
| Camp | Hanson of |
| Carnahan | Lyon |
| Carstensen | Hanson of |
| Casey | Mitchell |
| Chalupa | Hirsch |
| Coffman | Hougen |
| Crane | Jarvis |
| Cunningham | Johnson |
| Darrington | Kibbie |
| Den Herder | Kluever |
| Denman | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Ely | Lange |
| Eveland | Loss |
| Falvey | Lutz |
| Fischer of | Mahan |
| Grundy | Maule |

McElroy
Mensing
Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Moffitt
Mowry
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine
Riley

Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Worthington
Mr. Speaker

The nays were, 1:
Messerly
Absent or not voting, 17:

| Balloun | Hagen | Murray | Swisher |
| :--- | :--- | :--- | :--- |
| Breitbach | Hagie | Olson | Wells |
| Dietz | Halling | Petersen of | Winkelman |
| Duffy | Miller of | Dallas | Wright |
| Hagedorn | Page | Reppert |  |

The resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 487, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard for the purpose of various capital improvements, repairs, replacements, alterations, equipment and rehabilitation, and the purchase of an airplane to be utilized by the governor and other state officials, with
report of committee recommending passage, was taken up for consideration.

Fly of Linn offered the following amendment filed by him and moved its adoption :

Amend Senate File 487 by striking from section 2 in lines three (3) and four (4) the words "budget and financial control committee" and substituting in lieu thereof the word "comptroller".

Amendment lost.
Lange 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, 85:

| Andersen of <br> Woodbury | Fischer of <br> Grundy | Lutz <br> Anderson of | Frazier |
| :--- | :--- | :--- | :--- |


| The nays were, 6 : |  |
| :--- | :--- |
| Darrington | Meyer |
| Ely | Siglin |


| Absent or not voting, 17: |  |
| :--- | :--- |
| Balloun Hagen <br> Breitbach Knowles <br> Duffy Miller of <br> Fisher of Dreene <br> Gittins Des Moines <br> Giller of  | Page |

Murray
Petersen of
Dallas
Reppert
Robinson

Swisher<br>Vermeer<br>Wells<br>Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 596 WITHDRAWN

Lange of Sac asked and received unanimous consent to withdraw House File 596 from further consideration by the House.

House File 584, a bill for an act to appropriate funds to the state board of regents to expand existing fire training facilities at Iowa state university, with report of committee recommending passage, was taken up for consideration.

Dietz 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, 84 :

| Andersen of | Frazier | Maule | Riley |
| :--- | :--- | :--- | :--- |
| Woodbury | Gittins | McElroy | Robinson |
| Anderson of | Goode | Mensing | Scherle |
| Ringgold | Graham | Meyer | Sersland |
| Baringer | Grassley | Millen | Siglin |
| Bock | Hagedorn | Miller of | Smith of |
| Briles | Hagie | Des Moines | Dickinson |
| Busch | Hakes | Miller of | Smith of |
| Camp | Hanson of | Jones | O'Brien |
| Carnahan | Lyon | Moffitt | Sokol |
| Carstensen | Hanson of | Mueller | Stanley |
| Chalupa | Mitchell | Murphy | Steele |
| Coffman | Hougen | Nielsen of | Steffen |
| Crane | Jarvis | Emmet | Stokes |
| Cunningham | Johnson | Nielsen of | Strothman |
| Darrington | Kibbie | Shelby | Tabor |
| Den Herder | Kluever | Olson | Van Alstine |
| Denman | Knock | Palas | Vetter |
| Dietz | Knowles | Parker | Walter |
| Dunton | Kreager | Paul | Wier |
| Edgington | Lange | Peterson of | Winkelman |
| Ely | Loss | Woodbury | Worthington |
| Eveland | Lutz | Prine | Mr. Speaker |
| Falvey | Mahan | Reppert |  |

The nays were, 5 :
Casey
Halling

Absent or not voting, 19:

| Balloun | Fisher of |
| :--- | :--- |
| Breitbach | Greene |
| Duffy | Hagen |
| Fischer of | Hirsch |
| Grundy | Miller of |
|  | Page |

Patton
Mowry
Murray
Nelson
Ossian
Petersen of
Dallas

Stevenson

Shaw
Swisher
Van Nostrand
Vermeer
Wells
Wright
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## RECONSIDERATION OF SENATE FILE 461

Scherle of Mills called up for consideration his motion to recon-
sider the vote on Senate File 461, a bill for an act relating to the regulation and taxation of travel trailers, filed May 17.

Gittins of Pottawattamie moved to reconsider the vote by which Senate File 461 passed the House, which motion prevailed.

Gittins of Pottawattamie moved that the vote by which Senate File 461 was placed on its last reading be reconsidered, which motion prevailed.

Gittins of Pottawattamie offered the following amendment filed by Gittins, et al.:
Amend Senate File 461 by striking all after the enacting clause and inserting in lieu thereof the following:
Section one hundred thirty-five D point nine (135D.9), one hundred thirtyfive D point ten (135D.10) and one hundred thirty-five D point twenty-one (135D.21), Code 1962, are hereby repealed and sections one (1) to five (5), inclusive, hereof enacted in lieu thereof.
Section 1. The owner of each mobile home shall pay to the county treasurer a semiannual tax as herein provided. However, when the owner is any educational institution and the mobile home is used solely for student housing or when the owner is the State of Iowa or a subdivision thereof, the owner shall be exempt from the tax provided herein. The semiannual tax shall be computed as follows:

1. Multiply the number of square feet of floor space each mobile home contains when parked and in use by seven and one-half cents. In computing floor space the exterior measurements of the mobile home shall be used as shown on the certificate of registration and title, but not including any area occupied by any hitching device.
2. The amount thus computed shall be the semiannual tax for all mobile homes for the first five years after the year of manufacture.
3. For the sixth through ninth years after the year of manufacture the semiannual tax shall be ninety percent of the tax computed according to subsection one (1) of this section.
4. For all mobile homes ten or more years after the year of manufacture the semiannual tax shall be eighty percent of the tax computed according to subsection one (1) of this section.
5. The semiannual tax shall be figured to the nearest whole dollar.

Sec. 2. There shall be exempted from the semiannual tax the manufacturer's and dealer's inventory of mobile homes not in use as a place of human habitation. All travel trailers shall be exempt from this tax. Mobile homes and travel trailers in the inventory of manufacturers and dealers shall be exempt from personal property tax. Mobile homes coming into Iowa from out of state shall be liable for the tax computed pro rata to the nearest whole month, for the time such mobile home is actually situated in Iowa.

Sec. 3. The semiannual tax provided herein shall be due and payable to the county treasurer semiannually on January 1 and July 1 in each year; and shall be delinquent February 1 and August 1 in each year, after which a penalty of five percent shall be added each month until paid. A mobile home parked and put to use at any time after January 1 or July 1 shall be immediately subject to the said taxes prorated for the remaining months or days of the tax period. Said tax shall be due and payable immediately, and delinquent thirty days after said parking and subject to the same penalties herein set out.

Each mobile home park licensee is hereby required to keep an accurate and complete record of the number of units of mobile homes harbored in his park, listing the owner's name, year and make of the unit and whether there is a current registration plate, and to report such information on or before the tenth day of each month to the county treasurer. The records of such licensee shall be open to inspection by a duly authorized representative of any law-enforcement agency. Any property owner, manager or tenant shall report to the assessor any and all mobile homes parked upon any property owned, managed, or rented by him.

The county treasurer shall report the name of any owner of a mobile home and the year, make, and serial number of each unit on which there is no current registration plate to the Iowa department of public safety. The motor vehicle registration division shall be the enforcement agency for enforcement of registration provisions.

The tax and registration fee shall be a lien on the vehicle senior to any other lien there may be upon it. The mobile home and automobile bearing current registration plates issued by any other state than the State of Iowa and remaining within this state for an accumulated period not to exceed ninety days in any twelve-month period shall not be subject to Iowa tax. However, when one or more persons occupying a mobile home bearing a foreign registration are employed, there shall be no exemption from Iowa registration and tax herein provided. This tax shall be in lieu of all other taxes general or local.

Sec. 4. The tax and any penalties provided by section three (3) herein shall be allocated to the school fund of the district wherein the mobile home is located.

Sec. 5. No mobile home shall be assessed for property tax nor be eligible for homestead tax credit or military service tax credit unless:

1. The mobile home owner intends to convert his mobile home to real estate and does so by:
a. Attaching his unencumbered mobile home to a permanent foundation on real estate owned by him. Encumbered mobile homes shall not be converted to real property.
b. Destruction or modification of the vehicular frame rendering it impossible to reconvert the real property thus created to a mobile home.
2. After converting a mobile home to real estate, the owner shall notify the assessor who shall inspect the new premises for compliance with the provisions of this section and if the mobile home is properly converted, the assessor shall then collect the mobile home vehicle title, registration, and license plates from the owner and enter the property upon the tax rolls.

Sec. 6. Section one hundred thirty-five $D$ point one (135D.1), Code 1962, is amended by striking subsection one (1) and inserting in lieu thereof the following:

1. "Mobile home" means any vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed, constructed, or reconstructed as will permit the vehicle to be used as a place for human habitation by one or more persons; but shall also include any such vehicle with motive power not registered as a motor vehicle in Iowa.

Sec. 7. Section four hundred forty-one point seventeen (441.17), Code 1962, is hereby amended by adding thereto the following new subsection:

Measure the exterior length and exterior width of all mobile homes except those for which said measurements are contained in the manufacturer's and importer's certificate of origin, and report said information to the county treasurer. In the calendar year 1963, said duty shall be performed
between September 1 and November 30. Check all mobile homes and travel trailers for violations of registration and for inaccuracy of measurements as necessary or upon written request of the county treasurer and report such findings immediately to the county treasurer. If a mobile home has been converted to real estate the registration certificate, registration plates, and title shall be collected and returned to the county treasurer for cancellation. If the registration fees and any taxes due for prior years have not been paid, the assessor shall collect the unpaid registration fees and taxes due as a condition of conversion. It shall be the further duty of the assessor to make sufficiently frequent inspections and checks within his entire jurisdiction of all mobile homes and mobile home parks and travel trailers and make all the required and needed reports to carry out the intents and purposes of this section.

Sec. 8. Section three hundred twenty-one point one (321.1), Code 1962, is amended by striking subsection sixty-eight (68) and inserting in lieu thereof the following:
"Mobile home" means any vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed, constructed, or reconstructed as will permit the vehicle to be used as a place for human habitation by one or more persons.
"Travel trailer" or "camping trailer" means a vehicle without motive power used or so manufactured or constructed as to permit its being used as a conveyance upon the public streets and highways and so designed to permit the vehicle to be used as a place of human habitation by one or more persons. Said vehicle may be up to eight feet in width and any length provided its gross weight does not exceed forty-five hundred pounds which shall be the manufacturer's shipping or actual weight of the vehicle fully equipped, or any weight provided its overall length does not exceed twentyeight feet. Such vehicle shall be customarily or ordinarily used for vacation or recreational purposes and not used as a place of permanent habitation. If any such vehicle is used in this state as a place of human habitation for more than ninety days in any twelve-month period it shall be classed as a mobile home regardless of the size and weight limitations herein provided.

Sec. 9. Section three hundred twenty-one point one hundred twentythree (321.123), Code 1962, is amended by striking subsection three (3) and inserting in lieu thereof the following:
3. Mobile homes, regardless of whether or not they are used on the highways, except those in a dealer's or a manufacturer's stock not used as a place for human habitation, a semiannual fee of two and one-half dollars which shall not be prorated or refunded. The semiannual tax provided in chapter one hundred thirty-five D (135D) of the Code shall be paid at the same time that the registration fee is paid and the issuance of the registration certificate and plate herein provided shall be subject thereto. However, when the owner is any educational institution and the mobile home is used solely for student housing or when the owner is the State of Iowa or a subdivision thereof, the owner shall be exempt from the provisions of this chapter.

Travel trailers and camping trailers, regardless or whether or not they are used on the highways, except those in manufacturer's or dealer's stock, an annual fee of fifteen cents per square foot of floor space computed in the exterior measurements, but excluding any area occupied by any trailer hitch as provided by and certified to by the owner, which amount shall not
be prorated or refunded; except the annual fee for travel trailers or camping trailers, when registered in Iowa for the first time, shall be prorated on a monthly basis. The registrant of a travel trailer or camping trailer shall be issued a "travel trailer" plate. It is further provided the annual fee thus computed shall be limited to seventy-five percent of the full fee after the sixth registration.

If a mobile home, travel trailer or camping trailer, shall have been registered under the provisions of this chapter at any time during a calendar year, said mobile home, travel trailer or camping trailer, shall not be subject to a personal property tax for said year.

Sec. 10. Section three hundred twenty-one point forty-five (321.45), subsection one (1), Code 1962, is hereby amended by adding thereto the following:

For each new mobile home, travel trailer and camping trailer said manufacturer's or importer's certificate shall also contain thereon the exterior length and exterior width of said vehicle not including any area occupied by any hitching device, and the manufacturer's shipping weight.

Sec. 11. Sections one (1) to six (6), inclusive, and sections eight (8) and nine (9) of this Act shall become effective as of January 1, 1964.

Gittins of Pottawattamie offered the following amendment to the amendment and moved its adoption :

Amend the Gittins, et al., amendment to Senate File 461 of May 8, 1963, by adding thereto the following amendment:

Amend the title to Senate File 461 by inserting after the word "trailers" the words "and mobile homes".

Amendment to amendment adopted.
Gittins of Pottawattamie moved the adoption of the amendment as amended.

Amendment as amended adopted.
Gittins 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:

| Andersen of | Crane | Frazier | Johnson |
| :--- | :--- | :--- | :--- |
| Woodbury | Cunningham | Gittins | Kibbie |
| Anderson of | Darrington | Goode | Kluever |
| Ringgold | Den Herder | Graham | Knowles |
| Balloun | Denman | Grassley | Kreager |
| Baringer | Dietz | Hagedorn | Lange |
| Bock | Dunton | Hakes | Loss |
| Briles | Edgington | Halling | Lutz |
| Busch | Ely | Hanson of | Mahan |
| Camp | Eveland | Lyon | Maule |
| Carnahan | Falvey | Hanson of | McElroy |
| Carstensen | Fischer of | Mitchell | Mensing |
| Casey | Grundy | Hirsch | Messerly |
| Chalupa | Fisher of | Hougen | Meyer |
| Coftman | Greene | Jarvis | Millen |


| Miller of | Nielsen of | Reppert | Steffen |
| :--- | :--- | :--- | :--- |
| Des Moines | Shelby <br> Miller of | Olson | Riley |
| Jones | Ossian | Robinson | Stokes |
| Moffitt | Palas | Scherle | Strothman |
| Mueller | Parker | Sersland | Tabor |
| Murphy | Patton | Shaw | Van Alstine |
| Mowry | Paul | Smith of | Van Nostrand |
| Nielsen of | Peterson of | O'Brien | Vermeer |
| Emmet | Woodbury | Stanley | Vetter |
|  | Prine | Steele | Wier |
|  |  |  | Mr. Spelman |
|  |  |  |  |

The nays were, 2:
Nelson Walter
Absent or not voting, 15:

| Breitbach | Miller of |
| :--- | :--- |
| Duffy | Page |
| Hagen | Murray |
| Hagie | Petersen of |
| Knock | Dallas |

Siglin
Smith of Dickinson Stevenson

Steffen
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Wier
Winkelman
Mr. Speaker

Swisher Wells Worthington Wright

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## SENATE AMENDMENTS CONSIDERED

Stanley of Muscatine called up for consideration House File 380, a bill for an act relating to the powers of cities and towns and to confer upon them broad powers of self-determination with respect to local and internal affairs, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 380 as follows:

1. By striking in line 8 the word "purely" and inserting in lieu thereof the word "strictly".
2. By striking in lines 13 and 14 the words "the widest possible scope of implied power over" and inserting in lieu thereof the words "broad and implied power over all".
3. By striking in line 18 the word "police".
4. By striking in line 28 the word "However" and inserting in lieu thereof the words "Notwithstanding any of the provisions of this section".

Motion prevailed and the House concurred in the Senate amendment.

Stanley of Muscatine 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, 87 :

| Andersen of | Balloun | Busch | Casey |
| :---: | :--- | :--- | :--- |
| Woodbury | Baringer | Camp | Chalupa |
| Anderson of | Bock | Carnahan | Coffman |
| Ringgold | Briles | Carstensen | Cunningham |


| Darrington | Hanson of |
| :--- | :--- |
| Den Herder | Mitchell |
| Denman | Hirsch |
| Dietz | Hougen |
| Dunton | Jarvis |
| Edgington | Johnson |
| Ely | Kibbie |
| Eveland | Knowles |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Loss |
| Fisher of | Lutz |
| Greene | Maule |
| Gittins | McElroy |
| Goode | Mensing |
| Graham | Messerly |
| Grassley | Millen |
| Hagedorn | Miller of |
| Hakes | Des Moines |
| Halling | Miller of |
| Hanson of | Jones |
| Lyon |  |

Moffitt
Mowry
Murphy
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Riley
Robinson
Scherle

Shaw
Siglin
Smith of O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Mr. Speaker

The nays were, none.
Absent or not voting, 21:

| Breitbach <br> Crane | Kluever <br> Knock |
| :--- | :--- |
| Duffy | Mahan |
| Frazier | Meyer |
| Hagen | Miller of |
| Hagie | Page |


| Mueller | Smith of |
| :--- | :--- |
| Murray | Dickinson |
| Nelson | Swisher |
| Reppert | Wells |
| Sersland | Worthington |
|  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER SENATE FILE 454 LOST

Dietz of Scott called up for consideration his motion to reconsider Senate File 454, a bill for an act relating to public contracts and bonds and to amend chapter twenty-three (23), Code 1962, relating thereto, filed May 17.

Dietz of Scott moved to reconsider the vote by which Senate File 454 passed the House on May 17, which motion lost.

## CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

House File 595, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, funds for various departments and various divisions thereof, of the State of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems, to salaries and allowances for state officers and employees and to amend various sections of the Code relating to departments receiving
appropriations under this Act, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment, filed by Den Herder and Baringer, and moved its adoption:

Amend House File 595, section 1, line seventeen (17), by striking the figures " $12,400.00$ " and inserting in lieu thereof the figures " $15,000.00$ ".

Amendment adopted.
Sersland of Winneshiek offered the following amendment filed by him:

Amend House File 595 as follows:
Amend House File 595, section thirteen (13), subsection twelve (12), line seventy-eight (78), by striking the figures " $9,030.00$ " and inserting in lieu thereof the figures " $10,417.00$ ". Amend line seventy-nine (79) by striking the figures " $\$ 36,330.00$ ", and inserting in lieu thereof the figures " $\$ 37,-$ $717.00^{\prime \prime}$.

Amend section thirteen (13), subsection thirteen (13), line eighty-two (82), by striking the figures " $\$ 500.00$ ", and inserting in lieu thereof the figures " $\$ 875.00$ ".

Amend section thirteen (13), subsection fourteen (14), line eighty-four (84), by striking the words and figures "salaries $\$ 4,720.00$ " and inserting in lieu thereof the words and figures "salary of executive director $\$ 5,056.00$ ". Further amend subsection fourteen (14), line eighty-six (86), by striking the figures " $1,140.00$ " and inserting in lieu thereof the figures " $1,770.00$ ". Further amend subsection fourteen (14), by striking the figures " $\$ 5,860.00$ " in line eighty-seven ( 87 ), and inserting in lieu thereof the figure " $\$ 6,826.00$ ".

Further amend House File 595, section thirteen (13), subsection fifteen (15), line ninety-one (91), by striking the figures " $14,380.00$ " and inserting in lieu thereof the figures " $18,780.00$ ". By striking in line ninety-two (92), the figures " $\$ 39,400.00$ " and inserting in lieu thereof the figures " $\$ 43,800.00$ ".

Further amend House File 595, section thirteen (13), subsection sixteen (16), line ninety-five (95), by striking the figures " $\$ 2,550.00$ ", and inserting in lieu thereof the figures " $\$ 4,807.00$ ".

Further amend House File 595, section thirteen (13), subsection seventeen (17), line ninety-eight (98), by striking the figures " $\$ 3,390.00$ ", and inserting in lieu thereof the figures " $\$ 5,040.00$ ".

Further amend House File 595, section thirteen (13), subsection nineteen (19), line one hundred seven (107), by striking the figures " $\$ 1,280.00$ ", and inserting in lieu thereof the figures " $\$ 1,950.00$ ".

Further amend subsection nineteen (19), line one hundred nine (109), by striking the figures " $\$ 100,040.00$ " and inserting in lieu thereof the figures " $\$ 100,710.00$ ".

Further amend House File 595, section twenty-two (22), line twelve (12), by striking the figures " $30,360.00$ ", and inserting in lieu thereof the figures " $32,360.00$ ". Amend line fifteen (15) by striking the figures " $\$ 93,030.00$ " and inserting in lieu thereof the figures " $\$ 95,030.00$."

Sersland of Winneshiek offered the following amendment to his amendment:

Amend the Sersland amendment to House File 595, filed May 13, as follows:

1. By striking from line thirty-five (35) thereof the figures " $\$ 100,710.00$ ", and inserting in lieu thereof the figures " $\$ 111,745.00$ ".
2. Further amend the Sersland amendment by adding thereto the following amendments:
(1) By striking from section 13, lines four (4) and five (5), the words and figures "six hundred ninety-eight thousand five hundred ninety dollars ( $\$ 698,590.00$ )" and inserting in lieu thereof the words and figures "seven hundred ten thousand two hundred ninety-five dollars ( $\$ 710,295.00$ )".
(2) By striking from section 13, subsection nineteen (19), line one hundred thirteen (113), the figures " $\$ 698,590.00$ " and inserting in lieu thereof the figures " $\$ 710,295.00$ ".
(3) By striking from section 22, line four (4), the words and figures "ninety-three thousand thirty dollars ( $\$ 93,030.00$ )" and inserting in lieu thereof the words and figures "ninety-five thousand thirty dollars (\$95,030.00)".

Sersland of Winneshiek moved the adoption of his amendment to the amendment.

Amendment to the amendment adopted.
Sersland of Winneshiek moved the adoption of his amendment as amended.

Amendment as amended adopted.
Edgington of Franklin offered the following amendment filed by him and moved its adoption :

Amend House File 595, section sixteen (16) as follows:

1. By striking from lines four (4) and five (5) the words and figures "two hundred thirteen thousand six hundred dollars ( $\$ 213,600.00$ )" and inserting in lieu thereof the words and figures "two hundred twenty-five thousand six hundred dollars $(\$ 225,600.00)$ ".
2. By striking from line eight (8) the figures " $182,700.00$ " and inserting in lieu thereof the figures " $189,700.00$ ".
3. By striking from line ten (10) the figures " $18,900.00$ " and inserting in lieu thereof the figures " $23,900.00$ ".
4. By striking from line thirteen (13) the figures " $\$ 213,600.00$ " and inserting in lieu thereof the figures " $\$ 225,600.00$ ".

Amendment adopted.
Dietz of Scott offered the following amendment filed by him and moved its adoption :

Amend House File 595 as follows:

1. By striking line 21 of section 18 and inserting in lieu thereof the following:
"For other salaries ...........................................................................73,410.00"
2. By striking line 23 of section 18 and inserting in lieu thereof the following :
"purposes 7,330.00"

Amendment lost.
Dietz of Scott asked and received unanimous consent to withdraw
the amendment filed by him on May 15 and found on page 1710 of the House Journal.

Paul of Poweshiek offered the following amendment, filed by Paul, Swisher and Mahan, and moved its adoption:

Amend House File 595 by inserting in section 24 at the end of line 13 the words "proceedings of the Iowa Academy of Science,".

Further amend said House File 595, section 24, as follows:

1. Strike from line 4 the words and figures "ninety-one thousand dollars ( $\$ 91,000.00$ )" and insert in lieu thereof the words and figures "ninetynine thousand dollars $(\$ 99,000.00)$ ".
2. Strike from line 10 the figures " $42,590.00$ and insert in lieu thereof the figures " $50,590.00$ ".
3. Strike from line 17 the figures " $91,000.00$ " and insert in lieu thereof the figures " $99,000.00$ ".

Amendment adopted.
Nelson of Winnebago rose on a point of order that the Stanley, et al., amendment filed May 17 was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Baringer of Fayette offered the following amendment filed by him and moved its adoption:

Amend section 38 of House File 595 as follows:

1. By striking from lines four (4) and five (5) the words and figures "thirty-six thousand four hundred and fifty dollars $(\$ 36,450.00)$ " and inserting in lieu thereof the following: "one hundred seven thousand sixtyeight dollars ( $\$ 107,068.00$ )".
2. By striking from line eight (8) the figures " 9,000 " and inserting in lieu thereof the figures " $10,500.00$ ".
3. By striking from line ten (10) the figures " $7,350.00$ " and inserting in lieu thereof the figures " $(66,159.00)$ ".
4. By striking from line twelve (12) the figures " $20,100.00$ " and inserting in lieu thereof the figures " $30,409.00$ ".
5. By striking from line fifteen (15) the figures " $36,450.00$ " and inserting in liau thereof the figures "107,068.00".

Amendment adopted.
Reppert of Polk asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1659 of the House Journal.

On motion by Mowry of Marshall, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Naden in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Reppert of Polk for the afternoon on request of Mahan of Johnson.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 595.
Edgington of Franklin offered the following amendment filed by him and moved its adoption :

Amend House File 595, section thirty-nine (39) as follows:

1. By striking from lines four (4) and five (5) the words and figures "five hundred eighty-five thousand five hundred dollars ( $\$ 585,500.00$ )" and inserting in lieu thereof the words and figures "six hundred forty-two thousand three hundred and fifty dollars ( $\$ 642,350.00$ )".
2. By striking from line eight (8) the figures " $\$ 317,400.00$ " and inserting in lieu thereof the figures " $\$ 333,400.00$ ".
3. By striking from line fourteen (14) the figures " $193,100.00$ " and inserting in lieu thereof the figures " $208,950.00$ ".
4. By striking from line sixteen (16) the figures " $\$ 37,500.00$ " and inserting in lieu thereof the figures " $\$ 62,500.00$ ".
5. By striking from line seventeen (17) the figures " $75,000.00$ " and inserting in lieu thereof the figures " $100,000.00$ ".
6. By striking from line twenty-five (25) the figures " $\$ 585,500.00$ " and inserting in lieu thereof the figures " $\$ 642,350.00$ ".

Amendment adopted.
Dietz of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 595, section 45, by striking lines 7 and 8 and inserting in lieu thereof the following:
"For salaries $\$ 42,550.00^{\prime \prime}$
Further amend said section by inserting after line 10 the following:
"Section eight point five (8.5) of the Code shall not apply to appropriations made by this section."

Amendment adopted.
Hagie of Wright asked and received unanimous consent to withdraw the amendment filed by him on May 17 and found on page 1808 of the House Journal and the amendment filed by him on May 15 and found on page 1708 of the House Journal.

Hagie of Wright offered the following amendment filed by him and moved its adoption :

Amend House File 595 by striking all of sections 60, 63, 64, 65, 66, 67 and 68 and by renumbering the remaining sections to conform to this amendment.

Amendment adopted.
Edgington 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, 96 :

| Andersen of <br> Woodbury | Gittins <br> Goode <br> Anderson of <br> Ringgold |
| :--- | :--- |
| Graham |  |
| Baringer | Grassley |
| Bock | Hagedorn |
| Briles | Hagie |
| Camp | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyyon |
| Chalupa | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Denman | Kluever |
| Dietz | Knock |
| Dunton | Knowles |
| Edgington | Kreager |
| Eveland | Lange |
| Falvey | Loss |
| Fischer of | Lutz |
| Grundy | Mahan |
| Fisher of | Maule |
| Greene | McElroy |
| Frazier | Mensing |

The nays were, none.
Absent or not voting, 12:

| Balloun | Duffy | Meyer | Van Nostrand |
| :--- | :--- | :--- | :--- |
| Breitbach | Ely | Reppert | Wells |
| Busch | Hagen | Swisher | Wright |

Messerly
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Petersen of Dallas
Peterson of Woodbury

Prine
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of
Dickinson
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Nelson of Winnebago asked and received unanimous consent to take up for immediate consideration Senate File 492, a bill for an act relating to refund of tax on special fuel in certain cases.

Nelson 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:

| Andersen of <br> Woodbury | Camp | Carnahan | Darrington <br> Den Herder |
| :--- | :--- | :--- | :--- |
| Anderson of | Carstensen | Discher of |  |
| Ringgold | Casey | Drundy |  |
| Balloun | Dunton | Fisher of |  |
| Baringer | Chalupa | Edgington | Greene |
| Bock | Coffman | Eveland | Grierier |
| Briles | Crane | Falvey | Goode |
|  | Cunningham |  | Graham |


| Grassley | McElroy | Olson | Smith of |
| :--- | :--- | :--- | :--- |
| Hagedorn | Mensing | Ossian | O'Brien |
| Hagie | Messerly | Palas | Sokol |
| Hakes | Meyer | Parker | Stanley |
| Halling | Millen | Patton | Steele |
| Hanson of | Miller of | Paul | Steffen |
| Lyon | Des Moines | Petersen of | Stevenson |
| Hanson of | Miller of | Dallas | Stokes |
| Mitchell | Jones | Peterson of | Strothman |
| Hirsch | Miller of | Woodbury | Tabor |
| Hougen | Page | Prine | Van Alstine |
| Johnson | Moffitt | Riley | Vermeer |
| Kibbie | Mowry | Robinson | Vetter |
| Kluever | Mueller | Scherle | Walter |
| Knowles | Murray | Sersland | Wells |
| Kreager | Nelson | Shaw | Wier |
| Lange | Nielsen of | Siglin | Winkelman |
| Loss | Emmet | Smith of | Worthington |
| Lutz | Nielsen of | Dickinson | Mr. Speaker |
| Mahan | Shelby |  |  |

The nays were, none.
Absent or not voting, 13:

| Breitbach | Ely |
| :--- | :--- |
| Busch | Hagen |
| Dietz | Jarvis |
| Duffy |  |

Knock
Murphy Reppert

Swisher
Van Nostrand
Wright
uffy
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 453, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old-age assistance fund, aid to the disabled and support for Indians residing on a reservation, with report of committee recommending passage, was taken up for consideration.

Denman of Polk offered the following amendment filed by him :
Amend Senate File 453, section one (1) as follows:

1. By striking from lines four (4) and five (5) the words and figures "seventeen million five hundred fifteen thousand dollars ( $\$ 17,515,000.00$ )" and inserting in lieu thereof the words and figures "eighteen million six hundred thousand dollars ( $\$ 18,600,000.00$ )".
2. By striking from line eight (8) the figure " $4,250,000.00$ " and inserting in lieu thereof the figures " $5,300,000.00$ ".
3. By striking from line twelve (12) the figures " $250,000.00$ " and inserting in lieu thereof the figures " $285,000.00$ ".
4. By striking from line seventeen (17) the figures " $\$ 17,515,000.00$ " and inserting in lieu thereof the figures " $\$ 18,600,000.00$ ".

Denman of Polk offered the following amendment to division 2 of the amendment and moved its adoption:

Amend the Denman amendment, division 2, lines 8 and 9 by striking the figure " $\$ 5,300,000.00$ " and inserting in lieu thereof the figure " $\$ 4,750,000.00$ ".

Amendment to the amendment lost.
Denman of Polk moved the adoption of division 2 of the amendment.

Roll call was requested by Denman of Polk and Worthington of Decatur.

On the question "Shall division 2 of the amendment be adopted?"
The ayes were, 34:

| Andersen of | Gittins |
| :--- | :--- |
| Woodbury | Hagedorn |
| Bock | Hakes |
| Carnahan | Hanson of |
| Casey | Lyon |
| Denman | Hanson of |
| Dunton | Mitchell |
| Ely | Kibbie |
| Eveland | Kluever |
| Falvey | Lange |

The nays were, 50:

| Anderson of <br> Ringgold | Fisher of <br> Greene |
| :--- | :--- |
| Balloun | Goode |
| Briles | Graham |
| Chalupa | Halling |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kreager |
| Dietz | Lutz |
| Edgington | McElroy |
| Fischer of | Mensing |
| Grundy | Messerly |

Absent or not voting, 24:

| Baringer | Grassley <br> Breitbach |
| :--- | :--- |
| Hagen |  |
| Busch | Hagie |
| Camp | Knock |
| Carstensen | Knowles |
| Duffy | Loss |
| Frazier | Nelson |

Mahan
Maule
Meyer
Miller of
Des Moines
Mueller
Murphy
Murray
Nielsen of
Emmet

Nielsen of Shelby
Palas
Riley
Stanley
Steffen
Stevenson
Tabor
Van Alstine
Worthington

Miller of Jones
Miller of
Page
Moffitt
Mowry
Olson
Ossian
Parker
Patton
Sersland
Shaw
Siglin
Smith of

## Smith of

 O'BrienSokol
Steele
Stokes
Strothman
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Mr. Speaker

Dickinson
Dickinson

Paul
Petersen of Dallas
Peterson of
Woodbury
Prine

Reppert
Robinson
Scherle
Swisher
Van Nostrand
Wright

Division 2 of the amendment lost.
Denman of Polk moved the adoption of divisions 1, 3 and 4 of the amendment.

Divisions 1, 3 and 4 of the amendment lost.

Kreager of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 92:

| Andersen of |  |
| :--- | :--- |
| Woodbury |  |
| Anderson of |  |
| Ringgold | Fisher of |
| Balloun | Grazeene |
| Baringer | Gittins |
| Briles | Goode |
| Brinck | Graham |
| Camp | Hagedorn |
| Carnahan | Hakes |
| Carstensen | Halling |
| Casey | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Crane | Mitchell |
| Cunningham | Hougeh |
| Darrington | Jarvis |
| Denman | Johnson |
| Dietz | Kibbie |
| Dunton | Kluever |
| Edgington | Kreager |
| Ely | Lange |
| Falvey | Lutz |
| Eveland | Mahan |
| Fischer of | Maule |
| Grundy | McElroy |
|  | Mensing |
|  | Messerly |

Meyer
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Parker
Patton
Paul
Peterson of
Woodbury
Prine

Riley Robinson
Sersland
Shaw
Siglin
Smith of Dickinson Smith of O'Brien
Sokol
Stanley
Steele Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 16:

| Breitbach | Hagen |
| :--- | :--- |
| Busch | Hagie |
| Den Herder | Knock |
| Duffy | Knowles |
| Grassley |  |

Loss
Petersen of Dallas Reppert

> Scherle
> Swisher Van Nostrand Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Kreager of Jasper asked and received unanimous consent to take up for immediate consideration Senate File 486, 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 one million one hundred fifty thousand dollars ( $\$ 1,150,000.00$ ) to carry on soil conservation work in soil conservation districts.

Kreager of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 88:

| Anderson of | Frazier | Meyer |
| :--- | :--- | :--- |
| Ringgold | Gittins <br> Balloun | Goode |
| Baringer | Graham | Millen |
| Bock | Haged | Des Moines |
| Briles | Hagie | Miller of |
| Camp | Hakes | Jones |
| Carnahan | Halling | Miller of |
| Carstensen | Hanson of | Page |
| Casey | Lyon | Moffitt |
| Chalupa | Hanson of | Muerller |
| Coffman | Mitchell | Murphy |
| Crane | Hirsch | Murray |
| Cunningham | Johnson | Nelson |
| Darrington | Kibbie | Nielsen of |
| Den Herder | Kluever | Emmet |
| Dietz | Knock | Nielsen of |
| Dunton | Kreager | Shelby |
| Edgington | Lange | Olson |
| Ely | Lutz | Palas |
| Eveland | Mahan | Parker |
| Falvey | Maule | Patton |
| Fischer of | McElroy | Paul |
| Grundy | Mensing | Peterson of |
| Fisher of | Messerly | Woodbury |
| Greene |  |  |

Prine
Riley
Robinson
Scherle
Sersland
Siglin
Smith of Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson
Stokes
Strothman
Tabor
Van Alstine
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker
Greene
The nays were, none.
Absent or not voting, 20:

| Andersen of | Grassley | Ossian | Smith of |
| :---: | :---: | :---: | :---: |
| Woodbury | Hagen | Petersen of | 0 'Brien |
| Breitbach | Hougen | Dallas | Swisher |
| Busch | Jarvis | Reppert | Van Nostrand |
| Denman | Knowles | Shaw | Wells |
| Duffy | Loss |  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## EXPLANATION OF VOTES

A number of appropriation bills contain a provision that the budget and financial control committee is authorized to pass on the expenditures of funds appropriated by the full legislature. This power extended to the committee carries with it the power to deny expenditures, a power clearly ruled unconstitutional by the Attorney General in an opinion dated May 13, 1963.

To each of the bills carrying the provision I filed amendments to delete this unlawful power. Routinely and by wide margins the amendments were defeated. To the defense of my colleagues who voted to defeat them charity impells me to state that they must have been ignorant of knowledge of the opinion referred to above, for what legislator would openly flaunt the supreme law of the state in open violation of his oath of office? The seriousness of their action has generally not been recognized. But ignorance of the law is hardly a valid excuse for violating it. The same thinking
applies to the argument that the provision has been a part of many appropriation bills in the past. "We've always done it that way" is hardly a valid excuse for disregard of the law, once a ruling has been made on it by the chief legal and law enforcement officer of the state.

I deeply regretted having had to vote against appropriations for causes dear to my heart, such as those for the support of our state institutions of higher learning, but I could not do so without violating my sworn duty to uphold and defend the constitution of the state $I$ so deeply love and respect.

John M. Ely, Jr.

## SIFTING COMMITTEE REPORT

Mr. Speaker: Your sifting committee begs leave to report that it has had the following bill under consideration and recommends that it be placed on the sifting committee calendar:
S. F. 485 To amend the liquor control Act, Senate File four hundred thirty-seven (437) of the Sixtieth General Assembly, relating to the control, sale and use of alcoholic beverages. Samuel E. Robinson, Chairman, Sifting Committee.

## CONFERENCE COMMITTEE REPORT ON <br> HOUSE FILE 550

## To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and House on House File 550, an act relating to taxation, vehicle registration fees and an increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and the appropriation of revenue, beg leave to report and make the following rcommendations:

1. That the House recede from their amendment to the Senate amendment.
2. That the Senate recede from their amendment.
3. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. "Section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended as follows:

1. By adding an additional subsection as follows:
'The word "room" applies only to accommodations referred to generally as "sleeping rooms" and does not apply to accommodations in the nature of ballrooms, banquet rooms, reception rooms, meeting rooms and office space, nor does it apply where room is rented to an individual, firm, association or corporation for a period of more than twenty-eight (28) consecutive days.'
2. By adding after the word 'users,' in line six (6) of subsection three (3), the words 'and sale of the use of a room as herein defined,'.
"Sec. 2. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:
3. By striking from line two (2) the words and figures 'beginning the first day of April, 1937,'.
4. By striking from line three (3) the word 'two' and inserting in lieu thereof the word 'three'.
5. By inserting at the end of the first paragraph the words '; also a like
rate on the gross receipts from the sale of the use of a room in an inn, hotel, motel, public lodging house, tourist court or trailer camp.'.
6. By striking from lines twenty-two (22) and twenty-three (23) the words and figures 'beginning with the first day of July, 1947,' and by striking from line twenty-three (23) the word 'two' and inserting in lieu thereof the word 'three'.
'Sec. 3. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended as follows:
7. By striking the word 'two' in line five (5) and inserting in lieu thereof the word 'three'.
"Sec. 4. Chapter four hundred twenty-seven (427), Code 1962, is amended as follows:
8. Section four hundred twenty-seven point (427.1), Code 1962, is hereby amended by striking all of lines one (1) through six (6) of subsection sixteen (16) and by inserting in lieu thereof the following:
'All tangible personal property customarily located and used in or about the private residence or residences of the owner of said propery, everything used in a private home as household goods, articles of apparel, adornment and food.:
"Sec. 5. Chapter four hundred twenty-nine (429), Code 1962, is amended as follows:
9. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended by striking from line nineteen (19) thereof the words 'five mills' and inserting in lieu thereof the words 'one mill'.
10. Section four hundred twenty-nine point two (429.2), Code 1962, is further amended by adding the following thereto:
'The millage tax provided for in this section shall be and is the same as provided for in section thirty-five B point eleven (35B.11) of the Code and shall not be levied in addition thereto. The millage rate shall be remitted to the treasurer of state and applied to the payment of principal and interest of the Korean War Veterans' bonus bonds. Provided that the tax of five (5) mills on the dollar on moneys and credits is imposed for the year 1963 and shall be assessed, taxed, levied, listed, collected and apportioned in accordance with chapter four hundred twenty-nine (429), Code 1962, and other applicable laws. Provided that so long as funds are appropriated from the general fund sufficient to pay the principal and interest on the Korean Service Compensation Bonds, the one mill tax imposed by this section and section thirty-five B point eleven (35B.11), Code 1962, shall not be assessed or levied.'.
11. Section four hundred twenty-nine point three (429.3), Code 1962, is hereby amended by striking all of lines one (1) and two (2) and the words 'and credits and' from line three (3) and inserting in lieu thereof the following:
'The tax imposed by section four hundred thirty point seven (430.7) of the Code shall be five (5) mills on the dollar and that tax, together with the taxes imposed by sections four hundred thirty A point three (430A.3) and four hundred thirty-one point ten (431.10) of the Code,'
"Sec. 6. Sections four hundred thirty-one point one (431.1) through four hundred thirty-one point five (431.5), inclusive, Code 1962, and sections four hundred thirty-one point sixteen (431.16), four hundred thirtytwo point five (432.5), four hundred thirty-two point eight (432.8) and four hundred thirty-two point nine (432.9), Code 1962, are hereby repealed.
"Sec. 7. An additional tax of one (1) percent of tax is imposed on those corporations taxed under the provisions of section four hundred twenty-two point thirty-three (422.33), Code 1962, which tax shall expire at the end of the fiscal year in which the bonds issued pursuant to chapter
thirty-five B (35B), Code 1962, are fully retired. There is hereby annually appropriated from the funds in the general fund not otherwise appropriated an amount sufficient to pay the principal and interest on the said Korean Service Compensation Bonds issued pursuant to chapter thirty-five B (35B) Code 1962, as the same becomes due.
"Sec. 8. Section four hundred twenty-two point thirteen (422.13), Code 1962, is hereby amended by adding the following new subsection thereto:
'5. Every individual having income from dividends or interest exceeding two hundred dollars ( $\$ 200.00$ ) for the tax year shall make and sign a return even though not otherwise required to do so.'.
"Sec. 9. Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding the following new section to Division II thereof:
'Every individual taxpayer subject to filing an Iowa income tax return shall make a separate accounting, on his tax return, of interest and dividends received during the tax year and forward to the tax commission, as a surtax, two (2) percent of the amount thereof. The provisions of this section shall not include the first two hundred (200) dollars of such interest and dividends for every individual taxpayer nor interest and dividends received on United States government securities, bank stock, insurance and annuity contracts, or on bonds or certificates issued by any municipality, board, commission or agency of the state, school district, drainage or levee district, river-front improvement commission or county within the State of Iowa. The amount of said surtax shall be paid at the same time and in the same manner as income taxes due on the tax return. The deductions provided for in section four hundred twenty-two point twelve (422.12) of the Code shall not be available against the surtax.

There is hereby created a permanent fund in the office of the treasurer of the state to be known as the Moneys and Credits Tax Replacement Fund and for the purpose of establishing and replenishing said fund for each fiscal year beginning July 1, 1964, there is appropriated thereto from funds in the general fund not otherwise appropriated an amount equal to the tax imposed upon moneys and credits computed at the rate of five (5) mills as placed upon the various county tax lists for the year 1963. The county auditor of each county shall certify the amounts of such taxes, computed at the rate of five (5) mills, imposed in his county for the year 1963 and deliver such certification to the state comptroller who shall draw warrants on the moneys and credits tax replacement fund in the amounts of such certifications, payable to the county treasurers of the various counties and mail said warrants to the county auditors. The proceeds shall be apportioned within the counties according to section four hundred twenty-nine point three (429.3), Code 1962.
"Sec. 10. Section four hundred twenty-six point one (426.1), Code 1962, is amended by striking from line nine (9) the word 'eleven' and inserting in lieu thereof the word 'twenty'.
"Sec. 11. There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction, in addition to all other appropriations, the sum of eleven million dollars ( $\$ 11,000,000.00$ ) for general state aid to the school districts as provided by chapter two hundred eighty-six A (286A) of the Code; provided, however, that no school districts shall receive financial aid under the provisions of said chapter of the Code in the event a school tax levy for the general fund of at least fifteen (15) mills was not made in such district for the preceding year.
"Sec. 12. There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruc-
tion, in addition to all other appropriations, the sum of one million dollars ( $\$ 1,000,000.00$ ) for supplementary aid as provided by chapter two hundred eighty-six (286) of the Code.
"Sec. 13. There is hereby appropriated from the general fund annually for each year of the ensuing biennium to the department of public instruction, in addition to all other appropriations, the sum of one million dollars ( $\$ 1,000,000.00$ ) for aid to handicapped children through special education as provided in chapter two hundred eighty-one (281), Code 1962, and the sum of five hundred thousand dollars ( $\$ 500,000.00$ ) for vocational education aid as provided in chapter two hundred fifty-eight (258), Code 1962.
"Sec. 14. There is hereby appropriated from the general fund for each year of the biennium to a 'property tax credit fund', which is hereby created, the sum of twenty-four million dollars ( $\$ 24,000,000.00$ ), or as much thereof as may be available, as computed by the comptrollex, from (1) the total of the excess, if any, by which the unencumbered general fund balance exceeds sixteen million dollars ( $\$ 16,000,000.00$ ) at the close of the preceding year, plus (2) the excess, if any, of estimated revenues for the ensuing year after providing for all other appropriations, including the apportionment of biennial appropriations between each year of the biennium. This property tax credit fund distribution shall be allocated each year to the several counties in the same proportion that the assessed valuation of real and personal property in that county for the preceding tax year bears to the total taxable real and personal property in the state for the preceding tax year. Not later than October 1 in the year 1963, and annually thereafter, the state comptroller shall certify to the county auditor of each county in the state the amount of money that will be allocated to that county the following year. The county auditor shall thereupon enter a credit against the tax bill of each taxpayer in said county, being the tax bill of the current year due and payable the following year, and the amount of said credit shall be in the same proportion to the total amount so certified to the county auditor by the state comptroller as the assessed valuation of such taxpayer's taxable real and personal property for the current tax year bears to the total assessed valuation of taxable real and personal property in that county for the current tax year. The amount of money so credited to the taxpayers of the county shall be distributed by the county treasurer to the several taxing districts of said county upon the receipts in the following year of the comptroller's warrant drawn on the property tax credit fund, the same as though the amount thereof had been paid to the treasurer of said county by the taxpayers of said taxing district.
"Sec. 15. The increase in tax provided for in sections two (2) and four (4) of this Act shall not apply to tangible personal property such as building materials, supplies and equipment, but not the constructors' own tools or equipment, used in the performance of a building or construction contract executed prior to the effective date of this Act.
"Sec. 16. If any provisions of this Act or the application of such provision to any person or circumstances shall be held invalid, the remainder of this Act or the application of such provisions to persons or circumstances other than those to which it is held invalid shall not be affected thereby.
"Sec. 17. This Act, being deemed of immediate importance shall be in full force and effect July 1, 1963, after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in the Grinnell Herald-Register, a newspaper published at Grinnell, Iowa.".
2. Amend the title by striking all after the word "Act" and inserting in lieu thereof the following: "relating to taxation, and an increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and to levy a
tax on the interest and dividends from investments and the appropriation of revenue.".

David Shaff, Chairman. Maurice E. Baringer, Chairman.<br>Robert R. Rigler.<br>John D. Shoeman.<br>D. C. Nolan.<br>On the Part of the Senate.<br>Floyd P. Edgington, Sr.<br>Elmer H. Vermeer.<br>Ivan Wells.<br>On thie Part of the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendments to and passed Senate File 461, a bill relating to the regulation and taxation of travel trailers.

Also: That the Senate has concurred in the House amendments to and passed Senate File 476, a bill to appropriate funds for capital improvements for buildings and grounds.

Also: That the Senate has concurred in the House amendments to and passed Senate File 488, a bill authorizing expenditures by the highway commission from the primary road fund.

Also: That the Senate has concurred in the House amendment to and adopted Senate Concurrent Resolution 22, providing that the General Assembly agree to an Interstate Library Compact.

Also: That the Senate has concurred in the House amendment to and adopted Senate Concurrent Resolution 36, providing that the Iowa Development Commission and the Universities and Colleges investigate and encourage establishment of industrial complexes in various locations throughout state.

Also: That the Senate has refused to adopt the conference committee report and the proposed amendments contained therein on House File 550, a bill for an act relating to taxation, vehicle registration fees and an increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and the appropriation of revenue.

Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENTS CONSIDERED

Darrington of Harrison called up for consideration Senate File 38, a bill for an act relating to notification of expiration of motor vehicle operator's license, further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 38 by inserting at the end of section 1 after the word "anniversary" the following: "and such person shall not be considered to be driving with an invalid license during such period before renewal, however for any license renewed within such thirtyday period, the date of issuance shall be considered to be the previous birthday anniversary on which it expired."

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Darrington of Harrison moved that the bill, as amended by the House, further 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, 92 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Briles | Hagie |
| Camp | Hakes |
| Carnahan | Halling |
| Carstensen | Hanson of |
| Casey | Lyon |
| Chalupa | Hanson of |
| Cofman | Mitchell |
| Crane | Hirsch |
| Cunningham | Hougen |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Dietz | Kibbie |
| Dunton | Kluever |
| Edgington | Knock |
| Ely | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Lutz |
| Grundy | Mahan |
| Fisher of | McElroy |
| Greene |  |


| Mensing | Scherle |
| :--- | :--- |
| Millen | Sersland |
| Miller of | Shaw |
| Des Moines | Siglin |
| Miller of | Smith of |
| Jones | Dickinson |
| Miller of | Smith of |
| Page | O'Brien |
| Moffitt | Sokol |
| Mowry | Stanley |
| Mueller | Steele |
| Murphy | Steffen |
| Murray | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Shelby | Tabor |
| Olson | Van Alstine |
| Ossian | Van Nostrand |
| Palas | Vermeer |
| Parker | Vetter |
| Patton | Walter |
| Peterson of | Wells |
| Woodbury | Wier |
| Prine | Winkelman |
| Riley | Worthington |
| Robinson | Mr. Speaker |

The nays were, 1:
Nielsen of
Emmet
Absent or not voting, 15:

| Bock | Hagen |
| :--- | :--- |
| Breitbach | Loss <br> Busch <br> Denman |
| Duffy | Maule |
| Messerly |  |

Meyer
Paul
Petersen of
Dallas

Reppert
Swisher
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendments to and passed Senate File 240, a bill relating to speed restrictions of certain motor vehicles.

Also: That the Senate has concurred in the House amendment to and passed Senate File 454, a bill relating to public contracts and bonds.

Also: That the Senate has reconsidered the vote by which it passed, reconsidered the vote by which it concurred in the House amendment to, amended the House amendment, concurred in the House amendment as amended, and repassed Senate File 38, a bill for an act relating to notification of expiration of motor vehicle operator's license.

Carroll A. Lane, Secretary of the Seriate.

## STATEMENT OF LEGISLATIVE INTENT

It was our understanding and intent when we wrote the Den HerderWorthington amendment to Senate File 437 that the result of the local option election should be binding on all areas and issuing authorities within the county which had voted. We also believe that those who voted for our amendment intended this to be the interpretation.

Elmer Den Herder.
LORNE WORTHINGTON.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
Senate File 459, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for construction, replacement, repairs, acquisition of land, development, forestry, water area improvements, siltation, boundary surveys and dredging, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered the following amendment filed by him and moved its adoption:

Amend Senate File 459, section 2, by striking all of line seven (7) thereof.

Roll call was requested by Kluever of Cass and Patton of Delaware.
On the question "Shall the amendment be adopted?"
The ayes were, 22:

| Balloun | Grassley | Nelson | Stokes |
| :---: | :---: | :---: | :---: |
| Baringer | Halling | Nielsen of | Strothman |
| Carnahan | Hanson of | Emmet | Tabor |
| Crane | Mitchell | Patton | Van Alstin |
| Fisher of | Mensing | Smith of | Wells |
| Greene | Miller of | O'Brien | Wier |
| Graham | Jones | Steffen |  |
| The nays were, 65: |  |  |  |
| Andersen of | Darrington | Goode | Johnson |
| Woodbury | Denman | Hagedorn | Kibbie |
| Anderson of | Dietz | Hagie | Kluever |
| Ringgold | Dunton | Hakes | Knock |
| Briles | Ely | Hanson of | Kreager |
| Casey | Eveland | Lyon | Lange |
| Chalupa | Fischer of | Hirsch | Lutz |
| Coffman | Grundy | Hougen | Mahan |
| Cunningham | Gittins | Jarvis | Maule |


| McElroy | Nielsen of | Riley | Stanley |
| :---: | :---: | :---: | :---: |
| Meyer | Shelby | Robinson | Steele |
| Millen | Olson | Scherle | Stevenson |
| Miller of | Ossian | Sersland | Van Nostr |
| Page | Palas | Shaw | Vetter |
| Moffitt | Parker | Siglin | Walter |
| Mowry | Paul | Smith of | Winkelma |
| Murphy | Petersen of | Dickinson | Worthingt |
| Murray | Dallas Peterson of Woodbury | Sokol | Mr. Speak |
| Absent or not voting, 21: |  |  |  |
| Bock | Duffy | Loss | Prine |
| Breitbach | Edgington | Messerly | Reppert |
| Busch | Falvey | Miller of | Swisher |
| Camp | Frazier | Des Moines | Vermeer |
| Carstensen | Hagen | Mueller | Wright |
| Den Herder | Knowles |  |  |

Amendment lost.
Kreager of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"
The ayes were, 83:

| Andersen of <br> Woodbury | Gittins <br> Goode <br> Anderson of <br> Ringggold |
| :--- | :--- |
| Graham |  |
| Baringer | Grassley |
| Bock | Hagedorn |
| Briles | Hagie |
| Carnahan | Hakes |
| Casey | Hanson of |
| Chalupa | Lyon |
| Coffman | Hanson of |
| Cunningham | Mitchell |
| Darrington | Jarvis |
| Den Herder | Johnson |
| Dietz | Kibbie |
| Dunton | Kluever |
| Edgington | Knock |
| Eveland | Knowles |
| Falvey | Kreager |
| Fischer of | Lange |
| Grundy | Mahan |
| Fisher of | Maule |
| Greene | McElroy |
| Frazier | Mensing |

The nays were, 10 :

| Camp | Halling |
| :--- | :--- |
| Carstensen | Hougen |
| Crane | Lutz |

Patton

| Smith of |
| :---: |
| O'Brien |

Prine
Riley
Robinson
Scherle
Sersland
Shaw
Siglin
Smith of Dickinson
Sokol
Stanley
Steele
Steffen
Stevenson
Tabor
Van Alstine
Van Nostrand
Vermeer
Vetter
Walter
Wier
Winkelman
Worthington
Mr. Speaker

## Stokes <br> Strothman

Absent or not voting, 15:

| Balloun | Duffy | Messerly | Reppert |
| :--- | :--- | :--- | :--- |
| Breitbach | Ely | Mueller | Swisher |
| Busch | Hagen | Petersen of | Wells |
| Denman | Loss | Dallas | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE CALENDAR

Scherle of Mills asked and received unanimous consent to take up for immediate consideration Senate File 485, a bill for an act to amend the liquor control Act, Senate File four hundred thirty-seven (437) of the Sixtieth General Assembly, relating to the control, sale and use of alcoholic beverages, with report of committee recommending passage.

Fisher of Greene offered the following amendment filed by him and moved its adoption:
Amend Senate File 485 by inserting in line 5 of section 7 after the word "licensee" the words "or permittee".

Amendment adopted.
Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend Senate File 485 by inserting after section 5 the following new section:

Section twelve (12) of Senate File four hundred thirty-seven (437), Acts of the Sixtieth General Assembly, is hereby amended by inserting after the first semicolon the following:
"also by striking from line three (3) the word and figures "June 30" and inserting in lieu thereof the words "the anniversary date;".

Amendment adopted.
Fisher of Greene offered the following amendment filed by him and moved its adoption:
Amend Senate File 485 by striking all of lines six (6) through thirteen (13) of section 5 and inserting in lieu thereof the following:
"a. Commercial establishments located within the corporate limits of cities of ten thousand $(10,000)$ population and over, one thousand $(1,000)$ dollars;
"b. Commercial establishments located within the corporate limits of cities or towns of over fifteen hundred $(1,500)$ and less than ten thousand ( 10,000 ) population, seven hundred fifty ( 750 ) dollars;
"c. Commercial establishments located within the corporate limits of towns of fifteen hundred ( 1,500 ) population or less, five hundred ( 500 ) dollars;
"d. Commercial establishments located outside the corporate limits of any city or town, one thousand $(1,000)$ dollars."

Amendment adopted.

Fisher of Greene offered the following amendment filed by him and moved its adoption :

Amend Senate File 485, section 3, by adding thereto the following:
"Further amend said section 10 by adding at the end of paragraph e. of subsection seven (7) the following:
"Except for filing of the petition and the conduct of elections, whenever the word "board" appears in this paragraph it shall include the county board of supervisors and city and town councils."

Amendment adopted.
Scherle 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, 79:

Andersen of
Woodbury
Anderson of
Ringgold
Bock
Briles
Camp
Carnahan
Carstensen
Casey
Chalupa
Cunningham
Darrington
Den Herder
Dietz
Dunton
Ely
Eveland
Fischer of
Grundy
Fisher of
Greene
Frazier
The nays were, 13

| Balloun | Hanson of <br> Lyon <br> Coffman |
| :--- | :---: |
| Crane <br> Grassley | Hanson of |
| Halling | Mitchell |

Absent or not voting, 16:
Baringer
Breitbach
Busch
Denman
Duffy
Edgington
Hagen
Loss
Messerly
Patton

| Miller of | Riley |
| :--- | :--- |
| Des Moines | Scherle |
| Miller of | Sersland |
| Page | Shaw |
| Moffitt | Smith of |
| Mowry | Dickinson |
| Mueller | Sokol |
| Murphy | Stanley |
| Murray | Steele |
| Nelson | Steffen |
| Nielsen of | Stevenson |
| Emmet | Strothman |
| Nielsen of | Tabor |
| Shelby | Van Alstine |
| Olson | Van Nostrand |
| Ossian | Vermeer |
| Palas | Vetter |
| Parker | Walter |
| Paul | Wier |
| Peterson of | Winkelman |
| Woodbury | Worthington |
| Prine | Mr. Speaker |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE CONCURRENT RESOLUTION 26 ADOPTED

Mowry of Marshall called up for consideration Senate Concurrent Resolution 26, filed on April 26 and found on page 1393 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SENATE CONCURRENT RESOLUTION 18 ADOPTED

Mowry of Marshall called up for consideration Senate Concurrent Resolution 18 filed May 9 and found on page 1600 of the House Journal.

Mowry of Marshall offered the following amendment to the resolution and moved its adoption :
Amend Senate Concurrent Resolution 18, line two (2) by striking the words and figures "at twelve o'clock noon, Wednesday, May 15, 1963." and inserting in lieu thereof the words and figures "Saturday, May 18, 1963, at 6:00 o'clock p.m."

Amendment adopted.
Mowry of Marshall moved that the resolution as amended be adopted.

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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 23, a concurrent resolution authorizing the Governor to designate a state agency to accept, manage and administer federal funds for construction of academic buildings for institutions of higher education within the state.

Also: That the Senate has amended the House amendments to and passed House File 595, a bill for an act to make an appropriation from the general fund to various state departments for the biennium beginning July 1, 1963, and ending June 30, 1965.

> Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT CONSIDERED

Edgington of Franklin called up for consideration House File 595, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1963, and ending June 30, 1965, funds for various departments and various divisions thereof, of the State of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems, to salaries and
allowances for state officers and employees and to amend various sections of the Code relating to departments receiving appropriations under this Act, amended by the Senate, and moved that the House concur in the following Senate amendment:

1. Amend the House amendments to House File 595 by striking all of division 30 through 34.
2. By adding a new division as follows:
"Amend House File 595 by inserting after line 22 of section 47 the following:
'There is hereby transferred from the Iowa Liquor Control Fund the sum of twenty-five thousand $(25,000)$ dollars for each year of the ensuing biennium to the Iowa Commission on Alcoholism created by chapter one hundred twenty-three A (123A) of the Code for the purposes specified in said chapter.'."

Motion prevailed and the House concurred in the Senate amendment.

Edgington of Franklin 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, 85 :

| Andersen of | Frazier |
| :--- | :--- |
| Woodbury | Gittins |
| Anderson of | Goode |
| Ringgold | Graham |
| Balloun | Grassley |
| Baringer | Hagedorn |
| Bock | Hakes |
| Briles | Hanson of |
| Camp | Lyon |
| Carnahan | Hanson of |
| Casey | Mitchell |
| Coffman | Hirsch |
| Crane | Hougen |
| Cunningham | Jarvis |
| Darrington | Johnson |
| Den Herder | Kibbie |
| Dietz | Kluever |
| Dunton | Knock |
| Edgington | Knowles |
| Eveland | Kreager |
| Falvey | Lange |
| Fischer of | Mahan |
| Grundy | McElroy |
| Fisher of | Mensing |
| Greene | Meyer |

Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Page
Moffitt
Mowry
Mueller
Murphy
Murray
Nelson
Nielsen of
Emmet
Nielsen of
Shelby
Olson
Ossian
Palas
Patton
Paul
Petersen of
Dallas
Peterson of
Woodbury
Prine
Robinson
Scherle
Sersland
Smith of
O'Brien
Sokol
Stanley
Steele
Steffen
Stevenson
Strothman
Tabor
Van Alstine
Van Nostrand
Vermeeer
Vetter
Walter
Wells
Wier
Winkelman
Worthington
Mr. Speaker

The nays were, none.
Absent or not voting, 23:

| Breitbach | Chalupa |
| :--- | :--- |
| Busch | Denman |

Carstensen

Denman
Duffy

| Ely | Halling |
| :--- | :--- |
| Hagen | Loss |
| Hagie | Lutz |


| Maule | Reppert | Siglin | Stokes |
| :--- | :--- | :--- | :--- |
| Messerly | Riley | Smith of | Swisher |
| Parker | Shaw | Dickinson | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Edgington of Franklin asked and received unanimous consent that the Chief Clerk be authorized to correct the totals and sub-totals concerning the appropriations in House File 595.

## SIFTING COMMITTEE CALENDAR

Senate File 441, a bill for an act relating to salaries paid to the clerks of the grand juries, with report of committee recommending passage, was taken up for consideration.

Sersland of Winneshiek asked and received unanimous consent to withdraw his amendment filed May 17.

Mowry 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:

| Andersen of <br> Woodbury | Fischer of <br> Grundy |
| :--- | :--- |
| Anderson of | Fisher of |
| Ringgold | Greene |
| Balloun | Gittins |
| Baringer | Goode |
| Bock | Graham |
| Briles | Grassley |
| Camp | Hagedorn |
| Carnahan | Hakes |
| Carstensen | Hanson of |
| Casey | Lyon |

Coffman
Crane
Cunningham
Darrington
Den Herder
Dietz
Dunton
Edgington
Ely
Eveland
Falvey
Fischer of
Fisher of Greene
Gittins
Goode
Graham
Grassley
Hakes
Hanson of Lyon Hanson of Mitchell
Hirsch
Hougen
Johnson
Kibbie
Kluever
Knock
Knowles
Kreager
Lange
Mahan
The nays were, none.

| Absent or not voting, 28: |  |
| :--- | :--- |
| Breitbach | Denman |
| Busch | Duffy |
| Chalupa | Frazier |


| Hagen | Jarvis |
| :--- | :--- |
| Hagie | Loss |
| Halling | Lutz |


| Maule | Peterson of | Shaw | Stokes |
| :--- | :--- | :--- | :--- |
| Messerly | Woodbury | Siglin | Swisher |
| Ossian | Reppert | Smith of | Wells |
| Parker | Riley | Dickinson | Wier |
|  | Robinson |  | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## messages from the senate

The following messages were received from the House:
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 410, a bill for an act relating to the adoption of city and town codes.

Also: That the Senate has concurred in the House amendment to and passed Senate File 485, a bill for an act relating to the control, sale and use of alcoholic beverages.

Carroll A. Lane, Secretary of the Senate.

## SENATE AMENDMENT CONSIDERED

Marion of Marshall called up for consideration House File 410, a bill for an act relating to the adoption of city and town codes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 410 as follows:

1. By striking lines 5,6 and 7 of section 1 and inserting in lieu thereof the following:
"c. When an ordinance containing new substance or intent is proposed for adoption as part of a municipal code, it shall be published as provided in subsection one (1). However, when an ordinance is simply edited and brought up to date without change of substance or intent, such publication will not be required."
2. By striking lines 4 and 5 of section 2 and inserting in lieu thereof the following:
"However, the provisions of paragraph ' c ' of subsection five (5) shall not apply.".

Motion prevailed and the House concurred in the Senate amendment.

Vermeer of Marion 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, 69:
$\begin{array}{ccl}\text { Andersen of } \\ \text { Woodbury } & \begin{array}{c}\text { Anderson of } \\ \text { Ringgold }\end{array} & \begin{array}{l}\text { Baringer } \\ \text { Bock }\end{array}\end{array} \quad \begin{aligned} & \text { Camp } \\ & \text { Carnahan }\end{aligned}$
$\left.\begin{array}{lll}\text { Carstensen } & \begin{array}{l}\text { Hanson of } \\ \text { Lyon }\end{array} & \begin{array}{l}\text { Moffitt } \\ \text { Casey }\end{array} \\ \text { Mowry }\end{array}\right)$

Sersland<br>Smith of<br>O'Brien<br>Sokol<br>Stanley<br>Steffen<br>Stevenson<br>Tabor<br>Van Alstine<br>Van Nostrand<br>Vermeer<br>Vetter<br>Walter<br>Wells<br>Wier<br>Winkelman<br>Worthington<br>Mr. Speaker

The nays were, none.
Absent or not voting, 39 :

| Balloun | Graham | Maule | Riley |
| :--- | :--- | :--- | :--- |
| Breitbach | Grassley | McElroy | Shaw |
| Briles | Hagen | Messerly | Siglin |
| Busch | Hagie | Meyer | Smith of |
| Chalupa | Halling | Murphy | Dickinson |
| Coffman | Hougen | Murray | Steele |
| Denman | Johnson | Parker | Stokes |
| Duffy | Kibbie | Patton | Strothman |
| Dunton | Loss | Prine | Swisher |
| Frazier | Lutz | Reppert | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment to and adopted Senate Concurrent Resolution 18 providing for sine die adjournment at six o'clock p.m., Sautrday, May 18, 1963.

Carroll A. Lane, Secretary of the Senate.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Wier of Louisa, 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 156, 178, 380, 417, 554, 594, and Senate Files 171, 183, 403, 447, 465 and 468.

Fred E. Wier,
Chairman House Committee. Kenneth Benda, 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 156, 178, 380, 417, 554, 594 and Senate Files 171, 183, 403, 447, 465 and 468.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 18th day of May, 1963, sent to the Governor for his approval: House Files 156, 178, 380, 417, 554 and 594.

Fred E. Wier, Chairman.
Report adopted.

> SAGA OF THE SIXTIETH GENERAL ASSEMBLY
> A ballad by Paul Knowles
> Let me tell the Saga of the Sixtieth G. A.
> We started legislating on a January day.
> We passed on Reapportionment, the old utility bill We lived on steak and chicken just to do the people's will.
> We gave them the needle, the factory packaged needle and we gave them a good liquor bill.
> We didn't pass a sales tax, an income
> or a gross tax cause we thought that was the people's will.
> So here's a bouquet to those who okayed a tax-
> I mean the one on booze
> So now lookout for the needle, the factory packaged needle, IF you start to drink as you choose.
> So long-Knowles of Scott
> God bless you
> Other ballads by this author about the Sixtieth G. A.
> "Ballad to Speaker Naden".
> "Home Rule Rule"
> "We Don't Want the Needle"
> "Moneys and Credits Blues"

## AMENDMENTS FILED

Amend Senate File 463 as amended and passed by the Senate by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-one point seventeen (421.17), subsection one (1), Code 1962, is amended by striking from lines three (3) and four (4) of said subsection the words "over boards of supervisors" and inserting in lieu thereof the words "over conference boards and examining boards provided for in chapter four hundred forty-one (441) of the Code,".

Sec. 2. Section four hundred twenty-one point seventeen
(421.17), subsection two (2), Code 1962, is hereby amended by adding after the first paragraph the following:
"The state tax commission shall, not later than September 1, 1963, and by September 1 in every fourth valuation year thereafter, issue a directive to all county and city assessors in the state as to the percentage of valuations as determined by section four hundred forty-one point twenty-one (441.21) of the Code not exceeding twenty-five (25) percent thereof, which shall be the assessed valuations on which levies shall be made for taxation purposes."

Sec. 3. Section four hundred twenty-one point seventeen (421.17), subsection two (2), Code 1962, is hereby amended by adding after the second paragraph the following new paragraph:
"Any directive of the state tax commission shall be issued to both the conference board and assessor of any taxing district affected by such directive. The board and assessor or any property owner thereof may appeal such directive to the state tax commission within twenty (20) days from date of issuance stating in writing the objections. Within ten (10) days, after a hearing thereon, the state tax commission shall notify the appellant of its decision, which decision shall be in full force and effect, unless within twenty (20) days after receipt of such notification, the appellant appeals to the district court of the county in which the appellants are residents. The district court shall hear the matter de novo within thirty (30) days after the institution of proceedings, and its decision shall be final, unless appealed to the supreme court as provided by law.
"Failure of any assessor or local board of review to perform the duties thereof as prescribed by law, or to comply with any directive issued by the state tax commission or the state board of review shall constitute nonfeasance in office and shall be grounds for removal as provided in sections four hundred fortyone point nine (441.9) and four hundred forty-one point thirtytwo (441.32) of the Code, or upon institution of proceedings by the state tax commission as provided in section four hundred twenty-one point twenty (421.20) of the Code."

Sec. 4. Section four hundred twenty-one point seventeen (421.17), subsection four (4), Code 1962, is amended by striking from lines one (1) and two (2) of said subsection the words "boards of supervisors," and inserting in lieu thereof the words "conference boards provided for in chapter four hundred forty-one (441) of the Code,".

Sec. 5. Section four hundred twenty-one point seventeen (421.17), subsection five (5), Code 1962, is amended by striking from lines ten (10) and eleven (11) of said subsection the words "boards of supervisors" and inserting in lieu thereof the words "conference boards, county or city assessors,".

Sec. 6. Section four hundred twenty-one point seventeen (421.17), subsection nine (9), Code 1962, is amended by striking from line two (2) of said subsection the words "boards of supervisors," and inserting in lieu thereof the words "assessors, conference boards provided for in chapter four hundred forty-one (441) of the Code,".

Sec. 7. Chapter four hundred twenty-one (421), Code 1962, is hereby amended by adding the following new section:
"Failure of the members of the state tax commission to perform the duties enumerated in this chapter and in sections four hundred forty-one point nine (441.9) and four hundred forty-one point thirty-two (441.32) of the Code, and in this amendment, shall constitute nonfeasance in office and shall render them subject to the provisions of chapter sixty-six (66) of the Code."

Sec. 8. Section four hundred twenty point two hundred four (420.204), Code 1962, is hereby amended by striking all after the word "be" commencing in line eight (8) and inserting in lieu thereof the words "the same as provided in section four hundred forty-one point twenty-one (441.21) and section four hundred forty-two point seventeen (442.17) of the Code."

Sec. 9. Section four hundred thirty-four point fifteen (434.15), Code 1962, is hereby amended by striking from lines six (6), seven (7), and eight (8) the words "by taking sixty percent of the actual value so ascertained" and inserting in lieu thereof the words "as provided in section four hundred forty-one point twenty-one (441.21) of the Code".

Sec. 10. Section four hundred thirty-five point seven (435.7), Code 1962, is hereby amended by striking from line twenty-five (25) the words "sixty percent of".

Sec. 11. Section four hundred thirty-eight point thirteen (438.13), Code 1962, is hereby amended by striking from lines six (6) and seven (7) the words "by taking sixty percent of the actual value so ascertained,".

Sec. 12. Section four hundred forty-one point twenty-one (441.21), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"All property subject to assessment and taxation shall be valued at its market value which shall be entered opposite each item. Market value is defined as the reasonable exchange in the current year between a willing buyer and a willing seller, each being familiar with all the facts relating to the particular property. Such market value shall be fair and reasonable based on market value of similar classes of property.
"In the event market value of the property being assessed cannot be established in the foregoing manner, then the assessor may consider its productive and earning capacity, if any, industrial conditions, cost, depreciation and replacement value, the amount of insurance carried, obsolescence, and all other factors which would determine the fair and reasonable market value of the property; and upon adoption of uniform rules and regulations by the state assessor for the valuation of such properties, said valuation on such properties shall be determined in accordance therewith for assessment purposes to assure uniformity.
"The property valued in the foregoing manner shall be assessed as provided in section two (2) of this amendment.
"For the purpose of computing the debt limitations for municipalities, political subdivisions and school districts as provided in sections four hundred seven point one (407.1) and four hundred seven point two (407.2) of the Code, the term 'actual value' as used in said sections shall mean the amount equal to one and two-thirds ( $12 / 2$ ) times the assessed valuation as provided in section two (2) of this amendment and shall be so listed on the tax list as provided in section four hundred forty-
three point two (443.2) of the Code as market value.
"'Actual value' as used in other sections of the Code shall mean the valuation as determined by this section."

Sec. 13. Section four hundred forty-one point thirty-three (441.33), Code 1962, is hereby amended by striking from line fourteen (14) the word and figure "August 1 " and inserting in lieu thereof the word and figure "July 1".

Further amend said section by striking from line twenty-four (24) the word and figure "August 1" and inserting in lieu thereof the word and figure "July 1 ".

Sec. 14. Section four hundred forty-one point thirty-seven (441.37), Code 1962, is hereby amended as follows:

1. By striking all of subsection one (1) of such section after the period in line three (3).
2. By adding the following new subsection:
"Upon any taxpayer filing in writing any protest to the board of review or appeal to the district court, the assessor shall show cause why such protest or grounds of appeal shall not prevail, and shall be substantiated by comparable and equal assessments of other property or by such other information as may be applicable to justify the assessment."

Sec. 15. Section four hundred forty-one point forty-five (441.45), Code 1962, is hereby repealed and the following is enacted in lieu thereof:
"The county assessor of each county and each city assessor shall, on or before the third Monday in June, each year, make out, certify to and transmit to the county auditor of their county, an abstract of the assessed valuations of real and personal property, including moneys and credits, in his county or city, as the case may be, which abstract shall be made on forms to be prescribed by the state tax commission, and shall show data or figures that may be required by law, and such other information, as will be of use to and required by the commission in its capacity as such and constituting the state board of review, for its consideration of the assessed valuation of real and personal property in all counties of the state. The county auditor of each county shall, upon receipt of the abstract from the county assessor and from the city assessor, if there be such in the county, proceed to make out, certify to and transmit to the state tax commission on or before the first Monday in July, each year, an abstract of the assessed valuations of real and personal property, including moneys and credits, and showing totals for the entire county, same to be based on the abstract certified by and received from the assessors, and shall include such other data or figures as may be required on such abstract by law, or as may be required by the state tax commission for the use of the commission in its capacity as such and constituting the state board of review, as provided for in section four hundred fortyone point forty-six (441.46) of the Code. The abstract for the entire county shall be made on forms prescribed by the state tax commission. In addition, the county auditor of each county shall on or before August 1, each year, make out, certify to and transmit to the state tax commission, a statement of the value of property, real and personal, on which military service tax exemptions were applied for and allowed by the county board of super-
visors in the same year of the abstract herein referred to, such certification as to military service tax exemptions to be made on forms prescribed and furnished by the state tax commission.
"In any case where a local board of review continues in session beyond June 1, in any year, under provisions of section four hundred forty-one point thirty-three (441.33) of the Code, the abstract shall be made out by the county assessor or the city assessor, as the case may be, certified to and transmitted to the county auditor within fifteen (15) days from the date of the final adjournment of said board of review, and the county auditor shall, upon receipt of the abstract from the county assessor, and from the city assessor, if there be such in the county, proceed to make out, certify to and transmit to the state tax commission the abstract for the entire county within fifteen (15) days from the date the assessor filed the abstract for his jurisdiction with the county auditor. Where the county board of review and the city board of review in any county both had extensions of time to be in session, the county auditor shall transmit the abstract for the entire county to the commission within fifteen (15) days from the date the last assessor's abstract is received by the auditor. The assessors and county auditors shall file the completed abstracts within the time specified herein to enable the state board of review to proceed promptly with its equalization work.

Sec. 16. Section four hundred forty-one point forty-eight (441.48), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"The state board of review shall give ten (10) days notice by United States certified mail of its intention to add to or deduct from the valuation on any kind or class of property any proposed percentages, such notice to be sent to the county auditor of the county, or the city clerk of the city, as the case may be, whose valuation is proposed to be either raised or lowered, and said notice shall state the time and place that a hearing will be had before the state board of review on the tentative adjustment, such date to be no less than ten (10) days from the date of the notice. The county may appear by any of the members of the county conference board, the county assessor, the county auditor, members of the local board of review and the county attorney, and any city with a city assessor may appear by any member of its city conference board, the city assessor, the county auditor, members of the local board of review and the city and county attorney. Any protest to the tentative adjustment shall be made in writing and shall contain a statement of the reasons being urged why the adjustment should not be carried out. The state board of review shall hold an adjourned meeting and take final action with respect to all the valuations of property in all the counties and in all cities having a city assessor and shall promptly notify the county auditor of its final action."

Sec. 17. Section four hundred forty-one point forty-nine (441.49), Code 1962, is hereby repealed and the following enacted in lieu thereof:
"In any year where the state board of review finds it impossible to complete its equalization work by September 15 of that year, it shall order the adjusted valuations spread for the
first time in the year following. Upon receipt of the certification from the state tax commission each year showing the final action of the commission respecting the valuations on property, the county auditor of the county shall thereupon add to or deduct from the valuation of each kind or class of property in his county the required percentage shown in the certification of the commission, and shall reject all fractions of fifty (50) cents or less in the result and count all over fifty (50) cents as one (1) dollar. The adjusted valuations shall then be taken and considered as the taxable value of the property upon which the levy shall be made. The county auditor shall comply with the state tax commission's directive or certification in the matter."

Sec. 18. Chapter four hundred twenty-one (421), Code 1962, is hereby amended by adding thereto the following new section:
"Notwithstanding any other provisions of law, the assessed valuation of property for purposes of levying of taxes as provided by section four hundred twenty-one point seventeen (421.17) of the Code shall not exceed the valuation to be listed and used as a basis for distribution of any and all state funds for school or other purposes which are based on assessed valuations.
"If any board of supervisors, city or town council, or school board desires to increase its assessed valuations in excess of that as determined by section four hundred twenty-one point seventeen (421.17) of the Code, the question shall be submitted to a vote of the people of the taxing district affected at any regular election or any special election called for this purpose. The question shall state the amount of the proposed rate of assessed valuations as compared with the market or actual value as provided by section four hundred forty-one point twenty-one (441.21) of the Code and the percentage of increase above the rate of assessed valuations as determined by section four hundred forty-one point seventeen (441.17) of the Code. The assessed valuations may be increased in excess of that as determined by section four hundred twenty-one point seventeen (421.17) of the Code for purposes of raising additional taxes or increasing valuations for bonding purposes providing sixty (60) percent of the voters voting at such election vote for such increase. Neither this provision nor the provisions of section four hundred twenty-one point seventeen (421.17) of the Code shall place any limitation on or affect the validity of any bonds issued prior hereto, or any levies for the taxable years 1963 or $1964 . "$

Hougen of Black Hawk.
On motion by Mowry of Marshall, the House recessed until the fall of the gavel.

The House reconvened, Speaker Naden in the chair at $5: 45$ p.m.
The Speaker announced the following interim appointments:

## CAPITOL PLANNING COMMISSION-4 YEAR TERMS

William Darrington of Harrison
Charles Grassley of Butler
COMMISSION TO STUDY COURT SYSTEM OF IOWA Tom Riley of Linn

## Leonard Anderson of Woodbury

John Duffy of Dubuque
StUDY COMmittee relating to the dairy industry Elmer Lange of Sac
Maurice Baringer of Fayette
John Murray of Webster
DEPARTMENTAL RULES REVIEW COMMITTEE
Dewey Goode of Davis
Filoyd Millen of Van Buren
Lorne Worthington of Decatur
COMMERCIAL CODE STUDY COMMITTEE
John Mowry of Marshall
Charles Frazier of Lee
Scott Swisher of Johnson
IOWA COMMISSION ON INTERSTATE COOPERATION
Ray Cunningham of Story
Joseph Knock of Union
Max Kreager of Jasper
Elmer Den Herder of Sioux
Ray Eveland of Boone
BUDGET AND FINANCIAL CONTROL COMMITTEE
John Camp of Clinton
Keith Dunton of Keokuk
LEGISLATIVE RESEARCH COMMITTEE
William Scherle of Mills
Chester Hougen of Black Hawk
John Kibbie of Palo Alto
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Wier of Louisa, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 410 and 595; Senate Joint Resolutions 17 and 18; Senate Files 38, 174, 227, 240, 250, $282,315,340,392,407,415,419,426,430,440,441,448,453,454,457,459$, $460,461,462,464,469,470,471,472,473,474,475,476,477,478,479,480$, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490 491, 492 ; also, Senate File 468 correctly re-enrolled.

Fred E. Wier,<br>Chairman House Committee. Kenneth Benda, 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 410 and 595; Senate Joint Resolutions 17 and 18; Senate Files
$38,174,227,240,250,282,315,340,392,407,415,419,426,430,440$, $441,448,453,454,457,459,460,461,462,464,469,470,471,472,473$, $474,475,476,477,478,479,480,481,482,483,484,485,486,487,488$, $489,490,491,492$; also, Senate File 468 correctly re-enrolled.

## BILLS SENT TO THE GOVERNOR

Wier of Louisa, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 18th day of May, 1963, sent to the Governor for his approval: House Files 410 and 595.

Fred E. Wier, Chairman.
Report adopted.

## COMMITTEE TO NOTIFY THE SENATE

Prine of Mahaska moved that a committee of four be appointed to notify the Senate that the House was ready to adjourn sine die.

The motion prevailed and the Speaker appointed as such committee: Prine of Mahaska, Hirsch of Warren, Falvey of Monroe and Jarvis of Buena Vista.

## COMMITTEE TO NOTIFY THE GOVERNOR

Eveland of Boone moved that a committee of four be appointed to notify the Governor that the House was ready to adjourn sine die.

The motion prevailed and the Speaker appointed as such committee: Eveland of Boone, Reppert of Polk, Van Alstine of Humboldt and Peterson of Woodbury.

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

HAROLD E. HUGHES
May 18, 1963.

## Governor

The Honorable Robert W. Naden, Speaker of the House,

## House of Representatives, Sixtieth General Assembly. <br> Honorable Members of the General Assembly:

I hereby acknowledge receipt of your official notification that the Sixtieth General Assembly stands ready to adjourn sine die, pursuant to Senate Concurrent Resolution 18.

This session of the Iowa General Assembly has been the longest regular session in our state's history. It also has been one of the hardest working sessions. In many areas, it has been most productive.

I want to take this opportunity to pay tribute to the devotion you have shown to your duties throughout this session. Although I feel there is a considerable amount of unfinished business remaining, you have a great many achievements to show for your labors.

You are to be commended for your action in passing a liquor control act the majority of Iowans favor, can respect and will obey. Many of you had to stand up against great pressure from segments of your constituencies to vote for what you thought was best for Iowa. You showed genuine statesmanship and your state, in years to come, will be thankful to you.

The enactment of legislation providing for state regulation of public utilities marks the culmination of 50 years of effort by the progressive forces in Iowa to legislate for the protection of the utility consumer.

Iowa will substantially benefit from legislation calling for mandatory testing of farm animals for brucellosis.

By authorizing an appropriation for a program of medical assistance to the aged you have made possible some relief from suffering for a large class of persons we have shamefully neglected for so many years-our elderly citizens who are not receiving Old Age Assistance payments.

The enactment of legislation permitting the investment of the operating funds of local governments represents a triumph of the public interest over narrow private interest. It will provide property tax relief of the most direct kind.

I hope the passage of legislation making discriminatory hiring practices unlawful will go far toward making available equal job opportunities for all Iowans.

Your action in allowing Iowa to join the growing ranks of states which have ratified the proposed Twenty-fourth Amendment to the U. S. Constitution was of national significance and was a necessary step toward securing equal voting rights for all qualified adults in our land.

The act to permit local communities to issue revenue bonds for industrial sites and buildings should make a significant contribution toward the economic development of Iowa.

The cities and towns of Lowa have been granted a measure of home rule that will free them from the shackles of state government while protecting the interests of local citizens. It is my hope that future Assemblies will complete this action by approving a home rule amendment to our State Constitution.

You have provided adequately for the needs of higher education, mental health and correctional institutions. Your action in increasing the benefits under the Iowa Public Employees Retirement System will lead to more just rewards for the faithful service of our governmental employees and to greater incentives for qualified persons to enter the profession of teaching.

However, I would be less than candid if I did not point out that I was disappointed at the Assembly's action-or failure to act-in a number of other vital areas.

No action was taken to protect our Interstate Highways from future encroachment by billboards.

A bill to abolish the death penalty was not allowed to come to a vote in the Iowa Senate even after it was passed by the Iowa House of Representatatives.

With all due respect to many sincere legislators who felt the Shaff Plan was at least a step in the right direction, I do not feel that it meets the minimum requirements for a sound and equitable plan of legislative reapportionment.

It is a matter of deep regret to me that the Assembly did not see fit to provide adequate funds for some of our welfare programs, most notably the program for Aid to Dependent Children. Another serious omission, I feel, was the failure to enact improved legislation to protect the safety of our working men and women. It is also regrettable that the Assembly has failed to provide the reorganization our antiquated state government structure needs if it is to deal with the problems and challenges that economic and social change are bringing to Iowa.

This session has ended without an answer to the difficult problem of tax revenues and property tax relief. I know that a good many Legislators, as well as your Governor, did everything they felt was possible in a spirit of compromise to reach a solution. History will probably show that it was better to have no major tax bill at all than one which was inequitable.

One of the most serious omissions, in my view, was the Assembly's failure to enact legislation to equalize property assessments for taxation throughout the state. Such a measure is essential before any over-all solution to local property tax problems can be reached.

You have differed often among yourselves during this session. A majority of your membership has sometimes differed with me. But this is the sign of a healthy democratic system and is no cause for alarm.

I want to thank you for the many courtesies you have shown me during this session and give you the assurance, as you depart, that my office will be open to you in the months ahead any time you wish to discuss with me ways in which Iowa can be made a better state in which to live.

Very truly yours,
harold E. Hughes, Governor.
HEH: jl

## STATEMENT BY THE SPEAKER

In reviewing the accomplishments of the Sixtieth General Assembly, I feel that the tremendous efforts of the individual members have paid off in results and benefits for the entire state. Every major problem was clearly studied and acted upon, sometimes enacted, other times rejected, but almost universally for the good of the people of our state.

Our greatest regret was probably in the area of fiscal problems at the local budget level, but I don't believe that the time spent in trying to work out property tax relief was in any way a waste of time. I believe that the numerous methods of raising the funds served to place additional emphasis on the problem.

However, it should be pointed out, with emphasis, that without increased state aid to the local school districts, or direct property tax relief in any other form, that increased local expenditures will be bourne by property tax payers. At the present rate of increase, we can expect a fifty million dollar increase in local taxes during the next two years. This will place even greater significance on local budget hearings.

About one-third of the increase will be absorbed through growth in valuations in the communities, but the other two-thirds of the increase will be
represented in about a six mill average increase in millage rates over the next two years.

It is apparent to me that the time has come to overhaul our tax structure in Iowa. By doing this, we should divide the school costs between real property and income in the local community. This program coupled with the elimination of our tax exemptions in our present laws would unleash great opportunities for providing the industrial and business growth our state needs in order to provide jobs for the thousands of our youth leaving our state each year.

The broadening of the tax base for the local schools would enable us to eliminate the personal property tax across the board. This would include the monies and credits tax, the tax on personal household goods and the tax on farm, business and industrial inventories.

Contrary to the Governor's program of withholding tax, increased corporation taxes, and a surtax on interest and dividends, which would act as a drag on the economy of Iowa, this program would be instrumental in providing the investment capital and along with it the job opportunities so sorely needed in our state.

I sincerely hope that a committee under the legislative research committee will further pursue this study and will be in a position to recommend the broad changes needed to the the Sixty-first General Assembly in 1965.

## FINAL ADJOURNMENT

By virtue of Senate Concurrent Resolution 18, duly adopted, the hour of six o'clock p.m., May 18, 1963, having arrived, the Speaker of the House declared the House of Representatives of the Sixtieth General Assembly adjourned sine die.

## SUPPLEMENT TO THE HOUSE JOURNAL

The following is a record of the action of the Governor on bills and joint resolutions passed by the Sixtieth General Assembly, and which action was had subsequent to the date of the sine die adjournment:
S. F. 19-Providing for establishment of water recreational areas and facilities. Approved May 20, 1963.
S. F. 171-Relating to inspection of multiple dwellings. Approved May 20, 1963.
S. F. 237-Relating to distribution, sale, transportation and use of pesticides and devices. Approved May 20, 1963.
S. F. 447-Relating to appropriations to certain named persons in settlement of claims. Approved May 20, 1963.
S. F. 468-Relating to inheritance tax. Approved May 20, 1963.
H. F. 46-Relating to temporary motor vehicle instruction permits. Approved May 20, 1963.
H. F. 178-Relating to bids on secondary road construction work. Approved May 20, 1963.
H. F. 205-Relating to fixing speed limits for motor vehicles on bridges or elevated structures where not sign-posted. Approved May 20, 1963.
H. F. 380-Relating to powers of cities and towns with respect to local and internal affairs. Approved May 20, 1963.
H. F. 417-Relating to establishment of joint county-municipal civil defense administrations. Approved May 20, 1963.
H. F. 588-Relating to allowing the state appeal board and special assistant attorney general power to approve or reject claims against the state. Approved May 20, 1963.
S. F. 465-Relating to appropriations to the board of control. Approved May 22, 1963.
H. F. 342-Relating to patients admitted voluntarily to mental health institutes. Approved May 22, 1963.
S. F. 453-Relating to appropriations to the State Department of Social Welfare. Approved May 24, 1963.
S. F. 459-Relating to appropriation to the Conservation Commission. Approved May 24, 1963.
S. F. 470-Relating to appropriation to Iowa State Commerce Commission. Approved May 24, 1963.
S. F. 474-Relating to the State Board of Regents for capital improvements and to increase tax imposed on cigarettes. Approved May 24, 1963.
S. F. 475-Relating to appropriations for institutions under State Board of Regents. Approved May 24, 1963,
S. F. 476-Relating to appropriation for capital improvements for buildings and grounds. Approved May 24, 1963.
S. F. 477-Relating to appropriation to the State Fair Board. Approved May 24, 1963.
S. F. 481-Relating to appropriation to the Department of Public Instruction for specified school aid. Approved May 24, 1963.
S. F. 482-Relating to appropriation to the Department of Public Instruction for general state aid for school districts. Approved May 24, 1963.
S. F. 483-Relating to appropriation to the Department of Public Instruction for supplemental aid to certain school districts. Approved May 24, 1963.
S. F. 484-Relating to appropriation to the Department of Public Instruction for state aid for transportation. Approved May 24, 1963.
S. F. 486 -Relating to appropriation to the State Soil Conservation Committee for soil conservation work in soil conservation districts. Approved May 24, 1963.
S. F. 487-Relating to appropriation to the National Guard and State Guard. Approved May 24, 1963.
S. F. 489-Relating to National Defense Education Act of 1958 and an appropriation therefor. Approved May 24, 1963.
S. F. 490-Relating to appropriation to the Department of Public Safety for capital improvements and equipment. Approved May 24, 1963.
S.J.R. 17-Relating to a commercial code study committee. Approved May 24, 1963.
S.J.R. 18-Relating to an Interim Commission to study the court system of Iowa. Approved May 24, 1963.
H. F. 410-Relating to the adoption of city and town codes. Approved May 24, 1963.
H. F. 595-Relating to appropriations for various departments of the State of Iowa and to the judicial and peace officers' retirement systems. Approved May 24, 1963.
S. F. 183-Relating to increasing the number of deputies that the Industrial Commissioner may hire. Approved May 27, 1963.
S. F. 462-Relating to appropriations to certain named persons in settlement of claims. Approved May 27, 1963.
S. F. 464 -Relating to appropriations to certain named counties in settlement of claims. Approved May 27, 1963.
S. F. 469-Relating to appropriations to certain named firm or persons in settlement of claims. Approved May 27, 1963.
S. F. 471-Relating to appropriation to the Capitol Planning Commission. Approved May 27, 1963.
S. F. 472-Relating to appropriations to certain named persons, firms, and/or political subdivisions in settlement of claims. Approved May 27, 1963.
S. F. 478-Relating to appropriation to the State Comptroller from motor vehicle fuel tax fund. Approved May 27, 1962.
S. F. 479-Relating to appropriation for payment of workmen's compensation claims of employees of the State Highway Commission. Approved May 27, 1963.
S. F. 480-Relating to appropriation to the State Comptroller from the primary road fund. Approved May 27, 1963.
S. F. 488-Relating to authorizing expenditures by the State Highway Commission from road funds and to salaries of Highway Commission members. Approved May 27, 1963.
S. F. 491-Relating to payment of miscellaneous expense incurred by the Sixtieth General Assembly. Approved May 27, 1963.
H. F. 554-Relating to regulation of the practice of nursing. Approved May 27, 1963.
H. F. 594-Relating to legalizing the publication of notice of incorporation and amendments of articles of incorporation of corporations. Approved May 27, 1963.
S. F. 485-Relating to amending the liquor control act. Approved May 28, 1963.
S. F. 38-Relating to notification of expiration of motor vehicle operator's license. Approved June 4, 1963.
S. F. 174-Relating to defining resident requirement for policemen and firemen under municipal civil service. Approved June 4, 1963.
S. F. 227-Relating to life, health and accident insurance by employees of the state, county, school district, city, town or institution supported by public funds. Approved June 4, 1963.
S. F. 240 -Relating to speed restrictions of certain motor vehicles. Approved June 4, 1963.
S. F. 250-Relating to allocation of general school aid funds to junior college districts. Approved June 4, 1963.
S. F. 282-Relating to maximum millage rates for taxes caused to be levied by cities and towns. Approved June 4, 1963.
S. F. 315-Relating to the declaration of interest refunds by the boards of directors of credit unions. Approved June 4, 1963.
S. F. 340-Relating to the confidential character of research studies for purpose of reducing morbidity or mortality. Approved June 4, 1963.
S. F. 392-Relating to exempting personal property in transit from taxation. Approved June 4, 1963.
S. F. 403-Relating to unauthorized signs and signals. Approved June 4, 1963.
S. F. 415-Relating to setting octane rating number for regular and premimum grade gasoline. Approved June 4, 1963.
S. F. 419-Relating to salaries of county attorneys. Approved June 4, 1963.
S. F. 426-Relating to workmen's compensation for occupational diseases. Approved June 4, 1963.
S. F. 430-Relating to exploration and development, conservation, production, transportation and storage of natural gas and oil. Approved June 4, 1963.
S. F. 440-Relating to controlled-access highways and resolutions filed by the state highway commission. Approved June 4, 1963.
S. F. 441-Relating to salaries paid to clerks of the grand juries. Approved June 4, 1963.
S. F. 448-Relating to credit against annual license fees of corporations and foreign corporations. Approved June 4, 1963.
S. F. 454-Relating to public contracts and bonds. Approved June 4, 1963.
S. F. 457-Relating to compensation of members of the Iowa development commission. Approved June 4, 1963.
S. F. 468-Relating to inheritance tax. (As corrected and re-enrolled.) Approved June 4, 1963.
S. F. 473-Relating to organization of domestic insurance companies. Approved June 4, 1963.
S. F. 492-Relating to refund of tax on special fuel. Approved June 4, 1963.
S. F. 407-Relating to special plates for motor vehicles to manufacturers, transporters and dealers. Approved June 5, 1963.
S. F. 461-Relating to the regulation and taxation of travel trailers. Approved June 10, 1963.
S. F. 460-Relating to the general contingent fund of the state for the biennium. Approved June 17, 1963.
H. F. 156-Relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom. Vetoed June 17, 1963.

## GOVERNOR'S VETO MESSAGES ON HOUSE FILES

March 29, 1963.
The Honorable Robert W. Naden, Speaker of the House of Representatives, Sixtieth General Assembly,
State House,
Des Moines, Iowa.
Honorable Members of the House of Representatives:
House File 48, an act relating to the licensing and the annual inspection of county homes, is hereby disapproved and returned to the House of Representatives in accordance with Article III, Section 16, Constitution of the State of Iowa. House File 48 is disapproved for the following reasons:

This act would exempt the 83 county homes in Iowa from the licensing requirements that now apply to county homes and to all private nursing and custodial homes.

The county homes, therefore, would not be required to meet the minimum standards for health, safety and trained personnel now set by the State Department of Health and the State Fire Marshal.

I do not believe that such an act would be in the best interests of the 6,000 persons now living in county homes, of the taxpayers of the counties that have county homes or of the 17,000 persons now being cared for in private nursing and custodial homes throughout Iowa.

The minimum standards set by the Department of Health are reasonable and I can see no reason why county homes should not be required to meet them. At present, 739 private nursing and custodial homes-including 680 proprietary taxpaying facilities and 59 nonprofit institutions-are able to operate under them. Sixty-nine of these are in some stage of contemplated construction.

It is clear that the present laws, which were enacted after the tragic Council Bluffs nursing home fire in 1957, have neither retarded the growth of Iowa nursing homes nor made their operation impossible.

The Department of Health has not been overzealous in its enforcement of the nursing home laws. Only 7 of the 83 county homes have been licensed. The department has been mindful of the fact that it would not be in the best interests of the elderly of our state to insist upon strict compliance at an early date at the risk of forcing the closing of several county homes. We should now move toward greater compliance rather than abandon all efforts to upgrade the standards at our county homes.

The enactment of this bill, I fear, would have a bad psychological effect on the enforcement of the entire nursing home act. What are the operators of private nursing homes to think when the state government demands that their homes abide by certain standards? It would seem that the county homes should set examples of good practice and full compliance. I fear the incentive for trying to comply with standards will be undermined and the entire program will degenerate to a pure regulatory program rather than a program designed to upgrade care through education, technical guidance and encouragement to nursing home operators for self-improvements. The county home, which once housed primarily the indigents has changed its function in recent years.

Today the majority of its patients are the aged mentally ill. Many of these are persons with incurable, yet non-violent, mental illnesses who have been returned from state mental hospitals to be cared for in county nursing homes at a saving to the county taxpayers. These people are old, poor,
sick and often without family or friends. They are among the most helpless members of our society. I do not feel the state should withdraw its protection from them or lessen its concern for them.

Very truly yours, s/ Harold E. Hughes, Governor.

June 17, 1963.
The Honorable Melvin D. Synhorst, Secretary of State, State House, Local.

Dear Sir:
House File 156, an act relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom, is hereby disapproved and, in accordance with Article III, section 16, Constitution of the State of Iowa, transmitted to the Secretary of State.

I cannot quarrel with the apparent intent of this measure to stimulate the sale of farm implements, automobiles and household appliances in Iowa. But the Sixtieth General Assembly, failing to agree on any major tax bill, has provided an extremely tight budget with which to operate the state government during the next two years.

The State Tax Commission has advised me that at the outset House File 156 would cost our state treasury an estimated $\$ 1,730,000$ annually.

The State Comptroller has cautioned that so great a revenue loss-or even half that figure-during the coming biennium might well deplete the state general fund balance beyond the danger point. I cannot in good conscience lend my approval to any action which appears likely to jeopardize the fiscal position of our state government.

It is with regret, therefore, that I must disapprove this bill.
Very sincerely, s/ Harold E. Hughes, Governor.
HEH: jl

## GOVERNOR'S VETO MESSAGES ON SENATE FILES

April 3, 1963.
The Honorable W. L. Mooty, Lieutenant Governor, President of the Senate, Sixtieth General Assembly, State Capitol, Des Moines, Iowa.

Dear Sir:
Senate File 1, an Act relating to controlled access highways, is hereby disapproved and returned to Senate in accordance with Article II, Section 16, Constitution of the State of Iowa.

A chief executive does not move lightly to disapprove a measure that has been passed by two successive sessions of the General Assembly. Obviously this legislation has the support of many thoughtful and sincere personsboth in and outside of the legislature. Obviously it reffects the fact that the State Highway Commission's policies relating to access control have been subject to serious criticism and that there has been substantial justification for this criticism.

However, after careful study, I have disapproved this bill because I am convinced it is in the public interest to do so. The implications of the bill are far from clear-and this fact in itself makes its desirability as legislation questionable. Moreover, after hearing the arguments on both sides, evaluating the facts and reading the legal citations, I became convinced that enactment of this legislation, whatever its intentions and justifications might be, would seriously jeopardize the future of our highway program in Iowa. Believing this, I had no choice but to exercise the veto.

Perhaps no single piece of legislation in the past two legislative sessions has aroused such strong feelings both for and against it in the General Assembly. The facts on both sides have been distorted at times by the emotions aroused and the controversy has been magnified in the news headlines. It has been more difficult than it should have been for anyone to arrive at an objective and dispassionate evaluation of the facts.

I want to make it entirely clear that some of the members of the Assembly whom I respect the most have supported this legislation. They have supported it because they feel that the Highway Commission's access control policies have impaired property rights along the highways and that the commission staff has been dictatorial at times in carrying out these policies.

Bluntly, I believe that the legislature's criticism is in certain important respects sound and justified. I simply do not believe that this bill is the proper answer. I am convinced that it goes too far.

In 1955, the Iowa Legislature wrote into the law of our state that access control "is necessary for the immediate preservation of the public peace, health and safety, and for the promotion of the general welfare." This act would repeal that declaration and would state in its place that "all owners or occupants of land abutting any street or highway have the right of free and convenient access" to such street or highway from such land.

The term "free and convenient access" is unquestionably one which would have to be defined by the courts, but this and other provisions of the bill raise a definite question as to whether the state highway authorities could prevent a property owner from building an unlimited number of driveways onto a road without excessive expenditures of state funds. A
property owner certainly should not be denied access from his property to a road, but the authority to restrict the owner to a reasonable access has been held to be legally sound and in the public interest.

The Supreme Court of Iowa has declared that owners of the land adjacent to the Interstate Highway System and other controlled access highways established on new locations have no right of direct access to the new road where none existed before. Senate File 1 would seem to create vested access rights along such new highways where there was no access before the road was built. It would be necessary for the state, at considerable expense, to acquire these newly created access interests along miles of the Interstate System and other important segments of our highway system in order to prevent congested development and cross traffic that would retard traffic movement and increase driving hazards. I have been informed that the Federal Government, under a long standing policy, would not participate in the cost of such acquisition.

There have been various estimates as to what this bill would cost the taxpayers of Iowa, and undoubtedly some of these estimates have been high. But there is no question in my mind that the cost would be substantial, running into millions of dollars. It is self-evident that state funds used to pay for created access interests could not be used for new highway construction or for improvements in existing highways. The expenditures would thus benefit a minority of property owners at the expense of the general public.

I believe that the deficiencies and grievances at which this act is aimed can be remedied by proper administration of our present laws. Last October, the Highway Commission revised its access control policies and attempted to correct those practices that were repugnant to the general public. Highway officials more recently have expressed a willingness to remedy any further deficiencies that are found to exist.

In conclusion, I want to clearly recognize the fact that the main intention of Senate File 1 is to protect the rights of individual owners along our highways. I am completely in accord with this goal. I simply feel that this bill has other, unintentional implications that conflict with the interests of the general public.

This does not mean that I would oppose legislation that would carry out this main objective without other results. Furthermore, I want to assure the General Assembly that I will clearly instruct the new Highway Commission which will take office July 1 to do everything possible at the administrative level to insure that property owners along our highways are not deprived of their actual access rights without just compensation.

Your very truly,

s/ Harold E. Hughes, Governor.

April 29, 1963.
The Honorable W. L. Mooty, Lieutenant Governor, President of the Senate, Sixtieth General Assembly, State House, Des Moines, Iowa.

Honorable Members of the Senate:
Senate File 434, an Act relating to the confirmation of appointments by the Senate and eligibility of rejected nominees to interim appointments, is hereby disapproved and returned to the Senate in accordance with Article III, Section 16, Constitution of the State of Iowa.

The motives behind the passage of this are obvious. In the Senate, the bill was passed by a straight, party-line vote, all Republicans voting for its passage and one Republican member stating frankly that his motives in voting for the bill were "purely political." In the House of Representatives 68 of the 69 members voting for the bill were Republicans. No Republicans in the General Assembly voted against the bill. We cannot ignore the fact that, at the present time, a majority of the members of the Legislature are Republicans while the Governor is a member of the Democratic party.

Now, I believe it is a tribute to the fairness of the Senators this session that they have seen fit to confirm 33 of the 35 appointments I have sent to them for consideration. It has not been unusual in past sessions for the Iowa Senate to reject some appointments made by a Governor of the minority party. Nor has it been unusual for a Governor of the minority party to give interim appointments to persons rejected by the Senate. However, this bill was passed only after I had announced my intention to extend interim appointments to the only two appointees of my administration who have been rejected by the Iowa Senate. Both of these appointees are men in whom I have a high degree of confidence and they were refused confirmation for reasons unknown to me.

I do not believe a bill that would make such a far-reaching change in the structure of our government should be considered in a partisan atmosphere. I do not feel it is in the best interests of good state government to further hamper future Governors and future Senators in their endeavors to find qualified individuals to fill crucial state positions.

It is entirely possible that this bill could prevent many capable and qualified people from serving our state in future years. In 1957, two of the Governor's appointees who were twice rejected by the Senate were given interim appointments. They served so well that they won Senate confirmation two years later. The Senate this session confirmed the appointment of a man whom it rejected in 1959 and who, as an interim appointee, served with such dedication and competence that he won the praise of men of both political parties. If the law proposed in Senate File 434 had been in effect six years ago, our state would not have benefited from the services of these people. The Iowa Senate would not have had the opportunity to reconsider its previous judgment of these three persons on the basis of ability and dedication shown during interim appointments.

I would be inclined to be less critical of the legislation proposed in Senate File 434 if appointments of the Governor were debated and decided by the Iowa Senate in open session where the reasons and the votes for or against confirmation would have to stand the test of public scrutiny. The United States Senate has not debated and voted upon a Cabinet appointment in secret session since 1929. In that time, only one Presidential Cabinet
appointment has been rejected. As long as the Iowa Senate does not choose to make public its reasons for rejection of an appointee, however, I feel that interim appointments of persons who may have been rejected are both justified and necessary in the interests of good government for the State of Iowa.

This bill, Senate File 434, could lead to future deadlocks between Governors and Senates of differing political parties or political philosophies. It would permit a Senate to hamstring a Governor by rejecting all his appointments. It would, in my opinion, be an invasion by the Legislative branch of government upon the prerogatives of the Executive branch. It would enable a Senate to dictate to a Governor which persons he would have to appoint in order to get his appointments confirmed.

Both the Legislative and Executive branches of government must be strengthened in the years ahead to meet the problems and challenges of our changing and complex society. This strengthening must take place within the delicate system of checks and balances provided by the framers of the Constitution of the State of Iowa.

Senate File 434 is not a means to any of these ends.
Very sincerely,
s/ Harold E. Hughes, Governor.
(Passed over Governor's veto, May 1, 1963.)

## IN MEMORIAM

Memorials adopted by the House of Representatives of the Sixtieth General Assembly commemorating the life, character, and public service of former members who had departed this life since the last regular session of the General Assembly.


## CLAUS L. ANDERSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Claus L. Anderson, begs leave to submit the following memorial:

Claus L. Anderson was born March 12, 1871, in Montgomery County, Iowa. He was educated in the rural schools.

On December 20, 1905, he married Charlotte Hannah Blade.
Mr. Anderson served as township clerk for thirteen years and was active in farming interests.

Mr. Anderson served in the House of Representatives during the Thirtyfifth and Thirty-sixth sessions of the General Assembly.

He passed away June 23, 1961, at the Cottage Rest Home in Red Oak, Iowa. Surviving him is a niece, Doris Blade Anderson, Red Oak, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Claus L. Anderson the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the remaining member 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 members of the family of the deceased.

CONRad Ossian, James E. Briles, William J. Scherle, Committee.

## WALTER W. ANDERSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Walter W. Anderson, begs leave to submit the following memorial:

Walter W. Anderson was born January 7, 1872, in Jefferson, Iowa. He attended the high school in Jefferson and later took a business course in Des Moines.

In 1898 he moved to Scranton, where he was engaged in the banking business and in farming, and was president of the Bank of Scranton.

Mr. Anderson served in the House of Representatives during the sessions of the Thirty-fifth, Thirty-sixth and Thirty-seventh General Assemblies and also served in the Senate during the sessions of the Thirtyeighth and Thirty-ninth General Assemblies.

He later returned to Jefferson and passed away on January 4, 1962. His wife, Mrs. Sadie Anderson, survives him.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Lowa: That in the passing of the Honorable Walter W. Anderson the state has lost an honored citizen and a faithful and useful 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.

C. Raymond Fisher, Bernard J. Murphy, Elmer F. Lange,

Committee.

## GEORGE L. BROWN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable George L. Brown, begs leave to submit the following memorial:

George L. Brown, son of Owen and Etta Brown, was born May 30, 1897, at Shenandoah, in Page County, Iowa, and died at Onawa, Iowa, October 7,1959 , at the age of 62 years.

He was educated in the public schools of Shenandoah and was graduated from the Des Moines College of Pharmacy.

He married Annis Falk December 30, 1924. To this union one son and one daughter were born.

Mr. Brown served in the U. S. Navy during World War I. He was a member of the Congregational Church of Onawa and a member of its board of trustees. He was past master of Vesper Lodge 223, A.F. and A.M., past commander of the David McNeil Post of the American Legion, past president of the Iowa Pharmaceutical Association; was first president of the Kiwanis Club of Onawa and had a perfect attendance record for a period of 18 years; was a member of the Queen Esther Chapter, O.E.S.; Sioux City Consistory 5, Abu-Beder Shrine, Sioux City, Iowa. He served three years on the Iowa Board of Pharmacy and was director of the Onawa State Bank.

Mr. Brown, a Republican, served in the Iowa House of Representatives in 1947 and 1948, as a representative of Monona County.

Surviving Mr. Brown are his widow; one son, George O. Brown of Onawa; one daughter, Mrs. Dan Thomson of Elk Grove Village, Illinois; five grandchildren and three sisters.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable George L. Brown, the state has lost an honored citizen and a faithful and 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.

Elroy Maule,<br>William E. Darrington,<br>Leonard C. Andersen,

Committee.

## WARREN H. BURTON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Warren H. Burton, begs leave to submit the following memorial:

Warren H. Burton was born April 11, 1874, near the present town of Millerton, and passed away on March 10, 1963. Mr. Burton was educated at the West Union country school. In 1893, following his father's death, Mr. Burton took over the management of the family farm. On June 2, 1897, he was united in marriage to Miss Alice White.

Mr. Burton was a surveyor and at times was employed by railroads. He farmed in Union township and he homesteaded in New Mexico near Tucumcari, but actually spent most of his life in Wayne County.

Successively he served as county engineer, township and city assessor, county auditor, and in the Forty-third General Assembly he was the state representative from Wayne County. He was very active in improving the 900 miles of roads in Wayne County during his term as county engineer. He did much historical research work, and then wrote his findings. As late as two years ago he prepared a series of accounts of early day events in Wayne County which were published weekly over a period of months in the Times-Republican. He was a charter member and an organizer of the Wayne County Historical Society, a director and a lifelong member. He was a member of the Corydon Methodist Church.

Mr. Burton is survived by his wife, Alice; two daughters, Mrs. C. L. Owen, Albuquerque, New Mexico; Mrs. H. W. McKnight, Cedar Rapids, Iowa; two sons, Conrad Burton, Pense, Saskatchewan, Canada, and Lee Burton, Iowa City, Iowa. The youngest son, Edgar Burton, was killed in World War II.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Warren H. Burton the state has lost an honored citizen and a faithful and 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.

Reed Casey,<br>Marion D. Siglin,<br>LORNE R. WORTHINGTON, Committee.

## WILLIAM HENRY CAMPBELL

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William Henry Campbell, begs leave to submit the following memorial:

William Henry Campbell was born on a farm in Decatur County on March 25, 1861. He lived on this farm until the age of 25 when he moved to Grand River; however, he remained in partnership with his son and was engaged in general farming and breeding of purebred Hereford cattle.

He received his education in rural schools; raised three children, one daughter, who graduated from Grand River High School, and two sons, who were graduates from the Agricultural College at Ames. The older son lost his life in World War I.

Mr. Campbell served in the Forty-third General Assembly as a Republican representative from Decatur County.

He served in various township offices; was a member of the board of supervisors six years; president of the Farm Bureau two years; member of the Methodist Church, Masonic and Eastern Star Orders.

Mr. William Henry Campbell passed away on November 11, 1961, at the age of 100 years 7 months and 15 days. He was preceded in death by his daughter, two sons, and his wife.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Lowa: That in the passing of the Honorable William Henry Campbell the state has lost an honored citizen and a faithful and 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.

Lorne R. Worthington,<br>Cecil V. Lutz, Marion D. Siglin, Committee.

## PAUL HARVEY CUNNINGHAM

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Paul Harvey Cunningham, begs leave to submit the following memorial:

Paul Harvey Cunningham was born June 15, 1890, on a farm in Indiana county, Pennsylvania, the son of Robert Harvey and Sarah Jane (McQuaide) Cunningham.

He was a graduate of State Teachers College at Indiana, Pennsylvania, and received his law degree from the University of Michigan at Ann Arbor in 1915. In December, 1918, he married Harriett French Plummer. To
them were born three children. The first Mrs. Cunningham died in 1922; in 1926 he married Gail Fry, who survives him.

In 1919 Mr. Cunningham began practicing law in Des Moines. He was elected to represent Polk County in the Forty-fifth, Forty-fifth Extra and Forty-sixth sessions of the General Assembly, serving from 1933 to 1936.

He later represented the Fifth Iowa Congressional District in the United States Congress in its Seventy-seventh, Seventy-eighth, Seventyninth, Eightieth, Eighty-first, Eighty-second, Eighty-third and Eightyfourth sessions; he was co-author of the G. I. Bill and sponsor of the automatic guarantee provision in its loan section.

Mr. Cunningham passed away on July 16, 1961, at Gull Lake near Brainerd, Minnesota. Surviving him are his widow, Gail; a son, Paul, Jr., of Des Moines; and a daughter, Harriet Sarah Cunningham of McCook, Nebraska.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Paul Harvey Cunningham the state has lost an honored citizen and a faithful and 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.

William F. Denman, Howard C. REppert,<br>Raymond Eveland, Committee.

## ALDEN L. DOUD

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Alden Loring Doud, begs leave to submit the following memorial:

Alden Loring Doud was born August 31, 1897, at Douds, Van Buren County, Iowa, the son of A. L. and Cynthia Alice (Loring) Doud, and passed away August 28, 1961, at the age of 63.

Mr. Doud graduated from Keosauqua High School in 1914, Iowa Wesleyan College from which he received his Bachelor of Arts degree in 1918, the University of Chicago where he earned his Master's degree in 1920, and the State University of Iowa Law School where he received his degree of Juris Doctor in 1924.

He returned to Douds where he became a practicing attorney.
On June 29, 1930, he married Edna May Braillier and there was one son born to them.

He served as a member of the Fiftieth, Fifty-first and Fifty-fourth sessions of the General Assembly of the State of Iowa. He was a member of
the Republican state central committee from 1942 to 1950 , and attended several G.O.P. national conventions.

Mr. Douds was a member of the Methodist Church, Masonic bodies, Consistory, Shrine, B.P.O.E., Beta Theta Pi, Pi Kappa Delta, and served as National Secretary of Delta Theta Phi Law Fraternity since 1930.

Surviving are his widow, Edna May of Douds, Iowa, and his son, Alden Lowell, of Chicago, Illinois, who is the grandson of Senator Eliab Doud, a member of the Eleventh and Twelfth General Assemblies. Also surviving are two sisters: Mrs. Hazel Arnold of St. Paul, Minnesota, and Mrs. Edna Scott of Cupertino, California.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Alden Loring Doud the state has lost an honorable citizen and a faithful 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.

Floyd H. Millen, LeRoy Chalupa, Dewey E. Goode,<br>Committee.

## ROBERT E. DUFFIELD

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Robert E. Duffield, begs leave to submit the following memorial:

Robert E. Duffield was born November 14, 1875, at Bloomfield, Iowa. He graduated from Bloomfield High in 1892, and from Drake University in 1901.

In 1906 he married Alice Trent of Guthrie Center, who passed away in 1958. They had no children.

Mr. Duffield established a law practice in Guthrie Center in 1902 following his graduation from Drake University. He had practiced continually since that time except for a brief period during World War I. In later years, he was in semi-retirement and worked from an office in his home. He served four terms as Guthrie county attorney.

Mr. Duffield served in the House of Representatives during the Fortyninth, Fiftieth, Fiftieth Extra, Fifty-first and Fifty-second sessions of the General Assembly.

He passed away on September 18, 1962, at Guthrie Center.
Therefore, Be It Resolved by the House of Representatives of the Sixtleth General Assembly of Iowa: That in the passing of the Honorable Robert E. Duffield the state has lost an honored citizen and a faithful and 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.

Samuel E. Robinson,<br>Eugene E. Halling,<br>Harvey W. Johnson, Committee.

## RUSSELL E. ELDRED

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Russell E. Eldred, begs leave to submit the following memorial:

Russell E. Eldred was born March 2, 1911, in Anamosa and passed away on December 30, 1961, at the age of fifty. He married Greta Brady, January 1, 1933. They had two children, a son, Eugene, and a daughter, Mrs. Lonnie Hinrichsen, both of Anamosa. A brother, Galen, of Springville also survives.

He graduated from the Martelle schools, and later attended Cornell College at Mount Vernon and Iowa State University at Ames.

Mr. Eldred served in the Iowa Legislature as a Representative since 1955. He was chairman of the roads and highway study committee the last two sessions and served as a member of the highway study committee that conducted a thorough study of the Iowa road needs and reported to the 1961 Legislature.

He had been active in the Iowa Farm Bureau Federation, having served as a county president, voting delegate and a member of the state resolutions committee. He was named a Master swine producer in 1948 and a Master farmer in 1956. At the time of his death he had been engaged in farming for twenty-eight years and owned and operated 950 acres.

Mr. Eldred was a member of the Methodist Church, Masonic Lodge, Knights of Pythias Lodge, Anamosa Chamber of Commerce, Rotary Club, and Izaak Walton League. He served six years on the Federal Housing Committee. At the time of his death he was serving his fourth term on the Township and Agricultural Adjustment Administration.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of lowa: That in the passing of the Honorable Russell E: Eldred the state has lost an honored citizen and a faithful and 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.

Roy A. Miller,<br>A. L. Mensing, Howard Tabor,<br>Committee.

## JOHN S. GRAY

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John S. Gray, begs leave to submit the following memorial:

John S. Gray was born in Mahaska County on September 5, 1907, and passed away March 5, 1962, at the age of fifty-four. He was the son of Walter S. and Grace Wright Gray. On May 19, 1934, he married Helen Lamond of Oskaloosa. They had one son, John S. Gray, Jr., of Oskaloosa.

Mr. Gray attended school and William Penn College in Oskaloosa, and Capitol City Business College in Des Moines.

He entered active politics in 1954 when he was elected state representative from Mahaska County. He served three terms, then was elected as State Senator in 1960.

Mr. Gray served as Spring Creek trustee and assessor, was president of the Mahaska county board of education, Mahaska Farm Bureau, and board of trustees of the Central Methodist Church, and was a member of the Masonic Lodge, Rotary Club and Oskaloosa Chamber of Commerce.

Mr. Gray had engaged in farming east of Oskaloosa.
He is survived by his wife, Mrs. John S. Gray of Oskaloosa; his son, John S. Gray, Jr.; a brother, Joe W. Gray of Oskaloosa; a brother, William W. Gray of Searsboro, and a sister, Mrs. L. Virgil Briggs of Hampton.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable John S. Gray the state has lost an honored citizen and a faithful and 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.

Dan M. Prine, Floyd P. Edgington, Henry C. Nelson, Committee.

## FLOYD H. HATCH

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Floyd H. Hatch, begs leave to submit the following memorial:

Floyd H. Hatch was born July 5, 1884, in Weston Mills, New York. The following year the family moved to Redfield, South Dakota, where his father was engaged in the mercantile business. In 1893 they came to Manchester, Iowa, residing there for one year. The following year, they moved to Edgewood, Iowa.

He graduated from the Edgewood High School in 1901, then attended Epworth Seminary at Epworth, Iowa. He spent some time teaching school
near Dickinson, North Dakota, and proved up on a homestead near Stamford, in western South Dakota in 1907. In 1908 he returned to Edgewood where he was engaged in the poultry and egg business for over forty years.

He was married to Mildred Hesner at Manchester, Iowa on June 14, 1916. To this union, three children were born; Rita, who passed away in infancy, Mrs. Al (Dorothy) Rasch, of Alexandria, Virginia and Mrs. John (Reva Jeanne) Ulrich, of Pittsburgh, Pennsylvania.

He was a member of Trinity Methodist Church, a fifty year member of Avalon Lodge, A.F. \& A.M., Iowa Consistory and El Kahir Shrine, a fifty year member of the Order of the Eastern Star, and Knights of Pythias.

Mr. Hatch served in the House of Representatives during the sessions of the Fifty-sixth and Fifty-seventh General Assembly.

He passed away July 14, 1961, after a long period of failing health. He is survived by his wife, two daughters and five grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Floyd H. Hatch the state has lost an honored citizen and a faithful and 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 Ft 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.

James E. Patton, Kenneth L. Parker, Maurice E. Baringer,

Committee.

## ELMER A. HOTH

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Elmer A. Hoth requests permission to submit the following memorial:

Elmer A. Hoth was born on a farm near Postville, Iowa, Allamakee County, November 12, 1900, and died October 19, 1962.

He received his education at Waukon and Postville public schools. He was married in 1921 to Ella Meyer. To this union were born two sons, Charles and John, both of Postville, Iowa.

Mr. Hoth was manager of retail lumber yards at Postville and at Waukon for twenty-one years. The last eighteen years he operated a hardware store in partnership with his brother at Postville, Iowa.

Mr. Hoth was a member of St. Paul's Lutheran Church. He served as secretary of the Lutheran Church Council and was a member of the Commercial Club of Postville, a member of the Postville Board of Education and a member of the Postville Town Council.

Mr. Hoth was State Representative from Allamakee County in the Fiftyfifth, Fifty-sixth, Fifty-seventh and Fifty-eighth General Assemblies of the State of Iowa.

He is survived by his widow and two sons, John and Charles, who now reside in Postville.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly: That in the passing of the Honorable Elmer A. Hoth, the state has lost an honored citizen and a faithful and useful public servant and the House by this resolution would express 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.

Walter Hagen, Hillman H. Sersland, Maurice Baringer, Committee.

## RALPH REID HUNT

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Ralph Reid Hunt, begs leave to submit the following memorial:

Ralph Reid Hunt was born in Cairo, Louisa County, Iowa, January 16, 1879. He was the son of Henry and Laura Hornsby Hunt.

Mr. Hunt was educated in the public school of Wapello and graduated from the Wapello High School in 1895. Upon graduation, he worked at the printer's trade for four years. He taught school for nine years and was elected County Superintendent of Schools in 1906 and served until 1912.

On September 10, 1902, he was married to Mary Pearl Parsons, who died in 1913. On November 22, 1924, he was married at Oakville, Iowa, to Sophie Kramer.

Mr. Hunt served in the Lowa Legislature from 1927 to 1931 as representative from Louisa County.

He was active in the Methodist Church and Masonic Lodge, as well as all civic affairs. He moved to his farm in 1912.

He died at his home in Wapello, August 29, 1961, and is survived by his wife, a daughter, Mrs. Helen Thomas, Menlo Park, California, and a brother, Edward, of Wapello, Iowa. A son, Reid Lyttleton, preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Ralph Reid Hunt the state has lost an honored citizen and a faithful and 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.

Fred E. Wibr,<br>David Stanley, Keith L. Vetter, Committee.

## CLARK WARREN HUNTLEY

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Clark Warren Huntley, begs leave to submit the following memorial:

Clark Warren Huntley, son of Lyman and Mary Huntley, was born May 26, 1866, on a farm in Warren Township, Lucas County, where he spent most of his life. He passed away in Des Moines on March 1, 1948.

His early schooling was in the rural school near his home, followed by a select school in Chariton. Later he attended the Institute of Technology of Chicago, Illinois.

He taught school for three winters. He was secretary of the school board for a number of years.

After returning from the Institute of Technology, he accepted a position as engineer and operator of the Chariton Municipal Electric plant.

His father served as a representative in the State Legislature in. the Twenty-sixth General Assembly and Twenty-sixth Extra Session. Following in his father's footsteps, he was elected Representative in 1910 and reelected in 1912, serving in the Thirty-fourth and Thirty-fifth General Assemblies of Iowa. He was active on agriculture, animal industry, schools, roads, labor, and educational institutions committees.

He was appointed by Governor Wilson on the first State Soil Conservation Committee, continuing to serve until 1948, being appointed to his last term by Governor Hickenlooper.

He was appointed to the first legislative committee of the Farm Bureau, and served continuously in this position for ten sessions of the legislature. He also served as Vice President of the State Farm Bureau for five years, and two years on the Executive Committee from his district.

Mr. Huntley was united in marriage to Anna L. Campbell on June 26, 1895. She preceded him in death in 1920. Five children were born to this union, with a daughter, Mary, and a son, Mark, surviving.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Clark Warren Huntley the state has lost an honored citizen and a faithful and 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.

Marion D. Siglin, Reed Casey, Delmar Moffitt, Committee.

## JOHN HENRY KELLEY

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John Henry Kelley, begs leave to submit the following memorial:

John Henry Kelley was born January 7, 1872, at Rehobeth, Ohio. At the age of ten years, he moved with his parents to Altoona, Iowa. He graduated from Altoona High School and then taught school for one year.

In 1892 he married Kate Simpkins of Altoona, who passed away in 1905, shortly after the birth of their third son. In 1910, he married Bessie Snyder of Altoona.

Mr. Kelley was the owner and publisher of the Altoona Herald from 1894 to 1900. He served as Chief Deputy Sheriff of Polk County in the years from 1900 to 1906, and after a few years, in 1913, he returned to the Sheriff's office as Chief Deputy, remaining in that post until 1931. In the years 1908 to 1910, he was the superintendent of the State Archives in the Historical Building in Des Moines, and for many years served as assistant superintendent of the exposition building at the Iowa State Fair. He was Justice of the Peace in Altoona from 1937 to 1958, was a member of the Masonic Lodge in Altoona and was a member of the Pioneer Lawmakers Association. Mr. Kelley was a member of the Methodist Church.

Mr. Kelley served in the House of Representatives during the Thirtysecond and Thirty-second Extra General Assemblies.

He passed away July 25, 1961, in Des Moines, Iowa. Surviving are his wife; a son, Karl E. Kelley of Des Moines; a son, Neil E. Kelley of Winterset, Iowa; (the third son, John Cecil Kelley, preceded his father in death). Also, three grandchildren and six great-grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable John Henry Kelley the state has lost an honored citizen and a faithful and 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.

Howard C. Reppert, Jr., William Denman, Leroy Petersen, Committee.

## E. P. LAUGHLIN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable E. P. Laughlin, begs leave to submit the following memorial:

Mr. Laughlin was born May 10, 1881, on the farm which he later owned and operated. He received his education from the public schools in Imogene and the Christian Brothers College in St. Joseph, Missouri. He taught school in Fremont County from 1900 to 1902. He also raised registered polled shorthorn cattle.

In 1909 he married Theresa O'Brien and to them were born three children.

Mr. Laughlin was elected to represent Fremont County in the Iowa House of Representatives and served in the Forty-second, Forty-second Extra, Forty-fourth, and Forty-fifth sessions of the General Assembly.

He passed away on January 9, 1962, at the Mercy Hospital in Council Bluffs, Iowa. Surviving him are two sons, Mathew J., and Lewis E.; one daughter, Mrs. Robert (Lucille) Jardon; two sisters, one brother and nineteen grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable E. P. Laughlin the state has lost an honored citizen and a faithful and 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.

Paul E. McElroy, Willlam Scherle, LeRoy Miller, Committee.

## HARRY S. LOVE

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Harry S. Love, begs leave to submit the following memorial:

Harry S. Love was born August 9, 1888, on a farm near Bridgewater, Iowa. He was educated in the rural and Bridgewater schools, and at the age of 21 moved to Bridgewater, Iowa, where he engaged in the produce business until his retirement.

On August 23, 1913, he married Miss Ethel McDermott.
Mr. Love served on the city school board for twenty years, and for several years on the city council as township trustee. He was a member of the Masons. He served three terms in the House of Representatives and was elected to two terms in the Senate. Mr. Love resigned from the Senate in 1944 to accept an appointment from Governor Blue to the state
board of social welfare. He served six years on the board as member, vicechairman, then chairman.

Mr. Love died July 23, 1961. Surviving him are his widow, Ethel, Bridgewater; three daughters, Mrs. Hildreth Firch, Rancho Mirage, California; Mrs. Beverly Moser, San Diego, California; Mrs. Jean Dewey, Miami, Florida; and a son, Larry J. Love, Kenosha, Wisconsin. Also a sister, Mrs. Grace Brugameyer, Regent, North Dakota; a brother, Ernest Love, Corning; and nine grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Harry S. Love the state has lost an honored citizen and a faithful and 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.

Eugene Halding, Lester L. Kluever, Samuel E. Robinson, Committee.

## FRED C. LOVRIEN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Fred C. Lovrien, begs leave to submit the following memorial:

Fred C. Lovrien was born July 26, 1875, on a farm in Humboldt County, Iowa. He was the son of Frank and Agnes Lovrien. He graduated from the State University of Iowa law school in 1897 and began the practice of law at Humboldt in June of that year. He later was a partner in the firm of Lovrien and Lovrien with his brother, Frank S. Lovrien. In 1901 he married Jennie Bell French. They had four daughters and one son.

In 1922 he was elected a Republican member of the State Legislature and served as Humboldt County Representative in the Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra and Forty-third sessions of the General Assembly. Mr. Lovrien co-authored the LovrienBrookhart law creating a state sinking fund for public deposits in closed banks, was floor leader, a member of the Joint Legislative Committee on tax revision and tenth district member of the Republican State Central Committee. He resigned August 27, 1929, to accept an appointment by Governor John Hammill to be judge of the Fourteenth Judicial District, and remained on the bench four years before returning to his law practice. He had made his home in Spirit Lake since his retirement in 1945. Mr. Lovrien was a member of the Baptist Church.

He passed away March 20, 1961, in Long Beach, Mississippi. Surviving him are his widow, Jennie; four daughters, Mrs. Carol Hope Matty, Tucson, Arizona; Mrs. Alice Mahon, Minneapolis, Minnesota; Mrs. Gladys Lasser, Moline, Illinois; Mrs. Frieda Howell, Jopez, Kentucky; and a son, Arthur Lovrien, Spirit Lake, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Fred C. Lovrien the state has lost an honored citizen and a faithful and 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.

Percie Van Alstine, Casey Loss, Frances Hakes,<br>Committee.

## L. DEE MALLONEE

Mr. Spanker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable L. Dee Mallonee, begs leave to submit the following memorial:
L. Dee Mallonee was born December 3, 1899 in Malden, Illinois, the son of John W. and Sarah Mallonee.

In 1913 he married Faye Chamberlain of Glenwood, Iowa. They had one son.

Mr. Mallonee attended Simpson College where he received his B.A. degree in 1912 and his M.A. degree at the University of Wisconsin in 1913. In 1918 he received his degree in Law and practiced law from 1919 until he retired in 1954. He was associated with his son for a number of years in his practice. He was County Attorney from 1921 to 1924.

Mr. Mallonee was attorney in Audubon for the Rock Island Railroad for forty years. He was a former trustee of Simpson College. He was an Army veteran of World War I, and served seventeen years in the National Guard. Mr. Mallonee was also engaged in the operation of dairy, livestock feeding and seed production programs on his farms.

Mr. Mallonee was a member of the Methodist Church of Audubon; a member of Epsilon Sigma, honorary fraternity; Alpha Tau Omega, social fraternity; and Phi Alpha Delta, legal fraternity.

Mr. Mallonee was elected to represent Audubon County in the Iowa House of Representatives and served in the Fifty-fourth and Fifty-fifth sessions of the General Assembly.

Mr. Mallonee passed away June 13, 1962 after an illness of eight years. Survivors include his wife, Faye, of Audubon; a son, John, of Bradonton, Florida and three grandsons, John, Michael and James.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable L. Dee Mallonee the state has lost an honored citizen and a faithful and 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.

Harvey W. Johnson, Alfred Nielsen, Samuel E. Robinson, Committee.

## THOMAS PATRICK O'TOOLE

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Thomas Patrick O'Toole, begs leave to submit the following memorial:

Thomas Patrick O'Toole was born in Dubuque, Iowa in 1896. He attended St. Columbkills grade school and Loras Academy.

He married Evelyn L. Schreiber in 1922, who also passed away since his death.

Mr. O'Toole operated the Thomas P. O'Toole \& Sons, Office Supply Store, Dubuque, Iowa. He was a Catholic, a member of the Knights of Columbus, Elks, American Legion and the Dubuque Chamber of Commerce. He served in the armed forces on the Mexican Border in 1916 as an infantry sergeant, and also in France during World War I. His father saw action in the military service of the United States government in the Civil War.

Mr. O'Toole served in the House of Representatives during the Fiftyeighth and Fifty-ninth sessions of the General Assembly.

He passed away on September 1, 1961, at Dubuque, Lowa. Surviving him are two sons; Thomas M., of Dubuque, Iowa and Terrence N., of Reno, Nevada. Also, two brothers, James W. and Leo V., both of Dubuque, Iowa. Another son, Robert F., was killed while on active duty with the First Marine Air Wing in the South Pacific during World War II.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Thomas Patrick $O^{\prime}$ Toole the state has lost an honored citizen and a faithful and 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 L. Duffy, Alfrem P. Breitrbach, Howard Tabor,

Committee.

## EUGENE E. POSTON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Eugene E. Poston, begs leave to submit the following memorial:

Eugene E. Poston, son of R. C. and Clara Poston, was born at Humeston, Iowa, on October 6, 1883. His parents moved to Corydon when he was very young, where his father was a prominent lawyer and banker for many years. He always regarded Corydon as his home until his death on October 22, 1961, following an illness of several months.

Eugene graduated from the Corydon High School in 1903, from Drake University in Liberal Arts in 1907 and in Law in 1909.

In June 1915 he was married to Miss Kathryn Ballew. She and their three children, Mrs. Elizabeth McHarry of New York City, William Poston of Greenfield and T. C. (Dode) Poston of Corydon and seven grandchildren survive him.

As a young man he went to Canada and as a pioneer engaged in breaking land and raising wheat and flax on a large scale. For a time he was employed in a bank of which his father was president and was engaged in various business enterprises before he took up the practice of law with his father and Honorable D. L. Murrow. Later he was in partnership with Honorable H. B. Bracewell and after that, with his son, T. C. Poston.

Mr. Poston served as County Attorney of Wayne County for eight years and was elected in 1940 to the House of Representatives. He served in the Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third and Fifty-fourth sessions of the General Assembly.

He was Democratic floor leader in the House, and served as a member of the Interim Committee. He resigned in 1952 to accept an appointment as Clerk of the Federal Court for the Southern District of Iowa, under Federal Judge W. F. Riley, a position he held until a few months before his death.

He was a member of the Christian Church, a member of the Board of Trustees of Drake University, a fifty-year Mason, a Rotarian and active in community affairs.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Eugene E. Poston the state has lost an honored citizen and a faithful and 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.

> Reed Gasey, Lorne Worthingron, Delmott Moffitr,
> Committee.

## ARTHUR E. RANKIN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Arthur E. Rankin, begs leave to submit the following memorial:

Arthur E. Rankin was born July 29, 1888 in Morgan Township, near Dows. He attended the country schools and graduated from Dows High School in 1907. He received his B.S. degree in education from Drake University in 1914 and received his M.A. degree from the University of Iowa in 1931.

In 1914 he married Mabel Brinton of Washington, Iowa. They had two daughters.

During World War I he enlisted in Naval Officers Training School in Chicago and received his honorable discharge in 1918.

Mr. Rankin taught in the rural schools in 1908 and 1909, and served as principal at Hardy in 1909-10. He served as a member of the Hampton Library Board for twenty years, was a member of the Farm Bureau, the American Legion, the Methodist Church, Anchor Lodge, A.F. and A.M., Anchor Chapter No. 68 of Hampton, St. Elmo Commandery of Iowa Falls, El Kahir Shrine. He was a charter member of the Hampton city council from 1958 to January, 1962, at which time he took the office of mayor. He was a past president of the Girls' High School Athletic Union; past president of the North Central District of the National Education Association; chairman of the Franklin County Savings Bond Drive; and was active in the Franklin County Heart Association and Franklin County Cancer Society.

Mr. Rankin represented Franklin County in the House of Representatives during the Fifty-second and Fifty-third General Assemblies.

He passed away December 7, 1962 at Mason City, Iowa. Surviving him are his widow, Mabel, Hampton; a daughter, Mrs. Dorothy Helscher, Washington; and a daughter, Mrs. Alice Mae Butler, Marysville, Michigan.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Arthur E. Rankin the state has lost an honored citizen and a faithful and 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.

Floyd P. Edgington, Charles E. Grassley, Raymond W. Hagie, Committee.

## ALBERT L. RICHARDS

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Albert L. Richards, begs leave to submit the following memorial:

Albert L. Richards was born December 1, 1880 in Muscatine County, West Liberty, Iowa and passed away on February 16, 1963, at the age of 83. He was educated in the public schools of West Liberty. He married Ethel Scott in 1906.

Mr. Richards represented Muscatine County in the Thirty-sixth and Thirty-seventh sessions of the General Assembly of Iowa. He was a member of Knights of Pythias, I.O.O.F., Modern Woodmen and B.P.O.E. He was a Republican.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Albert L. Richards, the state has lost an honored citizen and a faithful and 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 deceasd.

> David Stanley,
> A. L. Mrnsing,
> Frbd E. Wier,

Committee.

## CHARLES H. SCHOLZ

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commmorating the life, character and public service of the late Honorable Charles H. Scholz, begs leave to submit the following memorial:

Mr. Scholz was born at Alta Vista, Iowa, on May 31, 1911, son of George J. and Millie Scholz, and passed away on January 1, 1963. He was married to Dorothea Mennenga of Santa Monica, California, on October 20, 1946.

He received his Bachelor of Arts degree from the University of Iowa in 1932, and his Juris Doctor degree in 1933. He entered the practice of law at New Hampton in 1934.

Mr. Scholz was state representative from Chickasaw County, 1938-39; was assistant attorney general of Iowa, 1944-47; and then served as Iowa state supreme court reporter and code editor, 1947-48. He served as Mahaska county attorney two terms, starting in January, 1957.

Mr. Scholz was a member of the Masonic Order, the Shrine, Elks, Oskaloosa Chamber of Commerce, Oskaloosa Rotary, a charter member of the Rotary Club at New Hampton, the Presbyterian Church and Elmhurst Country Club. He was a member of the Mahaska County Bar association, Iowa State Bar association, American Bar association, and the National District Attorney association.

Mr. Scholz was in practice in the law firm of Gilbert and Scholz at Oskaloosa from 1949 to 1954 at which time he entered practice for himself in Oskaloosa.

He is survived by his wife, Mrs. Dorothea Scholz of Oskaloosa, his mother,

Mrs. Clara Scholz of Alta Vista, and his brother, Mr. Milton Scholz of Alta Vista.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Charles H. Scholz the state has lost an honored citizen and a faithful and 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.

Dan Prine,<br>Vince Steffen, Dewey E. Goode, Committee.

## HERBERT G. SEEMANN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Herbert G. Seemann, begs leave to submit the following memorial:

Herbert Seemann was born on May 18, 1891, the son of William and Emma Lenius Seemann, on a farm near Littleton. He received his education in the public schools of Buchanan County and was engaged in farming.

On January 1, 1914, he was united in marriage with Mabel Schutte. They had one daughter, Dorothy K.

He served as township assessor for ten years, and was a past president of the school board. He was also president of the County Farm Bureau during the years of 1935 and 1936.

Mr. Seemann was one of the organizers of Buchanan County for the R.E.A., and president of the Farmers Grain and Stock Company of Jesup, Iowa.

He was a member of the American Lutheran Church and was a Sunday School teacher, and held a number of different church offices.

He was a member of the local Lions Club.
Mr. Seemann served in the Forty-ninth and Fiftieth General Assemblies of the State of Iowa.

He passed away March 10, 1961, at his home in Jesup, Iowa. Surviving him are his widow, Mabel; one daughter, Mrs. Walter Harting; one granddaughter, Mrs. Robert Fratzke, and one great grandson, and a sister, Mrs. Martha Bright of Independence. His bother, Edward, preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Herbert G. Seemann the state has lost an honored citizen and a faithful and 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.

Kenneth L. Parker, Maurice E. Baringer, Francis L. Messerly, Committee.

## MICHAEL F. SPRINGER

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Michael Fair Springer, begs leave to submit the following memorial:

Michael Fair Springer was born January 15, 1870, in Decatur County. He attended local rural schools.

In 1895 he was married to Mary Francis Stone, who passed away in 1959. They had two sons and one daughter. They lived on their farm until 1920 when they moved to Leon. He still continued managing his farms.

Mr. Springer served in various township offices. He was chairman of the Decatur County Democrat Central Committee, secretary of the Farm Bureau, president of Leon School Board and state representative for the Farmers Union.

Mr. Springer served during the Fortieth, Forty-second and Forty-second Extra sessions of the General Assembly.

He passed away April 7, 1962, at Colorado Springs, Colorado. Surviving him are a daughter, Helen Spaulding of Colorado Springs, Colorado; a son, George Springer, Wichita, Kansas, and a son, John Springer of Chicago, Illinois.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Michael Fair Springer the state has lost an honored citizen and a faithful and 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.

LORNE R. WORTHINGTON,
REBad CASEY,
Quentin V. Anderson,
Committeo.

## ARTHUR STOOKESBERRY

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Arthur Stookesberry, begs leave to submit the following memorial:

Arthur Stookesberry was born February 14, 1882, in Davis County, Iowa. He was the son of David and Hannah Watkins Stookesberry.

He was a graduate of the Southern Iowa Normal School of Bloomfield and a graduate of the Chillicothe Business College. He also attended Drake University. He taught 16 years in the public schools of Iowa and Oklahoma, and was an ordained minister of the Christian Church, serving in Iowa and Missouri.

He was elected clerk of the district court of Davis County in 1916 and re-elected in 1918. He served as mayor of Bloomfield for four years and was a justice of the peace for many years. During World War II he was a guard at the Iowa Ordnance Plant at Burlington.

He was a farmer, owning and operating his own farm for several years.
In 1924, Mr. Stookesberry was elected to the General Assembly and served in the Fortieth, Fortieth Extra and Forty-first sessions. He was a Democrat.

His first wife, Jennie Mae, passed away on October 16, 1947. He later married Lucy Ledbetter in 1949.

Mr. Stookesberry died November 1, 1962, at Davis County Hospital, Bloomfield, Iowa. He was 80 years old. Survivors at the time of his death included his widow, Lucy; a foster daughter, Mrs. Bernie Willier of Bloomfield; a foster son, J. Harlan Stookesberry of Richland, Washington; and seven grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Arthur Stookesberry the state has lost an honored citizen and a faithful and 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.

Dewey E. Goode, Delmont Moffitt, Floyd H. Millen, Committee.

## GEORGE L. THOMPSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable George L. Thompson, begs leave to submit the following memorial:

George L. Thompson of Lamont, Iowa, was born November, 1891, on a
farm in Buchanan County. He was a graduate of Lamont High School and graduated from Iowa State University at Ames in 1914.

He was head of Dairy Husbandry Department at the University of West Virginia, Morgantown, West Virginia, in 1915.

He served two years in World War I as a Second Lieutenant, Balloon Division, Aviation Section, A.E.F., and was a licensed balloon pilot.

Mr. Thompson was a beef cattle specialist in the Bureau of Animal Industry, Washington, D. C., in 1919.

He married Iva M. Allen, Castalia, Iowa, in 1924, and they had two sons, John I, and Jay D. He was a charter member of the Alpha Gamma Rho social fraternity; a member of Alpha Zeta, honorary agricultural fraternity; a charter member and first commander of Loren Foster Post, American Legion, Lamont, Iowa. He was engaged in the automobile business from 1920 to 1923.

He was engaged in farming and also operated a retail meat and grocery business. He was a member of the allotment committee of the Buchanan County Corn-Hog Central Association in 1934, and also a breeder of purebred Aberdeen Angus cattle.

He served as a member of the Forty-sixth General Assembly of the State of Iowa.

Mr. Thompson passed away May 6, 1962.
Surviving him are his widow, Mrs. Iva Allen Thompson of Zephyrhills, Florida; two sons, John of Hampton, Iowa, and Jay of Perry, Florida, three grandchildren, and one sister, Mrs. Almore Ovel, of Lamont, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of lowa: That in the passing of the Honorable George L. Thompson the state has lost an honored citizen and a faithful and 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.

> Kenneth L. Parker, Maurice E. Baringer, James Patton,

Committee.

## THORE THOMPSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Thore Thompson, begs leave to submit the following memorial:

Thore Thompson, son of Thore and Ingoberg Thompson, was born August 23, 1877, in a log cabin at the Thompson homestead near Wadena, Iowa. He received his education in the district school, attended Upper Iowa Uni-
versity for two terms, also attended the Agricultural College at Madison, Wisconsin, two terms. All his years were spent in farming activities.

He was married on June 11, 1908, to Olive Gunderson of St. Olaf, Iowa.
Mr. Thompson was a director in the Wadena Savings Bank, a director of the Farm Bureau, a township trustee, and was an active member of the Lutheran Church.

Thore Thompson served in the House of Representatives during the Forty-second, Forty-second Extra, and Forty-fourth sessions of the General Assembly.

He was killed in an auto-truck accident November 30, 1961, while he and Mrs. Thompson were enroute to their winter home at Phoenix, Arizona. Mr. Thompson is survived by his wife, Olive, one daughter, and six sons: Evelyn (Mrs. Al Rogness) of Sioux Falls, South Dakota; Orvin of Wadena; Tillman of Postville; Floyd of Wadena; Torvald of Waterloo; Glen of St. Joseph, Missouri; Earl of San Gabriel, California; and twelve grandchildren. Preceding him in death were his parents and two brothers, Daniel and Ole.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Thore Thompson the state has lost an honored citizen and a faithful and 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.

Maurice E. Baringer, Kenneth L. Parker, Hillman H. Sersland, Committee.

## JACOB VAN ZWOL

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Jacob Van Zwol, begs leave to submit the following memorial:

Jacob Van Zwol was born June 28, 1893 in Le Mars, Iowa, and passed away February 9, 1962. He was educated in the Le Mars schools.

On September 15, 1914, he was married to Mabel Hinkson of Stuart, Iowa. Two children were born to them: Helen E. Wareham of Chappaqua, New York; and Eunice M. Phillips of Waterloo, Iowa.

He started learning the printing trade at the age of twelve. He published the Boyden Reporter, in Sioux County for 14 years and then the Paullina Times in O'Brien County for 18 years.

Mr. Van Zwol was a member of the Presbyterian Church and held the offices of teacher, trustee and elder.

He served without salary as President of the Paullina Telephone Com-
pany for ten years. He was a member and chairman of the Frothingham Public Library, Water Safety Chairman of O'Brien County, Chairman of the Paullina Red Cross, charter member of the Lion's Club, President of the Paullina Golf Club, and Representative from O'Brien County in the State Legislature from 1949 to 1957.

Besides his wife and daughters, he is survived by six grandchildren.
Therefore Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Lowa: That in the passing of the Honorable Jacob Van Zwol, the state has lost an honored citizen and a faithful and 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.

Marvin W. Smith, Roy J. Smith, A. L. Mensing,

Committee.

## BLAKE WILLIS

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Blake Willis, begs leave to submit the following memorial:

Blake Willis was born July 3, 1892, at Perry, Iowa, the son of Mr. and Mrs. Arthur Willis.

He was a graduate of the State University of Iowa and was admitted to the bar in 1916 and had practiced continuously except for time in World War I service.

On November 1, 1919, at Woodward, Iowa, he married Isabel Dillon.
Mr. Willis served as Dallas County Attorney from 1925 to 1929. He was a member of the Dallas County, Iowa. State and American Bar Associations, Masonic Lodge, Elks, Perry Chamber of Commerce and American Legion.

Mr. Willis served in the House of Representatives during the session of the Forty-fifth General Assembly from 1933 to 1934.

He passed away on September 20, 1961. Surviving him are his widow, Isabel, Perry, Iowa; his son Ned, of his law firm at Perry, Iowa, and four grandchildren. A daughter, Annabel, preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Sixtieth General Assembly of Iowa: That in the passing of the Honorable Blake Willis the state has lost an honored citizen and a faithful and 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.

LeRoy H. Petersen, Samuel E. Robinson, Raymond C. Fisher, Committee.

HOUSE AND SENATE COMPANION BILLS

| H.J.R. | S.J.R. | H.F. | S.F. | H.F. | S.F. | H.F. | S.F. | H.F. | S.F. | H.F. | S.F. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 9 | 6 | 57 | 21 | 151 | 124 | 255 | 123 | 375 | 312 | 472 | 270 |
| 10 | 10 | 61 | 30 | 155 | 107 | 256 | 195 | 378 | 194 | 473 | 271 |
| 14 | 15 | 62 | 161 | 156 | 92 | 268 | 245 | 385 | 239 | 474 | 276 |
| 15 | 16 | 73 | 93 | 158 | 119 | 273 | 223 | 389 | 343 | 479 | 278 |
| 18 | 13 | 76 | 90 | 161 | 169 | 277 | 456 | 391 | 293 | 482 | 283 |
|  |  | 78 | 32 | 166 | 173 | 282 | 189 | 392 | 344 | 483 | 467 |
| H.F. | S.F. | 81 | 11 | 176 | 185 | 284 | 135 | 393 | 378 | 485 | 294 |
| 3 | 3 | 84 | 89 | 179 | 67 | 294 | 144 | 394 | 251 | 486 | 374 |
| 4 | 109 | 87 | 65 | 181 | 14 | 295 | 86 | 397 | 298 | 487 | 292 |
| 5 | 197 | 89 | 206 | 185 | 99 | 296 | 134 | 398 | 345 | 491 | 338 |
| 6 | 37 | 92 | 95 | 194 | 357 | 304 | 275 | 400 | 380 | 492 | 367 |
| 10 | 53 | 93 | 140 | 195 | 72 | 317 | 401 | 403 | 252 | 504 | 237 |
| 14 | 51 | 95 | 253 | 198 | 68 | 318 | 241 | 405 | 327 | 510 | 318 |
| 21 | 16 | 97 | 56 | 200 | 66 | 328 | 246 | 406 | 346 | 518 | 365 |
| 23 | 71 | 100 | 85 | 201 | 157 | 341 | 212 | 409 | 240 | 522 | 227 |
| 25 | 44 | 101 | 84 | 202 | 156 | 344 | 229 | 411 | 348 | 523 | 285 |
| 26 | 27 | 103 | 70 | 203 | 120 | 345 | 224 | 415 | 286 | 524 | 186 |
| 27 | 28 | 104 | 61 | 208 | 168 | 346 | 221 | 418 | 172 | 525 | 131 |
| 28 | 17 | 106 | 106 | 209 | 282 | 347 | 218 | 427 | 387 | 526 | 257 |
| 31 | 108 | 111 | 35 | 214 | 454 | 348 | 243 | 428 | 321 | 527 | 132 |
| 32 | 50 | 112 | 58 | 219 | 204 | 350 | 250 | 432 | 340 | 530 | 143 |
| 33 | 48 | 115 | 116 | 221 | 117 | 353 | 222 | 437 | 296 | 531 | 267 |
| 35 | 49 | 117 | 100 | 227 | 214 | 354 | 231 | 440 | 130 | 535 | 332 |
| 39 | 115 | 121 | 64 | 233 | 167 | 355 | 297 | 445 | 303 | 537 | 334 |
| 40 | 41 | 124 | 26 | 235 | 128 | 357 | 326 | 446 | 315 | 538 | 170 |
| 42 | 20 | 125 | 69 | 238 | 314 | 361 | 254 | 447 | 196 | 553 | 391 |
| 47 | 40 | 131 | 162 | 242 | 160 | 362 | 225 | 450 | 360 | 561 | 410 |
| 49 | 43 | 143 | 113 | 244 | 153 | 364 | 304 | 452 | 405 | 563 | 226 |
| 50 | 179 | 145 | 127 | 245 | 181 | 368 | 307 | 462 | 375 | 585 | 430 |
| 51 | 45 | 146 | 46 | 246 | 351 | 371 | 328 | 468 | 363 | 589 | 458 |
| 54 | 47 | 148 | 205 | 253 | 133 | 374 | 350 | 469 | 316 | 596 | 487 |
| 55 | 19 | 149 | 60 |  |  |  |  |  |  |  |  |

## RECORD OF HOUSE BILLS IN HOUSE

## HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED-165

H. J. R. 1, 3 .
H. F.

| 3 , | 4, |  | 11, | 14, | 15, | 16, | 17, | 21, | 22, | 23, | 24, | 25, | 26, | 29, | 35, |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 36, | 41. | 43, | 46, | 52, | 54, | 56, | 57, | $59 \text {, }$ | 63, | 65, | 66, | 67, | 68, | 71, | 72, |
| 73, | 76, | 77, | 78. | 83, | 84, | 85, | 100, | 107, | 110, | 113, | 114, | 117, | 122, | 132, | 134, |
| 135, | 139, | 148, | 149, | 152, | 154, | 157, | 159, | 168, | 173, | 178, | 187, | 188, | 189, | 190, | 191, |
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| 239, | 240, | 243, | 247, | 250, | 251, | 252, | 257, | 258, | 259, | 275, | 280, | 286, | 287, | 291, | 298, |
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| 590, | 594, | 595. |  |  |  |  |  |  |  |  |  |  |  |  |  |

## PASSED BOTH HOUSES, VETGED BY GOVERNORH. F. 48, 156

## RECORD OF EACH HOUSE BILL IN HOUSE

## H. J. R.

Page
1 By Goode, Wler and Walter. Relating to a proposed amendment to the constitution-requiring that the results of a constitutional convention be submitted to the people for approval.
Introduced, referred
Recommended passage ............ 105
Committee report adopted ........ 109
Passed, ayes 99, nays none........ 123
Reported enrolled ................. 453
Signed by Speaker .................. 454
Sent to Secretary of State ....... 454

## 2 By Falvey and Carstensen. Relating to a constitutional amendment lowering the vot-

 ing age to eighteen.Introduced, referred
Recommended indefinite postponement.

323
Indefinitely postponed ............... 387
3 By Mensing. Relating to the effective date of laws of the General Assembly passed at a general session.
Introduced, referred
Recommended passage 228
Committee report adopted ........ 232
Passed; ayes 90, nays none ..... 366
Reported enrolled 366
801
Signed by Speaker
Sent to Secretary of State 771

4 By Carstensen. Relating to proposed constitutional amendments changing the terms of office of the governor and lieutenant governor from two to four years.
Introduced, referred
5 By Carstensen. Relating to a proposed amendment to the constitution changing the term of office of county attorneys to four years.

H. J. R.

Page

Introduced, referred

84

Recommended amendment,
 648

$$
\begin{aligned}
& \text { By Riley. Relating to a con- } \\
& \text { stitutionalamendment-requir- } \\
& \text { ing delegates to a constitu- } \\
& \text { tional convention be elected on } \\
& \text { a population basis. } \\
& \text { Introduced, referred ..................... } 96
\end{aligned}
$$

7 By Riley, Frazier, Bock, Dietz, Hagen, Sersland, Maule, Carstensen, Baringer, Falvey, Eveland, Reppert, Stanley, Den Herder and Hanson of Lyon. Relating to a constitutional amendment to provide for annual sessions of the General Assembly.
Introduced, referred
Recommended passage . . . . . . . . . . . . . 228
Committee report adopted ...... 232
Call of the House requested .... 380
Call of the House lifted .......... 380
Passed; ayes 73, nays 28 ............ 381
8 By Carstensen. Relating to a constitutional amendment making executive and other officers appointees of the governor and providing for concurrence therein by the Senate, and providing for the appointment of other officers.
Introduced, referred
Recommended indefinite postponement 432

9 By Smith of O'Brien, Hagen, Balloun, Steele, Hanson of Lyon, Cunningham, Parker, Loss, Dunton and Eveland. Relating to a proposed constitutional amendment changing the term of office of governor and lieutenant governor to 4


#### Abstract

H. J. R. years and limiting an indi- vidual to 2 terms in office. Introduced, referred 10 By Stanley, Cunningham, Camp, Lange, Petersen of Dallas, Carstensen, Riley, Nielsen of Emmet, Darrington, Balloun, Dunton, Ely and Kreager. Relating to a constitutionai amendment proposing to give the governor an item veto on appropriation bills. Introduced, referred

11 By Denman and Reppert. Relating to constitutional amendment providing for the election of the governor and lieutenant governor on the same ballot.

Introduced, referred .................. ment

Indefinitely postponed

12 By Patton. Relating to appropriating funds for the purchase of land for a state park in Delaware County and the improvements thereon. Introduced, referred 13 By Reppert and Murray. Relating to creating a special committee to review and recommend changes in the laws of Iowa relating to the procedure for financing public improvements and the issuance of bonds and other written evidence of indebtedness by municipal corporations, boards and commissions thereof, and other political subdivisions of the state, and making an appropriation therefor. Introduced, referred


148

164
14. By Van Alstine, Eveland, Den Herder, Edgington, Hagedorn, Riley, Swisher, Winkelman, Reppert, Ely, Maule, Bock, Murray, Denman, Falvey, Andersen of Woodbury and Hakes. Relating to a constitutional amendment to provide home rule for city and town governments.
Introduced, referred
388
15 By Eveland. Relating to ratifying a proposed amendment to the constitution of the United States of America relating to qualifications of electors
Introduced, referred .............. 548
Recommended passage ............ 646
Committee report adopted ....... 655
Steering recommends calendar .. 951
Objection filed . . . . . . . . . . . . . . . . . 991
16 By Stanley and Olson. Relating to a constitutional amendment regarding residence requirements for voters.
Introduced, referred
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17 By Maule. Relating to a
constitutional amendment re
garding residence require
ments for voting for presi
dent and vice-president of the
United States.

Introduced, referred
593

18 By Reppert. Relating to a proposed amendment to the constitution reapportioning the General Assembly; each county having a population of two percent or more of the whole number of the population of the state shall be senatorial district; the House shall have 125 members based on population.
Introduced, referred
19 By Constitutional Amendments. Relating to a constitutional amendment relating to qualifications of electors.
Introduced, placed on calendar .. 1000
20 By Printing. Relating to creating a special committee with power to investigate the printing practices and procedures among state institutions.
Introduced, referred .............. 1159
21 By Andersen of Woodbury and Maule. Relating to creating a special committee to confer with the members of the legislature of the state of Nebraska, and to study and negotiate on the present boundary line between the states of Nebraska and Lowa, and to report on the matter to the members of the Sixtyfirst General Assembly; and to make an appropriation therefor.
Introduced, referred 1465
H. F. Page

1 By Camp and Scherle. Relating to creeper lanes on certain roads.
Introduced, referred ............... 35
Recommended passage .............. 156
Committee report adopted ........ 163
Passed; ayes 96, nays 6 239

2 By Camp and Hagen. Relating to place-name signs on primary roads by highway commission.
Introduced, referred .............. 36
Recommended passage ............ 156
Committee report adopted ......... 163
Passed; ayes 99, nays 4........... 240
3 By Swisher, Mowry, Eveland, Sersland, Bock, Van Alstine, Vermeer and Den Herder. Relating to the Iowa commis sion for the blind, appointment of commission members.
Introduced, referred
47
Recommended passage .............. 92
H. $\boldsymbol{F}$. Page
Committee report adopted ..... 93
Amendments fled ..... 107
Amendments adopted ..... 117
Passed; ayes 102; nays none ..... 117
Concurred ..... 1328
Passed; ayes 88, nays 13 ..... 1328
Reported enrolled ..... 1371
Signed by Speaker ..... 1371
Sent to Governor ..... 1371
Signed by Governor ..... 1432 ..... 1432
4 By Briles. Relating to hunt- ing and fishing upon cultivated or inclosed lands and waters, increasing fine for each of - fense to $\$ 100$.
Introduced, referred ..... 48
Recommended passage ..... 157
Committee report adopted ..... 163
Passed; ayes 93, nays 12 ..... 242
Concurred ..... 927
Passed; ayes 89, nays 3 ..... 927
Reported enrolled ..... 991
Signed by Speaker ..... 991
Sent to Governor
991
991
Signed by Governor ..... 1004
5 By Knowles, Carstensen and Frazier. Relating to the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds.
Introduced, referred ..... 47
Amendment filed$707,1010,1182,1489,1576$
Recommended passage ..... 994
Committee report adopted ..... 1001
6 By Hagen, Sersland and Den-man. Relating to the annexa-tion of territory to cities and
towns across county lines.
Introduced, referred ..... 47
Amendment filed ..... 612
Recommended passage ..... 410 ..... 415
Committee report adopted
Committee report adopted
Steering recommends calendar ..... 626
S. F. 37 substituted ..... 664
Withdrawn ..... 665
7 By Dietz, Camp, Carstensen, Coffman, Knowles, Hougen Mensing, Kibbie, Meyer, Duffy, Denman and Reppert. Relat ing to licensing and sale of products sold by lowa state iquor stores.
Introduced, referred ..... 54
8 By Carstensen and Camp. Relating to providing equal population for city and town wards.
54
referred
144
144
Recommended passage
Recommended passage
148
148
Passed; ayes 95 , nays none ..... 186
Reported enrolled ..... 499
Signed by Speaker ..... 499
Sent to Governor ..... 499
Signed by Governor ..... 538
9 By Scherle, Camp, Smith ofO'Brien, Hagen, Carstensen,Nelson, Den Herder, Wier andWalter. Relating to raising to55 the speed limit on trucks.
Introduced, referred ..... 54
Amendments filed .....92, 107, 270Recommended amendment, pas-sage197
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Committee report adopted ..... 201
Amendments withdrawn
294
Amendments adopted ..... 294
Vote reconsidered ..... 269
Passed; ayes 72, nays 26 ..... 294
10 By Grassley, Prine, Fdging-ton, Fisher of Greene, Stanley,Bock, Kluever, Kreager, Niel-sen of Emmet, Patton, Olson,Stokes and Hanson of Mitchell.Relating to the operation of amotor vehicle while intoxi-cated; providing for the takingand testing of body sub-stances; to determine whetheror not a person is intoxicatedwhile operating a motor ve-hicle.
Introduced, referred55
Amendments filed
412
Recommendid $284,285,369,383$
Recommended amendment, pas- sage ..... 302
Committee report adopted ..... 308
Amendment withdrawn .......376, ..... 418
Amendment adopted ..... 418
Call of the House requested ..... 418
Amendments adopted ..... 429
Amendments withdrawn ….... $.419,420, \stackrel{4}{42}, \dot{4} \dot{\mathbf{2}}$, ..... 426
Call of the House lifted ..... 422
Call of the House requested ..... 424
Call of the House lifted ..... 425
Vote reconsidered ..... 427
Point of order raised ..... 429
Passed; ayes 84, nays 23 ..... 430
11 By Messerly. Relating to notice for public hearing on county zoning changes.
Introduced, referred ..... 55
Recommended passage ..... 106
Committee report adopted ..... 109
Passed; ayes 100, nays none ..... 124
Reported enrolled ..... 453
Signed by Speaker ..... 454
Sent to Governor ..... 454
Signed by Governor ..... 499
12 By Anderson of Ringgold. Relating to exempting cattle under two (2) years of age from the personal property tax.
Introduced, referred55
Recommended passage ..... 875
Committee report adopted ..... 883
13 By Knowles. Relating to in-creasing to ten millage limita-tion on school bonded indebt-edness.
Introduced, referred55
Recommended indefinite postpone- ment ..... 254
Indefinitely postponed ..... 290
14 By Scherle, McElroy, Loss,Miller of Page, Gittins, Camp,Johnson, Crane, Hagie, Messer-ly, Knowles, Knock, Hansonof Lyon, Balloun, Kreager,Hirsch, Hagedorn, Nielsen ofShelby, Hagen, Dietz andKluever. Relating to countyconservation boards, to par-ticipate in watershed projects
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of soil conservation districtsand the federal government.Introduced, referredAmendments filed55
304
Recommended passag ..... 197
Committe report ade
Committe report ade Committee report adopted ..... 201
Amendment adopted ..... 316
Passed; ayes 98, nays none ..... 316
Concurred ..... 351
Passed; ayes 97, nays none ..... 351
Reported enrolled ..... 382
Signed by Speaker ..... 382
Sent to Governor ..... 382
Signed by Governor ..... 383
15 By Stanley. Relating to legalizing the organization of the Area Six Community School District, in the County of Mus- catine.
Proof of publication certified ..... 54
Introduced, referred ..... 55 ..... 55
Recommended passage ..... 105
Committee report adopted ..... 109
Passed; ayes 98, nays none ..... 115
Reported enrolled ..... 338
Signed by Speaker ..... 339
Sent to Governor ..... 339
Signed by Governor ..... 339
16 By Stanley. Relating to legalizing the proceedings of the board of directors of the Area Six Community School District, in the county of Mus- catine, authorizing the issu- ance of school building bonds. Proof of publication certified ..... 54
Introduced, referred ..... 55
Recommended passage ..... 105
Committee report adopted ..... 109
Reported enrolled ..... 338
Signed by Speaker ..... 339
Sent to Governor
Signed by Governor ..... 339
339
17 By Mowry, Carstensen and Duffy. Relating to rules of ad- ministrative agencies, to make uniform
Introduced, referred ..... 56
Recommended amendment, pas-
Recommended amendment, pas- sage ..... 129
Amendment adopted ..... 155
Committee report adopted ..... 134
Amendment adopted ..... 155
Passed; ayes 104, nays none ..... 155
Concurred ..... 937
Refused to concur ..... 93
Conference committee appointed ..... 037
Conference committee report ..... 1455
Conference committee reportadopted1536
Passed; ayes 90, nays none ..... 1537
Reported enrolled ..... 1675
Signed by Speaker ..... 1675
Sent to Governor ..... 675
Signed by Governor ..... 1808
18 By Knowles. Relating to school corporations leasing school buildings. Introduced, referred ..... 56
19 By Carstensen. Relating tohomicide resulting from theoperation of motor vehiclesand establishing penalty.
Introduced, referred56
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Withdrawn ..... 331
20 By Messerly, Camp and And- ersen of Woodbury. Relating to fees of fishing licenses of persons sixty-five or older, re- ducing to $\$ 1.00$.
Introduced, referred ..... 56
Recommended indefinite post-
ponement poopioned ..... 210
21 By Mowry, Goode, Swisher, Fischer of Grundy, Evelandand Andersen of Woodbury.Relating to subsidiary com-panies of life insurance com-panies.
Introduced, referred84
sage ..... 175
Committee report adopted ..... 180
Amendment adopted ..... 246
Passed; ayes 100, nays ..... 247
Reported enrolled ..... 499
Signed by Speaker ..... 499
Sent to Governor ..... 499
Signed by Governor ..... 538
22 By Carstensen, Camp, Olson, Parker, Messerly and Hougen. Relating to the duties of county recorders.
Introduced, referred ..... 84
Recommended passage ..... 106
Committee report adopted ..... 109
Passed; ayes 98, nays none
125
125
Reported enrolled ..... 453
Signed by Speaker ..... 454
Sent to Governor ..... 454
Signed by Governor ..... 499
23 By Fisher of Greene and Graham. Relating to notifying utility companies and property owners when altering, vacat- ing or closing roads.
Introduced, referred ..... 84
Recommended passage ..... 157
Committee report adopted ..... 163
Passed; ayes 96, nays 6 ..... 243
Concurred ..... 469
Passed; ayes 96, nays none ..... 469
Reported enrolled ..... 499
Signed by Speaker ..... 499
Sent to Governor ..... 499
Signed by Governor ..... 538
24 By Mensing. Relating to su-pervisor districts in counties,districting privileges regard-
less of number of townships.
Introduced, referred ..... 84
Recommended passage ..... 106
Committee report adopted ..... 109
Amendment filed ..... 131
Amendments adopted ..... 139
Passed; ayes 99, nays none ..... 139
Concurred ..... 625
Passed; ayes 98, nays 3 ..... 625
Reported enrolled ..... 645
Signed by Speaker ..... 645
Sent to Governor ..... 646
Signed by Governor ..... 696

25 By Swisher, Nelson, Loss, Paul, Parker and Ely. Relating to fire insurance companies; permitting them to write
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multcies.
Introduced, referred ..... 85
Recommended passage ..... 176
Committee report adopted ..... 180
Passed; ayes 104, nays none ..... 247
Reperted enrolled ..... 991
Signed by Speaker ..... 991
Sent to Governor ..... 991
Signed by Governor ..... 1071
26 By Wright, Edgington and Denman. Relating to forbid- ding unlicensed persons to fill prescriptions
Introduced, referred ..... 85
Amendments filed ..... 342
Recommended amendment, pas- sage ..... 229
Committee report adopted ..... 232
Amendment withdrawn ..... 390,
Passed; ayes 100; nays 4 ..... 392

Reported enrolled ..... | 392 |
| :--- |
| 489 |

Signed by Speaker ..... 489
Sent to Governor ..... 490
Governor requested to return ..... 498
Vote reconsidered ..... 514
Returned to Senate ..... 514
Concurred ..... 775
Passed; ayes 83, nays 10 ..... 775
Signed by Speaker ..... 822
Sent to Governor ..... 822
873
27 By Wright, Edgington and Denman. Relating to increas-ing pharmacy license fees.
Introduced, referred85
Recommended passage ..... 322
Committee report adopted ..... 328
Amendment filed ..... 342
Amendment adopted ..... 445
Passed; ayes 99, nays none ..... 445
Motion flled to reconsider vote ..... 450
Vote reconsldered ..... 464
S. F. 28 substituted ..... 465
Withdrawn ..... 466
28 By Falvey, Patton, Dunton, Hanson of Lyon, Denman, Bar- inger and Carstensen. Relat- ing to abolishing, the death penalty as a punishment for certain crimes and to substi- tute imprisonment for life or a term of years.
Introduced, referred ..... 85
Reported without recommendation ..... 144
Committee report adopted ..... 148
187,
Amendments flled
206,
206,
Amendment adopted
Point of order raised ..... 208
Amendment withdrawn ..... 206
Call of the House ..... 207
Passed; ayes 59, nays 44 ..... 208
29 By Knowles. Relating to boiler inspections, to permit biennial inspections of certain boilers.
Introduced, referred ..... 85
Amendment fled ..... 131
Recommended passage ..... 323
Committee report adopted ..... 328
Amendment adopted ..... 476
Passed; ayes 94, nays none ..... 476
Reported enrolled ..... 940
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Signed by Speaker ..... 940
Sent to Governor ..... 96
Signed by Governor ..... 1071
30 By Reppert, Stanley, Mahan, Breitbach, Van Alstine, Bock, Swisher, Duffy, Eveland, Kib: ble, Dietz, Denman, Mensing and Hagedorn. Relating to an appropriation to the state de- partment of social welfare to be used for medical assistance to the aged.
Introduced, referred ..... 85
Reported without recommendation ..... 300
Committee report adopted ..... 308
31 By Briles. Relating to im- plied warranties of titles; clarification of the status of persons assisting in the con- duct of auctions.
Introduced, referred ..... 85
Recommended passage ..... 105
Passed; ayes 98, nays none ..... 126
32 By Reppert and Denman. Relating to tax sale of public property.
Withdrawn ..... 86
33 By Reppert and Denman. Relating to insurance protec- tion for volunteer civil defense workers while engaged in civil defense activities
Introduced, referred ..... 86
Recommended indefinite post- ponement ..... 144
Re-referred to social security .....
161 .....
161
Amendment flled ..... 211
34 By Riley. Relating to the is- suance of marriage licenses by court order.
Introduced, referred ..... 86
Amendment filed ..... 177, 1313
Recommended passage ..... 1007
Committee report adopted ..... 1017
35. By Reppert and Denman. Relating to speed limits for motor vehicles in cities.
Introduced, referred ..... 86 ..... 177
Amendment flled
Amendment flled
Recommended passage ..... 197
Committee report adopted ..... 201
Amendments adopted ..... 267
Passed; ayes 95, nays ..... 267 ..... 267
Reported enrolled ..... 1269
Signed by Speaker ..... 1270
Sent to Governor ..... 1.270
Signed by Governor ..... 1311
36 By Riley. Relating to work- men's compensation benefits payable to a minor employee.
Introduced, referred ..... 86
Recommended passage ..... 105
Amendment filed ..... 107
Committee report adopted ..... 109
Amendment adopted ..... 127
Passed; ayes 93, nays 5 ..... 127
Reported enrolled
Reported enrolled ..... 610 ..... 610
Signed by Speaker ..... 610
Sent to Governor ..... 611
Signed by Governor ..... 667
H. F. Page37 By Ely. Relating to the voterequired for authorization ofissuance of bonds by a schooldistrict; redueing to simplemajority.
Introduced, referredRecommended indefinite
post-ponement $\ldots . . . . . . . .$.8638 By Paul. Relating to aid todependent children of warveterans.Introduced, referred88
39 By Vermeer, Prine, Hage- dorn, Knock, Riley and Dietz. Relating to regulating the practice of architecture.
Introduced, referred ..... 88
Recommended amendment, pas- sage ..... 254
Committee report adopted ..... 258
Amendments fled .... 285, 342, 432, ..... 524
Amendments adopted ..... 356
Amendment withdrawn ..... 535
536Passed; ayes 79, nays 24
40 By Hagie, Camp, Hirsch, Kibbie, Darrington, Bock Graham, Carstensen and Swisher. Relating to agricul- tural marketing, deduction in the form of a special excise tax on the sale of certain live- stock sold in lowa, proceeds to be used for the promotion of livestock and livestock prod- ucts.
Introduced, referred ..... 88 be used for the promotion of
41 By Riley. Relating to certi-fied common carriers of pas-sengers operating on charter.
Introduced, referred ..... 88
Recommended passage ..... 144
Committee report adopted ..... 148
Amendment filed ..... 540
Amendment adopted
561
561
Passed; ayes 96, nays 4 ..... 561
Reported enrolled ..... 1224
Signed by Speaker ..... 1224
Sent to Governor ..... 1224
Signed by Governor ..... 1311
42 By Moffitt. Relating to le- galizing the special election of the Independent School Dis- trict of Centerville, in the county of Appanoose, for the issuance of school bonds.
Introduced, referred ..... 88
Recommended passage. ..... 175
Committee report adopted ..... 180
S. F. 20 substituted ..... 195
Withdrawn ..... 196
43 By McElroy, Scherle and Miller of Page. Relating to reimbursement for use by county conservation boards of county-owned real estate, ma- terials, equipment or oper- ators.
Introduced, referred ..... 88
Amendment fled ..... 144
Recommended passage ..... 197
Committee report adopted
268
Amendments adopted
H. F.Passed; ayes 92 , nays 3268
Concurred
567
567
Passed; ayes 86, nays 1 ..... 56
Reported enrolled ..... 610
Signed by Speaker ..... 610
Sent to Governor ..... 11
Recolled from Governor for cor- rection of enrolled copy ..... 695
Signed by Governor ..... 707
44 By Shaw, Dietz and Knowles. Relating to commercial driv- ing schools and instructors; licensing and regulating to be under the department of public safety; penalties for viola- tions. ..... 89
Introduced, referred ..... 197
Committee report adopted ..... 201
Amendment filed ..... 304
Amendments adopted ..... 353
Passed; ayes 92, nays 5 ..... 353
45 By Ely. Relating to interest in contracts by public officers in cities or towns 5,000 or less population. ..... 89
Introduced, referred
Introduced, referred
Recommended amendment, pas-
Recommended amendment, pas- sage ..... 157
Committee report adopted ..... 163
Amendment adopted ..... 163
244
244
46 By Robinson. Relating to temporary motor vehicle in- struction permits, allowing a person under 16, having a per- mit, to operate motor vehicle while accompanied by a person 25 years or older who holds a valid operator's or chauffeur's icense.
Introduced, referred to highway safety ..... 89 ..... 197
201
Recommended passage
Recommended passage
Committee report adopted
Amendments filed ..... 285 ..... 317 ..... 178
Passed; ayes 101, nays none
Passed; ayes 101, nays none
Amendment adopted
Amendment adopted
Rigned by Speaker
1728
1728
Sent to Governor ..... 1728
Signed by Governor
47 By Knowles and Andersen of Woodbury. Relating to au- thorizing school districts to purchase annuity contracts for employees.
Introduced, referred ..... 89
Recommended amendment, pas- sage ..... 176
Committee report adopted ..... 180
Amendment flled ..... 669
Amendments adopted ..... 679
Amendment withdrawn ..... 679
Failed to pass; ayes 45, nays 57 ..... 679
Motion to reconsider vote laid on the table ..... 680
48 By county and township af-fairs. Relating to the licens-ing and the annual inspectionof county homes.
Introduced, placed on calendar ..... 89
Amendment adopted ..... 101
Passed; ayes 83, nays 22 ..... 101
Concurred ..... 813
H. F. Page
Passed; ayes 70, nays 28 ..... 813
Reported enrolled ..... 836
Signed by Speaker ..... 836
Sent to Governor ..... 836
Vetoed by Governor ..... 884
49 By Riley, Carstensen, Dietz, Camp, Hagen, Stanley, Messerly, Denman, Swisher, Carnahan, Ely and Tabor. Relating to prohibiting discriminatory employment practices and pollcies based upon race, color, religion, or country of ancestral origin; providing for a commission on human rights and to make an appropriation.
Introduced, referred
Amendment filed .................. 342
Recommended indefinite post-
ponement . ........................ 74
Minority committee report ....... 754
Re-referred.......................... 755

50 By Andersen of Woodbury
and Kibbie. Relating to abol
ishing individual liquor per
mits.

Introduced, referred Reporte...........

tion ...............................

Committee report adopted
Amendment filed ..... 5

51 By Hirsch, Knowles, Dietz, Prine, Frazier, Olson, Vermeer, Lange, Patton, McElroy, Kreager, Hanson of Lyon, Hanson of Mitchell, Tabor, Denman Hakes, Johnson, Graham, Siglin, Palas, Parker, Chalupa, Kluever, Ely, Stanley, Millen, Rlley, Hougen, Carstensen, Stevenson, Falvey, Van Alstine, Petersen of Dallas, Hagan and Nielsen of Emmet. Relating to outdoor advertising along the national system of interstate highways.
Introduced, referred ............. 96
Returned to regular calendar ... 1002
Amendment fled ...................... 1313
Motion filed to withdraw from
sifting ...ithdraw from sifting
Motion to withdraw from sifting lost

1627
52 By Mowry and Carstensen. Relating to criminal indictments being brought within 30 days when a person is held to answer for a public offense and also that he must be brought to trial within 60 days after the indictment.
Introduced, referred ............... sage
Committee report adopted …...... 180
Amendments adopted ..........249, 250
Passed; ayes 99, nays 2 ............ 250
Reported enrolled . . . . . . . . . . . . . . . 1004
Signed by Speaker ......................... 1004
Sent to Governor ..................... 1004
Signed by Governor ................... 1071

53 By Riley. Relating to allowing a deduction to taxpayers for room, board and tuition
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paid on behalf of the taxpayeror for his spouse or a depend-ent while attending college.
Introduced, referred ..... 97
Amendment filed ..... 286, 54
Recommended amendment, pas sage ..... 339
Committee report adopted ..... 347
Amendments adopted ..... 562
Passed; ayes 58, nays 43 ..... 563
Motion flled to reconsider vote ..... 583
Tabled ..... 779
54 By Hagie, Mowry, Mensing and Riley. Relating to work men's compensation so as to liberalize certain benefits, to provide for certain credits and waivers, and the administra- tion thereof.
Introduced, referred ..... 97 ..... 144
Recommended passage
Recommended passage
Committee report adopted ..... 148
Amendments filed ........177, 198, ..... 212
Amendments adopted . . . . . . ...221, ..... 282
Passed; ayes 106, nays none. ..... 282
Concurred ..... 811
Passed; ayes 95 , nays none ..... 811
Reported enrolled ..... 836
Signed by Speaker ..... 836
Sent to Governor ..... 836
Signed by Governor ..... 873
55 By Robinson and Kluever.Relating to providing for es-tablishment of water recrea-tional areas and facilities nor-mally associated therewith.
97
Introduced, referred
283
283
Committee report adopted
290
290
Amendments filed
369
369
S. F. 19 substituted ..... 1388
Withdrawn ..... 1447
56 By Sersland, Messerly and Prine. Relating to the estab- lishment of community mental health centers.
Introduced, referred ..... 97
Recommended amendment, pas- ..... 270
Committee report adopted ..... 275
Amendment filed ..... 343
Amendments adopted ..... 364
Passed; ayes 80 , nays 6 ..... 364
Concurred
982
982
Passed; ayes 89, nays none
982
982
Reported enrolled ..... 1004
Signed by Speaker ..... 1004
Sent to Governor ..... 1004
Signed by Governor ..... 1071
57 By Mensing, Kreager, McEl-roy, Jarvis, Maule, Wright,Vetter, Petersen of DallasHirsch, Gittins, Andersen ofWoodbury, Mahan, Falvey,Hakes, Van Alstine, Crane,Stokes Edgington, FrazierMesserly, Walter, Palas, Darrington, Dietz, Sersland, Cha-lupa and Millen. Relating tofoster care services for chil-dren, permitting board of so-cial welfare to place childrenup to 16 years of age and thosefrom state training schools infoster care homes.

Introduced, referred
H. F. Page ..... 211
Recommended passage
Committee report adopted ..... 218
Amendment flled ..... 286 , ..... 541
Passed; ayes 101, nays none ..... 319
Amendment adopted ..... 568
Concurred ..... 569
Passed; ayes 92, nays none ..... 569
Reported enrolled ..... 666
Signed by Speaker ..... 667
Sent to Governor . ..... 667
Signed by Governor ..... 707
58 By Frazier. Relating to in- creasing the salaries of supe- rior court judges.
Introduced, referred ..... 97
Recommended passage ..... 431
Committee report adopted ..... 437
Steering recommends calendar ..... 627
Withdrawn ..... 675
59 By Jarvis, Lange, Hakes, Prine, Hagedorn, Briles and Smith of Dickinson. Relating to requirements for real es- tate brokers' licenses.
Introduced, referred ..... 97
Recom mended endment, pas-
sage sage ..... 340
Committee report adopted ..... 347
Amendment adopted
473
473
Passed; ayes 93, nays 4 ..... 473
Concurred ..... 926
Passed; ayes 95, nays 2 ..... 926
Reported enrolled ..... 991
Signed by Speaker ..... 991
Sent to Governor ..... 991
Signed by Governor ..... 1026
60 By Riley. Relating to the equipment of motor vehicles with safety belts.
Recommend ..... post-
Introduced, referred
Introduced, referred ..... 97 ..... 97ponement129
Indefinitely postponed ..... 163
61 By tax revision. Relating to state income taxes, to provide for the adoption of amend- ments to the Internal Revenue Code of 1954.
Introduced, placed on calendar ..... 97
S. F. 30 substituted ..... 102
Withdrawn ..... 103
62 By Riley and Dietz. Relat-ing to regulating industrialloan companies, to provide forthe licensing, of such busi-nesses, to specify the powersof industrial loan companies,to prescribe penalties for vio-lations and to provide for theadministration and enforce-ment.
Introduced, referred ..... 98
Recommended amendment, pas- sage ..... 631
Committee report adopted ..... 635
steering recommends calendar ..... 951
Amendment fled 1336, 1337, ..... 1342
Amendment adopted ..... 1391
Passed; ayes 80, nays 9 ..... 1391
63 By Den Herder and Lange. Relating to raising to $\$ 75,000$ the limit of expenditures on bridges on secondary roads.
Introduced, reperred ..... 98
H. F. Page
sage ..... 157
Committee report adopted ..... 178
163
Amendments withdrawn ..... 245
Amendment adopted ..... 245
Passorted enrolled ..... 45
Signed by Speaker ..... 454
Signed by Governor ..... 499
64 By Knowles, Dietz and Smith of Dickinson. Relating to assessment of property, set- ting assessment at 25 per cent actual value.
Introduced, referred ..... 98
65 By Reppert and Denman. Re- lating to compensation of county supervisors in countles of over 150,000 population.
Introduced, referred101
Recommended amendment, pas- sage ..... 322
Committee report adopted ..... 328
Amendment adopted ..... 467
Passed; ayes 99, nays none ..... 467
Concurred ..... 1110
Passed; ayes 83, nays 7
111
111
Reported enrolled ..... 1136
Signed by Speaker ..... 1136
Sent to Governor ..... 1181
Signed by Governor
66 By Reppert and Denman. Re- lating to method of payment of municipal court judges and other municipal court officers. .....
101 .....
101
Introduced, referred ..... 210
Committee report adopted ..... 218
Passed; ayes 98, nays none ..... 320
Reported enrolled ..... 1269
Signed by Speaker ..... 1270
Sent to Governor ..... 1270
Signed by Governor ..... 1311
67 By Prine. Relating to cor- recting an error in a land patent issued in 1879, Gov- ernor and Secretary of State authorized to deliver patent to Goldie Chilcote.
Introduced, referred
Introduced, referred ..... 101 ..... 101
Recommended passage
Recommended passage ..... 175 ..... 175
Committee report adopted ..... 180
Passed; ayes 94, nays none ..... 195 ..... 368
368
Reported enrolled
Reported enrolled
Signed by Speaker ..... 369
Signed by Governor ..... 383
68 By Reppert and Denman. Re- lating to increasing the maxi- mum millage levy which may be levied for county public hospitals in counties having'a population of more than 135,- 000
Introduced, referred
Introduced, referred ..... 110 ..... 110
Recommended passage ..... 339 ..... 339
Committee report adopted ..... 347
Passed; ayes 87, nays 2 ..... 485
Reported enrolled ..... 991
Signed by Speaker ..... 991
Sent to Governor ..... 991
Signed by Governor ..... 1004

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| :---: | :---: |
| 69 By Mensing, Dletz, Repper |  |
| Woodbury Mahan, Duffy |  |
|  |  |
| Riley. Relating to retirement |  |
| systems for policemen and fire- |  |
| men, eliminating fixed pen- |  |
|  |  |
|  |  |
| Amendment filed . . . . . . . . . . 254,325 |  |
| 70 By Denman, Robinson, Reppert, Nielsen, Dunton and Bal- |  |
|  |  |
| loun. Relating to the keeping |  |
| and consumption of alcoholic |  |
| liquor upon the premises of |  |
|  |  |
| licensure, taxation, regulation |  |
|  |  |
| Introduced, referred |  |
| Recommended passa |  |
| Explanation |  |
| Committee report adopted ..... 509 |  |
| Steering recommends calendar... 745 |  |
| Amendments fled $\quad$ Amendments adopted.... |  |
|  |  |
| Amendment withdrawn ......... |  |
|  |  |

Passed; ayes 92, nays 13 ........ 847
71 By McElroy, Busch and Miller of Page. Relating to holders for registration certificates of motor vehicles.
Introduced, referred
Recommended passage ........... 340
Committee report adopted ...... 347
Passed; ayes 92, nays none ...... 477
Reported enrolled .................. . . 744
Signed by Speaker ................. 745
Sent to Governor .................... 745
Signed by Governor ................ 822
72 My wier. Relating to authorization for the issuance of a patent to certain real estate to Howard J. Greene and Alice E. Greene by the Governor and Secretary of State.
Introduced, referred
111
Recommended passage ................. 253
Committee report adopted ....... 258
Passed; ayes 88, nays none ...... 361
Reported enrolled ................... 499
Signed by Speaker . . . . . . . . . . . . . . 499
Sent to Governor .................... 499
Signed by Governor ............... 538
73 By Coffman, Dietz, Swisher, Stanley, Riley, Loss and Nielsen. Relating to the practice of barbering.
Introduced, referred .............. 111
Amendment filed ..................... 145
Recommended amendment, passage

411
Committee report adopted ......... 415
Steering recommends calendar .. 626
Amendment adopted . . . . 665, 675, 677
Amendment withdrawn ............ 665
Passed; ayes 70, nays 33 ......... 677
Concurred ........................... 1354
Passed; ayes 70 , nays 33 ..............1354
Motion to reconsider vote laid on the table

1355
Reported enrolled .................. 1395
Signed by Speaker ...................... 1395
Sent to Governor . . . . . . . . . . . . . . . . 1395
Signed by, Governor . . ............. 1432
74 By Riley. Relating to establishing minimum flight altitudes of aircraft over outdoor
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gatherings of people.
Introduced, referred 111

75 By Knock. Relating to com
pensation of cemetery trustees
in cities and towns.

Introduced, referred

111

Recommended passage ............. 322

Committee report adopted ........ 328
Falled to pass; ayes 23, nays 75 . . 446
76 By Dietz, Knowles, Duffy, Breitbach, Prine, Stanley, Ely, Messerly, Reppert and Swisher. Relating to reducing hours of duty of members of fire departments, effective date January 1, 1964.
Introduced, referred . . . . . . . . . . . . 111
Recommended passage .......... 302
Committee report adopted ...... 308
Passed; ayes 56, nays 47 ......... 398
Concurred ............................ 981
Passed; ayes 91, nays 3 ............. 981
Reported enrolled . . . . . . . . . . . . . . 1004
Signed by Speaker ...................... 1004
Sent to Governor .................... 1004
Signed by Governor ................. 1071
77 By Falvey, Den Herder, Swisher, Van Alstine, Reppert, Eveland and Denman. Relating to the governing bodies of the cities and counties of Iowa and adjoining states; authorizing them to create regional or metropolitan planning commissions, and for school districts and other such bodies to participate in such commissions.
Introduced, referred …...........
Recommended amendment, pas-
sage . . . . . . . . . . . . . ................ 324
Committee report adopted ....... 328
Amendment adopted . . . . . . . . . . . . . 447
Passed; ayes 100, nays none ... 447
Reported enrolled . . . . . . . . . . . . . . . 1146
Signed by Speaker ................... 1144
Sent to Governor . . . . . . . . . . . . . . . . 1147
Signed by Governor .............. 1207
78 By Den Herder, Hagen, Hanson of Mitchell, Parker, Briles, Paul, Olson, Stanley, Lange and Mueller. Relating to the distribution of earnings of cooperative associations.
Introduced, referred .............. 112
Recommended passage ............ 284
Committee report adopted ....... 290
Amendment filed .................... 343
Amendments adopted ................... 396
Passed; ayes 99, nays 7 ….......... 396
Explanation of vote .............. 399
Reported enrolled ................. . . 583
Signed by Speaker . . . . . . . . . . . . . . 583
Sent to Governor . . . . . . . . . . . . . . . 583
Signed by Governor . . ............. . 611
79 By Bock, Grassley and Paul. Relating to aid for recreational projects in municipalities by county conservation boards.
Introduced, referred
80 By Reppert and Denman. Relating to preserving and protecting the lien for special assessments in certain cities where the property subject to the assessment is sold at tax
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sale, redeemed, or conveyed by tax deed.Page
Introduced, referred ..... 112
Amendment filed ..... 255
Recommended amendment, pas- sage ..... 303
Committee report adopted ..... 308
Amendment adopted ..... 402
Amendment withdrawn ..... 402
Passed; ayes 89, nays none ..... 402
81 By Kluever, Frazier, Knowles Andersen of Woodbury, Bock, Carnahan, Duffy, Gittins, Lange, Loss, Miller of Page, Nielsen of Emmet, Olson, Paul, Prine, Reppert, Smith of Dick- inson, Van Nostrand and Mc- Elroy. Relating to authorizing the Iowa State Commerce Com- mission to regulate the rates and services of public utilities, to define public utilities to in- clude those engaged in the furnishing of electricity, gas, water or communications serv- ices to the public for compen- sation, and to provide for ap- peals from orders and deci- sions of the Iowa State Com- merce Commission.
Introduced, reterred ..... 112
82 By Judiciary 1. Relating to the disposition of unclaimed property; making "unclaimed funds" available to the state when the owner has exercised no dominion over such funds for a period of 10 years.
Introduced, placed on calendar ..... 112
Amendment filed ..... 131
Amendments adopted ..... 142
Call of the House requested ..... 142
Failed to pass; ayes 46, nays 61 . ..... 143
Motion filed to reconsider vote. ..... 156
Motion to reconsider vote with- drawn ..... 163
83 By Ely, Mowry, Messerly, Reppert, Hanson of Lyon, Kreager, Olson, Dietz, Den- man. Stanley, Riley, Falvey and Duffy. Relating to public health nurses-county super- visors, city councils, and school boards enter into con- tracts.
121
Introduced, referred .....
323 .....
323
Recommended passage
Recommended passage
328
Passedt ayes 0 nays ..... 448
Reported enrolled ..... 940
Signed by Speaker ..... 940
Sent to Governor ..... 969
Signed by Governor ..... 1004
84 By Olson. Relating to cor- recting description of lands ex- changed by conservation com- mission to Ellen M. Peterson. Introduced, referred ..... 121
Recommended passage ..... 253
Committee report adopted ..... 258
Passed; ayes 97, nays none ..... 279

Reported enrolled ..... | 368 |
| :--- |
| 368 |

Sent to Governor ..... 369
Signed by Governor ..... 383
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85 By Smith of O'Brien, Edg- ington and Loss. Relating to erecting, rebuilding or repair- ing of fences of adjacent own- ers.
Introduced, referred ..... 121
Recommended passage ... ..... 177
Amendment adopted ..... 261
Passed; ayes 95, nays 3 ..... 261
1119
Passed; ayes 97, nays 3 ..... 1120
Reported enrolled
Signed by Speaker ..... 1136
1136
Sent to Governor ..... 1136
Signed by Governor ..... 1181
86 By Jarvis, Nelson, Briles, Dietz, Knock, Lange, Hage- dorn and Coffman. Relating to the powers and duties of the real estate commission. ..... 121
Recommended ..... pas-
sage ..... 726
Committee report adopted ..... 732
Sifting recommends calendar ..... 1371
Amendment adopted ..... 1406
Passed; ayes 95, nays none ..... 1406
87 By Moffitt. Relating to erec- tion of buildings by Soil Con- servation Districts and the renting of space in such bulld- ings.
Introduced, referred ..... 121
Amendment filed ..... 384
88 By Andersen of Woodbury.Relating to an educationalloan fund, and making an ap-propriation therefor.
Introduced, referred ..... 121
Reported without recommendation ..... 585
Committee report adopted ..... 593
Referred to appropriations ..... 645
89 By Reppert and Denman. Re- lating to the use of parking meter revenue.
Recommended indefinite post- ..... 122
ponement ..... 303
Re-referred ..... 350
Amendment filed ..... 384
90 By Ely, Riley, Camp, Ander-sen of Woodbury and Swisher.Relating to the rate of com-pensation for emergency over-time work of public employees.Introducing, referred122
Recommended indefinite postpone ment ..... 322
Indefinitely postponed ..... 387
91 By Reppert and Denman. Re- lating to tort liability of mu-
nicipal corporations.
Introduced, referred ..... 122
Amendment filed 343, ..... 412

92 By Hirsch, Knock, Scherle, Reppert and Hagen. Relating to exempting certain owners, occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon.
Introduced, referred

97 By Carnahan. Relating to permitting all school districts to hold biennial elections.

Introduced, referred ................
ment .................................
Re-referred ..... 297
Amendment filed ..... 912
98 By Smith of Dickinson. Re-lating to distribution of thesecondary road fund in townsof less than 400 population, onroads leading to state parks.

Introduced, referred to roads and highways
Withdrawn ................................... 466
99 By Hagedorn, Riley, Darrington, Mowry, Paul and Loss. Relating to prohibiting discrimination in employment be-
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cause of age-and providing penalties for violations hereof. Introduced, referred
Recommended passage ..... 431
Committee report adopted ..... 437
Amendment filed ..... 631
100 By Paul, Loss, Riley, Men-sing, Hagedorn, Coffman andMahan. Relating to providinguniforms for sheriffs and theirdeputies.
Introduced, referred ..... 138
Recommended amendment, pas- sage ..... 341
Committee report adopted ..... 347
Amendment adopted ..... 475
Passed; ayes 93, nays 11 ..... 475
Reported enrolled ..... 610
Signed by Speaker ..... 610
Sent to Governor ..... 611
Signed by Governor ..... 646
101 By Loss, Paul, Riley, Men-sing, Coffman and Swisher.Relating to the appointment ofa night deputy sheriff and pro-viding for his duties.
Introduced, referred ..... 138
Recommended passage ..... 254
Committee report adopted
258
258
Amendments filed ..... 490
Amendments adopted ..... 623
Failed to pass; ayes 46 , nays 58 ..... 623
102 By Reppert and Denman. Re-lating to damages resultingfrom the establishment ofbuilding lines by cities andtowns.
Introduced, referred138
103 By Social Security. Relating to the Iowa public employees retirement system, increasing benefits
Introduced, referred ..... 149
Withdrawn ..... 533
104 By Drainage and Flood Con-trol. Relating to the paymentof installments of assessmentsof soil conservation districts.
Introduced, placed on calendar ..... 149
S. F. 61 substituted
Withdrawn ..... 236
105 By Kibbie. Relating tomotor vehicle fuel tax refunds,extending filing deadine.
Introduced, referred
149
Amendment filed ..... 286
Recommended indefinite post- ..... 339
ponement
Indefinitely postponed ..... 416
106 By Cities and Towns. Relat- ing to license fees and taxationof urban transit systems andcompanies.
Introduced, placed on calendar ..... 149
S. F. 106 substituted ..... 236
Withdrawn ..... 237

107 By Appropriations, Relating to making an additional transfer of fees, taxes, interest and penalties imposed to the division of motor vehicle registration of the Department of Public Safety for the purpose of
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purchasing supplies and materials and for the cost of manufacture of motor vehicle registration plates at the prison industries.
Introduced, placed on calendar ..... 149
Passed; ayes 101, nays none ..... 139
Reported enrolled ..... 368
Signed by Speaker ..... 368
Sent to Governor ..... 369
Signed by Governor ..... 383
108 By Dunton, Ely, Stanley, Kreager, Denman, Riley, Casey Bock and Swisher. Relating to the creation of county school districts and intermediate school districts-defining the powers and duties of such dis- tricts.
Introduced, referred
Recommended indefinite post- ponement ..... post-
Indefinitely postponed ..... 648
109 By Dietz. Relating to listing of tax exempt property by as- sessor. ..... 149
Recommended passage ..... 210
Amendments filed ..... 413
Amendment withdrawn ..... 442
Passed; ayes 97, nays 4 ..... 442
110 By Moffitt. Relating to old age pensioners-homes, sim- plifying states method of re- covering pension from estate.
Introduced, referred ..... 150
Amendment filed ..... 01
Recommended passage ..... 585
Committee report adopted ..... 593
Steering recommends calendar ..... 835
Amendment adopted ..... 897
Passed; ayes 84, nays none ..... 898
Reported enrolled ..... 1206
Signed by Speaker ..... 1206
Sent to Governor ..... 1206
Signed by Governor ..... 1270
111 By Smith of O'Brien, Loss, Edgington and Ossian. Relat- ing to county, municipal and school examiners' and their assistants' salaries.
Withdrawn ..... 150
112 By Swisher, Riley, Dietz, Kluever, Carstensen and Duffy Relating to paroles by courts -and changing the terminol- ogy of "bench parole" to the term "probation.'
Introduced, referred ..... 150
113 By Riley, Ely and Wright.Relating to legalizing proceed-ings in establishment of theBenton-Linn benefited fire dis-trict, in the counties of Bentonand Linn.
Introduced, referred ..... 150
Recommended passage ..... 210
Committee report adopted ..... 218
Passed; ayes 90, nays none ..... 360
Reported enrolled ..... 499 ..... 499
Slgned by Speaker ..... 499
Sent to Governor ..... 49
Signed by Governor ..... 538
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114 By Riley and Stanley. ..... Re-lating to the marking of bal-lots; permitting voter to usecheck mark.
Introduced, referred ..... $15^{n}$
Recommended passage ..... 611
Committee report adopted ..... 618
Steering recommends calendar ..... 724
Passed; ayes 64, nays 28 ..... 782
Reported enrolled ..... 1146
Signed by Speaker
1147
1147
Sent to Governor
Sent to Governor ..... 1181
115 By Nelson, Swisher, Parker,Cunningham and Petersen ofDallas. Relating to bait adver-tising in the fleld of correctiveeyeglasses, their components,and related services.
Introduced, referred ..... 150
Recommended passage ..... 339
Committee report adopted ..... 347
Amendment filed ..... 612
Steering recommends calendar ..... 951
Point of order raised ..... 153
Amendments adopted ..... 1541
Amendment withdrawn ..... 1541
Passed; ayes 77 , nays 17 ..... 1541
Motion filed to reconsider vote ..... 549
116 By Coffman, Lance, Prine, Shaw and Briles. Relating to allen for services of bulls andalso a lien for services by
artificial insemination.
Introduced, referred ..... 150
Recommended indefinite post- ponement ............ ..... 409
Indefinitely postponed ..... 461
117 By Casey. Relating to mak-ing optional the bounties onred or grey fox, by counties.
Introduced, referred ..... 150
Amendment flled ..... 212
Recommended amendment, pas-
sage
sage ..... 341 ..... 341
Committee report adopted ..... 347
Amendment withdrawn ..... 482
Amendment adopted ..... 483
Passed; ayes 91, nays none ..... 483
Reported enrolled ..... 744
Signed by Speaker ..... 745
Sent to Governor ..... 745
Signed by Governor ..... 822
118 By Coffman. Relating to thetime polls are to be open forschool elections, 8 a.m. to 8p.m.
Introduced, referred150
Recommended indefinite post-
ponement ..... 500
Indefinitely postponed ..... 548

119 By Gittins, Denman, Riley, Walter, Messerly, Cunningham, Falvey, Nielsen and Ely. Relating to extending state aid presently paid to counties for care of mentally ill patients in county homes or private institutions to cover care of mentally retarded persons in similar facilities, and to permit counties to credit such state aid to the state institution fund of the county, and increasing the appropriation. Introduced, referred

120 By Nelson, Peterson of Woodbury, Edgington, Bock, Hougen, Winkelman, Parker, Van Alstine, Jarvis, Lange, Dietz, Ossian, Robinson, Hakes, Scherle, Knock, Loss, Den Her- der, and Smith of O'Brien. Re- lating to creating a legislative services council by combining the services of fiscal director, legislative research and codi- fication in a single agency.
Amendment fled ..... 151
121 By Drainage and Flood Con- trol. Relating to the powers of subdistricts of soll conser- vation districts regarding tax methods to be used.
Introduced, placed on calendar ..... 151
S. F. 64 substituted ..... 238
Withdrawn239
122 By Riley. Relating to hous- ing regulations in cities and towns. ..... 164
Introduced, referred ..... 410
Amendment flled ..... 415
Steering recommends calendar ..... 425
Amendment adopted ..... 682
Passed; ayes 95, nays 6 ..... 682
Signed by Speaker ..... 1206
Sent to Governor ..... 1206
Signed by Governor ..... 1270
123 By Johnson, Walter Nelson, Darrington, Camp, Fisher of Greene, Patton, Loss, Halling, Hirsch, Smith of O'Brien, Briles and Scherle. Relating to the exemption of cattle, swine and sheep from taxation.
Introduced, referred ..... 164
Recommended passage ..... 1005
Committee report adopted ..... 1017
124 By Hirsch, Cunningham, Murphy, Denman and Reppert. Relating to regulation of Sun- day sales.
Introduced, referred ..... 164
Amendments filed ..... 458
125 By Den Herder, Hirsch.Swisher, Chalupa, Lange andMahan. Relating to publicationof real property assessments.Introduced, referred164
Recommended passage ..... 323
Committee report adopted ..... 328
S. F. 69 substituted ..... $\begin{array}{r}517 \\ 520 \\ \hline\end{array}$
Withdrawn
126 By Stanley. Relating to thedefinition of a lot in spectalassessment procedures forstreets, sewers, and other im-provements in cities andtowns.
Introduced, referred ..... 165
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127 By Riley, Meyer, Carstensen and Murphy. Relating to sani- tary provisions pertaining to railroad employees.
Introduced, referred $\quad$ indefinite post: ponement ..... 523
Re-referred ..... 556
128 By Hagen. Relating to per- mitting free distribution of copies of the Code of lowa to lowa congressmen.
Introduced, referred ..... 165
Committee report adopted ..... 328
Amendment adopted ..... 478
478
129 By Coffman. Relating to cemetery management and re- moval of county auditor as cemetery trustee. ..... 165
Recommended indefinite post- ponement ..... 254
Indefinitely postponed ..... 290
130 By Casey. Relating to the is- suance of registration re- ceipts for motor vehicles when personal taxes delinquent. ..... 165
131 By Riley and Ely. Relating to authorizing cities to estab- lish zoos.
Recommended passage ..... 165
Committee report adopted ..... 308
Passed; ayes 101, nays 1 ..... 403
132 By Insurance. Relating to suspension or revocation
Antroduced, placed on ..... 181
Passed; ayes 97, nays none ..... 262
Reported enrolled ..... 49.
Signed by Speaker ..... 49
Signed by Governor ..... 538
133 By Military and Veterans Affairs. Relating to extending to June 30, 1964, the date for fling application for Korean veterans' bonus.
Introduced, referred ..... 181
134 By Institutions of Higher Learning. Relating to provid-ing more specifically for col-lection and distribution ofmedical fees for private pa-tients at the University Hos-pital.
Introduced, placed on calendar ..... 181
Passed; ayes 95, nays none ..... 181
Reported enrolled ..... 610
Signed by Speaker ..... 610
Sent to Governor ..... 611
Signed by Governor ..... 667
135 By Institutions of HigherLearning. Relating to distri-bution of medical fees for pri-vate patients with Psychopathic Hospital at Iowa City.
introduced, placed on calendar ..... 181
Passed; ayes 96, nays none ..... 264
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Reported enrolled
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Signed by Speaker
610
Sent to Governor
Signed by Governor
136 By Institutions of Higher Learning. Relating to authorizing the board of regents to establish and administer a sabbatical-leave program for college professors.
Introduced, referred
182
Recommended passage ............. 302
Committee report adopted ........ 308
Amendments adopted
Passed; ayes 94, nays 7 ........ 400
400

137 By Riley and Ely. Relating to assessment of property outside the city limits that abuts on a city street.
Introduced, referred
138 By Reppert and Denman. Relating to authorizing cities and towns to levy a franchise tax based upon gross revenues upon persons, firms, corporations and associations furnishing and selling gas, electric light and power or telephone service within the corporate limits and occupying the streets, alleys and public places for such purposes, subject to certain conditions, and forbidding the payment of other considerations to cities and towns for such privileges.
Introduced, referred
Recommended indefinite postponement

455
Indefinitely postponed
139 By Winkelman, Den Herder, Knowles, Riley, Lange and Ely. Relating to public libraries; clarifying the power to contract between library boards and providing that all cities and towns can hold and dispose of devises and bequests.
Introduced, referred
182

Passed; ayes 104, nays none
397
Reported enrolled................... 744
Signed by Speaker
Sent to Governor . ............................. 745
Signed by Governor .............. 822

## 140 By Riley and Ely. Relating to the compensation of councilmen in certain cities. <br> Introduced, referred



Introduced, referred

142 By Reppert and Denman. Relating to tax exemptions of property owned by educational institutions, when used for
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educational purposes.
Introduced, referred182

143 By Mensing, McElroy, Krea
ger, Maule and Jarvis. Relat
ing to county appropriations
and reimbursement to the state
from fund for aid to the blind.

Introduced, referred
182

Withdrawn
895

144 By Ely, Falvey and Stanley.
Relating to civil rights, in
including beauty shops, nurs
ing homes, barber colleges,
schools of beauty training, al
tering penalty.

Introduced, referred ..... 183

145 By Mensing. Relating to exemptions from the imposition of the retail sales tax, on goods purchased by public boards, funds of which come from tax levies.

Introduced, referred

Recommended amendment, Passage183
Committee report adopted ..... 859
Steering recommends calendar ..... 951
S. F. 127 substituted ..... 1042
Withdrawn ..... 1044
146 By Camp, Riley, Carnahan, Carstensen, Denman, Peterson of Woodbury, Gittins and Murray. Relating to retire- ment systems for policemen and firemen eliminating fixed pensions.
Introduced, referred ..... 183
Amendments filed ..... 1028
Recommended ..... pas-628
Committee report adopted ..... 635
Steering recommends calendar ..... 951
Amendments adopted . . . . . . 1449, ..... 1450
Amendments withdrawn ...1449, ..... 1450
Passed; ayes 68, nays 28 ..... 1450
147 By Peterson of Woodbury, Andersen of Woodbury and Stokes. Relating to the elimi- nation of highways from the primary road system, when traffic load does not exceed 300 vehicles per day.
Recommended passage ..... 431
Introduced, referred
Introduced, referred ..... 18.3 ..... 18.3
Committee report adopted ..... 437
Steering recommends calendar ..... 626
Amendment flled ..... 710
Amendments adopted ..... 739
Point of order raised
739
739
Failed to pass; ayes 43 , nays 60 ..... 740
148 By Reppert and Denman. Relating to permitting cities to enter into long-term leases for libraries, library sites, books, and equipment and to authorize contributions to the support thereof by other pub- lic bodies.
Introduced, referred ..... 183
Recommended passage ..... 539
548
54
Steering recommends calendar ..... 755
Passed; ayes 81, nays none ..... 798
Reported enrolled ..... 122.1
Signed by Speaker ..... 1224
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Sent to Governor . . . . . . . . . . . . . . . 1224
Signed by Governor ....................... 1311
149 By Peterson of Woodbury and Andersen of Woodbury. Relating to authorizing cities and towns to acquire industrial buildings, issue revenue bonds for the purpose of securing and developing industry and provide for the payment of certain sums in lieu of taxes to the state, county, city, town, school district and other political subdivisions.
Introduced, referred ................
Recommended amendment, pas-

Steering recommends calendar .. 626
Amendment filed .................
Amendments adopted 696
Pmend
Passed; ayes 85, nays $6 \ldots \ldots$.
Concurred ............................. 1191
Reported enrolled .................... 1269
Signed by Speaker . . . . . . . . . . . . . . 1270
Sent to Governor . . . . . . . . . . . . . . . . 1270
Signed by Governor . . . . . . . . . . . . . . 1371

150 By Ely, Riley, Stanley, Denman and Falvey. Relating to authorizing cities and towns to establish by ordinance fair employment practice acts and fair housing acts and to establish and provide funds for a civil rights commission to administer the ordinances.
Introduced, referred
151 By Nelson. Relating to refund of tax on special fuel consumed in the operation of corn shellers, roller mills and feed grinders mounted on trucks.
Introduced, referred
Amendment filed ...
192
Amendment filed ................... 229
Recommended passage
Committee report adopted......
S. F. 124 substituted .................. 483
Withdrawn ........................... 48

152 By Institutions of Higher Learning. Relating to changing. the name of the Iowa Child Welfare Research Station at the State University of Iowa to Institute of Child Behavior and Development.
Introduced, placed on calendar
Passed; ayes 96, nays none ..... 264
Reported enrolled................... 610
Signed by Speaker ..................... 610
Sent to Governor ...................... 611
Signed by Governor ............... 646
153 By Reppert and Denman. Relating to creating the State Public School Building Authority and to describing its organization, powers and duties.
Introduced, referred
154 By Mowry and Eveland. Relating to the investment and deposit of county, city, town and school funds.
Introduced, referred
Recommended passage ${ }^{\text {en }}$
455
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Committee report adopted ..... 461 Amendments filed
$612,971,996,1028,1087,1106,1227$
Steering recommends calendar . . 1019
Made special order ............. 1019
Amendments withdrawn ..... 1232
Amendments adopted ..... 1233
Reported enrolled ..... 1458
Signed by Speaker ..... 1458
Signed by Governor ..... 1514
155 By Chalupa. Relating to mechanics' liens, prima facie evidence.
Introduced, referred ..... 193
Recommended indefinite post-
Lndefinitely postponed ..... 301
347
156 By Mensing, Sersland, Miller of Page, Walter, Miller ofJones, Palas, Scherle, Hage-dorn, Nelson, Parker, Vermeer,Moffitt, Kibbie, McEiroy, Dar-rington and Worthington.Relating to permitting collec-tion of sales tax on the cashdifference in sales of farmequipment where a trade-in isinvolved.
Introduced, referred ..... 193
Amendments fled ..... 972
Recommended amendment, pas- ..... 584
Committee report adopted ..... 593
Steering recommends calondar ..... 823 ..... 823
Amendments withdrawn ..... 1213
Amendments adopted ..... 1213
Passed; ayes 96 , nays ${ }_{5}$ ..... 1214
Concurred
Concurred ..... 1784 ..... 1784
Passed; ayes 81 , nays $i$ ..... 1784
Reported enrolied ..... 1861
Signed by Speaker
1862
Sent to Governor ..... 1862
157 By Appropriations. Relat-ing to funds for the manufac-ture of motor vehicle regis-ture of motor vehicle regis-to sufficient sum.
Introduced, placed on calendar ..... 193
Amendment fled ..... 271
Amendment withdrawn ..... 314
Amendment adopted ..... 314
Passed; ayes 97, nays ..... 314
Explanation of vote .....
321 .....
321
Concurred ..... 1351 ..... 1351
Passed; ayes 91 , nays none ..... 1351
Reported enrolled
1395
1395
Signed by Speaker
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Signed by Governor ..... 1458
158 By Lange. Relating to thecontrol of muskrats, permit-ting continuous open season.

Introduced, referred193

159 By Cunningham. Relating to ratifying the sale of certain real estate owned by the Ames Community School District in Story County and authorizing conveyance of legal title to Mary Tripp.
Introduced, referred
Recommended passage408
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Committee report adopted ..... 415
Passed; ayes 85, nays none ..... 487
Reported enrolled ..... 744
Signed by Speaker ..... 745
Sent to Governor ..... 745
Signed by Governor ..... 802
160 By Peterson of Woodbury. Relating to establishing a pro- cedure concerning the results of the vote of a joint county board on petitions for reor- ganization of school districts involving two or more coun- ties.
Introduced, referred ..... 193
Recommended passage -.. ..... 38
Amendment filed ..613, 803, 824,
Steering recommends calendar ..... 912
Amendment adopted ..... 626
Amendment withdrawn ..... 930
Re-referred ..... 930
Recommended passage
Committee report adopted ..... 996
161 By Ely, Darrington, Falvey, Halling, Duffy and Carsten- sen. Relating to the equip- ment of rall track motor cars used or furnished by common carriers by railroad for trans- porting employees, installing windshields and wipers. ..... 193
Introduced, referred ..... 628
Committee report adopted ..... 0
Steering recommends calendar ..... 1071
Amendment adopted ..... 1451
Passed; ayes 70, nays 27 ..... 1451
162 By Reppert, Denman, Men- sing and Messerly. Relating to corporation stock taxation, defining place of assessment. Introduced, referred ..... 194
Recommended passage ..... 301
Committee report adopted ..... 308
Passed; ayes 101, nays none ..... 404
163 By Riley and Carstensen. Relating to increasing com- pensation of the commission- ers of hospitalization.
Introduced, referred ..... 194
Recommended passage ..... 322
Committee report adopted ..... 328
Failed; ayes 29, nays 68 ..... 449
164 By Duffy, Breitbach, Meyer,Murphy, Miller of Des Moines,Mahan, Loss, Dieta, Knowles,Ely and Camp. Relating to thelicensing and strict control ofthe retail sale of products soldby state liquor stores and de-signed to eliminate bootleg.ging, and to provide revenue.
Introduced, referred

165 By Reppert, Gittins and Messerly. Relating to improvement by cities and towns of driveway approaches 10cated between the traveled portion of the street right-ofway and the sidewalk or private property line, and assessment of the cost.
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Introduced, referred ............... 203
Recommended passage .1027
Committee report adopted ............ 1036

## 166 By Miller of Jones, Ely, Olson, Cunningham and Knowles. Relating to removing the millage limitations upon the several functional funds and permitting each city to decide amount used. Keeping 30mills over-all levy. <br> Introduced, referred <br> 203

167 By Riley, Carnahan, Frazier, Falvey, Mowry and Eveland. Relating to providing for a public hearing before the state regulatory body for the authority of any raliroad company operating within the boundaries of Iowa to abandon, move or change any terminal or shop.
Introduced, referred
168 By Crane Relating to legalizing the proceedings of the city council of the city of Denison, in Crawford County, authorizing the issuance of airport bonds and for the levy of taxes for the payment of sald bonds.
Introduced, referred .............. 203
Proof of publication certified ..... 311
Recommended passage ........... 408
Committee report adopted ........ 415
Passed; ayes 91, nays none ..... 571
Reported enrolled .................. 940
Signed by Speaker .................. 940
Sent to Governor . . . . . . . . . . . . . . . . 969
Signed by Governor ................... 1004
169 By Hagen, Vetter, Riley and Robinson. Relating to the deposit of litter in or upon lands and waters under the jurisdiction of the State Conservation Commission.
Introduced, referred
Recommended passage ................ 383
Committee report adopted …..... 387
Steering recommends calendar .. 626
Amendment filed .................... 648
Amendment adopted................. 660
Passed; ayes 93, nays 9 ......... 661
Motion filed to reconsider vote
withdrawn.....................$~$
754

| 170 | By | Dietz, | Crane, | Falvey, |
| :---: | :---: | :---: | :---: | :---: |
|  | Gittins, | , Wier |  | Swisher. |
|  | Relatin | g to pr | oviding | for the |
|  | regulat | tion of | the pra | actice of |
|  | nursing |  |  |  |
|  | roduced | d, refe |  |  |

Introduced, referred
Amendment flled .................... 286
171 By Ely. Relating to maximum rates which may be charged the consumers where bonds are sold by cities to construct utility plants.
Introduced, referred .............. 204
Recommended passage …............. 340
Committee report adopted ...... 347
Steering recommends calendar .. 627
Amendment filed .................. 748
Steering recommends calendar ... 902
Amendment adopted ............... 1062
Passed; ayes 93, nays 4 .......... 1062
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172 By Tax Revision. Relating to creating the office of State Assessor and a State Board of Review and prescribing their powers and duties.
Introduced, placed 255, 286, 344, 490, 502, 541, $542, \quad 586,613, \quad 710,764,841$, ..... 218
Amendments adopted ..... 853
Amendments withdrawn ..... 1252
Amendments withdrawn ..... 849
Point of order raised ..... 850
Vote reconsidered ..... 864
Passed; ayes 57, nays 45 ..... 1252
Motion to r ..... 1253
173 By Cities and Towns. Re-lating to retirement systemsfor policemen and firemen,hospital, nursing, medical at-tention
Introduced, placed on calendar ..... 218
Passed; ayes 105, nays none ..... 333
Concurred ..... 1020
Passed; ayes 96, nays ..... 1020
Reported enrolled ..... 1070 ..... 1070
Signed by Speaker
Signed by Speaker
Sent to Governor ..... 1070
Signed by Governor ..... 1136
174 By Agriculture. Relating to creating a state agricultural products utilization research committee and to provide funds to carry out the act. ..... 219
Amendment filed ..... 413
175 By Conservation. Relating to the personnel powers of the Director of the State Conser- vation Commission.
Introduced, placed on calendar ..... 219
Passed; ayes 98, nays none ..... 321
176 By Shaw, Fischer of Grundy,Nielsen of Emmet, Vermeer,Scherle and Wright. Relat-ing to regulation of tradingstamps-giving the purchasera chioce between acceptanceof the stamps or receipt ofthe actual cash value as acash discount.
Introduced, referred ..... 219
Amendment filed ..... 710 ..... 710
Recommended passage ..... 876
Committee report adopted ..... 883
177 By Mensing, Meyers, Miller,of Des Moines, Murphy, Mur-ray, Reppert, Camp, Coffman,Denman, Dietz, Duffy, Kibbie,and Knowles. Relating to pro-viding for the licensing andstrict control of the retailsale of products sold by Iowastate liquor stores and de-signed to eliminate bootleg-ging from the state of Iowa,and to provide revenue fromthe sale thereof.
Introduced, referred ..... 219Amendment fled .......370, 524, 749
178 By Nielson of Shelby, Hall-ing, Briles, Hanson of Mitch-
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ell, and Busch. Relating tobids on secondary road con-struction work and materialstherefor-increasing the allow-able limit before competitivebids must be let.
Introduced, referred ..... 219
Recommended passage ..... 342
Committee report adopted ..... 347
Sifting recommends calendar ..... 1545
Passed; ayes 59, nays 32 ..... 1628
Reported enrolled ..... 1861
Signed by Speaker ..... 1862
Sent to Governor ..... 1862
Signed by Governor
179 By Carstensen, Camp, Den- man and Murphy. Relating to the method of determining benefit amount and duration of benefits.
Introduced, referred ..... 219
180 By Reppert and Denman. Relating to allowing a $\$ 20$credit on personal propertytax
Introduced, referred ..... 219
Recommended indefinite post- ponement ..... 324
Indefinitely postponed ..... 387 ..... 387
181 By Wier. Relating to the re- quirement that central stand-ard time be the official timeof the state.
Introduced, referred ..... 220
Recommended indefinite post-
ponement ..... 585
Indeflnitely postponed ..... 635
182 By Reppert and Denman.Relating to the possession ofbeer, malt liquor, or alcoholiclicuor by persons under 21years of age.
Introduced, referred ..... 223
Recommended passage ..... 383
Committee report adopted ..... 387
Steering recommends calendar ..... 626
Passed; ayes 100, nays none ..... 663
183 By Balloun and Maule. Re-lating to bonds of livestockdealers and packer buyers.
Introduced, referred ..... 220
Amendment filed ..... 542
184 By Knock, Edgington, Prine,Nelson and Briles. Relatingto the exempting of livestockfrom taxation, not to exceed100 head.
Introduced, referred ..... 220
185 By Andersen of Woodbury,Dietz and Reppert. Relatingto providing for the establish-ment of wage rates for publicworks projects.
Introduced, referred ..... 232
186 By Strothman. Relating toabolishing the county schoolsystems where 75 percent ofstudents are enrolled in dis-tricts maintaining 12-gradesystem.
Introduced, referred ..... 233
Amendment filed 824, ..... 853
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187 By Hagedorn, Bock, Grassley,
187 By Hagedorn, Bock, Grassley,Miller of Jones and Winkel-man. Relating to road usetax reporting requirements incities and towns.
Introduced, referred233
Recommended passage ..... 522
Committee report adopted ..... b30
Amendment filed ..... 613
Steering recommends calendar ..... 754
Amendment adopted ..... 817
Passed; ayes, 93, nays none ..... 817
Concurred ..... 985
Passed; ayes 95 , nays none ..... 985
Reported enrolled ..... 1004
Signed by Speaker ..... 1004
Sent to Governor ..... 1004
Signed by Governor ..... 1071
188 By Board of Control. Re- lating to the attendance at approved public high schools of children from any institu- tion under jurisdiction of the Board of Control.
Introduced, placed on calendar .. ..... 233
Passed; ayes 93, ..... 352
Signed by Speaker ..... 1070
Sent to Governor ..... 1070
Signed by Governor ..... 1122
189 By Board of Control. Relat- ing to adopting the interstate compact on mental health and designate an administrator with other states.
Introduced, placed on calendar .. 233 Amendment fild ..... 525
Amendment adopted ..... 559
Passed; ayes 93, nays 3 ..... 559
Signed by Speaker ..... 1026
Sent to Governor ..... 1026
Signed by Governor ..... 1071
190 By Board of Control. Re- lating to allowing prisoners who volunteer to be sent to the State University Hospi- tal for medical research.
Introduced, placed on calendar ..... 233
Passed; ayes 85, nays none ..... 365
Reported enrolled ..... 940
Sent to Governor ..... 969
Signed by Governor ..... 1071
191 By Board of Control. Re- lating to reciprocal agree- ments with other states for the supervision of mentally ill or mentally retarded persons on convalescent leave.
Introduced, placed on calendar ..... 233
Amendment filed ..... 526
Amendment adopted ..... 642
Reported enrolled ..... 146
Signed by Speaker ..... 1146
Signed by Governor ..... 1224
192 By Paul, Moffitt, Murphy and Sersland. Relating to 48 hour notice of loss of livestock to assessment insurance associa- tions. ..... 233
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193 By Edgington, Stokes, Prine and Smith of O'Brien. Relat- ing to speed limits on hard surfaced secondary roads. ..... 233
Recommended passage ..... 499
Committee report adopted ..... 509
Steering recommends calendar ..... 812
Reported enrolled ..... 1336
Signed by Speake ..... 1336
1336
Signed by Governor ..... 1432
194 By Messerly, Gittins andSwisher. Relating to the powerof boards of supervisors toadopt building codes.
Introduced, referred
Introduced, referred ..... 233 ..... 233
Recommended passage ..... 342
Committee report adopted ..... 347
Amendments fled ...............490, ..... 648
Steering recommends calendar. ..... 626
Amendments adopted ..... 662
Vote reconsidered ..... 661
Amendment withdrawn ..... 661
Passed; ayes 103, nays none ..... 662
Reported enrolled ..... 1206
Signed by Speaker ..... 1206
Sent to Governor ..... 1206
Signed by Governor ..... 1270
195 By Riley and Eveland. Re- lating to changing the methodof arriving at maximum bene-fits payable on permanent par-tial disabilities, permanenttotal disabilities, temporarytotal disabilities, and healing
period.
Introduced, referred ..... 258
Recommended indefinite post- ponement ..... 407
Indefinitely postponed ..... 461
196 By Insurance. Relating toregulation of securities agentsand dealers under the Iowa se-curities law.
Introduced, placed on calendar. ..... 258
Passed; ayes 87 , nays 3 ..... 357
Concurred ..... 1194
Passed; ayes 87, nays none ..... 1194
Reported enrolled ..... 1224
Signed by Speaker ..... 1224
Sent to Governor
1224
1224
Signed by Governor ..... 1311
197 By Board of Control. Relat- ing to the penalty charges im- posed on counties delinquent in the payment of their bill- ings for mental health care.
Introduced, placed on calendar ..... 258
Passed; ayes 93, nays 1 ..... 358
Signed by Speake ..... 991
Sent to Governor ..... 991
Signed by Governor ..... 1071
198 By Camp, Carstensen and Carnahan. Relating to dis- qualification of employment se- curity benefits of individuals who are eligible for old age benefits under the title II of the social security act.
Introduced, referred ..... 258
199 By Van Nostrand. Relatingto delinquent uncollectible per-
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sonal property taxes, after 15
years.
Introduced, referred ..... 258
Recommended passage ..... 539
Committee report adopted ..... 548
Steering recommends calendar ..... 755
Passed; ayes 77, nays none ..... 799
200 By Reppert, Camp and Cars- tensen. Relating to eliminat- ing the requirement that a claimant serve a waiting pe- riod before becoming eligible for employment security bene- fits.
Introduced, referred ..... 258
201 By Scherle, Nelson, Knock, McElroy, Walter and Busch. Relating to the duties of the sheriff in the execution of the death penalty.
Introduced referred ..... 259
Recommended passage ..... 308
Passed; ayes 93, nays 8 ..... 404
202 By Mowry. Relating to per- mitting the erection of junior college puildings and provide for equipment and to permit indebtedness and issuance of bonds.
Recommended amendment, pas- sage ..... 584
Committee report adopted ..... 593
Withdrawn ..... 801
203 By Den Herder, Loss, Mes-serly, Paul, Prine, Van Alstine,Eveland, Cunningham, Murrayand Vermeer. Relating to themarketing of dairy productsand imitations thereof.
Introduced, referred
259
Recommended passage ..... 454
Committee report adopted ..... 461
Amendment filed ..... 649
Steering recommends calendar ..... 745
Amendments adopted ..... 760
Passed; ayes 95, nays ..... 761
Motion filed to reconsider vote ..... 761
Amendment filed ..... 803
204 By Kluever, Paul, Mensing,Briles, Darrington, Mowry,Knock, Miller of Page, Hage-dorn, Mahan, Swisher, Reppertdorn, Mahan, Swisher, Repperting to dues for the Iowa Asso-ciation of county officers.
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Recommended indefinite postpone-259ment456
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205 By Riley. Felating to flxing speed limits for motor ve- hicles on bridges or elevated structures. ..... 259
Recommended passage ..... 499
Committee report adopted ..... 509
Steering recommends calendar ..... 724
Passed; ayes 84, nays none. ..... 788
Concurred ..... 1697
Passed; ayes 95, nays none ..... 1697
Reported enrolled ..... 1728
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206 By Dietz. Relating to the tax exemption to real prop- erty owned by any educational institution, not leased or other wise used for pecuniary profit. ..... 259
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207 By Patton. Relating to li- censing and bonding of milkand cream processors.
Introduced, referred ..... 259
Amendments filed $.325,587,613$, ..... 710
Recommended amendment, pas- sage ..... 838
Committee report adopted ..... 844
208 By Camp, Carstensen,Knowles, Messerly, Stanley andVermeer. Relating to sales anduse taxs and expendable chem-icals, solvents and reagentsused in processing personalproperty.
Introduced, referred ..... 259
Recommended passage ..... 540
Committee report adopted ..... 548
Steering recommends calendär ..... 755
Amendment adopted ..... 931
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Reported enrolled ..... 1371
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Motion filed to reconsider vote.
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Sent to Governor
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Legislative intent ..... 1574
Signed by Governor ..... 1652
209 By Andersen of Woodbury, Carnahan, Frazier, Miller ofDes Moines, Reppert, Stanleyand Vetter. Relating to max-imum millage rates for taxescaused to be levied by citiesand towns.
Introduced, referred ..... 276
Amendment filed ..... 543
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Withdrawn ..... 1769
210 By Van Nostrand. Relatingto permitting the destructionof tax lists more than tenyears old.
Introduced, referred ..... 276
Recommended passage ..... 456
Committee report adopted ..... 461
Steering recommends calendar ..... 951
Passed; ayes 99, nays none ..... 1046
Reported enrolled ..... 1269
Signed by Speaker ..... 1270
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Signed by Governor ..... 1371
211 By Van Nostrand. Relatingto providing that the whole ofthe real and personal propertytax of ten dollars or less maynot be paid in installments.
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Recommended amendment, pas-sage341
Committee report adopted ..... 347
Amendments adopted ..... 480
Passed; ayes 93, nays none ..... 480
212 By Meyer. Relating to pro- viding for the collection of a severance tax on certain nat- ural mineral products removed from the land and to allocate the tax so collected.
Introduced, referred ..... 276
Amendment filed ..... 1071
Recommended amendment, pas- sage ..... 1562
Re-referred ..... 1597
213 By Aeronautics. Relating to increasing compensation of the members of the aeronautics commíssion.
Introduced, placed on calendar .. ..... 276
Passed; ayes 102, nays 2 ..... 393
Reported enrolled ..... 1146
Signed by Speaker ..... 1146
Sent to Governor ..... 1147
Signed by Governor ..... 1181
214 By Den Herder, Dietz, Eve- land, Stanley, Wells and Strothman. Relating to public improvement contracts and bond appeal hearings and number of petitioners required. Introduced, referred ..... 276
Recommended passage ..... 410
Committee report adopted ..... 415
215 By Andersen of Woodbury and Denman. Relating to the imposition of special parking restrictions in cities and towns in aid of snow removal op- erations and to provide the manner for posting notice thereof. ..... 277
Introduced, referred ..... 523
Committee report adopted ..... 530
Steering recommends calendar ..... 755
Passed; ayes 83, nays 1 ..... 1146
Signed by Speaker ..... 1146
Sent to Governor ..... 11407
216 By Ely and Riley, Relating to the printing of city council procedings, city population over 90,000.
Introduced, referred ..... 277
Recommended passage ..... 304
Committee report adopted ..... 308
Amendments filed Amendment withdrawn ..... 758
Amendment adopted ..... 702
Passed; ayes 78, nays 12 ..... 702
217 By Denman and Busch. Re- lating to forfelture of class " $B$ " club beer permit bands and class " C " beer permitbonds.
Introduced, referred ..... 277
Recommended passage ..... 411
Committee report adopted ..... 415
Steering recommends calendar ..... 755
Passed; ayes 98, nays 1 ..... 820
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218 By Aeronautics. Relating toairports and permitting leas-ing property up to 50 years.
Introduced, placed on calendar .. ..... 277
Passed; ayes 87, nays none ..... 362
Reported enrolled ..... 1146
Signed by Speaker ..... 1146
Sent to Governor ..... 1147
Signed by Governor .....  1207
219 By Banks, Building andLoan. Relating to loans bysavings and state banks se-cured by direct obligations ofthe United States.
Introduced, placed on calendar ..... 277
Passed; ayes 88, nays none ..... 367
Reported enrolled ..... 583
Signed by Speaker ..... 583
Sent to Governor ..... 593
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220 By Banks, Building and Loan. Relating to invest- ments by savings banks and state banks and trust com- panies not to exceed 20 per cent total resources.
Introduced, placed on calendar ..... 277
S. F. 129 substituted ..... 394
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221 By Mowry and Swisher. Re- lating to the ownership of in-dividual apartment units in
an apartment building.
Introduced, referred ..... 277
Recommended amendment, pas- sage ..... 409
Committee report adopted ..... 415
S. F. 117 substituted
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Withdrawn ..... 575
222 By Insurance. Relating toinsurance other than life, per-mitting certain risks be writ-ten in forelgn or allen in-surers.
Introduced, placed on calendar ..... 277
Passed; ayes 104, nays none ..... 395
Concurred ..... 1205
Passed; ayes 94, nays none. ..... 1205
Reported enrolled ..... 1269
Signed by Speaker ..... 1270
Sent to Governor ..... 1270
Signed by Governor ..... 1371
223 By Stanley, Walter, Grass-ley, Shaw, Briles and Hansonof Mitchell. Relating to re-quiring flags on certain ve-hicles traveling at less than30 miles per hour.
Introduced, referred ..... 290
Amendment filed ..... 58
224 By Andersen of Woodbury.Relating to moneys and cred-its, reducing the tax on moneysand credits to two mills on adollar to individuals, makingmunicipal bonds taxable andeliminating the exemptions ofcertain persons owning cor-porate stock.
Introduced, referred ..... 290
225 By Smith of O'Brien, Langeand Walter. Relating to per-mitting counties to make
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Introduced, referred290
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226 By Carstensen. Relating to county attorneys, setting sal- aries and abolishing fee sys- tem.
Introduced, referred ..... 290
Recommend post- ponement ..... 618
227 By Ely, Cunningham, Git- tins and Nielsen of Emmet. Relating to revising and re- organizing the statutes pro- viding for the treatment, train- ing, instruction, care, habilita- tion, and support of mentally retarded persons in state hos- pital-schools.
Introduced, referred ..... 291
Amendments filed .. 433, 764, 804, ..... 855Recommended amendment, pas-
sage ..... 746
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228 By Carnahan and Riley. Re-lating to eliminating 3 daywaiting period for marriagelicenses.
Introduced, referred ..... 291
229 By Mowry and Kreager. Re-lating to increasing compensa-tion of county supervisors, incountles over 35,000 .
Introduced, referred291
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Steering recommends calendar ..... 724
Passed; ayes 87, nays none ..... 787
230 By Knowles. Relating to regulating the business of debt management; to require li- censes and to fix fees; to pre- scribe the powers and duties of the superintendent of bank- Ing; to prescribe conditions for debt management con- tracts; to provide for the dis- position of revenues nad pro- vide penalties for violations.
Amendment filed ..... 291 ..... 526
231 By Judiciary 2. Relating to annual license fees of domesticand forelgn corporations.
Introduced, placed on calendar.. Amendment adopted ..... 308 ..... 354
Passed; ayes 96, nays none
Reported enrolled ..... 5 ..... 5
Signed by Speaker ..... 610
Sent to Governor ..... 11
Signed by Governor ..... 6

232 By Schools, Libraries, State Educational Institutions. Relating to election of state board of public instruction members.
Introduced, placed on calendar .
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Passed; ayes 97, nays none ..... 405
Concurred .......................... 986
Passed; ayes 100, nays none ..... 986
Reported enrolled . . . . . . . . . . . . . . . 1004
Signed by Speaker . . . . . . . . . . . . . . . 1004
Sent to Governor . . . . . . . . . . . . . . . . 1004
Signed by Governor ............... 1071
233 By Fisher of Greene, Edgington, Smith of Dickinson, Stanley, Eveland, Knock, Shaw, Bock, Fischer of Grundy, Reppert, Chalupa, Cunningham, Prine, Robinson, Crane, Hanson of Mitchell, Meyer, Strothman, Nielsen of Shelby, Denman, Lutz, Dunton, Patton, Millen, Falvey, Vetter, Worthington, Casey, Jarvis, Johnson, Anderson of Ringgold and Petersen of Dallas. Relating to authorizing examinations of the financial condition and transactions of county and memorial hospitals by certified or registered public accountants in lieu of examinations by the auditor of state.
Introduced, referred
309
Recommended passage ................. 456
Committee report adopted.......... 461
Amendments filed . . . . . . . . . . . 543, 587
S. F. 167 substituted ................... 576

234 By Hagie. Relating to legalizing the proceedings of the board of supervisors of Wright County in connection with a contract made with the $D$. C. Taylor Company of Cedar Rapids, for the repair of the west and north elevations of the Wright County Courthouse located in Clarion.
Introduced, referred . . . . . . . . . . . 309
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Reported enrolled .................. 706
Signed by Speaker ....................... 706
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& 235 \text { By Ely, Carstensen and } \\
& \text { Camp. Relating to providing } \\
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& \text { substantial unemployment. } \\
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236 By Riley, Duffy, Denman, Frazier and Paul. Relating to resolutions of necessity and award of contracts for public improvements in cities and towns.
Introduced, referred ............... 309
Reocmmended passage .............. 523
Committee report adopted ....... 530
Steering recommends calendar ... 754
Passed; ayes 97, nays none ..... 818
Reported enrolled ................. 940
Signed by Speaker ....................... 940
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237 By Briles and Riley. Relating to the terms of office for members of the Iowa civil defense administration.
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Introduced, referred ..... 309
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Amendment filed ..... 458
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Passed; ayes 88, nays none ..... 486
Refused to concur ..... 1354
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Introduced, referred ..... 309
239 By Goode. Relating to mini- mum teachers' wages.
Introduced, referred ..... 310
Sifting recommends calendar ..... 211 ..... 211
Passed; ayes 103, nays none ..... 1242
Reported enrolled ..... 1529
Signed by Speaker ..... 1530
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Signed by Governor ..... 1545
240 By Wier. Relating to levee and drainage districts sellingland when no longer needed.
Introduced, referred ..... 310
Recommended passage ..... 630
Committee report adopted ..... 63.
Sifting recommends calendar ..... 1210
Passed; ayes 101, nays none ..... 1234
Reported enrolled ..... 1395
Signed by Speaker ..... 1395
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241 By Mensing, Denman, Duffy and Stanley. Relating to bene- fits under the retirement sys- tems for policemen and fire- men, equalizing working years Introduced, referred ..... 310
Recommended amendment, pas- sage ..... 646
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242 By Ely and Riley. Relating to facsimile signatures of mayors.
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243 By Knowles, Stanley, Krea- ger, Gittins, Scherle, Hagedorn and Prine. Relating to in- come tax deduction for aged or blind persons.
Introduced, referr ..... 310 ..... 490
Committee report adopted ..... 5
Steering recommends calendar ..... 755
Amendment adopted ..... 819
Passed; ayes 79, nays 13 ..... 819
Signed by Speaker ..... 1395
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244 By Wright. Relating to the use of the term "drug" and re-
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salers.
Introduced, referred ..... 310
Recommended amendment, pas- sage ..... 411
Committee report adopted ..... 415
Steering recommends calendar ..... 627
S. F. 153 substituted ..... 684
Withdrawn ..... 684
245 By Ely, Cunningham, Gittins and Nielsen of Emmet. Re- lating to permitting use of county mental health funds in care, treatment, and habilita- tion of mentally retarded per- sons.
Introduced, referred ..... 310
Recommended passage ..... 456
Committee report adopted ..... 461
Steering recommends calendar ..... 951
S. F. 181 substituted ..... 1047
Withdrawn ..... 1048
246 By Reppert, Andersen ofWoodbury, Denman, Ely, Mil-ler of Des Moines, Murray,Peterson of Woodbury andRiley. Relating to the acqui-sition of emergency vehiclesand equipment by cities andtowns.
Introduced, referred ..... 310
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Amendment filed ..... 543
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Amendment adopted ..... 795
Passed; ayes 81, nays none ..... 795
Motion filed to reconsider vote ..... 814
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S. F. 351 substituted ..... 830
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247 By Millen. Relating to the issuance of special mobile equipment certificate and plates.
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Recommended passage
Recommended passage ..... 45 ..... 45
Committee report adopted ..... 461 ..... 461
Passed; ayes 93, nays none ..... 570
Reported enrolled ..... 1336
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Sent to Governor ..... 1336
Signed by Governor ..... 1432
48 By Paul and Dunton. Relat-ing to permitting speciallyqualified high school studentsto attend a college or univer-sity for advanced courses andto pay tuition from schoolcorporation funds.
Introduced, referred ..... 329
Recommended passage ..... 456
Committee report adopted ..... 461
Steering recommends calendar ..... 745
Amendment adopted ..... 779
Passed; ayes 84, nays 1 ..... 779
249 By Insurance. Relating to county mutual insurance associations, to place such assoclations on the same basis as other similar insurance carriers.
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250 By Knock. Relating to thedenominations of public bondsissued by counties, cities,towns and school districts.
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Recommended amendment, pas- sage ..... 455
Committee report adopted ..... 461
Steering recommends calenda ..... 724
Amendment adopted ..... 786
Passed; ayes 94, nays none ..... 786
Reported enrolled ..... 1544
Signed by Speaker ..... 1545
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251 By Stokes. Relating to thepower of academic corpora-tions to confer degrees.
Introduced, referred ..... 329
Recommended amendment, ..... 696
Committee report adopted ..... 699
Steering recommends calendar ..... 952
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Passed; ayes 103, nays none ..... 1068
Reported enrolled ..... 1544
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252 By Goode. Relating to work- men's compensation, including County Boards of EducationIntroduced, referred329
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Passed; ayes 93, nays none ..... 685
Reported enrolled ..... 1146
Signed by Speaker ..... 1146
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253 By Miller of Des Moines,Camp, Carstensen and Duffy.Relating to eliminating theprovision that vacation payshall be deducted from em-ployment security benefits.
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254 By Carstensen. Relating to the admissibility into evidence of certain testimony regard- ing crime against a minor by either parent.
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extent necessary to pay the increase in retirement benefits.
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256 By Private Corporations. Relating to the rate of interest which domestic or foreign corporations may contract in writing to pay and interest on judgments and decrees.
Introduced, placed on calendar
S. F. 195 substituted ............... 46

Withdrawn ..... 46875 By

257 By Judiciary 1. Relating to making it a misdemeanor to obtain or attempt to obtain goods, property or service by false or fraudulent use of credit cards or other false or fraudulent means, and providing penalties therefor.
Introduced, placed on calendar .. 330
Passed; ayes 97, nays none ...... 470
Reported enrolled . . . . . . . . . . . . . . 991
Signed by Speaker ................... 991
Sent to Governor ...................... 991
Signed by Governor ............... 1004

## 258 By Public Health and Pharmacy. Relating to abolishing the licensing of ftinerant practitioners. <br> Introduced, placed on calendar . . 330

Passed; ayes 96, nays none .... 471
Concurred ......................... 925
Passed; ayes 98, nays none ....... 925
Reported enrolled ................... 991
Signed by Speaker .................. 991
Sent to Governor . . . . . . . . . . . . . . 991
Signed by Governor . .................... 1071
259 By Board of Control. Relating to the legal settlement of a mentally 111 person at the time of admission to a state institution.
Introduced, placed on calendar .. 330
Passed; ayes 97, nays none ...... 471
Reported enrolled .................... . 1070
Signed by Speaker . . . . . . . . . . . . . . . 1070
Sent to Governor ................... 1070
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260 By Edgington, Crane and Kroeger. Relating to the cost to the landowner of tiling across public highways.
Introduced, referred 330

261 By Dietz. Relating to payment and remittance of sales tax.
Introduced, referred
262 By Reppert and Denman. Relating to the taxation of telephone and telegraph companies and to clarify the terminology of statutes relating thereto in the light of technical developments since their original enactment.
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Pageenson, Murray, Casey, Stokesand Smith of Dickinson. Re-lating to establishing theboundary line between Iowaand Nebraska by agreement-to cede to Nebraska and torelinquish jurisdiction overlands now in Iowa but lyingwesterly of sald boundary lineand contiguous to lands inNebraska.
Introduced, referred ..... 331
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264 By Judiciary 1. Relating tomandatory retirement andtemporary service by retired
judges.
Introduced, placed on calendar .. ..... 347
Amendment filed ..... 543
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265 By Insurance. Relating to taxation of fraternal benefl- ciary associations.
Introduced, placed on calendar ..... 347
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266 By Insurance. Relating to qualifying and licensing cer- tain insurance adjusters.
Introduced, placed on calendar ..... 347
267 By Insurance. Relating to valuation and nonforfeiture benefits of life insurance poli- cies.
Inf roduced, placed on calendar ..... 348
Amendrient fled ..... 490
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S. F. 393 substituted ..... 1045
Withdrawn ..... 046
268 By Reppert, Den Herder, Falvey, Riley and Smith of O'Brien. Relating to the reg- ulation of the practices and teaching of cosmetology.
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Amendment filed ..... 348
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269 By Reppert, Denman, Van Nostrand and Riley. Relating to the reservation of territory for the planned and orderly territorial growth of cities and towns.
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270 By Stanley, Mowry, Camp, Hanson of Lyon, Petersen ofDallas, Hagedorn, Knowles,Frazier, Messerly and Grass:ley. Relating to the optionalstandard deductions for stateincome tax purposes.
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271 By Gittins, McElroy, Scherle, Milfer of Page, Wier, Busch, Ely and Walter. Relating to physical examinations and evidence of physical fitness of certain school employees.
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272 By Briles. Relating to thecancellation of policies of in-surance other than life, andnotice thereof to insured ormortgagee.
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273 By Mensing, Maule, Hirschand Kreager. Relating to re-vising and codifying the stat-utes regarding adoption ofchildren
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274 By Walter, Halling, Johnsonand Patton. Relating to theegg and poultry industry, 1i-censing.
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275 By Hirsch, Fisher of Greene,Kibble, Den Herder, Hage-dorn, Dunton and Walter.Relating to brucellosis controlin swine.
Introduced, referred ..... 348
Recommended passage ..... 409
Committee report adopted ..... 415
Steering recommends calendar ..... 626
Passed; ayes 101, nays none ..... 737
Concurred ..... 983
Passed; ayes 98, nays none ..... 983
Reported enrolled ..... 1004
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276 By Riley. Relating to fees andmileage of municipal courtbailiffs and their deputies.Introduced, referred349
277 By Riley. Relating to thesalaries of clerks and bailiffsof the municipal courts.
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278 By Lange, Dietz, Jarvis andKluever. Relating to the crim-inal fees which may be re-tained by certain justices ofthe peace
Introduced, referred ..... 349
Recommended passage ..... 1007
Committee report adopted ..... 1017
279 By Jarvis, Kluever andLange. Relating to increasingthe mileage fee for constables.
Introduced, referred ..... 374
Recommended indefinite post- ..... 994
Indefinitely postponed ..... 1036
280 By Hagle, Falvey, Moffitt,Parker, McElroy and Olson.Relating to the place of hold-ing election meetings to electmembers of the County Agri-cultural Extension Council.
Introduced, referred ..... 374
Recommended passage ..... 456
Committee report adopted ..... 461
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Refused to concur ..... 1326
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Amendment filed ..... 1514
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Amendment adopted ..... 1534
Concurred ..... 1534
Passed; ayes 100 , nays none ..... 1534
Reported enrolled ..... 1651
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281 By Dietz. Relating to the taxation of real property owned by any educational in- stitution of this state.
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282 By Chalupa, Denman, Riley, Peterson of Woodbury and Reppert. Relating to cosme- tology shop licenses.
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283 By Carrington. Relating to increasing the fee for Class $B$ and $C$ beer permits issued by the state permit board.
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284 By Riley, Carstensen, Campand Dunton. Relating to pro-viding that notices of deter-mination shall not be givento employers which fail tonotify the Employment Se-curity Commission of disqual-ifiable separations from em-ployment.
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285 By Riley and Ely. Relating to providing for the humane slaughter of livestock. Introduced, referred ..... 375
286 By Riley. Relating to me- morial commissions, including chartered veterans organiza- tions.
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Recommended passage ..... 668
Committee report adopted ..... 673
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Amendment adopted ..... 1234
Passed; ayes 101, nays none ..... 1235
Concurred ..... 1551
Passed; ayes 97 , nays none ..... 1551
Reported enrolled ..... 1576
Signed by Speaker ..... 1576
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287 By Ely and Hirsch. Relat-ing to permitting the legisla-tive research bureau to obtaincopies of the code and codeannotations without charge.
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Introduced, referred
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Steering recommends calendar ..... 952
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Reported enrolled ..... 1336
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288 By Goode. Relating to a re-organized school district whosehigh school has been discon-tinued.
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289 By Mueller, Moffitt, Maule and Hanson of Mitchell. Re- lating to the agricultural land tax credit and to make an ap- propriation therefor. ..... 876
290 By Darrington. Relating tothe state institution fund incounties and to authorize levyof a tax for payment of dueand unpaid expenses for coun-ty patients in state institu-tions.Introduced, referred376
291 By Highway Safety. Relat-ing to setting of speed limitson roadways at institutionsunder the control of the stateboard of regents.
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Amendment filed ..... 490
Amendment adopted ..... 571
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Reported enrolled ..... 1146
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Signed by Governor ..... 1181
292 By Ely and Riley. Relat- ing to assessments from bene- fitted property for street im- provements and sewers in- stalled before property was platted.
Introduced, referred ..... 388
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293 By Goode and Mensing. Re- lating to successors to legis- lators. ..... 388
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294 By Stanley, Hagie, Steele and Prine. Relating to pro- viding certain credits to in- dividual taxpayers against corporate taxes on income represented by dividends paid to the individual taxpayer.
Introduced, referred ..... 388
295 By Walter, Halling, Prine, Siglin, Scherle and Nelson. Relating to scabies control in sheep and eradication with penalty provision.
Introduced, referred ..... 388
Withdrawn ..... 1212
296 By Murray. Relating to disqualification for employment security benefits of individuals required by company pollcy to retire.
Introduced, referred


302 By Den Herder and Murray. Relating to authorizing the state commerce commission to regulate the rates and services of public utilities, to define public utilities for the purpose of such regulation, and to provide for appeals from orders and decisions of the state commerce commission.
Introduced, referred

303 By Fish and Game. Relat
ing to extending the season
for trapping muskrat and
beaver.

Introduced, placed on calendar . . 437

Amendment filed
304 By Nelson, Kreager, Prine, Reppert, Meyer, Jarvis and Nielsen of Shelby. Relating to the overall length of combina- tions vehicles, semitrailers.

Introduced referred

437

Recommended passage ............... 521

Committee report adopted ...... 530

Steering recommends calendar ..
S. F. 275
754
substituted

S. F. 275 su
865
866
${ }^{305}$ By Lange and Carstensen.
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and Towns to donate real esstate to the state for public use.
Introduced, referred
306 By Mensing, Dietz, Reppert, Stanley, Olson, Andersen of Woodbury, Mahan, Duffy and Riley. Relating to increase in pensions under the retirement system for policemen and firemen.
Introduced, referred
Recommended amendment, pas-
sage ............................. 647
Committee report adopted ....... 655
307 By Riley. Relating to authorizing conservation commission to publish a book of information about trapping.
Introduced, referred
308 By Petersen of Dallas. Relating to authorizing the board of directors of the central Dallas Community School District, Dallas County, to transfer to the schoolhouse fund of said community school district, certain funds now held by the community school under the name and style of the "Hoover Fund."
Introduced, referred ............... 438
Recommended passage ............. 522
Committee report adopted ........ 530
Amendment filed .................. . . 587
Amendment adopted .................. 621
Passed; ayes 103, nays none ..... 621
Reported enrolled.................. 706
Signed by Speaker .................. . 706
Sent to Governor . . . . . . . . . . . . . . . . . 706
Governor requested to return .... 744
Reported enrolled .................. 762
Signed by Speaker ................... 762
Sent to Governor ..................... 762
Signed by Governor ................ 822
309 By Dietz and Knowles. Relating to authorizing the sale and conveyance to Iowa-Illinois Gas and Electric Company of certain land in Scott County, lying below the ordinary highwater mark of the Mississippi River.
Introduced, referred .............. 438
Recommended passage ............ 585
Committee report adopted ........ 593
Proof of publication certified . . . 700
Steering recommends calendar .. 724
Passed; ayes 85, nays none ...... 790
Reported enrolled .................... . 1146
Signed by Speaker .................... 1146
Sent to Governor . . . . . . . . . . . . . . . . 1147
Signed by Governor . . . . . . . . . . . . . 1181
310 By Social Security. Relating to the investment and reinvestment of the Iowa public employees retirement fund.
Introduced, placed on calendar .. 438
Steering recommends calendar .. 627
Passed; ayes 102, nays none .... 741
Concurred ............................ 1160
Passed; ayes 85 , nays none . . . . . . 1160
Reported enrolled . . . . . . . . . . . . . . . 1206
Signed by Speaker .................... 1206
Sent to Governor . . . . . . . . . . . . . . . . . 1206
Signed by Governor . . . . . . ., ., ., . . . . 1270
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311 By Goode. Relating to the selection of a physician under workmen's compensation; permitting employee to select own physician, but the employer may require verlfication by another physician.
Introduced, referred
Recommended passage ............. 522
Committee report adopted 530

312 By Busch. Relating to trans
portation of elementary school
pupils living on established
bus route and less than re
quired distance for transporta
tion.

Introduced, referred

313 By Den Herder, Mensing,
Hakes, Nelson, Smith of
O'Brien, Prine, Busch, Walter,
McElroy, Scherle, Halling,
Grassley, Winkelman, Edging
ton and Balloun. Relating to
election of the state board of
public instruction, nomination
by petition.

Introduced, referred

438

Recommended passage .............. . . 500

Committee Report adopted

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314 By Knock, Fisher of Greene
and Wright. Relating to elec-
tion of members of the state
board of public instruction,
nomination on primary ballot.
Introduced, referred ............... 438
315 By Board of Control. Relating to empowering the board of control or an agent designated by the board to temporarily exercise the authority normally vested in its employees when problems arise.
Introduced, placed on calendar ..
Steering recommends calendar
Amendment adopted 627
Amendment adopted .............. 741
Reported enrollé nays none ...... 742
Reported enrolied . . . . . . . . . . . . . . . . . 121270
Signed by Speaker ....................... 1270
Signed by Governor ................... 1371
316 By Board of Control. Relating to orders to return mental patients on convalescent leave to the hospital, and providing for payment of travel expenses incurred.
Introduced, placed on calendar .. 439
Steering recommends calendar .... 627
Passed; ayes 99 , nays none.... .9742
Passed; ayes 99, nays none ...... 742
Reported enrolled ...................... 1544
Signed by Speaker . . . . . . . . . . . . . . 1545
Sent to Governor . . . . . . . . . . . . . . . 1545
Signed by Governor .........................1616
317 By Agriculture 2. Relating to agricultural seeds, regulating testing and labeling.
Introduced, placed on calendar . . 462
Amendment filed ................... 631
Steering recommends calendar . . 745
Amendment adopted .............. 781
Passed; ayes 91, nays $1 . . . . . . . . .$. . 781
Reported enrolled ................... 991
Signed by Speaker ..................... 991
Sent to Governor . . . . ................. . . 991
Signed by Governor ................ 1071
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318 By Banks, Building and Loan. Relating to salaries of the deputy superintendent of banking and bank examiners and enabling the state banking board to compensate said employees on a basis comparable to the compensation provided to those in positions of similar responsibility by federal bank supervisory departments.
Introduced, placed on calendar .. 462
Steering recommends calendar .. 745
S. F. 241 substituted .............. 810

Withdrawn 811

319 By Insurance. Relating to regulating the sale of mortgage guaranty insurance by licensed insurance companies.
Introduced, placed on calendar .. 463
Steering recommends calendar $\quad .7724$
Passed; ayes 84, nays none ...... 790
Reported enrolled . . . . . . . . . . . . . . 1336
Signed by Speaker ........................ 1336
Sent to Governor . . . . . . . . . . . . . . . . . 1336
Signed by Governor . . . . . . . . . . . . 1432
320 By Insurance. Relating to clarifying definitions under the Iowa securities law.
Introduced, placed on calendar .. 463
Passed; ayes 89, nays $1 . . . . . . .$. . 576
Reported enrolled ...................... 1395
Signed by Speaker ................... 1395
Sent to Governor . . . . . . . . . . . . . . . . . . 1395
Signed by Governor . . . . . . . . . . . . . 1432
321 By Insurance. Relating to registration exemptions under the lowa securities law, removing benevolent and charitable.
Introduced, placed on calendar .. 463
Passed; ayes 89, nays none ...... 579
Reported enrolled ..................... 1122
Signed by Speaker …............................1122
Signed by President . . . . . . . . . . . . . 861
Sent to Governor . . . . . . . . . . . . . . . 1122
Signed by Governor .......................... 1136
322 By Insurance. Relating to regulating the transfer of securities between certain organizations under common or overlapping control.
Introduced, placed on calendar .. 463
Sifting recommends calendar ...1211
Reported enrolled.................... 1395
Signed by Speaker . . . . . . . . . . . . . . . 1395
Sent to Governor ......................... 1395
Signed by Governor . ............... 1432
323 By Insurance. Relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the state of lowa.
Introduced, placed on calendar .. 463
Sifting recommends calendar .... 1211
Passed; ayes 102, nays none ......1236
324 By Insurance. Relating to the sale of securities.
Introduced, placed on calendar .. 463
Steering recommends calendar ... 834
Passed; ayes 90 , nays none ...... 892
Reported enrolled . . . . . . . . . . . . . . . . 1122
Signed by Speaker ........................ 1122
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Sent to Governor ..... 1122
Signed by Governor ..... 1136
325 By Fish and Game. Relating to increasing salaries of state conservation offlcers.
Introduced, referred ..... 463
Recommended passage ..... 745

Steering recommends calendar ..... | 752 |
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| 952 |

Passed; ayes 94, nays 4 ..... 1048
Reported enrolled ..... 1224
Sent to Governor ..... 224
Signed by Governor ..... 1311
326 By Andersen of Woodbury. Relating to the valuation of property for tax purposes, the powers of the local conference board in relation thereto, and the levy of a tax to establish a special appraisers' fund.
Introduced, referred ..... 463
Recommended indefinite post-
Recommended indefinite post-
Indefinitely postponed ..... 1005 ..... 1005 ..... 1084
327 By Vermeer. Relating to the issuance of temporary permits by the Lowa natural resources council
Introduced, referred ..... 464
Recommended indefinite post- ponement ..... 970
Indefinitely postponed ..... 1017
328 By Patton and Wright. Re- lating to requiring the sub-mission of the social securitynumber and /or tax number, bythose persons or corporationsregistered or licensed by thestate.
Introduced, referred ..... 464
Recommended passage ..... 669
Committee report adopted ..... 673
329 By Reppert, Denman, Eve-land, Falvey, Hagedorn, Klue-ver, Mahan, Maule, Miller ofDes Moines, Murphy, RileyStanley and Van Alstine. Re-lating to authorizing the Gov-ernor to prepare plans for thereorganization of the executivebranch of the government ofthe State of Iowa which plansshall become law unless dis-approved by both houses ofthe General Assembly withinthirty days of being submittedthereto by the Governor, andto make an approriation there-for.
Introduced, referred ..... 464
330 By Meyer. Relating to the use of county road equipment in clearing snow from private driveways.
Introduced, referred ..... 464
Recommended indefinite post- ponement ..... 646
Indefinitely postponed ..... 699
331 By Insurance. Relating toincreasing the maximum perdiem of insurance examiners.Introduced, placed on calendar464
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Steering recommends calendar ..... 834
Passed; ayes 88, nays none ..... 893
Reported enrolled ..... 1122
Signed by Speaker ..... 1122
Sent to Governor ..... 1122
Signed by Governor ..... 1136
332 By Tax Revision. Relating to enabling the exchange of in- heritance tax information with the federal government.
Introduced, placed on calendar ..... 464 ..... 577
Passed; ayes 88, nays none
Passed; ayes 88, nays none
Reported enrolled ..... 1336
Signed by Speaker ..... 1336
Sent to Governor. ..... 1336
Signed by Governor ..... 1432
333 By Dunton. Relating to re- newing judgment liens on real estate.
Introduced, referred ..... 496
Recommended indefinite post- ponement ..... 724
Indefinitely postponed ..... 769
334 By Walter, Petersen of Dal-las and Johnson. Relating tothe egg and poultry industry,licensing and inspecting.
Introduced, referred ..... 496
Amendment filed ..... 613
335 By Kreager, Mensing, Ely,Knock, Carstensen and Wink-elman. Relating to interest incontracts with cities andtowns on the part of council-men, when entered into priorto being elected.
Introduced, referred ..... 496
Recommended passage ..... 630
Committee report adopted ..... 635
Steering recommends calendar ..... 952
Passed; ayes 95, nays 2 ..... 1049
Reported enrolled ..... 1224
Signed by Speaker ..... 1224
Sent to Governor
1224
1224
Signed by Governor ..... 1311
336 By Riley. Relating to set- ting sunrise as the time open seasons for trapping shall begin.
Introduced, referred ..... 497
337 By Riley. Relating to thetheft of traps and fur, makingit a misdemeanor and setting
fine.
Introduced, referred ..... 497
338 By Riley. Relating to in-creasing trapper's license feesand tagging traps.
Introduced, referred ..... 497
339 By Riley. Relating to the establishment of multicounty benefited fire districts.
Introduced, referred
Introduced, referred ..... 497 ..... 497
Recommended passage ..... 875
Committee report adopted ..... 883
Amendments fled ..... 972
340 By Riley. Relating to intracounty benefited fire districts.Introduced, referred497
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341 By Gittins and Ossian. Re- lating to granting relief to long-term mentally 111 persons or persons liable for their sup- port, appropriation to estab- lish state mentally ill assist- ance fund.
Introduced, referred ..... 497
Recommended pasage ..... 747
Committ ..... 752
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342 By Gittins and Coffman. Re- lating to clarifying liability for support furnished by the county for patients admitted voluntarily to mental health institutes.
Introduced, referred ..... 497
Recommended passage ..... 586
Committee report adopted ..... 593
Steering recommends calendar ..... 1215
Passed; ayes 99, nays none ..... 1728
Signed by Speaker ..... 1728
Signed by President ..... 1288
Sent to Governor ..... 1728
Signed by Governor
343 By Gittins and Van Nostrand. Relating to liability of estate for support of patients in state institutions. ..... 497
Introduced, referred ..... 628
Committee report adopted ..... 35
344 By Mowry. Relating to em- powering the mayor in allcities and towns where thecouncil is composed of onlyfour members to vote on anyand all matters where the voteof the council is evenly divided.Introduced, referred498
Recommended passage ..... 630
Committee report adopted ..... 635
Steering recommends calendar ..... 835
Passed; ayes 80, nays none ..... 903
Reported enrolled ..... 1529
Signed by Speaker ..... 1530
Sent to Governor ..... 1530
Signed by Governor ..... 1545
345 By Mensing, Robinson, Krea-ger, Sersland, Jarvis, Maule,and Stokes. Relating to publicsafety peace officers' retire-ment, accident and disability
system.
Introduced, referred ..... 498
Sifting recommends calendar ..... 661
Passed; ayes 87, nays 1 ..... 1756
346 By Darrington and Gittins. Relating to the registration of mobile homes, house trallers and travel trailers.
Introduced, referred ..... 510
Recommended passage ..... 876
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347 By Darrington and Gittins.Relating to the movement ofmobile homes over the high-ways of this state.
Introduced, referred ..... 511
Recommended passage ..... 876
Committee report adopted ..... 883
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348 By Darrington and Gittins. Relating to mobile home parks and mobile homes and travel trallers and to provide fees and taxes thereon.
Introduced, referred ..... 511
Amendments filed 649, 912, io1i1, i225, ..... 1270
Committee report adopted ..... 883
349 By Gittins, Kreager, Prine, Scherle, Olson and Hanson of Mitchell. Relating to moblle homes, clarifying law and en- forcement, change basis of taxation.
Introduced, referred ..... 511
350 By Hagie, Eveland, Miller ofPage, Miller of Des Moines,Olson, Mofftt, Mowry and Mur-ray. Relating to the allocationof general school aid funds tojunior college districts.
Introduced, referred ..... 511
Recommended passage ..... 875
Committee report adopted ..... 883
351 By Agriculture 1. Relatingto appropriating from the gen-eral fund of the state to thestate department of agricul-ture for the purchase andequipment of a special purposetruck
Introduced, referred ..... 511
Recommended passage ..... 1313
Passed; ayes 94, nays 2 ..... 1368
Reported enrolled ..... 1651
Signed by Speaker ..... 1652
Sent to Governor ..... 1652
Signed by Governor ..... 1728352 By Ely. Relating to author-izing school districts to payfor fringe benefits for teach-ers.
Introduced, referred ..... 511
Recommended indefinite post- ponement ............................ ..... 707
Indefinitely postponed ..... 753
353 By Private Corporations. Re- lating to service of processon foreign corporations.
Introduced, placed on calendar ..... 511
Steering recommends calendar ..... 755
S. F. 222 substituted ..... 792
Withdrawn ..... 792
354 By Private Corporations. Re- lating to corporations forprofit during emergency.
Introduced, placed on calendar ..... 511
Steering recommends calendar. ..... 755
Passed; ayes 87, nays none ..... 793
Reported enrolled ..... 991
Signed by Speaker ..... 991
Sent to Governor ..... 991
Signed by Governor ..... 1026

355 By Ely and Riley. Relating to registration of voters, increasing time for correction of list.
Introduced, referred512

356 By Knock and Vermeer. Relating to investment regulations for life insurance com-
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panies authorized to do busi-ness in lowa.
Introduced, referred ..... 512
357 By Carstensen and Camp. Relating to agreements be- tween cities and towns on annexing territory.
introduced, referred ..... 512
Recommended passage ..... 630
Committee report adopted ..... 635
Steering recommends calendar ..... 835
Passed; ayes 77, nays none ..... 904
Reported enrolled ..... 1224
Signed by Speaker ..... 224
Sent to Governor ..... 224
Signed by Governor .....  1311and Loss. Relating to the man-ner of estimating state aid for
school purposes.
Introduced, referred ..... 12
Recommends passage ..... 648 ..... 648
Committee report adopted ..... 655 ..... 655
Steering recommends calendar ..... 24
Passed; ayes 87, nays none ..... 789
Reported enrolled ..... 1146
Signed by Speaker ..... 146
Sent to Governor
1147
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Signed by Governor ..... 1224
359 By Fischer of Grundy and Den Herder. Relating to sal- ary changes of personnel and employees of state during in- terim. ..... 512
360 By Lutz. Relating to in- creasing the compensation of members of election boards.
Introduced, referred ..... 512
Withdrawn ..... 1039
361 By Fisher of Greene andFrazier Relating to electrictransmission lines to clarifythe authority of the commercecommission to determinewhether such lines serve thepublic use before authorizationof franchise or eminent do-main.
Introduced, referred512
Recommended passage ..... 62
Committee report adopted ..... 6
Withdrawn ..... 262
362 By Denman and ReppertRelating to the grand jury, 2members drawn from town-ships with population 60,000 .Introduced, referred512
Recommended passage ..... 5
Committee report adopted ..... 59
Steering recommends calendar ..... 835
Passed; ayes 83, nays none ..... 899
Reported enrolled ..... 1269
Signed by Speaker ..... 1270
Sent to Governor ..... 1270
Signed by Governor ..... 1311
358 By Sokol, Nelson, Balloun

Passed; ayes 81, nays $20 \ldots . . .11217$

363 By Nielsen of Emmet, Palas; Hagedorn, Jarvis, Mueller Maule and Fisher of Greene. Relating to providing for a contest board in election contests for seats in the house of representatives in counties where all voting is done by
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paper ballot and to define the membership, powers, duties and procedure of such board.
Introduced, referred
364 By Anderson of Ringgold. Relating to the taxable value of farm buildings when making repairs.
Introduced, referred
Recommended passage ............... 540
Committee report adopted 548
Steering recommends calendar .. 755
Amendments adopted ............. 1216
Amendment filed ..............825, 1071
Points of order raised . . . . .1216, 1217
Amendments withdrawn ......... 1217

365 By Walter and Hirsch. Relating to providing an indemnity for the owner of hogs destroyed in order to control hog cholera.
Introduced, referred
366 By Hagedorn, Goode, and Fischer of Grundy. Relating to the secondary road research fund.
Introduced, referred .............. 530
367 By Hagedorn, Goode and Fischer of Grundy. Relating to the minimum fee for registration of motor vehicles.
Introduced, referred531

368 By Hagedorn, Goode and Fischer of Grundy. Relating to increasing registration fees for antique motor vehicles.
Introduced, referred .............. 531
Recommended passage ........... 747
Committee report adopted ...... 752
S. F. 307 substituted ............... 1537

Withdrawn .......................... . . 1538
369 By Hagedorn, Goode and Fischer of Grundy. Relating to the automatic reduction of motor registration fees.
Introduced, referred
531
370 By Smith of Dickinson. Relating to locating polling places outside precincts under certain conditions.
Introduced, referred
531
371 By Eveland, Darrington, Cunningham, Loss and Paul. Relating to the registration of interstate motor carriers with the state commerce commission.
Introduced, referred
Recommended passage ........... 802
Committee report adopted 807

372 By Andersen of Woodbury, Nelson, Petersen of Dallas and Swisher. Relating to permitmitting public employees to authorize the deduction from their salary or wages the amount of payments to any accident, health, hospital, medical or surgical insurance program.
Introduced, referred

377 By Kreager, Andersen of Woodbury, Coffman, Falvey, Knowles and Van Alstine. Relating to group insurance in cities and towns, from companies authorized to do business in lowa.
Introduced, referred
Reported without recommendation 725
Amendments filed ..............727, 8.25
Committee report adopted ...... 732

378 Edgington, Walter, Duffy, Nielsen of Emmet, Wright, Eveland, Smith of O'Brien, Den Herder, Vermeer and Dietz. Relating to the creation of a single examining and licensing board for physicians and surgeons, osteopaths, and osteopathic physicians and surgeons and matters relating thereto.
Introduced, referred .............. 532
Amendments flled ..
. . . . . . . . . . . . $543,764,765,919$
Recommended passage ........... 726
Committee report adopted ...... 732
Amendments adopted ............... 1251
Amendments withdrawn ..........1251
Passed; ayes 103, nays none ... 1251
Passed; ayes 93, Nays none . . . . . 1319
Reported enrolled .................. 1395
Signed by Speaker .................. 1395
Sent to Governor . . . . . . . . . . . . . . . 1395
Signed by Governor ......................1432
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Recommended amendment, pass- ..... 763
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Committee report adopted ..... 769
380 By Stanley, Mowry, Carsten-sen, Eveland, Darrington,Swisher, Riley and Mensing.Relating to the powers ofcities and towns and to con-fer upon them broad powers,of self-determination with re-spect to local and internalaffairs.
Introduced, referred ..... 532
Reported without recommenda- tion ..... 1027
Committee report adopted ..... 1036
Sifting recommends calendar ..... 1575
Amendment adopted ..... 1702
Passed; ayes 91, nays 8 ..... 1702
Concurred ..... 1836
Passed; ayes 87, nays none ..... 1836
Reported enrolled ..... 1861
Signed by Speaker ..... 1862
Sent to Governor ..... 1862Signed by Governor
381 By Ely. Relating to elimi-nating trade-in allowance ex-emption from sales tax.
Introduced, referred ..... 532
382 By Nielsen of Emmet, Kib- bie, Paul, Loss and Mueller. Relating to registration fees for farm trucks ..... 53.2
Introduced, referred
383 By Riley. Relating to hunt- ing and trapping of raccoon. Introduced, referred ..... 532
384 By Reppert. Relating to staggering the expiration and renewal of motor vehicle reg- istrations and license plates in counties of over 100,000 popu- lation. ..... 533
385 By Hagedorn, Goode and Fischer of Grundy. Relating to the platting of rural sub- divisions.
Recommended passage ..... 875
Committee report adopted ..... 883
386 By Elections, Political andJudicial Districts. Relating tolengthening to 4 years theterm of office of county super-visors and township trustees.
Introduced, placed ..... 533
Steering recommends calendar . .
Amendment filed ..... 754 ..... 754
Amendments adopted ..... 1202
Passed; ayes 78, nays 18 ..... 1202
Concurred ..... 1494
Passed; ayes 99 , nays none ..... 1494
Reported enrolled ..... 152
Signed by Speaker ..... 1530
Sent to Governor . ..... 1530
Signed by Governor ..... 1545
387 By Riley. Relating to open-ing dates for trapping not to
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coincide with opening date of season on pheasants. Introduced, referred533
388 By. Petersen of Dallas, Hirsch, Hagen, Olson, Moffitt, Kreager and Cunningham. Re- lating to the election and appointment of members of the state board of public in- struction.
Introduced, referred ..... 533
389 By Mowry. Relating to the licensing and qualifications of physical therapists.
Introduced, referred ..... 533
Amendment filed ..... 728and Kíbbie. Relating to pro-viding for, regulating andlicense racing where thepari-mutuel methods of wager-ing on the results of suchraces is permitted at licensedrace meets-and to provide forthe creation of a state racingcommission; and to providepenalties for the violation of
this act.
Introduced, referred ..... 548
391 By Clties and Towns. Relat- ing to the leasing of municipal property pertaining to air space.
introduced ..... 700
Withdrawn ..... 700
392 By Fisher of Greene. Relat- ing to the merger of school districts.
Introduced, referred548
Recommended passage ..... 748
Committee report adopted ..... 752
Steering recommends calendar ..... 835
Amendment flled ..... 881
Amendment adopted ..... 908
Passed; ayes 73, nays none ..... 908
Reported enrolled ..... 136
Signed by Speaker ..... 1136
Sent to Governor ..... 1136
Signed by Governor ..... 1131
393 By Mowry. Relating to joint county-clty or town buildings.
Introduced, referred ..... 548
Recommended passage ..... 668
Committee report adopted ..... 673
Steering recommends calendar ..... 835
Passed; ayes 76, nays none ..... 90 :
Refused to concur ..... 1320
Conference committee appointed ..... 1332
Conference committee report .... 1431
Conference committee report
adopted ..... 1447
Passed; ayes 85 , nays none ..... 1447
Reported enrolled ..... 1529
Signed by Speaker ..... 1530
Sent to Governor ..... 1530
Signed by Governor ..... 1561
394 By Petersen of Dallas andHagedorn. Relating to provid-ing for the establishment of aminimum fondation programto equalize educational oppor-tunitles.
Introduced, referred ..... 549
390 By Meyer, Dietz, Mahan, Carnahan, Miller of Des Moines, Van Nostrand, Murphy

Recommended passage ........... 823

Committee report adopted ....... 829

Sifting recommends calendar .... 1371

Passed; ayes 94, nays none ...... 1407
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395 By Falvey, Cunningham, Ely, Stanley, Van Alstine, Dunton and Reppert. Relating to establishing a domestic relations conciliator, concerning welfare of children as a result of divorce.
Introduced, referred
Recommended indefinite post
ponement .......................... 1008
Indefinitely postponed .............. 1084

396 By Anderson of Ringgold, Siglin, Lutz and Casey. Relating to notice of proposed establishment of a secondary road district.
Introduced, referred .............. 549

397 By Halling, Grassley, Briles, Shaw, Hagedorn, Coffman, Loss, Sersland, Stevenson, Johnson, Miller of Page, Crane, Murphy, Nielsen of Shelby, Carnahan and Wells. Relating to minimum course standards in public high schools.
Introduced, referred .............. 549
Amendment flled ................... 632
Reported without recommendation
Committee report adopted ............1001
398 By Murray. Relating to intra-city routes of an urban transit system.
Introduced, referred
549
399 By Vermeer. Relating to establishing an Iowa recreation board to study recreation needs and to provide upon request, consultation services.
Introduced, referred .............. 549
Reported without recommenda- 851
tion............................
851

400 By Schools, Libraries, State Educational Institutions. Relating to setting the dates general aid to schools is to be paid.
Introduced, placed on calendar .. 549
Steering recommends calendar .. 835
Returned to regular calendar ... 847
Withdrawn ........................... 1328
401 By Ways and Means. Relating to penalties for fallure to file a sales or use tax return or fallure to pay sales or use tax within the time required.
Introduced, placed on calendar . 549
Amendment filed .................. 728
Amendments adopted .............. 773
Passed; ayes 91; nays 4. ......... 773
Reported enrolled ..................... 1371
Signed by Speaker ..................... 1371
Sent to Governor . . . . . . . . . . . . . . . 1371
Signed by Governor ................ 1432
402 By Public Lands and Buildings. Relating to the regilding of the domes of the state
H. F. Pagecapitol and to make an appropriation therefor
Introduced, referred ..... 550
Recommended amendment, pas-
sage ..... 1010
Committee report adopted ..... 1017
Amendment adopted ..... 1114
Passed; ayes 101, nays 2 ..... 1114
Reported enrolled
1675
1675
Signed by Speaker
675
675
Sent to Governor ..... 1675Signed by Governor
403 By State Planning and De-velopment. Relating to au-thorizing the Iowa Develop-ment Commission to formment commission to form anonprofit corporation and toaccept grants from the fed-eral government and giftsfrom other sources.
Introduced, placed on calendar ..... 550
Amendment filed ..... 749
Steering recommends calendar ..... 822
S. F. 252 substituted ..... 937
Withdrawn ..... 939404 By Scherle, Gittins, McElroy,Ossian, Van Nostrand. Relat-ing to the title of certainlands acquired by the MissouriRiver Boundary Compromiseof 1943 wherein the StateConservation Commission maymake some claim in the nameof the State of Iowa.
Introduced, referred550Recommended amendment, pas-sage1005
Committee report adopted ..... 1017
405 By Paul, Briles, Swisher,and Winkelman. Relating totruck operators and contractcarriers, limiting load.
Introduced, referred ..... 550
Recommended passage ..... 1005
Committee report adopted ..... 1017406 By Fisher of Greene, Dietzand Murray. Relating to definingIntroduced, referred550407 By Board of Control. Relat-ing to the place of holdingquarterly conferences of theBoard of Control
Introduced, placed on calendar. ..... 550
Steering recommends calendar ..... 835
Amendment adopted ..... 896
Passed; ayes 88, nays none ..... 896
Reported enrolled ..... 1224
Signed by Speaker ..... 1224
Sent to Governor ..... 1224
Signed by Governor ..... 1311408 By Kreager. Relating toauthorizing the sale and con-weyance to Caldwell oveyance to W. E. Caldwell ofcertain land in Lee County,Iowa, lying below the ordinaryhigh-water mark of overflowand floodwater from Keokukdam.
Introduced, referred ..... 550409 By Robinson. Relating tospeed restrictions of motor ve-hicles pulling one or twowheel trailers.
Introduced, referred ..... 550
H. Page codes making it unnecessary codes making it unnecessary to publish in a newspaper thereby reducing costs.
Introduced, referred ..... 551
Recommended passage ..... 83
Siftinite repmendsopled ..... 844
Passed; ayes 98, nays none ..... 1636
Concurred ..... 1860
Reported enrolled ..... 1868
Signed by Speaker ..... 1868
Sent to Governor ..... 869
Signed by Governor.
1 By Smith of O'Brien, Ver- meer, Hakes, Hougen, Paul and Bock. Relating to authorizing the Secretary of Agriculture of the State of Iowa to pro- vide regulations setting forth minimum general safety stand- ards for design, construction, location, installation and oper- ation of storage facilities, the handling of transportation and utilization of anhydrous ammonia as an agricultural fertilizer.
Introduced, referred ..... 551
Recommended passage ..... 82
Amendment filed ..... 920
412 By Board of Control. Relat-ing to transferring jurisdictionto Dallas County certain landnow comprising a part of theWoodward State Hospital andSchool at Woodward, DallasCounty, lowa
Introduced, placed on calendar ..... 551
Steering recommends calendar ..... 62 ..... 62
Passed; ayes 88 , nays none ..... 68
Reported enrolled ..... 1004
Signed by Speaker ..... 1004
Sent to Governor ..... 1004
Signed by Governor ..... 1071
413 By Board of Control. Relat- ing to transferring jurisdictionto Boone County certain landnow comprising a part of theWoodward State Hospital andSchool at Woodward, Iowa
Introduced, placed on calendar ..... 551
Steering recommends calendar ..... 62
Passed; ayes 78, nays none ..... 688
Reported enrolled ..... 1004
Signed by Speaker ..... 1004
Sent to Governor ..... 1004
Signed by Governor ..... 1071
414 By Board of Control. Relat-ing to transferring jurisdictionto Boone County certain landnow comprising a part of theWoodward State Hospital andSchool at Woodward, Iowa.
Introduced, placed on calendar ..... 551 ..... 551
Steeri
Passed; ayes 93, nays none ..... 690
Reported enrolled ..... 1004
Signed by Speaker ..... 1004
Sent by Governor ..... 1004
Signed by Governor ..... 1071
415 By Social Security. Relatingto the taking of certain tax
H. F. ..... Page
deeds by the state board ofsocial welfare.
Introduced, placed on calendar ..... 551
Steering recommends calendar ..... 627
Amendment filed ..... 649
Amendment adopted ..... 691
Passed; ayes 91, nays none ..... 691
Reported enrolled ..... 1146
Signed by Speaker
1146
1146
Sent to Governor ..... 114
1224
Signed by Governor ..... 1224
416 By Agriculture 1. Relating to sales of livestock, providing written statement of actual weight.
Introduced, placed on calendar . . 551
417 By Riley and Briles. Relat- ing to establishment of joint county-municipal civil defense administrations, their powers and duties, and the establish- ment of a joint civil defense fund for payment of expenses in connection therewith.
Introduced, referred ..... 551
Recommended passage ..... 852
Committee report adopted. ..... 859
Steering recommends calendar . ..... 95.2
Rassed; ayes 64, na ..... 1861
Slgned by Speaker ..... 1862
Sent to Governor ..... 1862
Signed by Governor418 By Baringer. Relating toproviding that the state-re-required retirement and pen-sion systems for policemen andfiremen, shall be optional forany city which adopts, or hasadopted, civil service afterJanuary 1, 1960.
Introduced, referred to cities and552
towns
Reported without recommenda-tion1027
Committee report adopted ..... 1036
419 By Dietz. Relating to repeal- ing chapter 123, of the Code, alcoholic beverages.
Introduced, referred ..... 552
420 By County and TownshipAffairs. Relating to increas-ing the maximum levy for or-dinary revenue allowed uponthe assessed valuation of thetaxable property in the county.Introduced, placed on calendar.552
Steering recommends calendar ..... 822
Passed; ayes 92, nays 2 ..... 934
Reported enrolled ..... 1224
Signed by Speaker ..... 1224
Sent to Governor ..... 1224
Signed by Governor .....  1311
421 By Board of Control. Relat-ing to authorizing the Boardof Control to increase theamount of money paid to in-mates upon release from theWomen's Reformatory
Introduced, placed on calendar552
Steering recommends calendar ..... 835
Passed; ayes 86, nays ..... 897
Reported enrolled ..... 12 ?
Signed by Speaker ..... 1224
H. F.

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Sent to Governor . . . . . . . . . . . . . . . 1224
Signed by Governor .1311

## 422 By Reppert. Relating to factors' liens.

Introduced, referred
594
423 By Fish and Game. Relating to requirements for tags to be used in conjunction with traps and license fees.
Introduced, placed on calendar .. 594
Steering recommends calendar .. 835
Passed; ayes 73, nays $8 \ldots .$. .... 900
Reported enrolled ................. 1336
Signed by Speaker . . . . . . . . . . . . . . 1336
Sent to Governor . . . . . . . . . . . . . . . . 1336
Signed by Governor . . . . . . . . . . . . . 1432
424 By Fish and Game. Relating to authorizing the state conservation commission to cooperate with the United States government and to accept federal funds for planning, acquisition and development of outdoor recreational areas.
Introduced, placed on calendar . . 594
Amendment flled .................. 766
Steering recommends calendar .. 852
Amendment adopted .............. 1057
Passed; ayes 82, nays 20 ......... 1058
Reported enrolled .................... 1310
Signed by Speaker . . . . . . . . . . . . . . . 1310
Sent to Governor ......................... 1311
Signed by Governor . . . . . . . . . . . . . 1432
425 By Institutions of Higher Learning. Relating to authorizing the University Hospital at Iowa City to collect and settle claims for the care of patients.
Introduced, placed on calendar .. 595
Steering recommends calendar .. 724
Passed; ayes 92, nays none .... 784
Reported enrolled ................... 1336
Signed by Speaker ..................... 1336
Sent to Governor .................... 1336
Signed by Governor .................. 1432
426 By Knowles. Relating to insurance companies joining together to offer health and accident insurance to senior citizens.
Introduced, referred
427 By State Planning and Development. Relating to authorizing the Iowa Development Commission to use money appropriated and extending the appropriation limit to June 30, 1965.

Introduced, placed on calendar
428 By Mensing, Maule, Kreager and Hirsch. Relating to revising and codifying the statutes relating to juvenile court structure and dependent, neglected, and delinqeunt children.
Introduced, referred ............. 595
Recommended amendment, pas-
sage ................................
Committee report adopted ......... 979
429 By Anderson of Ringgold and Briles. Relating to raising
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the license fee of fur dealersand providing for a license foragents and employes of suchdealers and setting a feetherefor
Introduced, referred595
Amendment filed ..... 750
430 By Grassley and Eveland.Relating to creating a commis-sion on state and local govern-ments.
Introduced, referred ..... 595
431 By Sokol. Relating to the valuation of farm lands basedon productivity.
Introduced, referred595
Recommended passage ..... 1006
Committee report adopted ..... 1017
432 By Kluever. Relating to theconfidential character of re-search studies for the purposeof reducing morbidity or mor-tality.
Introduced, referred595
Recommended amendment, pas- ..... 840
sage
sage
Committee report adopted ..... 844
433 By Eveland, Van Alstine and Murray. Relating to the meth- od for amending an ordinance by city and town councils. ..... 595
Recommended passage
8
8
Committee report adopted ..... 844
434 By Andersen of Woodbury.Relating to public auctions re-quiring auctioneer to be re-sponsible for sufficient moneyfor personal tax on propertiessold.

Introduced, referred596
435 By Walter. Relating to the Iowa egg industry to levy an excise tax to promote. ..... 596
436 By Stanley. Relating to au- thorizing cities, towns andcounties to contract for ambu-lance service.
Introduced, referred596
Recommended passage ..... 725
Committee report adopted ..... 732
437 By Sokol. Relating to em-powering the state highwaycommission to make emer-gency repairs to any high-way under its jurisdiction, es-timated to cost not more than$\$ 5,000$ without submitting thework for bids.
introduced, referred ..... 596
438 By Stanley. Relating to voter depositing own electionballots in presence of judge.596
Introduced, referred
Recommended passage ..... 707
Committee report adopted ..... 716439 By Stanley. Relating to theadmission of children to kin-dergarten.
Introduced, referred ..... 596
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issuance of sewer bonds by cities and towns. ..... 596
441 By Fish and Game. Relatingto permitting fishermen totake chubs for bait purposesby use of a minnow seine, andpermit a fisherman to crossthe state line with his baitminnows.
Introduced, placed on calendar ..... 596
442 By Duffy, Scherle, Kluever,Patton, Balloun, Eveland, Stan-ley, Coffman, Cunningham,Breitbach, Carstensen, Ander-sen of Woodbury, Anderson ofRinggold, Casey, Bock, Rep-pert, Camp, Crane, Tabor,Swisher, Mahan, Darrington,Frazier, Gittins, Stevenson,Steffen, Hakes, Halling, Jarvis,Knowles, Palas, Murray, Krea-ger, Lange, Lutz, Mensing;Murphy, Messerly, Shaw, Mil-len, Miller of Page, Miller ofJones, Miller of Des Moines,Moffit, Parker, Paul, MeyerKibbie, Petersen of DallasPeterson of Woodbury, VanNostrand, Prine, HagedornRiley, Robinson, Smith ofDickinson, Steele, Denman,Carnahan, Strothman, Vetter,Wright, Briles, Dietz and Dun-ton. Relating to increasingcompensation of full-timemembers of the general as-sembly.
Introduced, referred ..... 597
Recommended indefinite post- ponement ..... 668
723
443 By Knowles. Relating to legalizing the proceedings ofthe city council of Davenport,in Scott County, authorizingand providing for the issu-ance, sale and delivery of mo-tor vehicle parking facilitiesrevenue bonds.
Introduced, referred ..... 597
Recommended passage ..... 725
Committee report adopted ..... 732
Proof of publication certified ..... 75
Passed; ayes 95 , nays none ..... 5
Reported enrolled ..... 851
Sent to Governor ..... 851
Signed by Governor ..... 912
444 By Dietz. Relating to in- creasing fees for class " $C$ " beerpermits.
Introduced, referred ..... 597
Steering recommends calendar ..... 951
Recommended passage ..... 971
Committee report adopted1011
Amendment filed ..... 1434
Amendment withdrawn ..... 1542
Passed; ayes 77, nays 21 ..... 1542
445 By Murray, Kibbie, Ely, Car- stensen, Kluever, Steffen andDuffy. Relating to the estab-
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lishment of the office of public defender by boards of supervisors.
Introduced, referred
446 By Mensing and Hirsch. Re- lating to the declaration of in- terest refunds by the board of directors of credit unions.

Introduced, referred
447 By Kreager, Messerly, Olson, Mowry and Andersen of Wood- bury. Relating to the salaries and duties of county attorneys. Introduced, referred ..... 598
448 By Knowles. Relating tocharges by mileage for long-distance telephonic communi-
cations.
Introduced, referred ..... 598
Withdrawn ..... 1231
449 By Knowles. Relating to theadministration of governmentthrough five divisions in comp-trollers office.
Introduced, referred ..... 598
Amendment fled ..... 1087, 1122, 1342
450 By Reppert, Denman and Murray. Relating to the licens- ing and bonding of persons, corporations, partnerships, co- partnerships and agencies en- gaged in the collection of claims owed.
Introduced, referred ..... 598
Amendment filed ..... 1011
451 By Knowles. Relating to providing for professional cor- porations and to allow these corporations to be organized and operated under the laws of the state under certain specified conditions.
Introduced, referred ..... 598
452 By state planning and de- velopment. Relating to eco- nomic development corpora- highway department and an elected commissioner. ..... 599tions.
Introduced, placed on calendar ..... 598
Steering recommends calendar ..... 835
Amendment adopted ..... 901
Passed; ayes 84, nays none ..... 901
Concurred ..... 1193
Passed; ayes 84 , nays $i$ ..... 1193
Reported enrolled ..... 1269
Signed by Speaker ..... 1270
Sent to Governor ..... 1270
Signed by Governor ..... 1371
453 By Murray, Swisher, Stanley and Reppert. Relating to the creation of the office of con- sumer counsel.
referred ..... 598
Recommended indefinite post-
Recommended indefinite post- ponement ..... 763
Indefinitely postponed ..... 829

454 By Dunton, Fisher of Greene, Camp, Falvey, Mowry, Prine, Worthington, Denman, Paul, Kibble, Balloun, Casey, Kreager, Riley, Cunningham, Anderson of Ringgold, Bock, Mur-
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phy, Hagie, Grassley, Moffitt,Steffen, Petersen of Dallas,Parker and Hanson of Lyon.Relating to the use of main-tenance equipment of thecounty for care and mainte-nance of county fairgrounds.
Introduced, referred ..... 598
Recommended passage ..... 667
Committee report adopted ..... 673
Steering recommends calendar ..... 835
Passed; ayes 74, nays none ..... 906
Reported enrolled ..... 1395
Signed by Speaker ..... 1395
Sent to Governor ..... 1395
Signed by Governor ..... 1432
455 By Kluever. Relating to no- tices and limitation of actions from faulty streets against cities and towns. Introduced, referred ..... 599
456 By Dietz, Fisher of Greeneand Nielsen of Shelby. Relat-ing to eliminating class " c "beer permits.
Introduced, referred ..... 599
457 By Briles, Breitbach, Kibbie,Casey and Nielsen of Emmet.Relating to the issuance ofspecial automobile licenseplates to seriously disabledveterans.
599
Introduced, referred
802
802
Committee report adopted ..... 807
Sifting recommends calendar ..... 1211
Passed; ayes 99, nays none ..... 1237
Reported enrolled ..... 1529
Signed by Speaker ..... 1530
Sent to Governor ..... 1530
Signed by Governor ..... 1561
458 By Fischer of Grundy. Re-lating to the abolition of thestate highway commission andits replacement with a state
459 By Dietz. Relating to alco- holic beverages and complete prohibition.
Introduced, referred ..... 599
460 By Briles, Strothman, Maule,Lutz, Crane, Tabor and Wells.Relating to the buying andselling of eggs, fixing a licensefor dealers and processors
Introduced, referred ..... 599
Sifting recommends calendar ..... 1545
Amendment withdrawn ..... 1559
Amendment adopted
1559
1559
Passed; ayes 57, nays 41 ..... 1559
461 By Ely. Relating to boun-ties, permitting county auditorto refuse to pay claims under$\$ 1$.
Introduced, referred ..... 599
Recommended indefinite post- ponement ..... 724
Indefinitely postponed ..... 769
462 By Hirsch, Messerly, Robin-son, Kreager and Graham. Re-
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lating to highway signs ..... ofcamp and camp areas.
Introduced, referred ..... 599
Sifting recommends calendar ..... 1371
Passed; ayes 96, nays none ..... 1408
Concurred ..... 1554
Passed; ayes 96, nays none ..... 1554
Reported enrolled ..... 1576
Signed by Speaker ..... 1576
Sent to Governor ..... 1576
Signed by Governor ..... 1652463 By Hanson of Mitchell, Ol-son, Edgington and Mensing.Relating to the state fair boardenlarging membership, provid-ing for selection of offcers.
600
Introduced, referred
763
763
commended passage
commended passage ..... 769
ommittee report adopted
1211
Passed; ayes 100 , nays 2 ..... 1246
464 By Scherle and Gittins. Re- lating to suspension of oper- ators' and chauffeurs' licenses, repealing point system. ..... 600
Introduced, referred. ..... 876
Committee report adopted ..... 88
465 By Dietz, Winkelman, Krea- ger, Riley, Ely, Maule, Falveyand Den Herder. Relating toappropriating from the generalfund of the state one hundredthousand dollars to the statetraveling library for each yearof the biennium for supple-mentary aid to certain publiclibraries of the state.

Introduced, referred
466 By Swisher. Relating to increasing to 10 mills the amount of money to be estimated and certified by the board of each school corporation to the board of supervisors for payment of interest and bonded indebtedness in certain counties.
Introduced, referred600

467 By Ely and Hirsch. Relating to the legislative research committee requesting direct appropriation from General Assembly.
Introduced, referred . . . . . . . . . . . . . 600
468 By Nelson and Scherle. Revehicle permits.
Introduced, referred . . . . . . . . . . . . . 600
Recommended passage ........... 802
Committee report adopted ....... 807
Steering recommends calendar .. 951
Amendments filed 997, 1011, 1182, 1372, 1435
Amendment adopted . . . . . . . . . . 1466
Amendments withdrawn ....1466, 1467
Passed; ayes 99, nays 5 .......... 1467
469 By Gittins and Van Nostrand. Relating to waterworks employees group insurance in cities 50,000 population.
Introduced, referred ….............
Recommended amendment, passage
Committo................................. 836
Committee report adopted 844
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470 By Ely, Relating to clari- fying method of termination of contracts with school teach- ers.
Introduced, referred ..... 600
471 By Edgington and Nelson. Relating to the reappraisal for taxation purposes of all prop- erty by an appraisal firm.
Introduced, referred ..... 600
472 By Edgington, Vermeer and Smith of O'Brien. Relating to reverting to the general fund of the state the unexpended balances of the Fifty-eighth General Assembly to the board of regents for institutional appropriations.
Introduced, referred ..... 601
Recommended passage ..... 748
Committee report adopted ..... 752
Steering recommends calendar ..... 951
S. F. 270 substituted ..... 1040
473 By Edgington, Vermeer and Smith of O'Brien. Relating tothe reversion of appropriationsfor capital improvements tothe general fund of the state.
601
Introduced, referred ..... 852
Rocommittee report adopted ..... 859
Steering recommends calendar ..... 951
S. F. 271 substituted ..... 1041
Withdrawn ..... 1042
474 By Walter. Relating to the office of the state comptroller and his signature.
Introduced, referred ..... 601
Recommended passage ..... 647
Committee report adopted ..... 655
Withdrawn ..... 1257
475 By Knowles. Relating to ex- tensions of the primary high- way system where roads have been terminated.
Introduced, referred ..... 601
476 By Swisher and Dietz. Re-lating to the establishment oftruck routes in cities andtowns and to provide for pen-alties for violation of ordi-
nances relating thereto.
Introduced, referred ..... 601
477 By Van Alstine, Falvey, Bock,Hakes and Ely. Relating tothe powers and duties of thedirector of mental health re-garding educational leaves foremployees of institutions underhis control.
Introduced, referred ..... 601
Withdrawn ..... 626
478 By Stanley. Relating to re- quiring meetings of govern- mental bodies to be open to the public.
Introduced, referred ..... 601
Amendment filed ..... 649
479 By Ely. Relating to mileageand fees of municipal court
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bailiffs and deputy bailiffs.
Introduced, referred
Recommended indefinite post-001ponement745
Indefinitely postponed ..... 807
480 By Den Herder and Eveland. Relating to increasing annual dues of the league of Iowa municipalities. ..... 602
Introduced, referred ..... 837
Committee report adopted ..... 844
481 By Balloun and Van Nos- trand. Relating to warehouses for agricultural products, re- pealing licensing of unbonded.
Introduced, referred ..... 602
Recommended passage ..... 940
Committee report adopted ..... 94
Sifting recommends calendar ..... 1238
Reported enrolled ..... 1395
Signed by Speaker ..... 1395
Signed by Governor ..... 1395
1458
482 By Miller of Page, Andersen of Woodbury and Ely. Relat- ing to bids on public improve- ments made by cities and towns.
Introduced, referred ..... 602
483 By Swisher. Relating to the licensing of manufacturers, distributors, wholesalers, fac- tory branches, distributor branches, factory representa- tives and distributor repre- sentatives of motor vehicles.
Introduced, referred ..... 602
484 By Messerly and Kluever.Relating to increasing compen-sation of inheritance tax ap-praisers.
Introduced, referred ..... 602

485 By Worthington and Stanley. Relating to providing for withholding of state income taxes on income earned in Iowa; to provide for payment of estimated income tax by self-employed individuals having self-employment income derived from sources within the state.
Introduced, referred
486 By Worthington, Hagedorn and Sersland. Relating to valuation of stocks of merchandise of retail merchants for taxation.
Introduced, referred
487 By Miller of Page. Relating to notation and release of liens on motor vehicles by county treasurers.
Introduced, referred .............. 602
Recommended passage ............ 839
Committee report adopted ........ 844
Steering recommends calendar ... 952
Passed; ayes 100, nays none ..... 1055
Reported enrolled .................... 1146
Signed by Speaker ....................... 1146
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Sent to Governor
1147
Signed by Governor .1224
488. By Cunningham, Stanley, Smith of O'Brien Swisher, Hanson of Mitchell, Petersen of Dallas, Knowles, Grassley, Edington, Loss, Parker, Kluever, Dunton, Olso, Nelson, Baringer, Eveland, Frazier, Busch, Riley, Ely, Bock, Falvey, Mahan, Kreager, Van Alstine, Carnahan, Gittins, Denman, Van Nostrand, Reppert, Murray, Scherle, Paul, Vetter, Miller of Des Moines, Andersen of Woodbury, Graham, Dietz, Camp, Carstensen and Balloun. Relating to school bonds and taxes, increasing to 10 mills in counties of 28,000 or more population.
Introduced, referred Report...........
Reported without recommenda-

tion
Referred to sifting ..... 1483

Motion fled to withdraw from sifting

1629
489 By Meyer, Baringer, Balloun, Kibbie, Palas, Strothman and Anderson of Ringgold. Relating to authorizing the state commerce commission to enter into a contract with the United States government or any designated agency thereof for the purpose of releasing information pertaining to inspections of warehouses bonded and licensed and to provide for recovering the cost of providing such information.
Introduced, referred . . . . . . . . . . . . 603
Sifting recommends calendar ... 1371
Passed; ayes 99, nays none ...... 1412
Reported enrolled . . . . . . . . . . . . . . . 1544
Signed by Speaker ......................... 1545
Sent to Governor . . . . . . . . . . . . . . . . . 1545
Signed by Governor .................. 1616
490 By Carstensen and Camp. Relating to dock commissions, to broaden their power.
Introduced, referred .............. 603
Recommended passage ........... 837
Committee report adopted ........ 844
Steering recommends calendar .. 952
Amendment adopted .............. 1063
Passed; ayes 99, nays none ....... 1063
Reported enrolled . . . . . . . . . . . . . . 1269
Signed by Speaker .......................... 1270
Sent to Governor .................... 1270
Signed by Governor ...................... 1371
491 By Mowry, Mensing, Paul, Kreager, Hagie, Hirsch and Vetter. Relating to unemployment compensation benefts, the eligibility therefor, causes for disqualification, changes in the contribution rates for certain employers, increases in weekly benefit amounts, and the administration thereof.
Introduced, referred ...............
Recommended amendment, passage
Steering recommends calendar $\ldots . .950$
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Amendments filed . . . . . . . . . 1012, 1028
Amendment withdrawn .......... 1218
Amendments adopted
..................1219, 1220, 1221, 1222
Passed; ayes 63, nays 35 .......... 1222
492 By Carstensen and Camp. Relating to providing for recovery of damages against parents of minors for malicious or willful injury to property by minors.
Introduced, referred ............... 603
Sifting recommends calendar ... 1575
Failed to pass; ayes 39, nays 56.1698
493 By Stanley and Olson. Relating to residence requirements for electors.
Introduced, referred
Recommended amendment, pas-

sage ..... 707
Committee report adopted ..... 716
494 By Stanley, Eveland, Dietz, Denman and Camp. Relating to prescribing minimum wages for employees, to provide for the administration of the mini- mum wage provisions, and to provide for the enforcement of such provisions.

Introduced, referred

495 By Maule. Relating to represident and vice-president by persons who leave Iowa.
Introduced, referred
Recommended passage ............ 707
Committee report adopted ....... 716
Steering recommends calendar ... 952
Amendments adopted ............. 1065
Passed; ayes 63, nays $30 \ldots . .11065$

## 496 By Ely and Riley. Relating to authorizing the board of supervisors, city and town councils, and school boards in counties of 130,000 or over to cooperate with each other and jointly perform any function or exercise any power authorized by law to be performed or exercised by each independently, and authorize the appropriation and expenditure of public funds therefor. <br> Introduced, referred <br> 604 <br> Recommended passage ................ 1006 <br> Committee report adopted ...... 1017

497 By Knowles. Relating to requiring the state board of regents to cause the State University of lowa and the lowa State University of Science and Technology to provide courses of advanced and graduate level instruction at locations away from their respective campuses, and to make an appropriation therefor.
Introduced, referred
604
498 By Stanley, Mowry, Eveland Robinson, Camp, Dietz, Riley and Carstensen. Relating to employment safety and provid-
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ing for an employment safety commission.
Introduced, referred ..... 604
Recommended amendment, pas- sage ..... 994
Committee report adopted ..... 1001
Sifting recommends calendar ..... 1332
Amendments filed ..... 1439
Amendments adopted ..... 1453
Failed to pass; ayes 53 , nays 48 .Motion to reconsider vote laid onthe table1454
499 By Stanley, Mensing, Knowles and Kluever. Relat- ing to clarifying the exemp- tion of certain proceeds of life insurance from inheritance tax. Introduced, referred ..... 604
500 By Stanley and Van Alstine. Relating to providing for all the area of the state to be in a school district maintaining twelve grades by July 1, 1964. Introduced, referred ..... 604
501 By Stanley, Lange and Mc- Elroy. Relating to highway safety and control of traffic at highway intersections.
Introduced, referred ..... 605
502 By Stanley. Relating to civil actions and liability with re- spect to intoxicating liquors and beer.
Introduced, referred ..... 605
503 By Stanley, Falvey and Fra- zier. Relating to encouraging industrial development in Iowa and to provide for an indus- trial development tax credit to be applied against the busi- ness tax on corporations.
Introduced, referred ..... 605
504 By Miller of Des Moines. Re- lating to the distribution, sale,transportation, and use ofpesticides and devices; to pro-vide for registration and ex-amination of such materialsand regulations of their use.
605
Introduced, referred920
505 By Miller of Des Moines. Re- lating to certain tangible prop- erty being subject to taxation. Introduced, referred ..... 605
Amendment filed ..... 650
Recommended passage ..... 748
Committee report adopted ..... 752
Steering recommends calendar ..... 822
Amendment adopted ..... 932
Passed; ayes 96, nays none ..... 932
Reported enrolled ..... 1269
Signed by Speaker ..... 1270
Sent to Governor
1270
1270
Signed by Governor ..... 1371

506 By Grassley, Edgington, Anderson of Ringgold, Van Nosstrand, Nielsen of Emmet, Lutz, Fischer of Grundy, Halling, Nielsen of Shelby, Casey, Wright, Smith of O'Brien, Steele, Miller of Page, Stokes,
H. $\mathbf{F}$. ..... PageStrothman, Carnahan, Briles,Maule, Smith of Dickinson,Miller of Jones, Patton, Mur-phy, Coffman and Worthing-ton. Relating to the electionof the superintendent of publicinstruction by the people.[ntroduced, referred605
507 By Carnahan. Relating to extending the time of tempo- rary prohibition of weight loads on certain highways.Introduced, referred605
508 By Hanson of Mitchell. Re- lating to purchase of gas by a city or town.
606
Recommended passage ..... 851
Committee report adopted ..... 859
Steerin ..... 952
Tabled
509 By Riley. Relating to appro-priating from the general fundof the state for the bienniumJuly 1,1963 , and ending June30,1965 for the operation ofthe commission on human
rights.
Introduced, referred ..... 606
510 By Ely. Relating to author-izing the governor to prepareplans for the reorganization ofthe executive branch of thegovernment of the State ofIowa which shall become lawunless disapproved by bothhouses of the General Assem-bly within sixty days of beingsubmitted thereto by the gov-ernor and make an appropri-ation therefor.Introduced, referred606
511 By Messerly and Kluever.Relating to mileage allowancefor inheritance tax appraisers.Introduced, referred606
512 By Ely. Relating to fair housing practices.
Introduced, referred ..... 606513 By Ely, Van Alstine andNielsen of Emmet. Relatingto the establishment and con-struction of a securlty treat-ment hospital and to providean appropriation therefor.
Introduced, referred ..... 606
Recommended indefinite postpone ment ..... 995
Indefinitely postponed ..... 1036
514 By Dunton. Relating to es- tates of intestate decedents. Introduced, referred ..... 606
Recommended passage ..... 762
Committee report adopted ..... 769515 By Kluever, Jarvis, Mahan,Cunningham, Hagen, Reppertand Coffman Relating to thcontrol and prevention ofrabies.
Introduced, referred ..... 606
H. F. Page516 By Carstensen and Carna-han. Relating to repealinglaw to requisition dogs forscientific research.607
517 By Van Nostrand. Relatingto providing for the licensingand strict control of the re-tail sale of products sold bylowa State Liquor Stores anddesigned to eliminate boot-legging. from the state-toprovide revenue from the salethereof
Introduced, preferred ..... 607
518 By Petersen of Dallas. Re-lating to the powers and dutiesof school boards.
Introduced, referred ..... 607
Recommended passage ..... 748
Committee report adopted ..... 752
519 By Denman. Relating to es-tablishing an Historical Mark-er Commission.
Introduced, referred ..... 607
Recommended amendment, pas- ..... 803
Committee report adopted ..... 807
520 By Reppert and Kluever.Relating to appropriating fromthe general fund of the stateto members of the Fifty-ninthGeneral Assembly for expensesincurred by them in dischargeof their duties.
Introduced, referred607
521 By Denman. Relating to in-creasing the maximum assess-ment for benefited water dis-
tricts.
Introduced, referred ..... 607
522 By Denman, Knowles, An-dersen of Woodbury and Coff-man. Relating to life, healthand accident insurance by em-ployees of the state, county,school district, city, town orinstitution supported by pub-lic funds.
Introduced, referred ..... 607
523 By Denman, Reppert andSwisher. Relating to raisingthe annual salary of the coun-ty attorney and his assist-ants in counties having a pop-ulation of 150,000 and over.

Introduced, referred607
Amendment fled ..... 650
524 By Denman, Riley, Duntonand Carstensen. Relating toproviding for the payment ofaccrued vacation pay to em-ployees of the state whose em-ployment is terminated.

Introduced, referred608

525 By Denman and Reppert Relating to disqualification for employment securlty benefits due to voluntarily leaving work.
Introduced, referred .............. 608
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526 By Denman and Reppert. Relating to the practice of ac- countancy, registration re- quirement.
Introduced, referred ..... 608
Recommended passage ..... 769
527 By Denman and Reppert. Relating to the definition of an employer under the em- ployment security law and to the termination of coverage thereunder.
Introduced, referred ..... 608
528 By Denman and Reppert. Relating to authorizing the financing of sanitary toilet facilities by certificates.
Introduced, referred ..... 608
Reported without recommenda-
Reported without recommenda- tion ..... 1027
Committee report adopted ..... 1036
529 By Riley, Ely, Mensing and Miller of Jones. Relating to the number of district court judges in the eighteenth ju- dictal district.
Introduced, referred ..... 608
Recommended passage. ..... 1007
Committee report adopted ..... 1017
530 By Reppert and Kluever. Relating to authorizing city and town councils to finance the acquisition of sites, books and equipment for a public library from the proceeds of a bond issue.

Introduced, referred ..... 608
Recommended passage ..... 1006
Committee report accepted ..... 1017
531 By Denman and Reppert. Relating to persons or agen- cies engaging in the traffic of professional strike breakers. Introduced, referred ..... 609
532 By Denman and Reppert. Relating to venereal disease, updating laws.
Introduced, referred ..... 609
Recommended amendment, pas- sage ..... 840
Committee report adopted ..... 844
533 By Denman and Reppert.Relating to the inspection ofone and two family rentaldwellings in certain cities.

Introduced, referred609
Recommended passage
837
837
Committee report adopted ..... 845
534 By Denman and Reppert.Relating to the taxation ofreal property and improve-ments thereon owned by tele-phone or telegraph companies.Introduced, referred609

535 By Denman and Reppert. Relating to authorizing county boards of supervisors to enter into contractual agreements with cities, towns, private corporations or private indi-
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viduals for the use of dumps, disposal grounds and sanitary land fills for the use of residents residing outside of cities and towns.
Introduced, referred
609
536 By Fischer of Grundy. Relating to corporations for profit, making law more definite.
Introduced, referred
Recommended indefinite postponement

876
Indefinitely postponed ..... 949
537 By Cities and Towns. Re- lating to providing for the creation of a local improve- ment guaranty fund, by cities and towns.

Introduced, referred ..... 619
538. By Private Corporations. Relating to nonprofit corporations and the formation, merger, consolidation, dissolution, liquidation, admission to do business in this state and withdrawal therefrom, authority, powers and rights thereof, and requirements therefor, and the regulation and conduct of affairs thereof.
Introduced, placed on calendar. . 636
539 By Conservation. Relating to the purchase and operation of such aircraft as required by the Conservation Commission in the performance of its duties.
Introduced, placed on calendar .. 636
Sifting recommends calendar ...1371
Passed; ayes 95, nays none ..... 1409
Reported enrolled .................... 1651
Signed by Speaker .......................... 1652
Sent to Governor . . . . . . . . . . . . . . . 1652
Signed by Governor ................... 1728
540 By Printing. Relating to the publication of the proceedings of school boards.
Introduced, placed on calendar . 653
541 By Printing. Relating to the preparation and publication of the proposed budget for each school district, including teachers' salaries.
Introduced, placed on calendar .. 654
Amendment filed .................... 920
542 By Compensation of Public Officers and Employees. Relating to the compensation of county officers.
Introduced, placed on calendar .. 654
Referred :. ........................... 675
Amendment filed ....................... . 804
Pecommended amendment, passage............................
Committee report adopted ..... 1001
Amendment filed ....1141, 1155,1373
543 By Institutions of Higher Learning. Relating to authorization the state Board of Regents to acquire, maintain and control buildings for use
H. F. Pageas student residence halls,dormitories and dining hallsat the State University ofIowa, Iowa State Universityof Science and Technologyand the State College of Iowa,and to establish and collectrates, fees and rentals.
Introduced, placed on calendar ..... 654
Steering recommends calendar ..... 822
Passed; ayes 92, nays none ..... 933
Reported enrolled ..... 1224
Signed by Speaker ..... 1224
Sent to Governor ..... 1224
Signed by Governor ..... 1311
544 By Fish and Game. Relat- ing to hunting and fishing li- censes for nonresidents of Iowa, repealing reciprocal, set- ting hunting license at $\$ 15$, and fishing at $\$ 2.50$
introduced, placed on calendar. ..... 673
Steering recommends cal ..... 952
060
545 By Printing. Relating to publication of receipts and disbursements of funds col- lected from student activities Introduced, placed on calendar. ..... 673
546 By County and Township Affairs. Relating to increasingto 75 cents the portion of ve-hicle registration fees retainedby county treasurers.
Introduced, placed on calendar ..... 699
547 By Safety and Law Enforce-ment. Relating to permit-ting the holding of amateurboxing contests and to allowthe awarding of a trophy andthe charging of admissions.Introduced, placed on calendar.715

548 By Judiciary 2. Relating to legalizing and validating the proceedings for the organization and establishment of the boundaries of the TraerClutier Community School District, in the County of Tama, and declaring said district a duly and legally organized corporate body as provided by law.
Introduced, placed on calendar715
Proof of publication certified ..... 16
Passed; ayes 95, nays none ..... 735
Reported enrolled ..... 940
Signed by Speaker ..... 940
Sent to Governor ..... 1004
549 By Judiciary 2. Relating tolegalizing and validating theproceedings of the Board ofdirectors of the Traer-ClutierCommunity School District, inthe County of Tama, authoriz-ing and providing for the issu-ance of school building bondsand for the levy of taxes forthe payment of said bondsand declaring the bonds issuedpursuant to said proceedingsto be enforceable obligationsof said school districtH. F.Page
Introduced, placed on calendar... ..... 715
Proof of publication certified ..... 716
Passed; ayes 98, nays none ..... 736
Reported enrolled ..... 940
Signed by Speaker ..... 940
Sent to Governor ..... 969
Signed by Governor ..... 1004
550 By Ways and Means. Relat-ing to creating a school prop-erty tax replacement fund, toprovide for the revenue for itsestablishment and to pre-scribe the method for makingdistribution from such fund,and to provide for revision inthe general fund revenue ofthe state.
Introduced, referred ..... 732
Recommended passage ..... 838
Committee report adopted ..... 845
mendments fled 1.9 920, 946947, 973, 975, 976, 998, 1012, 1029
Made special orderAmendments filed
1080.1081.1127, 1137, 1155', 1156, 1183, 1184, 1207
Committee of the whole
$\ldots .1084,1105,1121,1133$, 1145,Committee of the whole reportedwithout recommendation1165
Committee of the whole report. . 11 ..... 1166
Amendments adopted.1172, 1173
$1175,1176,1180,1195,1196,1197,1199$ ..... 1199
Motion filed to reconsider vote
Amendments withdrawnCall of the House ..............1199, 1639
Passed; ayes 61, nays $40 \ldots . . .11$Motion to reconsider vote laid
on the table ................1200, 1223
Explanation of vote ..... 1201, 1208
Amendments filed$.1617,1618,1630,1631,1632,1633$
Amendments adopted.. 1642, 1648, 1650Amendments withdrawnCall of the House.......1662, 1664, 1686
Amendment withdrawn
$1662,1663,1665,1673$
Amendment adopted
$1662,1663,1665,1671,1672,1673,1686$
Call of the House lifted ..... 1664
Explanation of vote ..... 1674
Amendments adopted
$1688,1689,1704,1705,1706,1719,1720$
Amendments withdrawn$1689,1691,1718$
Call of the House lifted ..... 1691, 1717
Call of the House .... 1703, 1716, 1718
Point of order raised ..... 1706
Motion flled to reconsider vote.
707." ..... 1712
Amendments flled ..... 1708
Vote reconsidered . . . . . . ... 1716, 1718
Amendments withdrawn ...1720, 1722
Point of order raised ..... 1722
Concurred ..... 1725
Passed; ayes 58, nays 46 ..... 1726
Explanation of vote ..... 177
Conference committee appointed. 1772 ..... 172
Explanation of vote
Conference committee report .....  . . . 1847

551 By Social Security. Relating the the Federal Social Security Enabling Act.

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Introduced, placed on calendar . . 732
Sifting recommends calendar .... 1211
Passed; ayes 97, nays none ...... 1245
552. By Cities and Towns. Relating to appointment and quallfications of chief of police.
Introduced, placed on calendar .. 733
553 By Cities and Towns. Relating to providing for the issuance of registration certificates and license plates to urban transit companies or systems for use on urban transit busses.
Introduced, placed on calendar . . 733
Steering recommends calendar .. 835
Amendment fled .................. 855
S. F. 391 substituted ............. 906
Withdrawn ....................... 907

554 By Public Health and Pharmacy. Relating to providing for the regulation and licensing of the practice of nursing.
Introduced, placed on calendar . . 733
Sifting recommends calendar ... 1575
Amendment filed ................... 1618
Amendment adopted ............. 1636
Passed; ayes 93, nays 3 ......... 1637
Reported enrolled ................. 1861
Signed by Speaker ............... 1862
Sent to Governor . . . . . . . . . . . . . 1862
Signed by Governor
555 By Public Health and Pharmacy. Relating to increasing the compensation of examining boards affecting public health.
Introduced, placed on calendar ..
733
556 By Board of Control. Relating to providing for hospital administrators to be the superintendents and chief executive officers of the mental health institutes and for medical directors to have charge of the care and treatment of patients therein.
Introduced, placed on calendar .. 753
557 By Tax Revision. Relating to allowing a fee to retailers who make a timely and accurate return and remittance of retail sales tax and use tax to the State Tax Commission and to provide for an annual renewal of the retail sales tax permit with payment of an annual renewal fee for each such permit.
Introduced, placed on calendar..
558 By Judiciary 2. Relating to legalizing and validating the proceedings of the city council of Denison in Crawford County, authorizing and providing for the issuance of street improvement bonds for paving, sanitary sewer and water mains and extensions, and for the levy of special assessments against benefited property for the payment of
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said bonds, and declaring the bonds issued pursuant to said proceedings to be enforcable obligations of the city of Denison.
Introduced, placed on calendar .. 771
Proof of publication certified ... 771
Passed; ayes 87, nays none ..... 816
Reported enrolled ................... 1146
Signed by Speaker .................... 1146
Sent to Governor .................... . . 1147
Signed by Governor ............... 1181
559 By Consolidation and Coordination of State Government, Relating to creating a legislative services department by combining the services of fiscal direction, Code editor and legislative research into a single agency, to substitute an Iowa legislative council for the legislative research committee and to make an appropriation to defray the expense of publications required by law.
Introduced, placed on calendar . . 771
560 By Roads and Highways. Relating to empowering the counties with the authority to cooperate with federal agencies in flood control projects.
Introduced, placed on calendar .. 829
Sifting recommends calendar ... 1211
Passed; ayes 101, nays none ....1243 Motion filed to reconsider vote..1269
Vote reconsidered .................. 1324
Withdrawn .................................. 1325
561 By Schools, Libraries, State Educational Institutions. Relating to a tax levy for the purpose of securing schoolhouse sites in any school districts.
Introduced, placed on calendar . . 829
562 By Conservation. Relating to authorizing county conservation boards to cooperate with the government of the United States and to accept federal funds for planning, acquisition and development of outdoor recreational areas.
Introduced, placed on calendar .. 829
Steering recommends calendar ... 952
Passed; ayes 78, nays 23.
1059
563 By Roads and Highways. Relating to the state of Iowa conveying to the United States the perpetual right to permanently overflow, food and submerge all portions of easements for highway purposes of certain highways in Marion, Polk and Warren Counties, in connection with the Red Rock reservoir project.
Introduced, placed on calendar .. 829
Sifting recommends calendar ... 1211
Passed; ayes 102, nays none ....1243
Motion filed to reconsider vote .. 1269
Vote reconsidered .................... 1324
Withdrawn .................................. 1325
564 By Fish and Game. Relating to granting of permission

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to the State Conservation Commission to incorporate into state regulations by administrative order the regulations under the Federal Migratory Bird Treaty Act and the Migratory Bird Hunting Stamp Act.
Introduced, placed on calendar .. 845
Sifting recommends calendar ... 1211
Passed; ayes 104, nays none .... 1248
Reported enrolled ................. 1544
Signed by Speaker ................. . . 1545
Sent to Governor . . . . . . . . . . . . . . . . 1545
Signed by Governor ................ 1616
565 By Tax Revision. Relating to setting the dates general aid to schools is to be paid.
Introduced, placed on calendar . . 845
Withdrawn.
566 By Tax Revision. Relating to county conservation boards, eliminating requirement to levy one-fourth mill tax.
Introduced, placed on calendar .. 845
Sifting recommends calendar ...1211
Passed; ayes 102, nays 1 ......... 1244
Reported enrolled ................... . . 1529
Signed by Speaker ..................... 1530
Sent to Governor ..................... 1530
Signed by Governor ................... 1545
567 By Roads and Highways. Relating to the fee for certificates of title to motor vehicles, increasing to $\$ 1$ and $\$ 3$ for duplicates.
Introduced, placed on calendar .
568 By Roads and Highways. Relating to registration fees for certain motor vehicles for which the 1964 annual registration is the first registration.
Introduced, placed on calendar
569 By Agriculture 1. Relating to certain fees required by law to be paid to the department of agriculture.
Introduced, placed on calendar .. 883
Amendments filed............1342, 1564 Sifting recommends calendar .... 1545

570 By Judiciary 2. Relating to the powers of cities and towns in regard to water plants, facilities and connections.
Introduced, placed on calendar .. 883
Sifting recommends calendar .... 1211
Passed; ayes 103, nays none . . . . . 1240
571 By Conservation. Relating to increasing the compensation of members of the state conservation commission
Introduced, placed on calendar .. 949
572 By Agriculture 1. Relating to exempting licensed pharmacists from the requirement of a permit to deal in anti-hog cholera serum and viruses.
Introduced, placed on calendar
573 By Judiciary 2. Relating to enabling the state conservation commission to release an
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easement in favor of the people of the state of Iowa which presently encumbers the property of Henrietta G. Pitman, L. G. Pitman, Clarence $P$. McConnell, and Loveta Opal McConnell.
Introduced, placed on calendar .. 979
Sifting recommends calendar ... 1211
Passed; ayes 103, nays none .... 1239
Reported enrolled ................... 1371
Signed by Speaker .................... 1371
Sent to Governor . . . . . . . . . . . . . . 1371
Signed by Governor ..................... 1432
574 By Safety and Law Enforcement. Relating to keeping opened bottles of intoxicating liquor in motor vehicles.
Introduced, placed on calendar ..
575 By Schools, Libraries, State Educational Institutions. Relating to the power of electors to vote a tax for the purchase of a school bus garage without a bond issue.
Introduced, placed on calendar . . 1000
Sifting recommends calendar ... 1211
Passed; ayes 89, nays $11 \ldots . . .1241$
576 By Social Security. Relating to providing for a contributory retirement system for the employees of the employment security commission to be paid for from the moneys received from Title III of the federal social security act, contributions by the employees, and from moneys appropriated by the state.
Introduced, placed on calendar .. 1001
577 By Institutions of Higher Learning. Relating to the board of regents establishing water resources research centers and to allocate the federal funds therefor.
Introduced, placed on calendar . . 1017
578 By Ways and Means. Relating to providing property tax credits whenever excessive property taxes are levied as the result of inaccurate estimates in local government budgets.
Introduced, placed on calendar . . 1017
579 By Tax Revision. Relating to reciprocal enforcement of tax liabilities between states.
Introduced, placed on calendar . . 1018
Sifting recommends calendar ... 1211
Re-referred . . . . . . . . . . . . . . . . . . . . 1249
Sifting recommends calendar .... 1371
Amendment adopted . . . . . . . . . . . 1543
Passed; ayes 92, nays 8 ........... 1544
Reported enrolled . . . . . . . . . . . . . . . 1728
Signed by Speaker ..................... 1728
Sent to Governor . . . . . . . . . . . . . . . . 1728
Signed by Governor . . . . . . . . . . . . . 1808
580 By Judiciary 2. Relating to bait advertising schemes and setting penalty.
Introduced, placed on calendar.. 1018

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581 By Tax Revision. Relating to repeating the millage tax on moneys and credits, to provide for the disposition of unclaimed property, and to relate the revenue therefrom to the retirement of Korean veterans' bonus bonds.
Introduced, placed on calendar . . 1018
Amendment fled
582 By Judiciary 2. Relating to the regulation of automobile, vehicle, or machinery junkyards.
Introduced, placed on calendar .. 1018
583 By Judiciary 1. Relating to the clerk of district court notifying county auditor of a change of title of real property in connection with the avoidance of probate of certain estates.
Introduced, referred to sifting . . 1036
584 By safety and law enforcement. Relating to appropriating funds to the state board of regents to expand existing fire training facilities at Iowa State University.
Introduced, referred
Recommended passage 1561
Passed; ayes 84, nays 5 ............. 1831
585 By Motor Vehicles, Commerce and Trade. Relating to the exploration for and the development, conservation, production, transportation and storage of natural gas and oil.
Introduced, referred
1094
586 By Judiciary 2. Relating to legalizing the acceptance, organization, and establishment of the county public hospital in county of Franklin, and to declare said hospital a duly erected hospital as provided by law.
Introduced, referred .............. 1143
Proof of publication certified .... 1209
Sifting recommends calendar .... 1211
Passed; ayes 98, nays none ...... 1247
Reported enrolled ................... 1529
Signed by Speaker ................. . 1530
Sent to Governor .................... 1530
Signed by Governor ................ 1545
587 By Elections, Political and Judicial Districts. Relating to providing for political party precinct caucuses and the election of delegates to county conventions at such caucuses.
Introduced, referred $\qquad$
Sifting recommends calendar .... 1371
Point of order raised . . . . . . . . . . . . 1410
Passed; ayes 98, nays 6 ............ 1410
Reported enrolled .................. 1529
Signed by Speaker . . . . . . . . . . . . . . 1530
Sent to Governor . . . . . . . . . . . . . . . 1530
Signed by Governor ........................ 1545
588 By Claims. Relating to allowing the state appeal board and special assistant attorney general power to approve or

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Introduced, referred ............... 1159
Sifting recommends calendar .... 1545
Passed; ayes 89, nays none ...... . 1566
Reported enrolled ................... 1728
Signed by Speaker .................. 1728
Sent to Governor ...................... 1728
Signed by the Governor.
589 By Judiciary 1. Relating to making it unlawful for any person or employer to discriminate in employment against any individual, and for a labor organization to discriminate in membership against any individual, because of race, color, religion, national origin or ancestry.
Introduced, referred .1165
Amendments filed .............1184, 1270
Placed on sifting calendar . . . . . 1250
Amendments adopted . . . . . . . . . . . 1328
Point of order raised .............. 1823
Passed; ayes 95, nays 9 ......... 1323
Reported enrolled ................... 1529
Signed by Speaker ....................... 1530
Sent to Governor ..................... 1530
Signed by Governor ............... 1561
590 By Judiciary 2. Relating to legallzing the action of the Marion rural community school district in changing the name of the school district.
Introduced, referred ............... 1188
Proof of publication certified ... 1209
Sifting recommends calendar ...1371
Passed; ayes 102, nays none . . . . . 1411
Reported enrolled .................. 1529
Signed by Speaker ........................ 1530
Sent to Governor . . . . . . . . . . . . . . . 1530
Signed by Governor . . . . . . . . . . . . 1545
591 By Conservation. Relating to the issuance of bonds for conservation purposes by certain counties.
Introduced, referred .............. 1230
Sifting recommends calendar .... 1575
Amendment filed . . . . . . . . . 1618, 1633
Amendment adopted ..................1754
Amendment withdrawn …............ 1754
Passed; ayes 87, nays 2 ......... 1754
592 By Motor Vehicles, Commerce and Trade. Relating to the reciprocity of commercial motor vehicles.
Introduced, referred .............. 1387
593 By Ways and Means. Relating to cosmetology.
Introduced, placed on calendar . 1493
Amendment fled .................. 1546
Amendment withdrawn .......... 1552
Amendment adopted . . . . . . . . . . . . 1552
Passed; ayes 99, nays none ........ 1553
594 By Judiciary 1. Relating to legalizing the publication of notice of incorporation and amendments of articles of incorporation of corporations for pecuniary profit where such notices were not published within the statutory time limit.
Introduced, referred . . . . . . . . . . . 1565
Sifting recommends calendar ... 1575

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Passed; ayes 89, nays none
Page
Passed, ayes 1 nays none .......1756
Reported enrolled .................. 1861
Signed by Speaker .................. 1862
Sent to Governor ................... 1862
Signed by Governor.
595 By Appropriations. Relating to appropriating from the general fund of the state for the biennium beginning July 1 , 1963, and ending June 30 , 1965, funds for various departments and various divisions thereof, of the state for the purposes provided by law, and peace officers' retirement systems, to salaries and allowances for state officers and employees and to amend various sections of the Code relating to departments receiving appropriations under this act.
Introduced, placed on appropriation calendar1620

Amendments flled ............... 1658, $1659,1684,1708,1709,1710,1748,1808$ Amendment withdrawn …...... 1794 Amendments adopted
$1839,1840,1841$
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Amendments withdrawn
point of order .........1839, 1840, 1841
Point of order raised ..............1840
Passed; ayes 96, nays none ..... 1842
Concurred ............................ 1858
Passed; ayes 85 , nays none ............. 1858
Totals and subtotals corrected by Chief Clerk

1859
Reported enrolled ...................... 1868
Signed by Speaker .................... 1868
Sent to Governor .................... 1869
Slgned by Governor.
596 By Appropriations. Relating to an appropriation from the general fund of the state to the national guard and state guard for the purpose of various capital improvements, repairs, replacements, alterations, equipment and rehabilitation, and the purchase of an airplane to be utilized by the Governor and other state officials.
Introduced, placed on appropriation calendar ....................... 1660
Amendment flled . . . . . . . . . . . . . . . . 1709
Withdrawn ........................... 18311831

## RECORD OF SENATE BILLS IN HOUSE

## SENATE JOIN' RESOLUTIONS AND SENATE FILES PASSED AND APPROVED-209

S. J. R. 1, 4, 16, 17, 18.
S. F.


## PASSED BOTH HOUSES, VETOED BY GOVERNOR-S. F. 1 PASSED OVER GOVERNOR'S VETO-RECAME LAW-S. F. 434 <br> RECORD OF EACH SENATE HILL IN HOUSE

S. J. R.
1 By Shaff. Relating to the composition of the General Assembly, the basis of representation of the members thereof, and to amend such constitution.
Received, referred ................ 156
Recommended passage ............ 176
Committee report adopted ........ 180
Made special order .................. 185
Amendment filed ...................... 212
Passed; ayes 77, nays 28 ......... 227
Explanation of vote ............... 228
Reported enrolled..................... 269
Signed by Speaker ….................. 269
Sent to Secretary of State.
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4 By Scott and Shoeman. Relating to an appropriation to the board of control over and above its usual appropriation, sufficient funds from the general fund to be used for the purchase of real estate located in Jasper County which is to be used as a prison honor farm, and to retain sufficient proceeds from the sale of the Clive prison honor farm, to reimburse the general fund for such appropriation.
Received, referred
Recommended passage .............. 301
Committee report adopted ........ 308
Passed; ayes 98, nays 5 ............ 313
Reported enrolled 313

Signed by Governor ............... 339
15 By Rigler and Frommelt. Relating to a constitutional amendment to provide home rule for city and town governments.
Received, referred
1230
16 By Wearin. Relating to ratifying a proposed amendment
S. J. R.
to the constitution of the
United States of America re-
lating to qualifications of electors.
Received, referred ................ 923
Placed on sifting calendar ....... 1250
Passed; ayes 92, nays 4 .......... 1350
Reported enrolled ..................... 1432
Signed by Speaker ................. 1432
Signed by Governor . . . . . . . . . . . . . . 1432
17 By Appropriations. Relating to creating a commercial code study committee to investigate the need of revising the laws of Iowa concerning sales, bills, notes and checks, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading and other documents of title, investment securities, chattel mortgages, conditional sales and other secured transactions and to make an appropriation for such committee.
Received, referred .1531
Recommended passage .................. 1817
Passed; ayes 90, nays 1 ......... 1829
Reported enrolled .................. . . 1868
Signed by Speaker ....................... 1868
Signed by Governor.
18 By Appropriations. Relating to creating an interim commission to study the court system of lowa with a view to reorganization of the structure to secure the maximum utilization of personnel for the efficient handling of litigation.
Received, referred ................. 1620
Recommended passage ............ 1753
Passed; ayes 83, nays 2 ........... 1804
Reported enrolled .................... 1868
Signed by Speaker ......................... 1868
Signed by Governor.
S. F. Page
1 By Vance. Relating to con-trolled access highways.
Recelved, referred ..... 192
Recommended passage ..... 431
Committee report adopted ..... 437
Steering recommends calendar ..... 627
Passed; ayes 89, nays 8 ..... 743
Motion filed to reconsider vote ..... 761
Signed by Speaker ..... 762
Reported enrolled ..... 762
Amendment fled ..... 826
Amendment filed ..... 842
Amendment filed ..... 855
Call of the House requested ..... 873
Amendment fled ..... 877
Call of the House lifted ..... 888
Vetoed by Governor ..... 991
2 By Elvers. Relating to le-galizing proceedings in estab-lishment of the Starmont Com-munity School District ofStrawberry Point, Arlingtonand Lamont in the Counties ofClayton, Fayette, Buchananand Delaware.
Received, passed on flle ..... 110
Rule suspended ..... 113
Passed; ayes 96, nays none ..... 114
Reported enrolled ..... 135
Signed by Speaker .....
Signed by Governor ..... 143
7 By Elvers. Relating to es-tablishing requirements for in-stallation of bulk tanks onfarms for milk produced formanufacturing purposes.
Received, referred ..... 349
Amendment filed ..... 491
Recommended passage ..... 838
Committee report adopted ..... 845
Steering recommends calendar ..... 951
Amendment withdrawn ..... 1369
Passed; ayes 89, nays 9 ..... 1369
Reported enrolled ..... 1432
Signed by Speaker ..... 1432
Signed by Governor ..... 1514
8 By Eivers. Relating to feescharged by the Clerk of theDistrict Court in probatematters.
Received, referred923
Recommended passage ..... 1006
Committee report adopted ..... 1017
Sifting recommends calendar ..... 372
Failed to pass; ayes 21, nays 72 ..... 1426
9 By Grimstead. Relating to exempting from sales tax, casual sales by persons not regularly engaged in the busi- ness of selling.
Received, referred ..... 192
Recom340
Committee report adopted ..... 347
Amendment withdrawn ..... 560
Passed; ayes 100, nays none ..... 560
Reported enrolled ..... 628
Signed by Speaker ..... 628
Signed by Governor ..... 696
10 By Grimstead. Relating to unlawful hunting with bow and arrow on land of another.
Recelved, referred ..... 136
Recommended passage ..... 409
Committee report adopted ..... 415
S. $\mathbf{F}$.

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Amendment filed .................. 614
Steering recommends calendar .. 724
Amendment withdrawn .......... 814
Passed; ayes 70, nays none ..... 815
Reported enrolled . . . . . . . . . . . . . . . . 836
Signed by Speaker ................... 836
Signed by Governor .................. 912
11 By Turner, Curran, Dykhouse, Fithon, Flatt, Long, Nolan, O'Malley, Schroeder, Scott, Shaff, Shoeman, Van Eaton and Wiley. Relating to authorizing the State Commerce Commission to regulate the rates and services of public utilities, to define public utilities to include those engaged in the furnishing of electricity, gas, water or communications services to the public for compensation, and to provide for appeals from orders and decisions of the State Commerce Commission.
Recelved, referred .................
Reported without recommend-
ation . . . . ....................... 646
Committee report adopted ...... 655
Amendment filed . . . . ............... 766
Steering recommends calendar ... 822
Made special order . . . . . . . . . . . . . . 830
Amendments flled .................855, 877, 878, 921, 941, 942, 943, 944, 945
Point or order raised ............ 957
Amendments adopted ...957, 958, 959
Amendments adopted
$961,962,965,966,1024$
Amendment withdrawn $\because \ddot{9} \underset{6}{\mathbf{3}}, \mathbf{9} \mathbf{6} \dot{5}, 966$
Point of order raised …......... 963
Amendment withdrawn .......... 963
Vote reconsidered .................... 966
Amendments withdrawn .......... 966
Passed; ayes 101, nays 6 ......... 967
Motion fled to reconsider vote. . . 969
Motion to reconsider vote laid on
the table .....................980, 1025
Motion to table removed from table ............ 1024

Vote reconsidered

1024

Passed; ayes 90, nays 6 ........... . 1024
Explanation . ....................... 1070
Reported enrolled .......................... 1181
Signed by Speaker . . . . . . . . . . . . . . . 1181
Signed by Governor . . . . . . . . . . . . . 1224
12 By Vincent. Relating to legalizing the proceedings of the board of directors of the Chariton community school district, in the county of Lucas, authorizing the issuance of school building bonds and for the levy of taxes for the payment of said bonds.
Proof of publication certified ... 134
Received, referred ................... 192
Recommended passage ............. 253
Committee report adopted ........ 258
Passed; ayes 89, nays none ...... . 362
Reported enrolled . . . . . . . . . . . . . . 418
Signed by Speaker . . . . . . . . . . . . . . . 418
Signed by Governor .................. 431
15 By Turner and Beneke. Relating to making a license a right deflning right.
Received, referred ................. 552
S. F. Page
18 By Shoeman, Scott, Vance,Flatt and Walker. Relating tocreating an appointive stateboard of public instruction.
Recelved, referred ..... 1131
Sifting recommends calendar ..... 1545
Amendment fled ..... 1562
Amendment adopted ..... 1573
Failed to pass; ayes 46, nays 57Motion to reconsider vote laid onthe table1594
Motion fled to reconsider vote ..... 1602
19 By Cowden, Nolan and Shoe- man. Relating to providing for the establishment of water recreational areas and facil- ities normally associated there- with.
Amendment fled459
Received, referred ..... 461Amendments filed$.504,526,614,1373,1395$
Referred to conservation ..... 613595
Amendments withdrawn
.................. 808, 1388, 1444, ..... 1445
Recommended amendment, pas- sage ..... 941
Committee report adopted ..... 949
Sifting recommends calendar ...1331
Substituted for H. F. 55 ..... 1388
Amendments adopted 1388, 1444,1445
Passed; ayes 64, nays 38 ..... 1445
Motion to reconsider vote laid on the table ..... 1446
Concurred
1626
1626
Passed; ayes 66, nays 24 ..... 1626
Reported enrolled ..... 1728
Signed by Speaker ..... 1728
Signed by Governor20 By Wilson. Relating to le-galizing the special election ofthe Independent School Dis-trict of Centerville, in theCounty of Appanoose for theissuance of school bonds.
Proof of publication certified ..... 134
Received, passed on fle ..... 192
Substituted for H. F. 42 ..... 195
Passed; ayes 94, nays none ..... 196
Reported enrolled ..... 210
Signed by Speaker ..... 210
Signed by Governor ..... 28
23 By Elijah, Shaff, Fisher, Burrows, Benda and Dodds.Relating to veterinary medi-cine and surgery, creating aboard of veterinary medicalexaminers.
Received, referred461
Recommended passage ..... 524
Committee report adopted ..... 530
Steering recommends calendar ..... 724
Amendment filed ..... 766
Amendment adopted ..... 784
Passed; ayes 77, nays 13 ..... 785
Reported enrolled ..... 836
Signed by Speaker ..... 836
Slgned by Governor ..... 912
24 By Benda. Relating to legalizing the proceedings of the board of directors of the HLV Community School District, in the Counties of Iowa and Poweshiek, authorizing and providing for the issuance of school building bonds and for
S. F. Page
the levy of taxes for the pay- ment of said bonds.
Proof of publication certified ..... 134
Received, referred ..... 136
Recommended passage ..... 253
Committee report adopted ..... 258
Reported enrolled ..... 338
Signed by Speaker ..... 339
Signed by Governor ..... 339
28 By Griffin, Shoeman, Cole- man, Rigler and Vance. Relat- ing to increasing pharmacylicense fees.
Received, passed on file ..... 461
Substituted for H. F. 27 ..... 465
Amendment adopted ..... 465
Passed; ayes 92, nays none ..... 465
Reported enrolled ..... 583
Signed by Speaker ..... 583
Signed by Governor ..... 611
30 By Elijah. Relating to state income taxes, to provide for the adoption of amendments to the Internal Revenue Code of 1954
Received, passed on file ..... 100
Rule suspended ..... 102
Passed; ayes 104, nays 1 ..... 102
Substituted for H. F. 61 ..... 102
Reported enrolled ..... 129
Signed by Speaker ..... 129
Signed by Governor ..... 135
35 By Frommelt, Vance, Scott,o'Malley and Shoeman. Relat-ing to county, municipal anding to county, municipal andschool examiners' and theirassistants' salaries.
Received, referred ..... 374
Recommended passage ..... 431
Committee report adopted ..... 437
Steering recommends calendar ..... 834
Passed; ayes 91, nays none ..... 891
Reported enrolled ..... 991
Signed by Speaker ..... 991
Signed by Governor ..... 1026
37 By Elvers and O'Malley. Re- lating to the annexation of territory to cities and towns across county lines.
Received, passed on fle ..... 416
Amendment fled ..... 614
Substituted for H. F.' 6 ..... 664
Passed; ayes 97, nays 1 ..... 664
Reported enrolled ..... 695
Signed by Speaker ..... 695
Signed by Governor ..... 707
38 By Shoeman, O'Malley, Dor-an, Turner, Lodwick, Kyhl,Benda and Vincent. Relatingto notification of expiration ofmotor vehicle operator's li-cense.
Received, referred ..... 565
Amendment filed ..... 804
Recommended amendment, pas- sage ..... 802
Committee report adopted ..... 807
Sifting recommends calendar ..... 1661
Amendments adopted ..... 1763
Amendment withdrawn ..... 1763
Passed; ayes 91, nays none ..... 1764
Concurred ..... 1851
Passed; ayes 92, nays ..... 1852
Reported enrolled ..... 1868
Signed by Speaker ..... 1869Signed by Governor.
S. F. Page
39 By Doran. Relating to en-forcement of foreign judg-ments.Received, referred949
42 By Frommelt, Vance, Scott,O'Malley and Shoeman. Relat-ing to changing the title ofcounty, municipal and schoolexaminer to auditor, and toamend certain sections of theCode to conform to the change.
Received, referred275
Recommended passage ..... 586
Committee report adopted ..... 593
Steering recommends calendar ..... 835
Passed; ayes 78, nays 2 ..... 902
Reported enrolled ..... 991
Signed by Speaker ..... 991
Signed by Governor ..... 1026
50 By O'Malley. Relating to tax sale of public property. Received, referred ..... 202
Recommended amendment, pas- sage ..... 667
Committee report adopted ..... 673
Steering recommends calendar ..... 952
Amendment adopted ..... 1051
Reported enrolled ..... 1122
Slgned by Speaker ..... 1122
Signed by Governor ..... 1136
54 By Mincks and Vance. Re- relating to requiring that the cause of death and attending physician's name be typewrit- ten or legibly printed on all death certificates.
Received, referred ..... 462
Recommended passage ..... 521
Committee report adopted ..... 627
Passed; ayes 95, nays none ..... 68
Reported enrolled ..... 744
Signed by Governor ..... 822
55 By Mincks and Vance. Re- lating to repealing the pro- vision requiring the county registrar to transmit copies of all death certificates to the county auditor
Recelved, referred ..... 275
Recommended passage ..... 408
Committee report adopted ..... 415
57 By O'Malley. Relating to the compensation of members of election boards and counting judges and clerks.
Received, referred ..... 349
Amendment filed
Amendment filed ..... 543 ..... 543
Recommended passage ..... 611
Committee report adopted ..... 618
Steering recommends calendar ..... 951
Amendment filed ..... 1034
Amendment adopted ..... 1038
Passed; ayes 101, nays none ..... 1038
Reported enrolled ..... 1181
Signed by Speaker ..... 1181
Signed by Governor ..... 1207
58 By Schroeder, O'Malley, Vanceand Fulton. Relating to pa-roles by courts.
Received, referred ..... 232S. F.
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Recommended amendment, pas sage ..... 301
Committee report adopted ..... 308
Amendment adopted ..... 406
Passed; ayes 79, nays 23 ..... 407
Concurred ..... 721
Passed; ayes 98, nays none ..... 721
Reported enrolled ..... 762
Signed by Speaker ..... 762
Signed by Governor ..... 822
61 By Conservation. Relating to installment payments of subdistrict of soil conserva- tion district assessments.
Received, passed on file ..... 163
Substituted for H. F. 104 ..... 235
Passed; ayes 103, nays none ..... 235
Reported enrolled ..... 269
Signed by Speaker ..... 269
Signed by Governor ..... 283
62 By Conservation. Relating to the expenditure of tax funds for use in watershed projects. Received, referred ..... 164
Recommended passage ..... 409
Committee report adopted ..... 415
Steering recommends calendar ..... 626
Passed; ayes 92, nays 4 ..... 738
Reported enrolled ..... 762
Signed by Speaker ..... 762
Signed by Governor ..... 822
63 By Conservation. Relating to the powers of subdistricts of soil conservation districts. Received, referred ..... 181
Recommended passage ..... 302

Committee report adopted ..... | 308 |
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| 443 |

Reported enrolled ..... 498
Signed by Speaker ..... 499
64 By Conservation. Relatingto the powers of subdistrictsof soil conservation districts,regarding tax methods to beused.
Received, passed on file ..... 164
Substituted for H. F. 121 ..... 238
Passed; ayes 100 nays none ..... 238
Reported enrolled ..... 269
Signed by Speaker ..... 269
Signed by Governor ..... 283 ..... 283
65 By Wilson and Long. Relat-ing to erection of buildings bysoil conservation districts andthe renting of space in suchbuildings.
Received, referred ..... 565
Amendment filed ..... 750
Reported without recommendation ..... 974
Committee report adopted ..... 979
Sifting recommends calenda ..... 1210
Re-referred ..... 1255
69 By Rigler, Fisher, Hansen,Burrows and Brown. Relat-ing to publication of realproperty assessments.
Received, referred374
Amendments filed
433,491 527 ..... 711
Substituted for H. F. 125 ..... 517
Amendments adopted ...517, 518 , ..... ธ19
Failed to pass; ayes 39 , nays 63 ..... 519
Motion filed to reconsider vote ..... 520
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Page70 By Social Security. Relatingto the Iowa public employeesretirement system, increasingbenefits.
Received, referred218
Recommended amendment, pas- sage ..... 324
Committee report adopted ..... 328
Amendments adopted . . . . 51 ..... 516
Passed; ayes 103, nays none ..... 516
Reported enrolled ..... 610
Signed by Speaker ..... 610
Signed by Governor ..... 646
73 By Hansen and Wilson. Re- lating to the assessment of shares of mutual funds.
Received, referred ..... 387
Recommended passage ..... 456
Committee report adopted ..... 461
Steering recommends calendar ..... 627
Passed; ayes 90, nays none ..... 686
Reported enrolled ..... 744
Signed by Speaker ..... 745
Signed by Governor ..... 822
76 By Highways. Relating to the improvement of primary roads, permitting diagonal highways
Received, referred ..... 192
Recommended passage ..... 269 ..... 269
Committee report adopted ..... 275
Passed; ayes 68, nays 25 ..... 359
Motion filed to reconsider vote ..... 369
Motion to reconsider vote with- drawn ..... 439
Reported enrolled ..... 489
Signed by Speakor ..... 489
Signed by Governor ..... 499
77 By Highways. Relating toprohibiting parking on anyportion of the national sys-tem of interstate and defensehighways.Received, referred181
78 By Highways. Relating to prohibiting bicycles or animal drawn vehicles from using theinterstate system.
Received, referred181
Recommended passage ..... 383
Committee report adopted ..... 387
Steering recommends calendar ..... 627
Passed; ayes 92, nays none ..... 683
Signed by Speaker ..... 745
Motion filed to reconsider vote ..... 850
Amendment filed ..... 856
Vote reconsidered ..... 862
Amendment adopted ..... 863
Passed; ayes 99, nays none ..... 863
Reported enrolled ..... 744
Signed by Speaker ..... 969
Signed by Governor ..... 969
80 By Cowden. Relating to le-galizing the special election ofGuthrie County for the con-struction of a court house andthe issuance of bonds.
Received, referred328
Recommended passage ..... 522
Committee report adopted ..... 530
Passed; ayes 91, nays none ..... 580
Reported enrolled ..... 628
Signed by Speaker ..... 628
Signed by Governor ..... 696

86 By Getting, Shoeman, Phelps, Shivvers and Wilson. Relating to scables control in sheep and eradication with penalty provision.
Received, referred . . . . . . . . . . . . . 495
Recommended passage ............... 611
Committee report adopted ....... 618
Steering recommends calendar .. 952
Amendments fled ...........1013, 1081
Amendment adopted ............... 1067
Amendments flled .................... 1106
Amendments adopted. 1203, 1204, 1211
Amendment withdrawn .......... 1203
Passed; ayes 91, nays none ...... 1212
Reported enrolled .................... . . 1371
Signed by Speaker ......................... 1371
Signed by Governor ................. 1432

87 By Getting, Shoeman, Phelps,
Shivvers and Wilson. Relating
to infectious and contagious
diseases among animals, to in
clude bovine foot rot.

Received, referred to agriculture
Recommended passage...................................... 6114

Steering recommends calendar .. 951
Passed House; ayes 97, nays none 1039
Reported enrolled................... 1086
Signed by Speaker ................... 1086
Signed by Governor . . . . . . . . . . . . . 1136

> 88 By Walker, Elvers, Elthon, Flatt and Coleman. Relating to exemption from the provisions of retail sales tax of certain dairy, poultry and produce containers. Received, referred . . . . . . . . . . . . 1230
91 By Wiley. Relating to road use tax funds allotted for interstate highways.

Received, referred

94 By Agriculture. Relating to
the eradication of bovine
brucellosis.

Received, referred ................. 181

Recommended amendment, pas-
sage.............................$~$ 11
Amendment filed ............................... 212
Committee report adopted . . . . . . . 218
Amendment filed . . . . . . . . . . . . . . 325
Amendments adopted ...335, 336,337
Passed; ayes 106, nays none .... 337
Motion filed to reconsider vote.. 338
Amendment filed ...384, 459, 588, 614
Vote reconsidered ................. 639
Amendments adopted ...639, 640, 641
Point of order raised . . . . . . . . . . . 639
Passed; ayes 104, nays none ..... 641
Concurred .......................... 757
Passed; ayes 99, nays none ....... 757
Reported enrolled ................... . . 873
Signed by Speaker .................... . . 873
Signed by Governor . . . . . . . . . . . . . 940

## 96 By Judiciary 2. Relating to preventing subsidizing retail beer permittees by the extension of credit on beer from class " $A$ " permit holders.

Received, referred
232
Recommended passage ................ 302
Committee report adopted ......... 308
Amendment filed ................... . . 384
Amendment withdrawn ......... 444
Passed; ayes 92, nays 8 ............. 444
S. F. ..... Page
Reported enrolled ..... 499
Signed by Speaker
Signed by Governor ..... 583
97 By Schroeder. Relating to children under 5 years of age requiring special education.
349
Recommended passage ..... 539
Cocommittee report adopted ..... 548
Steering recommends calendar ..... 834
Passed; ayes 87, nays none ..... 894
Reported enrolled ..... 991
Signed by Speaker ..... 991
Signed by Governor
Signed by Governor ..... 1026 ..... 1026
101 By Fisher, Hansen and Cur- ran. Relating to authorizing the public safety department, highway safety patrol division, to use certain money for build- ings.495
Received, referred
Received, referred
Recommended indefinite postpone- ment ..... 1207
103 By Highways. Relating to flxing the responsibility for maintenance of an extension of either a primary or a secondary highway which both enters and exits from the state park at separate points. ..... 202
Recommended passage ..... 369
Committee report adopted ..... 374
Passed; ayes 96, nays none ..... 482
Reported enrolled ..... 521
Signed by Speaker
Signed by Governor ..... 538
104 By Highways. Relating to defining the interstate system in the Code.
203
203
Received, referred
Received, referred ..... 323
Recommended passage Committee report adopted ..... 328
Passed; ayes 91, nays 1 ..... 479
Reported enrolled ..... 521
Signed by Speaker ..... 521
Signed by Governor ..... 538
105 By Long. Relating to annual tax for soil conservation dis- tricts, provide penalty for de- inquent

Received, referred ..... 374
Recommended passage ..... 538 ..... 538
Committee report adopted ..... 548
Steering recommends calendar ..... 724
Passed; ayes 86, nays none ..... 791
Reported enrolled ..... 836
Signed by Speaker ..... 836
Signed by Governor ..... 912
106 By Cities and Towns. Re- lating to license fees and tax- ation of urban transit systems and companies.
Received, passed on file ..... 203
Substituted for H. F. 106 ..... 236
Passed; ayes 102, nays none ..... 236
Reported enrolled ..... 269
Signed by Speaker
Signed by Speaker ..... 269 ..... 269
Signed by Governor ..... 283
113 By Social Security. Relatingto county appropriations andreimbursement to the statefrom fund for aid to the blind.Received, referred276
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Recommended passage ..... 539
Committee report adopted ..... 548
Steering recommends calendär ..... 834
Passed; ayes 89, nays 1 ..... 895
Reported enrolled ..... 991
Signed by Speaker ..... 991
Signed by Governor ..... 1026
114 By Judiciary 1. Relating to voluntary retirement of judges and causes for retirement.
Received, referred ..... 260
Recommended amendment, pas- sage ..... 455
Committee report adopted ..... 461
Amendment flled ..... 544
Amendment withdrawn ..... 556
Amendment adopted ..... 556
Passed; ayes 99, nays 1 ..... 557
Reported enrolled ..... 610
Signed by Speaker ..... 610
Signed by Governor ..... 646
117 By Schroeder, Nolan and O'Malley. Relating to the own- ership of individual apart- ment units in an apartment building.
Recelved, placed on calendar ..... 462
Substituted for H. F. 221 ..... 574
Amendment adopted ..... 574
Passed; ayes 92, nays none ..... 574
Reported enrolled ..... 645 ..... 645
Signed by Speaker
Signed by Speaker Signed by Governor ..... 707
122 By Shaff. Relating to the is-suance of bonds for schoolpurposes-providing funds todefray the cost of building,furnishing, reconstructing, re-pairing, improving or remodel-ing a schoolhouse.
Received, referred ..... 565
Amendment filed ..... 976
Recommended passage ..... 995
Committee report adopted ..... 1001
Amendments adopted ..... 1069
Passed; ayes 93, nays 5 ..... 1069
Reported enrolled ..... 1122
Signed by Speaker ..... 1122
Signed by Governor ..... 1136

123 By O'Malley, Relating to permitting the board of directors in school districts which have terminated a previously existing pension and annuity retirement system to increase by fifty percent the retirement beneflts to each surviving beneficiary entitled to receive benefits at date of termination of sald system and to provide for the levy of an annual tax to supplement the retirement reserve fund to the extent necessary to pay the increase in retirement benefits.
Received, referred
Recommended passage ..... 993
Committee report adopted ..... 1001
Sifting recommends calendar ..... 1371
Passed; ayes 99, nays none ..... 1413
Reported enrolled ..... 1483
Signed by Speaker ..... 1483
Signed by Governor ..... 1530
124 By Lucken. Relating to re- fund of tax on special fuelconsumed in the operation of
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corn shellers, roller mills andfeed grinders mounted ontrucks.
Received, passed on file ..... 416
Substituted for H. F. 151 ..... 483
Passed; ayes 89, nays none ..... 484
Reported enrolled ..... 521
Signed by Speaker ..... 521
Signed by Governor ..... 538
126 By Hansen, Shaff, Schroeder, O'Malley and Nolan. Relating to the use of vending machines in the sale of cigarettes and providing for the licensing of such machines.
Received, referred ..... 552
Recommended passage ..... 803
Committee report adopted ..... 807
1545
Amendment flled ..... 616
Amendment adopted ..... 1634

Passed; ayes 83, nays 19 ..... | 1635 |
| :--- |
| 1707 |

Rland by Speake ..... 1707
Signed by Governor ..... 1808
127 By Wiley. Relating to ex- emptions from the imposition of the retail sales tax, on goods purchased by public boards, funds of which come from tax levies.
Recelved, referred
Recelved, referred ..... 923 ..... 923
Substituted for H. F. 145 ..... 1042
Amendments adopted ..... 1043
Passed; ayes 94, nays none ..... 1043
Returned to Senate ..... 1164
Concurred ..... 1321
Passed; ayes 88, nays none ..... 1321
Signed by Speaker ..... 1371
Amendment filed ..... 1435
Vote reconsidered ..... 1469
Amendment adopted ..... 1470
Passed; ayes 102, nays none ..... 1470
Recalled from Senate ..... 1517
Vote reconsidered ..... 1533
Return to Senate ..... 1533 ..... 1625
Concurred
Concurred
Passed; ayes 90 , nays none ..... 1625
Reported enrolled ..... 1707
Signed by Speaker ..... 1707
Signed by Governor ..... 1808
129 By Banks, Building and Loan.Relating to investments bysavings banks and state banksand trust companies.
Received, passed on file349
Substituted for H. F. 220 ..... 394
Passed; ayes 101, nays none ..... 394
Reported enrolled ..... 418
Signed by Speaker ..... 418
Signed by Governor ..... 431

136 By Frommelt, Vance, Scott, O'Malley and Shoeman. Relating to the executive council contingent fund, authorizing payment for repair, rebuilding, or restoring damaged state property.
Received, referred
139 By Beneke. Relating to bail, released on written promise to appear, certain charges.
Received, referred 462

141 By Highways. Relating to the elimination of the require-
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ment of a sworn statement on small claims for reimburse ment from the primary road fund.
Received, referred
349
143 By O'Malley and Schroeder. Relating to authorizing city and town councils to finance the acquisition of sites, books and equipment from the proceeds of a bond issue
Received, referred 715
Recommended amendment, passage
Committee report adopted ......... 829
Steering recommends calendar .. 952
Amendment adopted .............. 1055
Passed House; ayes 98, nays none 1056
Reported enrolled 1056
Signed by Speaker .............................1122
Signed by Governor ................... 1136
145 By Cities and Towns. Relating to authorizing cities and towns to incur indebtedness for the purchase of sites for certain public utilities and other improvements.
Received, referred 349
Recommended passage ................. 523
Committee report adopted ….... 530
Steering recommends calendar .. 755
Passed; ayes 81, nays none .... 796
Reported enrolled ................... 836
Signed by Speaker ................... 836
Signed by Governor ................. 912
146 By Cities and 'Towns. Relating to approval of plats in cities and towns and to expressly authoritz improvement bonds for the protection of the public.
Received, referred ................. 416
Amendment filed ........................ 650
Recommended amendment, pas sage

726
Committee report adopted ........ 732
Sifting recommends calendar ..... 1210
Amendment adopted .............. 1326
Amendment withdrawn ................ 1326
Passed; ayes 98, nays 1 ............ 1326
Reported enrolled ....................... 1432
Signed by Speaker .................. 1432
Signed by Governor . . ................. 1483

## 147 By Military Affairs. Relating to the state military forces, creating an advisory council. <br> Recelved, referred <br> 565

Recommended passage................. 852
Committee report adopted ....... 859
Sifting recommends calendar .... 1210
Passed; ayes 100, nays none .... 1254
Reported enrolled . . . . . . . . . . . . . . 1336
Signed by Speaker . . . . . . . . . . . . . . 1336
Signed by Governor ...................... 1432
148 By O'Malley and Dykhouse. Relating to waiver of immunity of the state from any action at law or in equity brought to enforce, or to determine a controversy rising out of any contract in which the highway commission is a party and to prescribe the venue, the manner of service of notice and the time limitation for instituting action.
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Received, referred ..... 462
Recommended passage ..... 585 ..... 585
Amendment filed ..... 588
Committee report adopted ..... 593
Steering recommends calendar ..... 724 ..... 724
Amendment adopted ..... 783
Passed; ayes 92, nays none ..... 783
Reported enrolled ..... 851
Signed by Speaker ..... 851 ..... 851
Signed by Governor ..... 912 ..... 912
149 By Curran, Relating to le- alizing the proposed sale of certain real estate owned by the county of Cerro Gordo, and to authorize conveyance of legal title.
Received, referred ..... 387
Amendment flled ..... 544
Recommended passage ..... 586
Committee report adopted ..... 593
Steering recommends calendar ..... 627 ..... 627
Amendment adopted ..... 693
Passed; ayes 92, nays none ..... 693
Reported enrolled ..... 762
Signed by Speaker ..... 762
Signed by Governor ..... 822
150 By Conservation. Relatingto the elimination of the neces-
sity of fire extinguishers forsity of fire extinguishers for
boats with motors under 10horsepower.
Received, referred ..... 350
Recommended passage ..... 500
Committee report adopted ..... 509
Steering recommends calendar ..... 755
Passed; ayes 83, nays 2 ..... 793
Signed by Speaker ..... 836
Amendment filed ..... 945
Vote reconsidered ..... 987
Amendment adopted ..... 987
Passed; ayes 96, nays ..... 987
Reported enrolled ..... 1004
Signed by Speaker ..... 1004
Signed by Governor ..... 1026
151 By Dykhouse. Relating tothe altering of state boundaryrivers, without the consent ofthe legislature.
Received, referred ..... 566
Recommended passage ..... 838
Committee report adopted ..... 845
Amendment filed ..... 976
152 By Buck, Frommelt, Doran,O'Malley and Schroeder. Re-lating to parolees and courtprobationers, providing pen-alty for aiding or abetting.
Received, referred733
Recommended passage ..... 762
Committee report adopted ..... 769
Sifting recommends calendar ..... 1210
Passed; ayes 95 , nays none ..... 1280
Reported enrolled ..... 1336
Signed by Speaker ..... 1336
Signed by Governor ..... 1432
153 By Griffin. Relating to the use of the term "drug" and related terms by licensedwholesalers.
Received, referred ..... 496
Recommended passage ..... 628
Committee report adopted ..... 635
Substituted for H. F. 244 ..... 684
Passed; ayes 86, nays none ..... 684
Reported enrolled ..... 744
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Signed by Speaker ..... 745
Signed by Governor ..... 822
154 By Doran. Relating to al- lowing road authorities to take immediate possession of the land under the power of emi- nent domain.
Received, referred ..... 566
155 By Lodwlck. Relating to the exemption of farm land from zoning ordinance. Received, referred ..... 553
Recommended passage ..... 725
Committee report adopted ..... 732
156 By Lisle. Relating to permitting the erection of junlor col-lege buildings and provide forequipment and to permit in-debtedness and issuance ofbonds
Received, passed on file ..... 609
Amendment adopted ..... 800
Substituted for H. F. 202
Substituted for H. F. 202 ..... 800 ..... 800
Passed; ayes 74, nays none ..... 800
Reported enrolled ..... 851
Signed by Speaker ..... 851
Signed by Governor ..... 912
158 By Flatt, Shoeman, Turner, Campbell, Van Eaton, Fisher and Curran. Relating to the time the state comptroller shall close out biennial ap- propriations.
Received, referred ..... 619
159 By Flatt, Shoeman, Turner,Campbell, Van Faton, Fisherand Curran. Relating to theexecutive councilexeculive council furnishingsupplies to various state de-partments
Received, referred ..... 700
Recommended passage ..... 1009
Committee report adopted ..... 1017
Passed; ayes 103, nays 1 ..... 1113
Reported enrolled ..... 1136
Signed by Speaker ..... 1136
Signed by Governor ..... 1181
165 By Judiciary 2. Relating torevising and codifying the lawrelating to probate, includingreseent to probate, incluaingdescent and distribution, wills,administration and distributionof estates of decedents, trusts,administration of estates ofpersons under conservatorship,custody of persons underguardianship and to establisha probate code.
Received, referred ..... 619
Amendment filed ..... 750
Recommended amendment, pas- sage ..... 823
Amendment filed ..... 82
Committee report adopted ..... 829
Steering recommends calendar ..... 950
Made special order ..... 1206
Amendment filed.....1313, 1314, 1344Amendments adopted ......1355, 1356Amendments withdrawn ..........1357Passed; ayes 103, nays none .... 1357Repor.................. 1707
Slgned by Speaker1707
Signed by Governor ..... 1808
S. F. Page167 By Elijah, Walker, Rigler,Getting, Campbell, Beneke,Kyhl, Wilson, Fisher, Vance,Doran, Cowden, Curran, Han-sen, Phelps, O'Malley, Shoe-man, Long, Main, Vincent,Flatt and Elthon. Relating toauthorizing examinations ofthe financial condition andtransactions of county andmemorial hospitals by certifiedor registered public account-ants in lieu of examinations bythe auditor of state.566
Received, passed on file
Substituted for H. F. 233 ..... 576
Amendment adopted ..... 576
Passed; ayes 90, nays none ..... 576
Reported enrolled ..... 645
Signed by Speaker
Signed by Governor ..... 645 ..... 707
170 By Shaff. Relating to non-profit corporations and theformation, merger, consolida-tion, dissolution, liquidation,admission to do business inthis state and withdrawaltherefrom, authority, powersand rights thereof, and re-quirements therefor, and theregulation and conduct of af-fairs thereof.
Received, referred1094
171 By Cities and Towns. Relat- ing to inspection of multiple dwellings, establishing fees.
Received, referred416
Recommended passage ..... 630
Committee report adopted ..... 635
Sifting recommends calendar ..... 1210
Amendment fled ..... 1225
Amendment adopted ..... 1281
Passed; ayes 95, nays 2 ..... 1281
Motion filed to reconsider vote ..... 1331
Amendment filed ..... 1578
Vote reconsidered ..... 1692
Amendment withdrawn ..... 1692
Amendments adopted ..... 1693
Passed; ayes 99, nays none ..... 1693
Reported enrolled ..... 861
Signed by Speaker ..... 1862
Signed by Governor.
173 By Cities and Towns. Relat-ing to removing the millagelimitations upon the severalfunctional funds and permit-ting each city to decide amountused. Keeping 30 -mill over-alllevy.
Received, referred ..... 439
174 By Cities and Towns. Re- lating to defining the residence requirements for policemen and firemen under municipal civil service.
Received, referred ..... 416
Recommended passage ..... 630
Committee report adopted ..... 635
Sifting recommends calendar
Sifting recommends calendar ..... 1576 ..... 1576
Amendment mled
Amendment mled ..... 1779
Peported enrolled ..... 1868
Signed by Speaker ..... 1869
Signed by Governor.
175 By Mincks. Relating to in-creasing salaries of the board
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of trustees of public utilityplants in cities.
Received, referred ..... 496
Sifting recommends calendar ..... 1372
Failed to pass; ayes 39, nays 57 .. 1427
Motion fled to reconsider vote .. 1458
176 By Fulton. Relating to le- galizing the proposed sale of certain real estate owned by the city of Cedar Falls, County of Black Hawk, and to au- thorize conveyance of legal title.
Proof of publication certified ..... 311
Received, referred ..... 388
Recommended passage ..... 522
Steering recommends calendar ..... 627
Passed; ayes 90; nays 2 ..... 689
Reported enrolled ..... 744
Signed by Speaker ..... 802
177 By Board of Control. Re- lating to giving the superin- tendents of the hospitals for the mentally ill authority to designate a qualified person to examine prisoners believed to be mentally ill.
Received, referred ..... 439
Recommended passage ..... 747
Committee report adopted ..... 752
178 By Shaff. Relating to liens for inheritance taxes and pre- scribing the duration thereof. Received, referred ..... 439
Recommended passage ..... 521
Committee report adopted ..... 530
Steering recommends calendar ..... 797
Reported enrolled ..... 836
Signed by Speaker ..... 912
179 By Van Eaton. Relating toabolishing individual liquorpermits.
Amendment filed ..... 880
Received, passed on file ..... 924
Sifting recommends calendar ..... 1545
Amendments filed ..... 563, 1578
Amendment adopted ..... 1585
Amendments withdrawn ...1585, 1586
Amendment adopted ..... 1586
Passed; ayes 66, nays 35 ..... 1586
Motion to reconsider vote laidon the table1587
Reported enrolled ..... 1651
Signed by Speaker ..... 1652
Signed by Governor ..... 1676
180 By Printing. Relating tospecial or emergency con-tracts by the state printing-board-increasing to $\$ 1,000$limitation on such contracts.Received, referred439
Recommended passage ..... 994
Committee report adopted ..... 1001
Sifting recommends calendar .... 1372
Passed; ayes 101, nays none .... 1414
Reported enrolled ..... 1483
Signed by Speaker ..... 1483
Signed by Governor ..... 1530
181 By Cowden and Phelps. Re- lating to permitting use of
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county mental health funds in care, treatment, and habilita- tion of mentally retarded per- sons.
Received, passed on file ..... 609
Substituted for H. F. 245 ..... 1047
Reported enrolled ..... 1086
Signed by Speaker ..... 1086
Signed by Governor ..... 1136
182 By Schroeder. Relating to granting authority to the in- dustrial commissioner to com- promise and settle workmen's compensation cases on behalf of the state.
Received, referred ..... 829
Recommended passage ..... 837
Committee report adopted ..... 845
Steering recommends calendar .. 952
Reported enrolled ..... 1086
Signed by Speaker
Signed by Governor ..... 1086
183 By Shroeder. Relating to increasing the number of dep- uties from three to four that the industrial commissioner may hire.
Received, referred ..... 845
Recommended passage ..... 993
Committe report adopted ..... 1001
Passed; ayes 93, nays none ..... 1767
Reported enrolled ..... 1861
Signed by Speaker ..... 1862
Signed by Governor.
184 By Schroeder. Relating to granting the industrial com- missioner authority to require a shorthand reporter to re- port proceedings of any hear- ing before the commissioner or one of his deputies, or board of arbitration.
Received, referred ..... 830
Sifting recommends calendar .. 1372
Reported enrolled ..... 1483
Signed by Speaker
Signed by Governor ..... 1483
188. By Beneke. Relating to abolishing the special coursesfund of school districts.
Recelved, referred753
Recommended passage ..... 995
Committee report adopted ..... 1001
190. By Conservation. Relating to registration period for mo-torboats to be used in lowawaters.
Recelved, referred ..... 462
Recommended passage ..... 500
Committee report adopted ..... 509
Amendment filed ..... 527
Amendment adopted ..... 573
Passed; ayes 90, nays none ..... 573
Reported enrolled ..... 645
Signed by Speaker ..... 645
Signed by Governor ..... 707
191 By Stephens, Scott, Van Eaton and Walter. Relating to defeated elections on bondPageissue proposals not submit-ted for one year.
Received, referred ..... 924
Recommended passage ..... 970
Committee report adopted ..... 979
Sifting recommends calendar ..... 1210
Re-referred ..... 1255
Sifting recommends calendar ..... 1372
Passed; ayes 87, nays 7 ..... 1430
Reported enrolled ..... 1483
Signed by Speaker ..... 1483
Signed by Governor ..... 1530
195 By Judiciary 2. Relating to the rate of interest which domestic or foreign corpora- tions may contract in writing to pay and interest on judg- ments and decrees. ..... 462
Received, passed on file
467
467
Substituted for H. F. 256
Substituted for H. F. 256
468
468
Reported enrolled
499
499
Signed by Speaker ..... 499
Signed by Governor ..... 583
202 By Schools and Educational Institutions. Relating to revo- cation or suspension of teach- ing certificates by board of educational examiners.
496
496
Received, referred
Received, referred
612
612
Recommended passage
Recommended passage .....
618 .....
618
Ammittee repor ..... 650
207 By Mincks. Relating to authorizing the issuance of apatent to certain real estateto board of park commissioners of the City of Ottumwa,Iowa, by the Governor andSecretary of State.
Received, referred ..... 496
Recommended passage ..... 586
Committee report adopted ..... 593
Steering recommends calendar ..... 627
Passed; ayes 94, nays none ..... 692
Reported enrolled ..... 744
Signed by Speaker ..... 745
Signed by Governor ..... 802
208 By Mincks. Relating toauthorlzing the issuance of apatent to certain real estatepatent to certain real estateto Edith F. Hoskinson and Hes-sel Laverne Hoskinson, by theGovernor and Secretary ofState.
Received, referred ..... 496
Recommended passage ..... 586
Committee report adopted ..... 593
Steering recommends calendar ..... 627
Passed; ayes 91, nays none ..... 694
Reported enrolled ..... 744
Signed by Speaker ..... 745
Signed by Governor ..... 802
209 By Board of Control. Relat-ing to the selection of thechairman of the board of con-trol.
Received, referred ..... 553
Recommended passage ..... 838
Committee report adopted ..... 845
210. By Board of Control. Relating to placement of patients, who have no county of legai settlement and who have been
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confined in a state mental in- stitute, on convalescent leave or in cutodial nursing homes, and to provide for the pay: ment of support of such pa- tients.
Received, referred ..... 553
Recommended passage ..... 838
Sifting recommends calendar ..... 845
Passed; ayes 99, nays none ..... 1265
Reported enrolled ..... 1336
Signed by Speaker
Signed by Governor ..... 1432
211 By Board of Control. Re- lating to consolidating indus-try revolving funds for thestate reformatory and thestate penitentiary.
Received, referred553
Recommended passage ..... 995
Committee report adopted ..... 1001
Sifting recommends calendar .... 1210
Passed; ayes 95, nays none ..... 1268
Reported enrolled ..... 1336
Signed by Speaker ..... 1336
Signed by Governor ..... 1432
215 By Highways. Relating to bids on farm-to-market and primary road construction projects.
Received, referred ..... 553 ..... 874
883
Recommended passage
Recommended passage
216 By Highways. Relating to clarifying obligations of the public corporations with re- gard to retained percentage. Recelved, referred ..... 553
Recommended passage ..... 874
Committee report adopted ..... 883
217 By Cities and Towns. Relat- ting to motor vehicle testing stations in cities and towns.
Received, referred ..... 654
Amendment fled ..... 766
219 By Printing. Relating to de- posits to be made by bidders for public printing contracts.553
Received, referred
Recommended passage ..... 874
Committee report adopted ..... 883
Steering recommends calendar ..... 952
Passed; ayes 104, nays none ..... 1054
Reported enrolled ..... 1086
Signed by Speaker ..... 1086
Signed by Governor ..... 1136
220 By Nolan, Turner, Wiley,Schroeder, Frommelt, Camp-bell, O'Malley, Shaff, VanEaton, Cowden, Wearin andBuck. Relating to providingfor the construction and re-construction of state and in-terstate highways, to providefor the payment of the costthereof from road use taxfunds, and to authorize theborrowing of money and theissuance of bonds in antici-pation of the collection ofsuch funds.
Received, referred ..... 1209
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222 By Judiciary 1. Relating to services of process on foreign corporations.
Received, referred ..... 609
Substituted for H. F. 353 ..... 792
Amendment filed ..... 881
Amendment adopted .... ..... 890
890
Reported enrolled ..... 1070
Slgned by Speaker
Signed by Governor ..... 1122
226 By Nolan. Relating to theState of Iowa conveying tothe United States the per-petual right to permanentlyoverflow, flood and submergeall portions of easements forhighway purposes of certainhighways in Marion, Polk andWarren Counties, in connec-tion with the Red Rock Reser-voir project.
Received, referred ..... 845
Recommended passage ..... 1006
Committee report adopted ..... 1017
Passed; ayes 102, nays none ..... 1325
Reported enrolled ..... 1432
Signed by Speaker ..... 1432
Signed by Governor ..... 1514
227 By Lisle. Relating to life,health and accident insuranceby employees of the state,county, city, town or institu-tion supported by public funds.Received, referred1277
Amendments fled ..... 1436
Sifting recommends calendar ..1661
Amendment withdrawn ..... 1761
Amendment adopted ..... 1762
Passed; ayes 76, nays 7 ..... 1762
Reported enrolled ..... 1868
Signed by Speaker ..... 1869Signed by Governor.
228 By Wiley. Relating to es- tablishing a street research fund and regulating the useof such fund.
Received, referred ..... 846
230 By Elijah. Relating to le- galizing the proceedings ofthe town council of the townof Mechanicsville, in connec-tion with the making of acontract for street improve-ments.
Received, referred ..... 883
Amendment filed ..... 945
Point of order ralsed ..... 954
Passed; ayes 100, nays 2 ..... 955
Reported enrolled ..... 991
Signed by Speaker ..... 991
Signed by Governor ..... 991
236 By Long. Relating to legal-izing the purchase, plattingand sale of certain real es-state owned by the West Dela-ware County community schooldistrict
Recelved, referred ..... 715
Proof of publication certified ..... 716
Steering recommends calendar ..... 835
Recommended passage ..... 839
Committee report adopted ..... 845
Passed; ayes 68, nays none ..... 911
Reported enrolled ..... 991S. $\mathbf{F}$.Page
Signed by Speaker ..... 宛
Signed by Governor ..... 1026
237 By Agriculture. Relating tothe distribution, sale, trans-portation and use of pesticidesand devices and to provide forregistration and examinationof such materials and regu-lation of their use.
Received, referred ..... 770
Sifting recommends calendar ..... 教
Amendment filed ..... 1563
Amendments adopted ..... 1570
Amendments withdrawn ..... 1570
Passed; ayes 76, nays 25 ..... 1570
Reported enrolled ..... 1728
Signed by Speaker ..... 1728
Signed by Governor
238 By Conservation. Relating to management of state-owned areas by municipali-ties.
Received, referred ..... 56
Recommended passage ..... 941
Sifting recommends calendar ..... 1210
Passed; ayes 98, nays none ..... 1264
Reported enrolled ..... 1336
Signed by Speaker ..... 1336
Slgned by Governor ..... 1432
239 By Wiley. Relating to the platting of rural subdivisions. Received, referred ..... 924240 By Wiley. Relating to speedrestrictions of motor vehiclespulling one or two wheeltrailers.
Received, referred ..... 1548
Sifting recommends calendar ..... 1661
Amendment adopted ..... 1799
Passed; ayes 85 , nays none ..... 1800
Reported enrolled ..... 1868
Signed by Speaker ..... 1869Signed by Governor.241 By Banks, Building andLoan. Relating to salaries ofthe deputy superintendent ofbanking and bank examinersand enabling the state bank-ing board to compensate saidemployees on a basis compar-able to the compensation pro-vided to those in positions ofsimilar responsibility by fed-eral bank supervisory depart-ments
Recelved, referred ..... 566
Recommended passage ..... 668
Committee report adopted ..... 673
Substituted for H. F. 318 ..... 810
Passed; ayes 95, nays none ..... 810
Reported enrolled ..... 836
Signed by Speaker ..... 836
Signed by Governor ..... 912
242 By Van Eaton. Relating to permitting any municipal cor-poration in lowa to contractfor sewage disposal, with anysimilar area in an adjoiningstate.
Received, referred496
Recommended passage ..... 523
Committee report adopted ..... 530
Passed; ayes 88 , nays none ..... 581
Reported enrolled ..... 628
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Signed by Speaker ..... 628
Signed by Governor ..... 646
244 By Lisle. Relating to legal-izing the establishment andoperation of the public jun-ior college department of theClarinda community schooldistrict in the county of Page.Proof of publication certified510246 By Governmental Affairs.Relating to requiring the sub-mission of the social securitynumber and/or tax number bythose persons or corporationsregistered or licensed by thestate
Received, referred ..... 566
Recommended passage ..... 803
Committee report adopted ..... 807
Steering recommends calendar ..... 952
Passed; ayes 96, nays none ..... 1050
Reported enrolled ..... 1086
Signed by Speaker ..... 1086
Signed by Governor ..... 1122
249 By Flatt, Fulton, Walkerand Van Eaton. Relating topermitting cities and townsto donate real estate to thestate for public use.
Received, referred ..... 733
Recommended passage ..... 1028
Committee report adopted ..... 1036
Sifting recommends calendar ... 1210
Passed; ayes 99 , nays none .... 1255 ..... 25
Reported enrolled
Signed by Speaker ..... 1336
Signed by Governor ..... 1432
250 By Lisle, Shaff, Doran,Brown, Walker, Main, Doddsand Wilson. Relating to theallocation of general school aidfunds to junior college dis-tricts.
Received, referred ..... 1036
Sifting recomemnds calendar ..... 1576
Passed; ayes 93, nays none ..... 1780
Reported enrolled .....  1868
Signed by Speaker ..... 1869Signed by Governor.
252 By Iowa Development. Re-lating to authorizing the IowaDevelopment Commission toform a nonprofit corporationand to accept grants from thefederal government and giftsfrom other sources.
Received, passed on flle770
Substituted for H. F. 403 ..... 937
Amendment adopted ..... 938
Passed; ayes 95, nays 3 ..... 938
Reported enrolled ..... 1004
Signed by Speaker
1071
Signed by Governor
254 By Turner and Vincent. Re-lating to electric transmissionlines to clarify the authorityof the commerce commissionto determine whether suchlines serve the public use be-fore authorization of fran-chise or eminent domain.
Received, referred ..... 924
Sifting recommends calendar ..... 1210
Passed; ayes 102, nays none ..... 1262

266 By Banks, Building and Loan. Relating to the authority of the board of directors of a credit union to appoint a membership committee or a membership officer.

Received, referred ..... 654
Recommended passage ..... 763
Committee report adopted ..... 869
Steering recommends calenda ..... 910
Reported enrolled ..... 991
Signed by Speaker ..... 991
268 By Board of Control. Re-provide county care for pa-tients or inmates from men-tal health institutes, hospital-schools, training schools, andhomes for children from thestate institution fund.
Received, referred ..... 770
Recommended passage ..... 995
Committee report adopted ..... 1001
Sifting recommends calendar ..... 1210
Passed; ayes 91, nays none ..... 1267
Reported enrolled ..... 1336
Signed by Speaker ..... 1336
Signed by Governor ..... 432
269 By Nolan. Relating to the examination and cross-exam- ination of witnesses.
Received, referred ... ..... 924
Committee report adopted ..... 017
S. F.Page270 By Shoeman, Flatt and Scott.Relating to reverting to thegeneral fund of the state theunexpired balances of the Fif-ty-eighth General Assemblyboard of regents institutionappropriations.
Received, referred ..... 807
Substituted for H. F. 472 ..... 1040
Passed; ayes 96, nays 2
040
040
Reported enrolled ..... 1086
Signed by Speaker ..... 1086
Signed by Governor ..... 1122
271 By Shoeman, Flatt and Scott. Relating to the reversion of appropriations for capital im- provements to the general fund of the state.
Received, referred ..... 807
Substituted for H. F. 473 ..... 1041
Passed; ayes 97, nays none ..... 1041
Revorted enrolled ..... 左
Signed by Speaker ..... 086
Slgned by Governor ..... 1122
273 By Shaff. Relating to le- galizing the proceedings pro-
viding for the organization,reorganization, enlargement,or change in the boundariesof school corporations.
Received, referred ..... 924
Recommended passage ..... 1007 ..... 1007
Committee report adopted ..... 1017
274 By Highways. Relating to the purchase of secondary road equipment.
Received, referred $\quad$..................
Recommended amendment, pas sage ..... 87
Committee report adopted ..... 883
275 By Transportation and High- way Safety. Relating to the overall length of combinations of vehicles, semi-trailers.
Amendment filed ..... 729
Received, passed on file ..... 733
Substituted for H. F. 304 ..... 865
Amendment withdrawn ..... 865
Passed; ayes 63, nays 43 ..... 866
Reported enrolled ..... 912
Signed by Speaker ..... 912
Signed by Governor ..... 912
276 By Flatt and Lisle. Relat- ting to the state comptroller and his signature.
Received, referred ..... 950
Sifting recommends calendar ..... 1210
Passed; ayes 101, nays none ..... 1256
Reported enrolled ..... , ..... 1336
Signed by Speaker
Signed by Speaker
Signed by Governor ..... 1432
277 By Printing. Relating tochanging the responsibility ofindexing legislature bills andjournals
Received, referred ..... 700
Recommended passage ..... 874
Steering recommends calendar ..... 952
Passed; ayes 102, nays none ..... 1053
Reported enrolled ..... 1086
Signed by Governor ..... 1136

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Passed; ayes 97, nays none .... 1265
Reported enrolled .................... 1336
Signed by Speaker .......................1336
Signed by Governor ..................... 1432

## 322 By Beneke. Relating to insuring of property owned by recipient of old age assistance. <br> Received, referred <br> 950



332 By O'Malley and Coleman. Relating to authorizing county boards of supervisors to enter into contractual agreements with cities, towns, private corporations or private individuals, for the use of dumps, disposal grounds, and sanitary land fills for the use of residents residing outside of cities and towns.
Received, referred
.1349
Sifting recommends calendar .... 1372
Passed; ayes 98, nays 2 ......... 1428
Reported enrolled ................... 1483
Signed by Speaker .................. 1483
Signed by Governor ................ 1530
340 By Vance and Beneke. Relating to the confldential character of research studies for the purpose of reducing morbidity or mortality.
Received, referred ................. 1209
Sifting recommends calendar .... 1575
Passed; ayes 89, nays 1 ........... 1769
Reported enrolled .................... 1868
Signed by Speaker ...................... 1869
Signed by Governor.
342 By Beneke, Brown, Flatt and Hill. Relating to extending to December 31, 1963 the date for filing application for Korean veterans' bonus.
Received, referred
Sifting recommends caiendar ......1210
Amendment adopted .............. 1266
Passed; ayes 91, nays 5 ...............1266
Receded ............................... . . 1352

Reported enrolled ..................... 1432
Signed by Speaker…....................... 1432
Signed by Governor ................. 1483

347 By Kyhl and Wearin. Relating to establishing a historical markers commission.
Received, referred
. 1398
349 By Getting, Dodds, Elijah and Elvers. Relating to the amendment of the articles or bylaws of cooperative associations.
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Received, referred ..... 950
Amendment flled
Amendment flled ..... 998 ..... 998
Sifting recommends calendar ..... 1545
Amendments adopted ..... 1568
Passed; ayes 101, nays none ..... 1568
Motion to reconsider vote laid onthe table1569
Reported enrolled ..... 1707
Signed by Speaker ..... 1707
Signed by Governor ..... 1808
351 By Wiley. Relating to the acquisition of emergency ve- hicles and equipment by cities and towns.

Received, passed on file ..... 734
Substituted for H. F. 246 ..... 830
Passed; ayes 95, nays none ..... 873
Reported enrolled
Signed by Speaker ..... 873
Signed by Governor ..... 912
354 By Wiley. Relating to clas- sification of highways, and re- sponsibility therefor.Received, referred1548
356 By Curran. Relating to le-galizing the proposed sale ofcertain real estate owned bythe county of Cerro Gordo, andto authorize conveyance of le-gal title.
Proof of publication certified ..... 593
Received, referred ..... 830
Recommended amendment, pas- sage ..... 1007
Committee report adopted ..... 1017
Sifting recommends calendar ..... 1210
Amendment adopted ..... 1261
Passed; ayes 100, nays none .....  1261
Reported enrolled ..... 1371
Signed by Speaker ..... 1371
Signed by Governor ..... 1432
365 By Wearin. Relating to thepowers and duties of schoolboards.
Received, referred
1159
1159
Sifting recommends calendar ..... 1332
Passed; ayes 89, nays 8 ..... 1555
Reported enrolled ..... 1576
Signed by Speaker
1576
1576
Signed by Governor ..... 1652
366 By Walker. Relating to le-galizing the proceedings forthe organization and establish-ment of the northeast Hamil-ton Community School Districtin the counties of Hamiltonand Wright.
Proof of publication certified ..... 979
Received, referred ..... 1095
Sifting recommends calendar .... 1210
Passed; ayes 99, nays none ..... 1259
Reported enrolled ..... 1432
Signed by Speaker ..... 1432
Signed by Governor ..... 1483
371 By Walker, Stephens, Cole-man, Getting, Lucken, Scott,Beneke, Main, Doran, Turner,Shoeman, Dykhouse, Burrows,Elthon, Waiters, Vance, Wil-son, Griffin, Vincent, Nolan andFlatt. Relating to making thesuperintendent of public in-struction elective and establish
qualifications.
Received, referred ..... 1018
S. F. Page
377 By Beneke, Doran, Fulton,Long, Nolan, O'Malley, Schroe-der, Shaff, Turner and Vance.Relating to creation and es-tablishment of a state tortclaims act-permitting eachstate agency to settle certainclaims-conferring jurisdictionin the district court to hear,determine and render judg-ment-provide for the prac-tice and procedure to establishliability of the state
Received, referred1084
380 By Frommelt. Relating to setting the dates general aidto schools is to be paid.
Received, referred924
Sifting recommends calendar ..... 1190
Passed; ayes 88, nays none ..... 1190
Reported enrolled ..... 1224
Signed by Speaker ..... 1224
Signed by Governor ..... 1311
381 By Highways. Relating to clarify the definition of an im-plement of husbandry.716
Received, referred
Recommended amendment, pass- age ..... 994
Committee report adopted ..... 1001
382 By Highways. Relating tothe purchase or condemnationof right of way by commissionof board having jurisdiction.Received, referred770
383 By Highways. Relating to fire protection for highway commission property.
Received, referred ..... 770
384 By Highways. Relating to entry upon private property for surveys.
Received, referred ..... 830
385 By Agriculture. Relating toregulating the distribution ofcommercial feeds and custom-er-formula feeds in Iowa.
Received, referred ..... 846
Sifting recommends calendar ..... 1210
Passed; ayes 99, nays 1 ..... 1263
Reported enrolled ..... 1458
Signed by Speaker ..... 1458
Signed by Governor.
386 By Cities and Towns. Relat- ing to shop and special in - spections of boilers, establish- ing fees.
Received, referred ..... 734
Recommended passage ..... 876
Committee report adopted ..... 883
Amendment filed ..... 945
Steering recommends calendar ..... 951
Amendment adopted ..... 1044
Passed; ayes 101, nays none ..... 1044
Reported enrolled ..... 1122
Signed by Speaker ..... 1122
Signed by Governor ..... 1136
387 By Appropriations. Relating to authorizing the Iowa Development Commission to use money appropriated and extending the appropriation limit to June 30,1965 .
S. F.

Page
Recelved, referred ................... 700
Recommended passage ................ 1009
Committee report adopted ...... 1017
Passed; ayes 97, nays none .... 1100
Reported enrolled .................... 1122
Signed by Speaker . . . . . . . . . . . . . . 1122
Signed by Governor ................. 1136
388. By Governmental Affairs. Relating to license plates, permitting use of renewal sticker.
Received, referred
1036
389 By Judiciary 2. Relating to legalizing the proceedings for the attachment of certain land in Hamilton County to the south Hamilton community school district, in the counties of Hamilton and Boone and declaring the boundaries of said school district to be legally established.
Received, referred ................ 925
Recommended passage ............. 971
Committee report adopted ....... 979
Sifting recommends calendar .... 1210
Passed; ayes 97, nays none ...... 1260
Reported enrolled . . . . . . . . . . . . . . . 1432
Signed by Speaker .................... 1432
Signed by Governor ................. 1483
391 By Cities and Towns. Relating to providing for the issuance of registration certificates and license plates to urban transit companies or systems for use in urban transit busses.
Received, passed on fle ......... 884
Rule suspended .................... 906
Substituted for H. F. 553 ....... 906
Amendment adopted .............. 907
Passed; ayes 67, nays none ...... 907
Reported enrolled ................... 991
Signed by Speaker ................. 991
Signed by Governor ................. 1071
392 By Iowa Development. Relating to exempting personal property in transit from taxation.
Received, referred ................. 1131
Sifting recommends calendar ....1576
Passed; ayes 89, nays none .... 1774
Reported enrolled ................... 1868
Signed by Speaker ................... 1869
Signed by Governor.
393 By Insurance. Relating to valuation and nonforfeiture benefits of life insurance policies; standards set by state insurance commissioner.
Received, referred

Passed; ayes 101, nays none .... 1045
Reported enrolled . . . . . . . . . . . . . . . 1122
Signed by Speaker ...................... 1122
Signed by Governor.
394 By Appropriations. Relating to an appropriation from the general fund of the state to the department of public instruction $\$ 10,000.00$ for use as a revolving fund for the veterans administration, and $\$ 5,000.00$ for the school lunch program and $\$ 15,000.00$ for

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Reported enrolled ..... Page
Signed by Speaker ..... 1432
Signed by Governor ..... 1483
400 By Cities and Towns. Re- lating to requiring mailing of notices to all property own- ers whose property is subject to special assessments.
Received, referred ..... 950
Recommended passage ..... 1027
Committee report adopted ..... 1036
Amendment filed
1081
1081
Sifting recommends calendar ..... 1372
Amendment withdrawn ..... 1417
Passed; ayes 101, nays none ..... 1417
Vote reconsidered ..... 1420
Amendments adopted ..... 1421
Passed; ayes 99, nays none ..... 1421
Reported enrolled ..... 1529
Signed by Speaker
1530
1530
Signed by Governor ..... 1560
402 By Judiciary 1. Relating tojudicial nominating commis-sions, terms of office, judicialelections, mandatory retire-ment, temporary service byretired judges and residenceof supreme court judges.
Received, referred ..... 884
Recommended amendment, pas- sage ..... 1008
Committee report adopted ..... 1017
Sifting recommends calendar ..... 1106
Amendments adopted
ii16. 1171118
Passed; ayes 101, nays none ..... 1118
Concurred
1135
1135
Passed; ayes 94, nays none ..... 1135
Reported enrolled
1224
1224
Signed by Speaker ..... 1224
Signed by Governor ..... 1311
403 By Judiciary 1. Relating to
the definition of $u$
signs and signals
Received, referred ..... 950
Recommended passage ..... 1028
Committee report adopted ..... 1036
Sifting recommends calendar ..... 1210 ..... 1210
Amendments filed ..... 1564
Amendments adopted ..... 1757
Vote reconsidered ..... 1327
Amendment withdrawn ..... 1758
Passed; ayes 90, nays none ..... 1758
Reported enrolled ..... 1861
Signed by Speaker ..... 1862
Signed by Governor.
404 By Manufacturing, Commerceand Trade. Relating to themarketing of dairy products.
Received for immediate consider-ation1146
Rule suspended ..... 1146Amendments filed$1147,1148,1150,1181,1227$
Call of the House ..... 1227
Call of the House lifted ..... 1286Amendments withdrawn
1287, i29921293
Point of order raised ..... 1290
Failed to pass; ayes 54, nays 49 .. 1299Motion filed to reconsider vote.. 1300
Vote reconsidered ..... 1334
Amendment adopted
1334
1334
Failed to pass; ayes 53 , nays 53 .Motion to reconsider vote laid onthe table1336
S. F. ..... Page
406 By Judiciary 2. Relating tolegallzing and validating theproceedings of the board ofsupervisors of Chickasaw Coun-ty providing for the vacationof certain secondary highwayswithin said county.
Proof of publication certified ..... 1131
Received, referred ..... 1159
Sifting recommends calendar ..... 1372
Passed; ayes 101, nays none ..... 1418
Reported enrolled ..... 1529
Signed by Speaker ..... 1530
Signed by Governor ..... 1545
407 By Transportation and High- way Safety. Relating to spe- cial plates for motor vehicles to manufacturers, transport- ers and dealers.
Received, referred ..... 979
Sifting recommends calendar ..... 1576
Passed; ayes 88, ..... 1770
Signed by Speaker ..... 1869
Signed by Governor.
408 By Board of Control. Re- lating to the funds and sup- port of mentally ill patients in the state mental health in- stitutes.
Received, referred $\quad$............ ..... 1187
Passed; ayes 97, ..... 1419
Signed by Speaker ..... 1514
1560
409 By Military Affairs. Relat- ing to consolidating the func- tions of the boards paying bonuses for federal military service.
Received, referred ..... 1001
Sifting recommends ..... 1258
Amendment adopted ..... 1258
Reported enrolled ..... 1371
Signed by Speaker ..... 1371
Signed by Governor ..... 1432
410 By Schools and EducationalInstitutions. Relating to a taxlevy for the purpose of secur-ing schoolhouse sites in anyschool districts.
Received, referred1095
411 By Appropriations. Relatingto appropriating $\$ 1,680,000$, tothe state department of socialwelfare to be used for medicalassistance to the aged.
Received, referred ..... 1095
Amendments filed
Amendments filed ..... 1155,1182 ..... 1155,1182
Recommended amendment, pas-sage
1434
Amendment adopted ..... 1495
Amendment withdrawn ..... 1495
Passed; ayes 106, nays none ..... 1496
Reported enrolled ..... 1560
Signed by Speaker ..... 1560
Signed by Governor ..... 1616
412 By Appropriations. Relatingto appropriations to membersand representatives of thecommittee on interstate coop-eration, namely: W. L. Mooty,
S. F. Page
Jack Schroeder, Harold O. Fis- cher, D. C. Nolan, Robert $R$. Rigler, David O. Shaff, Ray C. Cunningham, Elmer H. Den Herder, Raymond Eveland, Robert W. Naden, Charles F. Eppers, Maurice B. Crabbe, C. Edwin Gilmour, John Gray (de- ceased), and Paul W. Knowles.
Received, referred ..... 950
Recommended passage ..... 1008
Committee report adopted ..... 1017
Passed; ayes 93, nays none ..... 1100
Reported enrolled ..... 1122
Signed by Governor ..... 1136
415 By Agriculture. Relating to setting octane rating number for regular and premium grade gasoline.
Received, referred ..... 1131
Sifting recommends calendar ..... 1661
Passed; ayes 88, nays none ..... 1783
Reported enrolled ..... 1868
Signed by Speaker ..... 1869
Signed by Governor.
416 By Schools and Educational Institutions. Relating to the preparation and publication of the proposed budget for each school district.
Received, referred ..... 1209
417 By Agriculture. Relating to providing an indemnity for the owner of hogs contracting hog cholera.
Received, referred ..... 1159
418 By Claims. Relating to anappropriation from the gas taxrefund to certain named per-sons in settlement of claimsmade against the state.
Received, referred ..... 1036
Referred ..... 1131
Recommended passage ..... 1311
Passed; ayes 94, nays none ..... 1367
Reported enrolled ..... 1432
Signed by Speaker ..... 1432
Signed by Governor ..... 1483
419 By Compensation of PublicOfficers and Employees. Re-lating to increasing salariesof county attorneys.
Received, referred ..... 1001
Sifting recommen ..... 1661
Amendment filed ..... 1710
Point of order raised
1764
1764
Amendment adopted ..... 1765
Point of order raised ..... 1765
Passed; ayes 80, nays 7 ..... 1765
Reported enrolled ..... 1868
Signed by Speaker ..... 1869
Signed by Governor.
420 By Claims. Relating to anappropriation to certain namedpersons in settlement of claims
made against the state.
Received, referred
1037
Referred to appropriations ..... 1131
Recommended passage ..... 1311
Passed; ayes 96, nays none ..... 1366
Reported enrolled ..... 1458
Signed by Speaker ..... 1458
Signed by Governor ..... 1530
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421 By Claims. Relating to anappropriation to certain namedpersons in settlement of claimsmade against the state.
Received, referred ..... 1037
Referred to appropriations ..... 1131
Recommended passage ..... 1311
Passed; ayes 94, nays none ..... 1365
Reported enrolled ..... 1458
Signed by Speaker ..... 1458
Signed by Governor ..... 1530
422 By Claims. Relating to an appropriation from old age as- sistance funds to certain named persons in settlement of claims made against the state.
Received, referred ..... 1187
Recommended passage ..... 1311
Passed; ayes 93, nays none ..... 1360
Signed by Speaker ..... 1432
Signed by Governor ..... 1483
423 By Claims. Relating to an appropriation to certain named persons in settlement of claims made against the state.
1187
Recommended passage ..... 1311
Passed; ayes 98, nays none ..... 1400
Signed by Speaker ..... 1483
Signed by Governor ..... 1530
426 By Industrial Relations. Re- lating to workmen's compensa- tion for occupational diseases. Received, referred ..... 1187
Sifting recommends calendar ..... 576
Report edenrolléd ..... 1868
Signed by Speaker ..... 1869
Signed by Governor.
427 By Judiciary 2. Relating to legalizing the proceedings for the organization and establish- ment of the Community School District of Parkersburg in the Counties of Butler and Grundy, fixing the boundaries and de- claring said district a duly and legally organized corporate body as provided by law.
Proof of publication certified ..... 1131
Received, referred ..... 1159
Sifting recommends calendar ..... 1372
1420
Reported enrolled ..... 1514
Signed by Speaker
Signed by Governor ..... 1545
428 By Board of Control. Relat- ing to authorizing the Board of Control to permit the state libraries and historical depart- ment-division of archives-to microfilm records of inmates.
Received, referred ..... 1143
Sifting recommends calendar ..... 1372
Amendment adopted ..... 1423
Reported enrolled ..... 1529
Signed by Speaker ..... 1530
1560
429 By Claims. Relating to an appropriation to certain named
S. F. persons in settlement of claims made against the state.
Page
Received, referred ..... 1187
Recommended passage ..... 1312
Passed; ayes 101, nays none ..... 1400
Reported enrolled ..... 1483
Signed by Speaker ..... 1483
Signed by Governor ..... 1530
430 By Judiciary 1. Relating tothe exploration for and the de-velopment, conservation, pro-duction, transportation andstorage of natural gas and oll.

Recelved, referred1466
Amendment flled ..... 1629, 1652
Amendments adopted ..... 1694
Passed; ayes 96, nays none ..... 1695
Reported enrolled ..... 1868
Signed by Speaker ..... 1869
Signed by Governor.
431 By Appropriations. Relatingto an appropriation to mem-bers of the committee on high-way study, namely: MartinWiley, Merle W. Hagedorn,John J. Brown, J. Louis Fis-cher, Russell L. Eldred (de-ceased), Harold O. Fischer,Dewey E. Goode, J. F. Arthurs,Jr., Charles F. Iles, RobertKeir, Kenneth Robinson, andMiles Sutera.
Received, referred ..... 1095
Recommended passage ..... 1312
Passed; ayes 98, nays none ..... 1359
Reported enrolled ..... 1432
Signed by Speaker
1483
Signed by Governor432 By Cities and Towns. Re-lating to construction of stormsewers in cties of 125,000 ormore population.
Received, referred ..... 1209
Sifting recommends calendar ..... 1372
Passed; ayes 98, nays none ..... 1424
Reported enrolled .....
1483 .....
1483
Signed by Speaker ..... 1530
Signed by Governor433 By Cities and Towns. Re-lating to taxation of city andtown property.
Received, referred to sifting ... 1187
434 By Governmental Affairs. Re-lating to the confirmation ofappointments by the Senateand the eligibilty of rejectednominees to interim appoint-ments.
Received, referred ..... 1188
Placed on sifting calendar ..... 1249
Passed; ayes 71, nays 27 ..... 1322
Reported enrolled ..... 1371 ..... 1371
Signed by Speaker
Signed by Speaker
Passed over veto; ayes 78 , nays29Became law
435. By Claims. Relating to anappropriation to certain namedpersons in settlement of claimsmade against the state.
Received, referred ..... 1188
Recommended passage ..... 1312
Passed; ayes 100, nays none ..... 1401
Reported enrolled ..... 1483
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Signed by Speaker

.1483

Signed by Governor ...................... 1530
436 By Governmental Affairs. Relating to the appointment of the director of the state traveling library as compact administrator for any interstate library compact.
Received, referred1188

437 By Judiciary 2. Relating to providing for home rule liquor control and the licensing and strict control of the retail sale of products sold by state liquor stores.
Received, referred1131

Amendments filed
$1136,1155,1170,1171,1172,1314$
$1315,1344,1345,1374,1375,1396,1437$
Placed on sifting calendar ...... 1250
Amendments filed
$\ldots .1438$, 1458, 1459, 1460, 1461,
$1484,1485,1486,1488,1489,1490$
Call of the House ...........1472,
$1474,1500,1502,1518,1473,1502$
Point of Order raised . . . . . . . . . . . . 1476
Amendments adopted
$1477,1478,1479,1481,1483$
Amendments adopted

$$
\because \cdots \cdots 1502,1505,1506
$$

$1508,1509,1510,1518,1520,1521$
Amendments withdrawn
. 1508 1509, 1518, 1521, 1523
.......1514, 1515
Amendments adopted
1523, 1524, 1525, 1526, 1527, 1528
Amendments withdrawn $\cdots 15 \ldots 15$
Vote reconsidered ................. 1527
Passed; ayes 68, nays 40 ...... 1528
Motion to reconsider vote laid on
the table .......................... 1529
Call of the House lifted ......... 1529
Legislative intent .................. 1601
Reported enrolled .................... 1651
Signed by Speaker . . . . . . . . . . . . . . . 1652
Signed by Governor . . . . . . . . . . . . . 1676
Legislative intent . . . .........1807, 1853
438 By Judiciary 1. Relating to providing a uniform procedure for the conduct of administrative hearings now provided for by statute.
Received, referred 1317
Amendment filed .................... . . 1438
440 By Judiciary 1. Relating to controlled-access highways and resolutions filed by the state highway commission in county courthouses are declared to be null and void.
Received, referred 1277
Amendment filed . . . . .............. 1463
Sifting recommends calendar ... 1661
Amendment adopted .............. 1759
Passed; ayes 91, nays none ....... 1759
Reported enrolled .................. 1868
Signed by Speaker ................. 1869
Signed by Governor.
441 By Judiciary 2. Relating to increasing salaries paid to the clerks of the grand juries.
Received, referred ................ 1143
Sifting recommends calendar ... 1576
Amendment fled .................... 1813
S. F

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Amendment withdrawn .......... 1859
Passed; ayes 80, nays none .... 1859
Reported enrolled ................. . . 1868
Signed by Speaker ................. 1869
Signed by Governor.
442 By Judiciary 2. Relating to legalizing the acts and proceedings of the board of trustees of the Iowa River, Flint Creek Levee District No. 16 of Des Moines and Louisa Counties.
Proof of publication certified .... 1210
Received, referred ................. 1230
Passed; ayes 97, nays none ..... 1429
Reoprted enrolled .................. . . . 1483
Signed by Speaker ................ 1483
Signed by Governor ................. 1530
443 By Insurance. Relating to benefits under accident and sickness insurance policies excluding replacement of whole human blood or blood products.
Received, referred ............... 1277
Sifting recommends calendar ... 1372
Passed; ayes 100, nays none .... 1424
Reported enrolled . . . . . . . . . . . . . . . 1483
Signed by Speaker . . . . . . . . . . . . 1483
Signed by Governor .................. . 1530
444 By Tax Revision. Relating to including the term, gross income, under definitions and to define the word, nonresident.
Received, referred
445 By Insurance. Relating to the organization of domestic insurance companies.
Received, referred ................. 1231
Sifting recommends calendar ...1372
Passed; ayes 98, nays none ..... 1425
Reported enrolled ................... 1513
Signed by Speaker ................... 1514
Governor requested to return
S. C. R. 33 ....................... 1525

Amendment filed ................... 1546
Signed by Governor .................. 1560
446 By Judiciary 2. Relating to real property legalizing acts changing dates.
Received, referred
447 By Claims. Relating to appropriation to certain named persons in settlement of claims made against the state.
Received, referred
Amendment filed . . . . . . . . . . . . . . . . . 1546
Recommended passage ............ 1561
Amendment adopted . . . . . . . . . . . . 1696
Passed; ayes 100, nays none .... 1696
Reported enrolled .................. 1861
Signed by Speaker ................. 1862
Signed by Governor.
448 By Judiciary 1. Relating to credit against annual license fees of corporations and foreign corporations.
Received, referred ................ 1277
Sifting recommends calendar ... 1576
Passed; ayes 88, nays none ...... 1776
Reported enrolled................... 1868
Signed by Speaker ................. 1869
Signed by Governor.


453 By Appropriations. Relating to an appropriation from the general fund of the state for the biennium beginning July 1, 1963, and ending June 30 , 1965 , to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old-age assistance fund, aid to the disabled and support for Indians residing on a reservation.
Received, referred 1317
Amendment filed ....................... 1347
Recommended passage ............ 1561
Passed; ayes 92, nays none .... 1845
Reported enrolled .................. . . 1868
Signed by Speaker•.................... 1869
Signed by Governor.
454 By Cities and Towns. Relating to public improvement contracts and bond appeal hearings and number of petitions required.
Received, referred
Sifting recommends calendar
Amendment adopted .............. 1778
Passed; ayes 89, nays none ...... 1778
Motion filed to reconsider vote .. 1790
S. F.

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Reported enrolled . . . . . . . . . . . . . . 1868
Signed by Speaker 1869
Signed by Governor.
457 By Compensation of Public Officers and Employees. Relating to compensation of members of the Iowa development commission.
Received, referred . . . . . . . . . . . . . 1317
Sifting recommends calendar ... 1576
Passed; ayes 86, nays none ...... 1775
Reported enrolled . . . . . . . . . . . . . . . 1868
Signed by Speaker
Signed by Governor.
459 By Appropriations. Relating to an appropriation fund from the general fund of the state to the conservation commission for construction, replacement, repairs, acquisition of land, development, forestry, water area improvements, siltation, boundary surveys and dredging.
Received, referred ................ 1317
Recommended passage . . . . . . . . . 1750
Passed; ayes 83, nays 10 ............. 1854
Reported enrolled ................... 1868
Signed by Speaker . . . . . . . . . . . . . . 1869
Signed by Governor.
460 By Appropriations. Relating to creating the general contingent fund of the state for the biennium beginning July 1, 1963, and appropriating $\$ 2,000,000.00$ 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.
Received, referred
Recommended passage ....................1561
Passed; ayes 86, nays none ....... 1821
Reported enrolled . . . . . . . . . . . . . . . 1868
Signed by President ................ 1869
Signed by Governor.

> 461 By Transportation and Highway Safety, Relating to the regulation and taxation of travel trailers.

> Sifting recommends calendar ... 1576
> Amendment filed . . . . . . . . . . . . . . . 1579
> Point of order raised . . . . . . . . . . . . . . 1760
> Amendments adopted ................... 1760
> Passed; ayes 76, nays 9 ........... 1760
> Motion filed to reconsider vote . . . 1771
> Amendment filed ..................... 1813
> Vote reconsidered . . . . . . . . . . . . . . . 1832
> Amendments adopted ............. 1835
> Passed; ayes 91, nays 2............... 1835
> Repotred enrolled ....................... 1868
> Signed by Speaker . . . . . . . . . . . . . . 1869

Signed by Governor.
462 By Claims. Relating to an appropriation to certain named persons in settlement of claims made against the state.
Received, referred
Amendment filed . . . . . . . . . . . . . . . 1564
Recommended passage . . . . . . . . . . 1616
Passed; ayes 93, nays none ....... 1786
Reported enrolled . . . . . . . . . . . . . . 1868
S. F. Page
Signed by Speaker
Signed by Speaker ..... 1869 ..... 1869
Signed by Governor.
463 By Ways and Means. Relat-ing to empowering and direct-ing the state tax commission toequalize the assessed value ofreal and personal propertywithin the state.
Received, referred ..... 1517
Referred ..... 1602
Sifting recommends calendar ..... 1661
Amendments filed$1676,1728,1813,1814,1862$
464 By Claims. Relating to an appropriation to certain named counties in settlement of claims made against the state. Received, referred ..... 1566
Recommended passage ..... 1629
Passed; ayes 94, nays none ..... 1868
Reported enrolled ..... 1869Signed by Governor.
465 By Appropriations. Relatingto an appropriation from thegeneral fund of the state forthe blennlum, to the board ofcontrol for salaries, support,maintenance, repairs, replace-ments, alterations or equip-ment of institutions under saidboard of control.
Received, referred ..... 1532
Recommended passage ..... 1561
Amendments filed ..... 1583
Passed; ayes 90, nays none ..... 1599
Explanation of vote ..... 1637
Reported enrolled ..... 1861
Signed by Speaker ..... 1862
Signed by Governor.
466 By Appropriations. Relatingto an appropriation from thegeneral fund of the state forcapital improvements for insti-tutions under the board ofcontrol, including constructionof new buildings, repairs, im-provements, replacements, orthe joint control for the ex-penditure thereof by the boardof control and the budget andfinancial control committee.
Received, referred1517
Recommended passage ..... 1562
Amendment flled ..... 583
Passed; ayes 90, nays none ..... 1624
Explanation of vote ..... 1637
Reported enrolled ..... 1707
Signed by Speaker ..... 1707
Signed by Governor ..... 1707
467 By Transportation and High- way Safety. Relating to the icensing of manufacturers, distributors, wholesalers, fac- tory branches, distributor branches, factory representa- tives and distributor repre- sentatives of motor vehicles.
Received, referred ..... 616. 1630
Amendment filedelat-
ing to inheritance tax
Received, referred ..... 1542
Recommended passage ..... 1562
S. F. Page
Amendment adopted ..... 1587
Passed; ayes 64, nays 36 ..... 1587
Motion to reconsider vote laid ontable1588
Vote reconsidered ..... 1595
Amendments adopted ..... 1595
Passed; ayes 84, nays i3 ..... 1596
Concurred ..... 1766
Passed; ayes 84, nays none ..... 1766
Reported enrolled ..... 1868
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Signed by Governor.
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470 By Appropriations. Relatingto an appropriation from thegeneral fund of the state tothe state commerce commis-sion for the purpose of provid-ing immediate funds necessi-tated by passage of senate file11, acts of the Sixtieth GeneralAssembly.
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Signed by Speaker ..... 1869
Signed by Governor.
471 By Appropriations. Relatingto an appropriation from thegeneral fund of the state forthe biennium beginning July1,1963 , and ending June 30 ,1965 , to the capitol planningcommission the sum of $\$ 20,000$dollars.
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Signed by Speaker ..... 1869
Signed by Governor.
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Signed by Governor.
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Reported enrolaed ..... 1869
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476 By Appropriations. Relating to an appropriation from thegeneral fund of the state forcapital improvements forbuildings and grounds underthe superintendent of publicbuildings and grounds.
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Passed; ayes 82, nays 4
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477 By Appropriations. Relatingto an appropriation from thegeneral fund of the state forcapital improvements to thefair board.
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478 By Appropriations. Relating to appropriating funds to thestate comptroller from motorvehicle fuel tax fund.
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479 By Appropriations. Relatingto appropriating funds fromthe primary road fund to theindustrial commission for pay-ment of workmen's compensa-tion claims of employees ofthe state highway commission.Received, referred1650
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481 By Appropriations. Relatingto an appropriation from thegeneral fund of the state tothe department of public in-struction for specified schoolaid.
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483 By Appropriations. Relating to appropriating from the gen-ral fund of the state $\$ 8000$000.00 to the department ofpublic instruction for supple-public instruction for supple-districts of the state.
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Signed by Governor.
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492 By Ways and Means. Relating to refund of tax on special fuel in certain cases, amending S. F. 124.

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State comptroller from primary road fund. S. F. 480, appropriations.
Department of public instruction for specified school ald. S. F. 481, appropriations.
Department of publio instruction, general aid to school district. S. F. 482, appropriations.
Department of public instruction, supplemental aid to certain schools. S. F. 483, appropriations.
Department of public instruction, state aid for transportation. S. F. 484, appropriations.
State departments, divisions for blennium. H. F. 595, appropriations.
Soil conservation committee. S. F. 486, appropriations.
National, state guard, capital improvements, purchase airplane. S. F. 487, appropriations; H. F. 596, appropriations.
Highway commission authorized use primary road fund for blennium. S. F. 488, appropriations.
Department of public instruction for national defense education act. S. F. 489, appropriations.
Department of public safety, highway patrol buildings. S. F. 490, appropriations.
Sixtieth General Assembly, miscellaneous expenses. S. F. 491, appropriations. Capitol Improvements
Dome, new gold leaf. S. F. 22, Hansen.

## ARCHITEACTS-

 GeneralRegulating practice and setting registration requirements. H. F. 39, Vermeer, et al.; S. F. 115, Wiley, Schroeder.

## ASSESSOR-

General
Tax exempt property to be listed. H. F. 109, Dietz.
State, state board of review, creating, prescribing powers and duties. H. F. 172, tax revision.
Moneys and credits, person list all. H. F. 224, Andersen of Woodbury.
County, city, property valuation for taxation purposes determined by state tax commission. S. F. 413, tax revision.

## ATTORNEY GENERAI-

## General

Special assistant make recommendation to state appeal board on payment of claims made against state. F. F. 588, claims.

## ATTORNEYS-

## General

Notary public commissions, effective, valid license. S. F. 111, Shaff.
County, abolishing fee system, setting salary. H. F. 226, Carstensen.
County, population 30,000 to 80,000 , devote entire time to duties of this office. S. F. 196, Buck, et al.; H. F. 447, Kreager, et al.

County, assistants, salary increase counties over $\mathbf{1 5 0 , 0 0 0}$ population. S. F. $\mathbf{2 8 5}$, O'Malley; H. F. 523, Denman, et al.
County, prosecute candidate for public office for failure to file statement of expense. H. F. 376, elections, political and judicial districts.
Constitutional amendment to change term of office to 4 years. H. J. R. 5, Carstensen.
County, salary increase. S. F. 419, compensation of public officers and employees.

## AUCTIONEERS-

 GeneralAssistants, classiffeation of status. H. F. 31, Briles; S. F. 108, Turner.
Public auctions, liability for taxes on goods sold, retain money. F. F. 434, Andersen of Woodbury.

## AUDITE-

General
Certain cities and towns, required by staff. S. F. 81, Hansen.
Hospitals, county and memorial, financial conditions examined by public accountants. S. F. 167, Elijah, et al.; H. F. 233, Fisher of Greene, et al.

## AUDITOR-

General
County, municipal and school examiners title changed. S. F. 42, Frommelt, et al.
County, receive copy of certificate of death. S. F. 55, Mincks, Vance.
County, removed as cemetery trustee. H. F. 129, Coffman.
County, payment of fox bounty optional. S. F. 100, Main; H. F. 117, Casey.
County, pay bounty claim not less than $\$ 1$. H. F. 461, Ely.
County, notified by clerk of district court of change of title to real property to avoid probate of certain estates. H. F. 583, judiciary 1.

## AUDITOR OF STATR-

 GeneralConstitutional amendment, increasing term to 4 years. S. J. R. 7, Phelps, et al.

## BALLOTS-

General
Check mark acceptable. H. F. 114, Riley, Stanley.
Voter deposit in presence of election judge. H. F. 438, Stanley.
Absentee, president, vice-president when moving out of state. H. F. 495, Maule.

## BANKING-

General
Unclaimed property act, established. H. F. 82, judiciary 1.
Savings and state, investment of funds in public or private securities, prescribed by superintendent. S. F. 129, banks, building and loan.
Banks loan up to 25 percent of capital, secured direct obligation of the United States. H. F. 219, banks, building and loan; S. F. 204, banks, building and loan.
State banks, investment of funds, up to 20 percent total resources, in public or private securities, regulation superintendent of banking. H. F. 220, banks, building and loan.
Moneys and credits tax pay rate on bank stock at 6 mills. H. F. 224, Andersen of Woodbury.
Superintendent, business of debt management, regulate, license. H. F. 230 , Knowles.
Deputy superintendent, bank examiners, salary comparable to federal. S. F. 241, banks, building and loan; H. F. 318, banks, building and loan.
False drawing and uttering of checks to Include payment of antecedent debts. S. F. 5, Rigler.

Economic development corporation organized. H. F. 452, state planning and development; S. F. 405, Iowa development.

## BARBERS AND BARBERING-

## General

Apprentice, 9 month study before eligible for examination, 24 months to be licensed. H. F. 73, Coffman, et al.; S. F. 93, Long, et al.

## BEER-

## General

Class A permit holders, pay cash. S. F. 96, judiciary 2.
Minors, misdemeanor to possess beer, liquor. H. F. 182, Reppert and Denman. Revocation " $B$ " Club, "C" permits, forfeiture of bond. H. F. 217, Denman, Busch.
Permits, class " $B$ ", " $C$ " increase fee. H. F. 283, Darrington.
Class "C" permit, increase fee, not less than $\$ 100$ or over $\$ 300$. H. F. 444, Dletz. Class "C" permit eliminated. H. F. 456, Dietz, et al.
Dram shop law, beer included. H. F. 502, Stanley.

## BENEFITED FIRE DISTRICT-

General
Benton-Linn, legalizing organization. H. F. 113, Riley, et al.
Multicounty districts established. H. F. 339, Riley.
Intra county, trustees fee $\$ 10$ per meeting. Clarlfy law. H. F. 341, Riley.

## BENEFITED WATER DISTRICTS-

## General

Maximum assessment increased. H. F. 521, Denman, Reppert.

## BETTING-

General
Pari-mutuel or certificate of racing. H. F. 390, Meyer, et al.

## BINGO-

General
Constitutional amendment to legalize. S. J. R. 3, Hanson, et al.

## BIRDS-

General
State conservation commission granted permission to incorporate Federal migratory game bird hunting regulations. H. F. 564, fish and game.

## BLIND-

 GeneralCommission members appointed by Governor. S. F. 3, Rigler, et al.; H. F. 3, Swisher, et al.
Aid to, fund, county appropriation, reimbursement to state. S. F. 113, social security; H. F. 143, Mensing, et al.
Income tax, additional $\$ 15$ exemption. H. F. 243, Knowles, et al.

## BOARD OF CONTROL-

 GeneralTo appropriate funds to pay balance on prison honor farm in Jasper county. S. J. R. 4, Scott, Shoeman.

Children, any institution under board of control, attend public high schools, payment of tuition, transportation. H. F. 188, board of control.
Director mental health administrator of interstate compact on mental health. H. F. 189, board of control.

Prisoners from state penitentiary, volunteer medical research, send to university hospital. H. F. 190, board of control.
Make reciprocal agreements with other states, mentally ill, retarded. H. F. 191, board of control.
Mental health, comptroller modify penalty, payments delinquent when delay beyond county control. H. F. 197, board of control.
Mentally retarded persons in state hospital-schools, reorganizing statutes providing for treatment, training, care and support. H. F. 227, Ely, et al.; S. F. 214, Cowden, Phelps.

Hospital superintendent, authority to designate qualifled person examine prisoners belleved to be mentally ill. S. F. 177, board of control.
Mentally ill, admission to state institution, legal settlement. H. F. 259, board of control.
Chairman, method of selection. S. F. 209, board of control.
Mental health institute patients, no legal settlement, placement in nursing or custodial homes. S. F. 210, board of control.
Reformatory, penitentiary revolving funds consolidated. S. F. 211, board of control.
Institutions under its control, manage temporarily. H. F. 315, board of control.
Mental patients on leave, authority to peace officers to return to mental health institute. H. F. 316, board of control.
Mental health patients, county care for in other than institutions. S. F. 268, board of control.
Admission to mental health institutes, mental health officer. S. F. 288, board of control.
Quarterly conference, place of meeting. H. F. 407, board of control.
Dallas county, jurisdiction of certain land comprising part of Woodward state hospital and school. H. F. 412, board of control.
Boone county jurisdiction of certain land comprising part of Woodward state hospital and school. H. F. 413, board of control.
Boone county jurisdiction of certain land comprising part of Woodward state hospital and school. H. F. 414, board of control.
Women's reformatory, money paid inmates on release increased. H. F. 420, board of control.
Director of mental health establish paid educational leave for employees of institutions under his control. H. F. 477, Van Alstine, et al.
Mental health institutes, hospital administrators, medical directors, appointment and duties. H. F. 556, board of control.
Mental health hospitals, patients personal deposit fund, established. S. F. 408, board of control.
Appropriation for biennium. S. F. 465, appropriations.
Appropriation for capital improvements. S. F. 466, appropriations.

## BOARD OF EDUCATION-

 GeneralWorkmen's compensation. H. F. 252, Goode.
Counties, 3 or more, establish co-operative agreement for schools. S. F. 455 , schools and educational institutions.

## BOARD OF NURSING-

 GeneralPractice of nursing; qualifications for registered and practical, licensing and fees; powers and duties of the board. H. F. 170, Dietz, et al.; H. F. 554, public health and pharmacy.

## BOARD OF PUBLIC INSTREUCTION-

## General

Apppointive, seven members. S. F. 18, Shoeman, et al.
Election of members, correcting error of omission in acts of the Fifty-eighth General Assembly. H. F. 232, schools, libraries, state educational institutions.
Board of educational examiners, revoke or suspend certificates. S. F. 202, schools and educational institutions.
Election of members, reducing to seven, nomination by petition. H. F. 313, Den Herder, et al.
Flection of members, reducing to seven, nomination on primary ballot. H. F. 314, Knock, et al.
Power granted to hold rehearings on appeals. S. F. 439, schools and educational institutions.

## BOARD OF REGENTIS-

## General

University hospital physicians and surgeons, private patients, fees collected and disbursed. H. F. 134, institutions of higher learning.
Psychopathic hospital, physician, private patients, fees collected and disbursed. H. F. 135, institutions of higher learning.

Sabbatical-leave program established, state institutions of higher education, college professors. H. F. 136, institutions of higher learning.
University of Iowa, child welfare research station, name changed to institute of child behavior and development. H. F. 152, institutions of higher learning.
Certain high school students, attend college for advanced courses, tuition from school corporation fund. H. F. 248, Paul, Dunton.
Roadways at institutions, speed limits set. H. F. 291, highway safety.
Acquire, maintain and control buildings for residence halls, dormitories and dining halls in institutions of higher learning. H. F. 543, institutions of higher learning; S. F. 425, schools, educational institutions.
Water resources research centers established, federal funds allocated. H. F. 577, institutions of higher learning.

## Appropriations

Psychopathic hospital at Iowa City, establishment of new community mental health centers. S. F. 125, Benda.
Appropriation from Fifty-eighth General Assembly, unexpended, revert to general fund. S. F. 270, Shoeman, et al.; H. F. 472, Edgington, et al.
Appropriate $\$ 30,000$ to each state university and university of Iowa for advanced graduate instruction away from campuses. H. F. 497, Knowles.
Appropriation to expand fire training center. H. F. 584, safety and law enforcement.
Appropriation, improvements at institutions. S. F. 474, appropriations.
Appropriation for biennium. S. F. 475, appropriations.

## BOARD OF REVIEW-

## Geueral

Creating, assessment authority, state assessor actions. H. F. 172, tax revision.

## BOARD OF SUPERVISORS-

 CountiesDistricting privilege, regardless number of townships. H. F. 24, Mensing.
Salary increased to $\$ 9,500$ in countles with population over 150,000 . H. F. 65, Reppert, Denman.
Fences, erecting, rebuilding, repairing. H. F. 85, Smith of O'Brien, et al.
Deputy night sheriff, appoint and provide duties. S. F. 84, Walker, et al.; H. F. 101, Loss, et al.
Sheriffs, deputies, uniforms provided. S. F. 85, Long; et al.; H. F. 100, Paul, et al.
Secondary roads, in towns 400 population or less, leading to state parks, full cost option supervisors. H. F. 98, Smith of Dickinson.
Adopt building codes, regulate, inspect, counties population 30,000 . H. F. 194, Messerly, et al.
Road equipment used to clear private driveways. H. F. 330, Meyer.
Voting places outside precinct boundaries, no sultable place inside precinct. H. F. 370, Smith of Dickinson.

Public defender, establishment of office. S. F. 303, Fulton, Turner; F. F. 445, Murray, et al.
County maintenance equipment assigned fair ground use. H. F. 454, Dunton, et al.
Contract with nonprofit nurses organization for public health nursing service. H. F. 83 , Ely, et al.
lowa association of county officers, annual dues. H. F. 204, Kluever, et al. Farm land exempt from zoning. S. F. 155, Lodwick.
Destruction of tax list more than 10 years old. H. F. 210, Van Nostrand.
Compensation increased, counties 35,000 population. H. F. 229, Mowry, Kreager.

Zoning changes, public hearing notice specify location by township, section and road of area affected. H. F. 11, Messerly.
School boards, city councils cooperate jointly to perform functions. H. F. 496, Ely, Riley.

## HOATS-

General
Fire extinguishers, elimination of requirement. S. F. 150.
Registration, changing expiration date. S. F. 190, conservation.
Registration on rental include passenger capacity. S. F. 264, Campbell, et al.

## BOILIER-

## General

Inspections biennial certain boilers. H. F. 29, Knowles.
Inspection, requested by manufacturers, fees established. S. F. 386, cities and towns.

## BONDS-

 GeneralKorean, repeal tax moneys and credits except one mill. H. F. 5, Knowles, et al.; S. F. 197, Curran, Dykhouse.
Guthrie county, legalizing court house bonds. S. F. 80, Cowden, Robinson.
Livestock dealer, packer buyer. H. F. 183, Balloun and Maule.
Milk and cream processors, licensing, bonding. H. F. 207, Patton.
Forfeiture of beer bond, revocation of permit. F. F. 217, Denman, Busch.
School, county, city and town, increase denomination of bonds. H. F. 250 , Knock.
School district, defeated, not submitted to voters within one year. S. F. 98, Doran, et al.
Proposals, defeated, not submitted to voters within one year. S. F. 191, Stephens, et al.
Interstate highways, construction, reconstruction, road use tax fund. S. F. 220, Nolan, et al.
Fiscal agent not employed by county, township, school district, cities and towns. S. F. 259, Shaff, et al.
Motor fuel, special fuel dealer, special fuel users, increase. S. F. 319, Long, et al.
Davenport off street parking, legalized. H. F. 443, Knowles.
Korean bonus, repeal millage tax, use unclaimed funds for payment. H. F. 581, tax revision.
Certain counties allowed bond issue for conservation purposes. F. F. 591, conservation.
Cities and Towns
Sewer, authorize to issue. S. F. 130, Shaff; H. F. 440, Stanley.
Utility plant bonds sold by cities, maximum rates requirement removed. H. F. 171, Ely.
Cities and towns, library, permit financing sites, buildings, books, equipment. S. F. 143, O'Malley, Schroeder; H. F. 530, Reppert, Kluever.

Contractor furnish improvement bonds. S. F. 146, cities and towns.
Industrial buildings, issue bonds to acquire. S. F. 60, Van Eaton, et al.; H. F. 149, Peterson of Woodbury, Andersen of Woodbury.
School, county, city and town, increase denomination of bonds. H. F. 250 , Knock.
Legalizing issuance, Denison airport. H. F. 168, Crane.
Denison, paving, sewer, water mains, legalizing bond issue. H. F. 558, judiclary 2.

## Schools

Chariton Community School District, legallzing school bond issue. S. F. 12 , Vincent.
School bonded indebtedness, millage limitation increase, ten mills. H. F. 13, Knowles.

School district, simple majority vote required in bond issue election. H. F. 37, Ely.
School, issue for repair, remodel. S. F. 122, Shaff.
Junior college, permit indebtedness, buildings and equipment. S. F. 156, Lisle; H. F. 202, Mowry.

School, county, city and town, increase denomination of bonds. H. F. 250 , Knock.
School district, defeated, not submitted to voters within one year. S. F. 98, Doran, et al.
School districts increase maximum bond levy to 10 mills, having more than half their land in county with population over 28,000. H. F. 488, Cunningham, et al.
Traer-Clutier Community School District, legalizing bond issue. H. F. 549, judiciary 2.

## BONUS-

 GeneralTax on moneys and credits repealed except necessary retire Korean bonus bonds. H. F. 5, Knowles, et al.; S. F. 197, Curran Dykhouse.
Korean bonus, date for filing extended. H. F. 133, military and veterans affairs.
Korean bonus, date for fling extended to December 31, 1963. S. F. 342, Beneke, et al.
Veterans, transfer functions from state auditor. S. F. 409, military affairs.
Korean, repeal millage tax to pay bonds, use unclaimed funds. H. F. 581, tax revision.

## BoUNDARIES-

## General

River, unlawful to change or alter. S. F. 151, Dykhouse.
Iowa-Nebraska boundary line established. H. F. 263, Maule, et al.
Missouri river 1943 compromise, conservation commission make claim in name of state. H. F. 404, Scherle, et al.
Iowa-Nebraska, special committee to study. H. J. R. 21, Andersen of Woodbury, Maule.

## BOUNTIES-

## General

Foxes, payment optional by county auditor. S. F. 100, Main; H. F. 117, Casey. County auditor pay claim not less than \$1. H. F. 461, Ely.

## BOXING-

General
Amateur, permit holding contests, awarding trophies, charging admission. H. F. 547, safety and law enforcement.

## BRIDGES-

## General

Secondary roads, expenditures maximum raised to $\$ 75,000$. H. F. 63, Den Herder, Lange.
Speed limits. H. F. 205, Riley.
Counties levy up to 5 mills certain cities or towns to construct, repair, maintain bridges. H. F. 225, Smith of O'Brien, et al.

## BRUCELLLOSIS-

 GeneralSwine, control. H. F. 275, Hirsch, et al.
Bovine, control. S. F. 94, agriculture.

## BUDGET AND FINANCLAL CONTROL COMMITTEERGeneral <br> Operating expenses approved. S. F. 136, Frommelt, et al.

Comptroller require social security, tax number from applicant. S. F. 246, governmental affairs; H. F. 328, Patton, Wright.
Salary structure change, approval during interim. H. F. 359, et al., Fischer of Grundy, Den Herder.
Committee administrator, general contingent fund, $\$ 2,000,000$, appropriation. S. F. 460 , appropriations.

Board of control, capital improvements, appropriation. S. F. 466, appropriations.

## BUDGETS-

## General

School, estimating state aid. H. F. 358, Sokol, et al.
School district existing and proposed, publication. H. F. 541, printing.
School district, prepare and publish. S. F. 416, schools and educational institutions.

## BUILDINGS-

General
Apartments, cooperative, individual ownership, operation and taxation. S. F. 117, Schroeder, et al.; H. F. 221, Mowry, Swisher.
Soll conservation, erection and renting of space. H. F. 87, Moffitt; S. F. 65, Wilson, Long.

## CAPITAL IMPROVEMENTS-

## General

Service tax, hotels and motels to provide funds. S. F. 31, Flatt.
Appropriation, building and grounds under superintendent of building and grounds. S. F. 476, appropriations.

## CAPITAL PUNISHMENT-

General
Abolished, definite term of years. S. F. 17, Buck, et al.; H. F. 28, Falvey, et al. Execution, sheriff from county crime was committed. S. F. 157, Walker, Getting; H. F. 201, Scherle, et al.

## CAPITOL IMPROVEMENTS—

## General

Dome, new gold leaf, appropriation. S. F. 22, Hansen.
Domes, re-gilded, executive council, appropriation. H. F. 402, public lands and buildings.

## CAPITOL PLANNING COMMISSIONGeneral

Appropriations for biennium. S. F. 471, appropriations.

## CEMETERIES-

General
Abandonment, reducing time. S. F. 33, Phelps.
Trustees, compensation authorized by city council. H. F. 75, Knock.
Trustees, county auditor removed. H. F. 129, Coffman.

## CENTRAL STANDARD THME-

 GeneralOfficial time of state. S. F. 14, Phelps; H. F. 181, Wier.

## CHECKS-

 GeneralFalse drawing and uttering of checks to include payment of antecedent debts. S. F. 5, Rigler.

## CHILDREN-

## General

Foster home care, laws broadened. S. F. 21, Buck, et al.; H. F. 57, Mensing, et al.

Aid to dependent, of war veterans; transfer counties share to soldier's relief fund. H. F. 38, Paul.
Aid to dependent, information not available prior to divorce. S. F. 52, Beneke. Special education, include children under 5 years of age. S. F. 97, Schroeder. Residents any institution under board of control, attend public high school, payment tuition, transportation. H. F. 188, board of control.
Ald to dependent, second illegitimate child, not suitable home. S. F. 364, Turner.
Desertion, abandonment. S. F. 373, Turner.
Kindergarten entrance based on ability. H. F. 439, Stanley.
University of Iowa, child welfare research station, name changed to institute of child behavior and development. H. F. 152, institutions of higher learning.
Juvenile court structure, revising, codifying statutes, regarding dependent, neglected and delinquent children. S. F. 321, Buck, et al.; H. F. 428, Mensing, et al.

## CigARETTES-

## General

Vending machines. S. F. 126, Hansen, et al.

## CITIES AND TOWNS-

## General

Annexation of territory to cities and towns across county lines. H. F. 6, Hagen, et al.; S. F. 37, Elvers, O'Malley.
Daylight time prohibited. S. F. 14, Phelps; H. F. 181, Wier.
Wards, population equalized. H. F. 8, Carstensen, Camp.
Public officers permitted contract interests, population 5,000 or less. H. F. 45, Ely.
Clubs, where liquor kept on premises, licensing, regulation, taxation. H. F. 70, Denman, et al.
Cemetery trustees, authorize compensation. H. F. 75, Knock.
Firemen, reduction working hours per week, effective January 1, 1964. H. F. 76, Dietz, et al.; S. F. 90, Schroeder, et al.
Regional or metropolitan planning commission, creation of. H. F. 77, Falvey, et al.
City council, contract with nonprofit nurses organization for public health nursing service. H. F. 83, Ely, et al.
Liability, property damage, cities or towns power to buy, cover risk from faulty condition of streets, H. F. 91, Reppert, Denman.
Audits, required by state, certain conditions. S. F. 81, Hansen.
Building lines, damage to existing use. H. F. 102, Reppert, Denman.
Transit system, updating Code sections, making previously granted rellef permanent. H. F. 106, cities and towns; S. F. 106, cities and towns.
Special assessments procedures, defining lot. H. F. 126, Stanley.
Establish zoos. H. F. 131, Riley, Ely; S. F. 162, Wiley.
Assess property outside city limit, abutting city street. H. F. 137, Riley, Ely.
Library board contract with other boards, dispose of devices, bequests. H. F. 139, Winkelman, et al.
Mayor, councilmen, setting salary, city 90,000 population. H. F. 140 , Rlley, Ely.
Long term leases for libraries. H. F. 148, Reppert, Denman; S. F. 205, O'Malley. Idle funds, short term investment. H. F. 154, Mowry, Eveland.
Functional funds, remove millage limit, keep 30 -mill over-all levy. H. F. 166, Miller of Jones, et al.; S. F. 173, cities and towns.
Signs and signals, unauthorized, approval required. S. F. 138, Dykhouse; S. F. 403, judiciary 1.
Indebtedness, purchase sites certain public utilities and other improvements. S. F. 145, cities and towns.

Municipal revenue, 30 mills, maximum rate in addition to other sources. $H$. F. 209, Andersen of Woodbury, et al.; S. F. 282, O'Malley.

Mayor, permit facsimile signature, certain documents. S. F. 160, Wiley; H. F. 242, Ely, et al.
Council proceedings, print booklet form, 90,000 population. H. F. 216, Ely, Riley.
Airport, 50 year lease. H. F. 218, aeronautics.
Counties levy up to 5 mills certain cities or towns to construct, repair, maintain bridges. H. F. 225, Smith of O'Brien, et al.
Policemen, firemen, state retirement system optional in cities having civil service after January 1, 1960. S. F. 172, cities and towns.
Policemen, firemen, state residence of one year required. S. F. 174, cities and towns.
Public utility, board of trustees, salary increase. S. F. 175, Mincks.
Emergency, fire-crash trucks, lease. H. F. 246, Reppert, et al.; S. F. 351, Wiley.
Home rule. S. J. R. 15, Rigler, Frommelt; H. J. R. 14, Van Alstine.
Territory reservation, planned growth and annexation. H. F. 269; Reppert, et al.
Assess benefited property, street, sewer improvement prior to platting. H. F. 292, Ely, Riley.
League of municipalities, commerce commission regulate rates of public utilities. H. F. 302, Den Herder and Murray.
Motor vehicle testing station, fees. S. F. 217, citles and towns.
Employees, establish group insurance. S. F. 227, Lisle; H. F. 522, Denman, et al.
Mayor, permitted to break tie vote on four-member council. S. F. 229, Lisle; H. F. 344, Mowry.

Real estate donated to state for public use. H. F. 305, Lange, Carstensen; S. F. 249, Flatt, et al.

Public utility, board of trustees, salary increase, minimum $\$ 40$, maximum $\$ 50$. S. F. 256, Dodds.

Contracts with councilmen fulfilled when entered into before election to office. H. F. 335, Kreager.

Annexation agreements. H. F. 357, Carstensen, Camp; S. F. 326, Shaff.
Lease air space over any street or alley. S. F. 293, Wiley; H. F. 391, cities and towns.
Public improvements, eliminating bids when own equipment or employees are used. S. F. 283, O'Malley; H. F. 482, Miller of Page, et al.
Door-to-door sollcitors licensed. H. F. 375, Cunningham; S. F. 312, Fulton.
Employees, group insurance. H. F. 377, Kreager, et al.
Home rule, modification. H. F. 380, Stanley, et al.
Buildings, joint with county. H. F. 393, Mowry; S. F. 378, Buck.
Transit systems, urban, intra-city, council authority. H. F. 398, Murray; S. F. 345, Fulton.
Urban renewal projects authorization by 60 percent vote of the people. S. F. 329, Turner.
Board of supervisors, contractual agreements for dumps, disposal grounds, sanitary land fill. S. F. 332, O'Malley, Coleman; H. F. 535, Denman, Reppert.
Improvement guaranty fund, creation, tax levy for payment of bonds. S. F. 334, Shaff; H. F. 537, clties and towns.
Special assessment, street improvements, sewers. S. F. 336, Shaff.
Bulldings, property; disposal approved by voters. S. F. 339, Buck.
Codes, proposed ordinances. H. F. 410, Vermeer.
Civil defense, cooperation with countries, H. F. 417, Riley, Briles.
City clerk, made civil service position. S. F. 355, Shaff.
Municipal election, relating party designation. S. F. 376, Shaff.
Ordinances, method of amending. H. F. 433, Eveland, et al.
Ambulance service contract. H. F. 436, Stanley.
Property damage claims from faulty streets, notice, period of limitation. H. F. 455, Kluever.
Governmental bodies, meeting open to public. H. F. 478, Stanley,

League of municipalities, dues paid by cities and towns increased. H. F. 480, Den Herder, Eveland.
Dock commission powers broadened. H. F. 490, Carstensen, Camp.
Council, school boards. supervisors cooperate jointly to perform functions. H. F. 496, Ely, Riley.

Gas, purchase for distribution. H. F. 508, Hanson of Mitchell.
Council order sanitary toilet installation, issuance of certificates to finance. H. F. 528, Denman, Reppert.

Urban transit busses, registration certificates, license plates issued by motor vehicle department. S. F. 391, cities and towns; H. F. 553, cities and towns.
Police chief, appointment and qualifications. H. F. 552, cities and towns.
Property owners subject to special assessment for improvements, notified by certified mail. S. F. 400 , cities and towns.
Water systems, power to provide. H. F. 570, judiciary 2.
Population 125,000 or more relocating in code for purposes of storm sewers. S. F. 432, cities and towns.

Municipal property exempt from taxation. S. F. 432, cities and towns. Bonds
Sewer, issuance authorized. S. F. 130, Shaff; H. F. 440, Stanley,
Legalizing issuance, Denison airport. H. F. 168, Crane.
Policemen, firemen, state retirement system optional in cities having civil service after January 1, 1960. S. F. 172, cities and towns; H. F. 418, Baringer.
Libraries, bond issue, permit financing sites, building, books, equipment. S. F. 143, O'Malley, Schroeder; H. F. 530, Reppert, Kluever.
Bonds, increase denominations. H. F. 250, Knock.
Fiscal agent not to be employed sale of bonds. S. F. 259, Shaff, et al.
Improvement bonds, contractors furnish. S. F. 146, cities and towns.
Industrial buildings, issue bonds to acquire. S. F. 60, Van Eaton, et al.; H. F. 149, Peterson of Woodbury, Andersen of Woodbury.
Denison, paving, sewer, water mains, legalizing bond issue. H. F. 558, judiciary 2.

## Housing:

Regulations conform to state, adjacent to or within 1 mile, city population 15,000. H. F. 122, Riley.
Fair housing, fair employment act by ordinance. H. F. 150, Ely, et al.
Fees, establish, inspection multiple dwellings. S. F. 171, cities and towns.
Unfair housing practice, penalty. H. F. 512, Ely.
Inspection of one and two family dwellings cities 180,000 population. H. F. 533 , Denman, Reppert.

## Parking

Post signs, no parking during snow removal. H. F. 215, Andersen of Woodbury, Denman.
Parking meter revenue, increase to 50 percent amount used. H. F. 89, Reppert, Denman; S. F. 206, O'Malley.
Parking ordinance fines, deposited in parking meter fund. S. F. 324, Schroeder. Streets
Speed limit adjusted, approval highway commission after request by city council. H. F. 35, Reppert, Denman; S. F. 49, O'Malley.
Primary roads, construction fund limitation removed. S. F. 79, Wiley.
Collect franchise tax from utility companfes using city streets, 2 percent on gross revenue after January 1, 1964. H. F. 138, Reppert, Denman.
Driveway approaches to property line, build, assess owner. H. F. 165, Reppert, et al.
Arterial, local, eliminate break-down in reporting street program, city population, 5,000 or less. H. F. 187, Hagedorn, et al.
Resolution of necessity, separate resolutions for streets and sewers. H. F. 236, Riley, et al.; S. F. 390, cities and towns.
Streets, reservation of right-of-way for future. S. F 199, Wiley, O'Malley.

Streets, research fund established. S. F. 228, Wliey.
Road use tax fund, council permit unused portion to be used on local streets. S. F. 325, cities and towns.

Primary highway eliminated, street extension leading into town put in good repair by highway commission. H. F. 475, Knowles.
Truck routes established, penalties for violations. H. F. 476, Swisher, Dietz.
Control sign at street Intersections. H. F. 501, Stanley, et al.

## CIVIL DEFENSE-

## General

Insurance protection for volunteer during civil defense activities. H. F. 33, Reppert, Denman; S. F. 84, O'Malley.
Administration members, appointment, terms of office. H. F. 237, Briles and Riley.
County, city and town cooperation. H. F. 417, Riley, Briles.

## CIVIL RIGHTS-

## General

Expanding to include beauty shops, nursing homes, barber colleges, schools of beauty training, altering penalty for violation. H. F. 144, Ely, et al.
Commission administer fair employment, housing ordinance. H. F. 150, Ely, et al.
Commission on human rights created, appropriation. H. F. 49, Riley, et al.; S. F. 43, Schroeder, et al.

Employment prohibited because of age. H. F. 99, Hagedorn, et al.
Housing, penalty for unfair practice. H. F. 512, Ely.
Employment, discrimination unlawful. H. F. 589 , judiciary 1; S. F. 458, social security.

## CIVIL SERVICE-

 GeneralPolicemen, firemen, state retirement system optional, cities having civil service after January 1, 1960. S. F. 172, cities and towns; H. F. 418, Baringer.
Policemen, firemen, state residence of one year required. S. F. 174, cities and towns.
Merit system, personnel administration for state. H. F. 238, Riley, et al.; S. F. 314, Fulton, et al.
City clerk. S. F. 355, Shaff.

## CLAIMS-

General
Highway commission eliminate sworn statement of small claims. S. F. 141, highways.
Psychopathic, collect accounts of indigent or private patients. H. F. 425, ingtitutions of higher learning.
Property damage from faulty streets, against cities and towns, notice, period of limitation. H. F. 455 , Kluever.
Appropriation, gas tax refund. S. F. 418, claims.
Appropriation, settlement certain persons. S. F. 420, claims.
Appropriation, settlement certain persons. S. F. 421, claims.
Old age assistance fund, appropriation S. F. 422, claims.
Appropriation, settlement certain persons. S. F. 423, claims.
Appropriation, settlement certain named persons. S. F. 429, claims.
Appropriation, settlement certain persons. S. F. 435, claims.
Appropriation, settlement certain persons. S. F. 447, claims.
Attorney general special assistant make recommendation to state appeal board on payment of claims made against state. H. F. 588, claims.
Appropriation, settlement certain persons. S. F. 462, claims.
Appropriation, settlement certain counties. S. F. 464, claims.
Appropriation, gas tax refund. S. F. 469, claims.

Appropriation, settlement certain persons or firms. S. F. 472, claims.
Workmen's compensation, appropriation, primary road fund. S. F. 479, appropriations.

## CLUBS-

## General

Licensing, regulation, taxation, inspecting, places alcoholic liquor on premises. H. F. 70, Denman, et al.

License required, members bring own liquor. S. F. 83, Hill, et al.

## CODE-

General
Copy provided United States Senator, Representative from Iowa. H. F. 128, Hagen.
Iowa probate, established. S. F. 165, judiciary 2.

## COLLEGES-

General
Income tax, deduction for tuition, room and board. H. F. 53, Riley.
Student loan fund established, appropriation. H. F. 88, Andersen of Woodbury.
Junior, permit indebtedness, bond issue, buildings and equipment. S. F. 156, Lisle; H. F. 202, Mowry.
United academic corporations, confer degrees. H. F. 251, Stokes.
Junior, Clarinda Community School District, legalizing act. S. F. 244, Lisle.
Junior, allocation of general school aid funds. S. F. 250, Lisle, et al.; H. F. 350, Hagie, et al.

## COMMERCE COMMISSION-

 GeneralPublic utilities, rates and services regulated. S. F. 11, Turner, et al.; H. F. 81, Kluever, et al.
Railroads terminal, shops abandoned public hearing. H. F. 141, Riley; H. F. 167, Riley, et al.
Slgns and signals, unauthorized, approval required. S. F. 138, Dykhouse; S. F. 403, judiciary 1.
Public utilities, regulate rates and service, league of municipalities. H. F. 302, Den Herder and Murray.
Electric transmission lines, determine public use before authorizing franchise or eminent domain. S. F. 254, Turner, Vincent; H. F. 361, Fisher of Green, Frazier.
Motor carriers operating over highways in this state register. H. F. 371, Eveland, et al.; S. F. 328, Doran, et al.
Bonded warehouse inspection information to United States government. H. F. 489, Meyer, et al.
Appropriation, establish public utility commission. S. F. 470, appropriations.

## COMMERCIAL CODE-

 GeneralStudy committee created to investigate need for revising commercial law. S. J. R. 17, appropriations.

## COMMISSIONS-

## General

Memorial, United States chartered veterans organizations included. H. F. 286, Riley.

## COMMON CARRIERS-

 GeneralCertificate of convenience and necessity, abolish requirement. H. F. 41, Riley. Rail track motor cars, transporting employees, equip with top, windshield and wipers, penalty failure to provide. H. F. 161, Ely, et al.; S. F. 169, Walker, et al.

## COMMUNICATIONS--

## General

Telephone, telegraph, taxation, clarifying terminology. H. F. 262, Reppert, Denman.
Telephone long-distance calls charges by mileage. H. F. 448, Knowles.
Telephone, telegraph companies, taxation of real property and improvements. H. F. 534, Denman, Reppert.

## COMMUNITY SCHOOL DISTRICTS-

 GeneralStarmont, legalizing organization. S. F. 2, Elvers.
Chariton, legalizing bond issue. S. F. 12, Vincent.
Area six, legalizing organization. H. F. 15, Stanley.
Area six, legalizing school bond issue. H. F. 16, Stanley.
H. L. V., legalize bond issue. S. F. 24, Benda.

Ames, legalizing sale of real estate to Mary Tripp, H. F. 159, Cunningham.
Central Dallas transfer Hoover Fund to the schoolhouse fund. H. F. 308, Petersen of Dallas.
West Delaware county community school district, buying and selling real estate, legalizing. S. F. 236 , Long.
Clarinda, public junior college, legalizing act. S. F. 244, Lisle.
Northeast Hamilton, organization, legalizing. S. F. 366, Walker.
South Hamilton community school district, boundaries established. S. F. 389, judiciary 2.
Traer-Clutier, legalizing organization and establishment of boundaries. H. F. 548, judiciary 2.
Traer-Clutier, legalizing bond issue. H. F. 549, judiciary 2.
Parkersburg, legalize established boundaries. S. F. 427, judiciary 2.
Linn-Mar, legalizing name change. H. F. 590, judiciary 2:

## COMPENSATION-

 GeneralElection board, increase for judges and clerks. S. F. 57, O'Malley.
Cemetery trustees, city council authorized to pay. H. F. 75, Knock.
State employees, higher rate for emergency overtime. H. F. 90, et al.
Wages of public works projects, rates established. S. F. 99, Mincks, Van Eaton; H. F. 185, Andersen of Woodbury, et al.
Hospitalization commissioners, increasing. H. F. 163, Riley, Carstensen.
Aeronautics commission members, increased. H. F. 213, aeronautics.
Board of supervisors increased, counties 35,000 population. H. F. 229, Mowry, Kreager.
Insurance examiners, per diem compensation increased. H. F. 331, insurance.
Election board, increased. H. F. 360, Lutz.
County officers, increased. H. F. 542, compensation of public officers and employees.
Public health examiners, increasing compensation. H. F. 555, public health and pharmacy.
State conservation commission members, increased. H. F. 571, conservation.
Iowa development commission members. S. F. 457, compensation of public officers and employees.
Salaries
Department of agriculture, marketing board, increase. S. F. 192, Dodds, Coleman.
Fair board members, increase. S. F. 193, Dodds.
Municipal clerks, bailiffs, salaries increased. H. F. 277, Riley.
General assembly members, increased to. \$40. H. F. 442, Duffy, et al.
Public officers, county supervisors, salary increased to $\$ 9,500$ in counties with population over 150,000 . H. F. 65, Reppert, Denman.
City mayor, councilmen, setting salary, city 90,000 population. H. F. 140, Riley, Ely.
Inheritance tax appraisers, increased. H. F. 484, Messerly, Kluever.

County, municipal, school examiners and assistants, increase. S. F. 35, Frommelt, et al.; H. F. 111, Smith of O'Brien, et al.
Superior court judges, increase. H. F. 58, Frazier,
County attorneys, abolishing fee system, setting salary. H. F. 226, Carstensen.
Board of trustees of public utilities, increase. S. F. 175, Mincks.
County attorney, salary and duties. S. F. 196, Buck, et al.; H. F. 447, Kreager, et al.
Municipal clerks, bailiffs, salaries increased. H. F. 277, Riley.
Board of trustees of public utilities, increase. S. F. 256, Dodds.
Budget and financial control committee approve salary structure changes during interim. H. F. 359, Fischer of Grundy, Den Herder.
County attorneys certain counties, increased. H. F. 447, Kreager, et al.
Conservation officers, increased. H. F. 325, fish and game.

## COMPTROLIER OF STATE-

## General

Mental health care payments delinquent, modify penalty, delay beyond county control. H. F. 197, board of control.
Appropriations, biennial, close out date. S. F. 158, Flatt, ot al.
Social security number, tax number submitted by applicant. S. F. 246, governmental affairs; H. F. 328, Patton, Wright.
Mental health institutes, voluntary patients care support. H. F. 342, Gittins, Coffman.
Warrants bear signature or facsimile. S. F. 276, Flatt, Lisle; H. F. 474, Walter.
School general aid, pay one-half November 1 , one-half May 1. H. F. 400 , schools, libraries, state educational institutions; S. F. 380, Frommelt; H. F. 565, tax revision.

Office reorganized into five divisions. H. F. 449, Knowles.
Appropriation, motor vehicle fuel tax fund. S. F. 478, appropriations.
Appropriation, primary road fund. S. F. 480, appropriations.

## CONSERVATION-

## General

County board participate in watershed and soil conservation program to increase recreation resources. H. F. 14, Scherle, et al.; S. F. 51, Benda.
County boards, enter into co-operative agreements with munficipalities on recreational projects. H. F. 79, Bock, et al.
County board, change name to county recreation board. S. F. 198, Hill.
Boards, eliminating requirement to levy one-fourth mill tax. F. F. 566, tax revision.
Bond issue allowed in certain counties for conservation purposes. H. F. 591, conservation.
Soll
Assessment, increase minimum levy before installment payments. S. F. 61, conservation; H. F. 104, drainage and flood control.
Tax funds, acquire land, repair and maintenance in watershed projects. S. F. 62, conservation.
Powers of subdistricts. S. F. 63, conservation.
Districts, state tax method. S. F. 64, conservation; H. F. 121, drainage and flood control.
Buildings, erection and renting of space. S. F. 65, Wilson, Long; H. F. 87 , Moffitt.
Subdistrict laws, penalty, S. F. 105, Long.
Boards to reimburse for use of county-owned real estate, materials, equipment or operators from county conservation funds. H. F. 43, McElroy, et al.
Appropriation, soll conservation work. S. F. 486, appropriations.

## CONSERVATION COMMISSION-

 GeneralLands and waters under jurisdiction, deposit of litter illegal. H. F. 169, Hagen, et al.

Director, powers, employment and removal of employees. H. F. 175, conservation.
Roads, maintain certain. S. F. 203, Doran.
Trapping, information book published. H. F. 307, Riley.
Executive council convey land to Iowa-Illinois Gas and Electric Company upon majority recommendation. H. F. 309, Dietz, Knowles.
Officers, salary increased. H. F. 325, fish and game.
State parks, motor vehicle sticker required, $\$ 2$ annual fee. S. F. 247, Hansen, et al.
Officers, enforce penalties of trap and fur theft. H. F. 337, Riley.
Missouri River 1943 compromise, conservation commission make claim in name of state. H. F. 404, Scherle, et al.
Recreational projects, qualify for federal funds. H. F. 424, fish and game; S. F. 414, conservation.
Aircraft, purchase, equip and operate for law enforcement, survey, and census taking. H. F. 539, conservation commission.
State-owned areas, maintained by municipalities, not called state parks. S. F. 238, conservation.
Recreational areas, county conservation boards cooperate for federal funds. H. F. 562, conservation.

State, permission granted to incorporate federal migratory game bird hunting regulations. H. F. 564, fish and game.
Members compensation increased. H. F. 571, conservation.
Release easement in Lakeview. H. F. 573, judiciary 2.
Appropriation, repair, improvements. S. F. 459, appropriations.

## CONSTABLES-

 GeneralMileage fees increased. H. F. 279, Jarvis, et al.

## CONSTITUTIONAL AMENDMENTS-

## General

Senatorial districts 58 , population basis; representative 99,1 to a county. S. J. R. 1, Shaff.

General assembly, provide for annual session. S. J. R. 2, Dykhouse.
Vote of the people required on each amendment for changes recommended by convention. H. J. R. 1, Goode, et al.
Bingo, licensing regulation. S. J. R. 3, Hansen, et al.
Voting age qualification lowered to 18 years. H. J. R. 2, Falvey, Carstensen.
Reapportionment, senate 50 members, house based on county and population. S. J. R. 5, Dykhouse.

Laws passed by General Assembly, effective date July 1. H. J. R. 3, Mensing.
Governor and Lieutenant Governor terms of office, 4 years. H. J. R. 4, Carstensen.
County Attorney, 4 year term. H. J. R. 5, Carstensen.
Governor and Lieutenant Governor, terms of office 4 years, limit 2 terms. S. J. R. 6, Lucken, et al.; H. J. R. 9, Smith of O'Brien, et al.

Public officers increasing term of office to 4 years. S. J. R. 7, Phelps, et al.
Reapportionment, senate not to exceed 50 members, house not to exceed 100 members, population basis. S. J. R. 8, Mincks.
Reapportionment, senate consist of 53 members, house 128 members, 1 each county, additional larger population. S. J. R. 9, Wearin.
Delegates to convention elected on population basis. H. J. R. 6, Riley.
Governor given item veto power on appropriation bills. S. J. R. 10, Lucken, et al.; H. J. R. 10, Stanley, et al.
Reapportionment, Senate consist 53 districts, House 133 members, 1 each county additional larger population. S. J. R. 11, Hill, Walter.
Reapportionment of House of Representatives, 1 each county and additional based on number of votes cast for Governor. S. J. R. 12, Turner.
Reapportionment, senatorial districts, established, one senator from each, house to have 125 members. S. J. R. 13, Fulton, Dodds; H. J. R. 18, Reppert.

Governor appoint state officers. H. J. R. 8, Carstensen.
Governor, Lieutenant Governor, elected same ballot. H. J. R. 11, Denman and Reppert.
House of Representatives, four year term of office. S. J. R. 14, Lucken, Stephens.
Home rule cities and towns. S. J. R. 15, Rigler, Frommelt; H. J. R. 14, Van Alstine.
United States, voting privilege, failure to pay poll tax. S. J. R. 16, Wearin; H. J. R. 15, Eveland.

Voters, residence requirements. F. J. R. 16, Stanley:
Voters, residence requirements, moving to Iowa, qualifled one state, eligibility to vote in national election. H. J. R. 17, Maule.
Annual sessions. H. J. R. 7, Riley, et al.
Voters, eligibllity for national elections, moving to lowa or one county to another. H. J. R. 19, constitutional amendment.

## CONSTITUTIONAL CONVENTION-

 GeneralConstitutional amendment, vote of the people required on each amendment, on results of convention. H. J. R. 1, Goode, et al.
Constitutional amendment requiring delegates be elected on population basis. H. J. R. 6, Riley.

## CONSUMER COUNSEI_

 GeneralCreated in office of governor, appointed by him. H. F. 453, Murray, et al.

## CONTAINER-

General
Dairy, poultry, produce, exempt from retail sales tax. S. F. 88, Walker, et al.

## CONTRACTORS-

## General

Mechanics liens, written notice of labor and materials. S. F. 107, Phelps; H. F. 155, Chalupa.
Cities and towns, land developers rurnish improvement bonds. S. F. 146, cities and towns.
Highway commission, state waive immunity from suits to settle construction disputes. S. F. 148, O'Malley and Dykhouse.

## CO-OPERATIVE ASSOCIATIONS-

 GeneralDistribution of earnings each year. S. F. 32, Elvers, et al.; H. F. 78, Den Herder, et al.
Nonprofit corporation, electric transmission lines, tax assessment against corporation. H. F. 300 , Dietz.
Municipal or federal corporations commodities or services, excise tax. H. F. 301, Dietz.
Articles, bylaws, regarding amendments. S. F. 349, Getting, et al.

## CORPORATMON-

## General

Articles of incorporation, specify place of fling, taxation purposes. H. F. 162, Reppert, et al.
Written agreement to pay interest exceeding 7 percent. S. F. 142, Schroeder. Taxes, credit to individual taxpayers. S. F. 144, Wiley, et al.; H. F. 294, Stanley, et al.
Nonprofit, rules, regulations. S. F. 170, Shaff; H. F. 538, private corporations.
Foreign, domestic, annual license fee \$5. H. F. 231, judiciary 2.
Academic, united corporations, degrees conferred. H. F. 251, Stokes.
Domestic or forelgn, rate of interest. H. F. 256, private corporations; S. F. 195, judiciary 2.

Foreign, service of process. S. F. 222, judiciary 1; H. F. 353, private corporations.
Profit, emergency conduct of business during a disaster. S. F. 231, Shaff; H. F. 354 , private corporations.

Registration exemption repealed, charitable, benevolent. H. F. 321, insurance.
Securities, regulate transfer, common or overlapping control. H. F. 322, insurance.
Income, formula for apportioning between Iowa and other states. S. F. 248, Hill.
Iowa development commission, establish nonprofit, accept grants or gifts for research in science, arts, technology. S. F. 252, Iowa development; H. F. 403 , state planning and development.

Income tax, state, increase. S. F. 261, Fulton.
Income tax, eliminate deduction of federal tax. S. F. 262, Fulton.
Lowa professional corporation act. H. F. 451, Knowles.
Economic development corporation organized. H. F. 452, state planning and development; S. F. 405, Iowa development.
Collection agencies, license. S. F. 360, Buck, Frommelt; H. F. 450, Reppert, et al.
Manufacturing, development tax credit. H. F. 503, Stanley, et al.
Profit, making law more definite. H. F. 536, Fischer of Grundy.
Domestic engaged in lending money, license and regulation. S. F. 424, banks, building and loans.
Domestic, foreign credit against annual license fees. S. F. 448, judiciary 1.
Profit, legalizing actions of incorporation where notice not published within statutory time of three months. H. F. 594, judiciary 1.

## COSMETOLOGY-

 GeneralOwners and operators license. S. F. 189, O'Malley, et al.; H. F. 282, Chalupa, et al.
Regulation of the practicing and teaching, rewriting state law. H. F. 268, Reppert, et al.; S. F. 245, Shaff, et al.
Clarifying and updating laws, setting standards for people teaching cosmetology to provide protection for the public. H. F. 593; ways and means.

## COUNCILMEN-

 GeneralCouncilmen, contracts with cities, towns fulfiled when entered into before election to offlce. H. F. 335, Kreager.

## COUNTIES-

## General

Recorder duties clarified. H. F. 22, Carstensen, et al.
Permitted to invest idle funds. S. F. 29, Long, Fisher.
Examiners and assistants salary increase. S. F. 35, Frommelt, et al.; H. F. 111, Smith, et al.
Examiners title changed to auditor. S. F. 42, Frommelt, et al.
Homes, exempt from nursing home license. H. F. 48, county and township affairs.
Death certificate, all information typed or printed. S. F. 54, Mincks, Vance.
Auditor, receive copy of certificate of death. S. F. 55, Mincks, Vance.
Abolish county school system. S. F. 59, Turner, et al.
Hospitals, maximum levy increased to 4 mills in counties over 135,000 population. H. F. 68, Reppert, Denman.
Regional or metropolitan planning commission, creation of. H. F. 77, Falvey, et al.
Auditors, payment of fox bounty optional. S. F. 100, Main; H. F. 117, Casey. Mentally retarded included in state ald, credit to state institution fund. $H$. F. 119, Gittins, et al.
Aid to blind fund, reimbursement to state, county appropriation. S. F. 113, social security; H. F. 143; Mensing, et al.

Auditor, removed as cemetery trustee. H. F. 129, Coffman.
Authorized contribute to city libraries. F. F. 148, Reppert, Denman; S. F. 205, O'Malley.
Idle funds, short term investment. H. F. 154, Mowry, Eveland.
Reorganization of school districts, establish procedure concerning tie vote of joint boards, reorganization involving 2 or more counties. H. F. 160, Peterson of Woodbury.
Abolishing county school system where 75 percent of students enrolled in districts maintaining 12 -grade system. H. F. 186, Strothman.
Mental health, comptroller modify penalty, payments delinquent when delay beyond county control. H. F. 197, board of control.
Execution, sheriff from county where crime was committed. S. F. 157, Walker, Getting; H. F. 201, Scherle, et al.
Levy up to 5 mills certain cities or towns to construct, repair, maintain bridges. H. F. 225, Smith of O'Brien, et al.
Hospitals, financial conditions examined by public accountants. S. F. 167, Elijah, et al.; H. F. 233, Fisher of Greene, et al.
Mentally retarded persons, funds for care, treatment, habilitation. S. F. 181, Cowden, Phelps; H. F. 245, Ely, et al.
Mutual associations, licensing, taxing, same basis other similar insurance carriers. H. F. 249, insurance.
Bonds, increase denominations. H. F. 250, Knock.
Agricultural extension council election of members may be held outside township in county. H. F. 280, Hagie, et al.
Patients in state institutions, unpaid expenses, levy tax. H. F. 290, Darrington.
Farm-to-market, primary, mandatory letting construction work, same amount. S. F. 215, highways.

Employees, establish group insurance. S. F. 227, Lisle; H. F. 522, Denman, et al.
Voluntary patients in institutions, care support paid to comptroller. H. F. 342, Gittins, Coffman.
Schools, estimating budget for state aid. H. F. 358, Sokol, et al.
Fiscal agent not to be employed sale of bonds. S. F. 259, Shaff, et al.
Superintendent of public schools or superintendent of public instruction included in teachers pension. S. F. 272, Fulton.
Recorder, compile list of deeds, copy each month to inheritance tax division. S. F. 291, Shaff, Long.

Bulldings, joint with cities. H. F. 393, Mowry; S. F. 378, Buck.
Auditor, treasurer, recorder, district court clerk, salary increase. S. F. 333, O'Malley.
Civil defense, cooperation with cities and towns. H. F. 417, Riley, Briles.
Tax levy increased. H. F. 420 , county and township affairs.
Zoning, cities and towns establish. S. F. 361, Campbell.
Ambulance service contract. H. F. 436, Stanley.
Auditor, pay bounty claim not less than \$1. H. F. 461, Ely.
Governmental bodies, meetings open to public. H. F. 478, Stanley. School boards in counties where institutions of higher learning located, increase maximum levy to 10 mills. H. F. 466, Swisher.
Benefited fire district, establish multicounty. H. F. 339, Riley.
Officers, compensation increased. H. F. 542, compensation of public officers and employees.
Treasurer retain 75 cents of motor vehicle registration fees. H. F. 546, county and township affairs.
Political conventions, election of delegates at precinct caucuses. H. F. 587, elections, political and judicial districts.
Board of education establish co-operative agreement in 3 or more counties. S. F. 455 , schools and educational institutions.

Appropriation, settlement certain claims. S. F. 464, claims. Attorneys
Constitutional amendment to change term of office to 4 years. H. J. R. 5, Carstensen.

Abolishing fee system, setting salary. H. F. 226, Carstensen.
Population $\mathbf{3 0 , 0 0 0}$ to $\mathbf{8 0 , 0 0 0}$, devote entire time to duties of this office. S. F. 196, Buck, et al.; H. F. 447, Kreager et al.
Salary increase, counties population over 150,000. S. F. 285, O'Malley; H. F. 523, Denman, et al.
Salary increase. S. F. 419, compensation of public officers and employees.

## Board of Supervisors

Zoning changes, public hearing notice specify location by townships, section and road of area affected. H. F. 11, Messerly.
Districting privilege, regardless number of townships. H. F. 24, Mensing.
Salary increased to $\$ 9,500$ in counties with population over 150,000 . H. F. 65, Reppert, Denman.
Contract with nonprofit nurses organization for public health nursing service. H. F. 83, Ely, et al.

Deputy night sheriff, appoint and provide duties. S. F. 84, Walker, et al.; H. F. 101, Loss, et al.
Sheriffs, deputies, uniforms provided. S. F. 85, Long, et al.; H. F. 100, Paul, et al.
Adopt building codes, regulate, inspect, counties population 30,000. H. F. 194, Messerly, et al.
Iowa association of county officers, annual dues. F. F. 204, Kluever, et al.
Farm land exempt from zoning. S. F. 155, Lodwick.
Destruction of tax list more than 10 years old. H. F. 210, Van Nostrand.
Compensation increased, counties 35,000 population. H. F. 229, Mowry, Kreager.
Road, subdivision plats, approval. S. F. 239, Wiley; H. F. 385, Hagedorn, et al.
Road equipment used to clear private driveways. H. F. 330 , Meyer.
Public defender, establishment of office. S. F. 303, Fulton, Turner; H. F. 445, Murray, et al.
Supervisors, township trustees, 4 year term. H. F. 386, elections, political and judicial districts.
Contractual agreements for dumps, disposal grounds, sanitary land fill. S. F. 332, O'Malley, Coleman: H. F. 535, Denman, Reppert.
Maintenance equipment assigned county fair ground use. H. F. 454, Dunton, et al.
Secondary roads, in towns 400 population or less, leading to state parks, full cost option supervisors. H. F. 98, Smith of Dickinson.
School boards, city councils cooperate jointly to perform functions. H. F. 496, Ely, Riley.
Road control signs at intersections. H. F. 501, Stanley, et al.
Vacating certain secondary highways in Chickasaw county. S. F. 406, judiciary 2.

Flood control projects, cooperate with federal agencies. H. F. 560, roads and highways.

## Conservation

Board to participate in watershed and soil conservation program to increase recreation resources. H. F. 14, Scherle, et al.; S. F. 51, Benda.
Boards to reimburse for use of county-owned real estate, materials, equipment or operators from county conservation funds. H. F. 43, McElroy, et al.
Boards, enter into co-operative agreements with municipalities on recreational projects. H. F. 79, Bock, et al.
Conservation board, change name to county recreation board. S. F. 198, Hill.
Recreational areas, county boards cooperate for federal funds. H. F. 561, conservation.
Boards, eliminating requirement to levy one-fourth mill tax. H. F. 566, tax revision.
Bond issue allowed in certain counties for conservation purposes. H. F. 591, conservation.

## COUNTIES- <br> Spectife

## Appamoose

Centerville, legalizing special school district election. S. F. 20, Wilson; H. F. 42, Moffitt.
Benton
Benefited fire district, legalizing organization. H. F. 113, Riley, et al. Black Hawk
Highway safety patrol, purchase real estate in Cedar Falls. S. F. 176, Fulton.

## Boone

Boone county jurisdiction of certain land comprising part of Woodward state hospital and school. H. F. 413, board of control.
Boone county jurisdiction of certain land comprising part of Woodward state hospital and school. H. F. 414, board of control.
South Hamilton community school district, boundaries established. S. F. 389, judiciary 2.

## Buehanan

Starmont community school district, legalizing act. S. F. 2, Elvers. Butler
Parkersburg community school district, boundaries established. S. F. 427, judiciary 2.
Cerro Gordo
Real estate conveyance exchanged with Ellen M. Peterson. H. F. 84, Olson; S. F. 89, Curran.

Highway safety patrol, purchase real estate. S. F. 149, Curran.
Real estate conveyance, legalizing. S. F. 356, Curran.

## Chickasaw

Vacating certain secondary highways, legalizing act. S. F. 406, judiciary 2. Clayton
Starmont community school district, legalizing act. S. F. 2, Elvers.

## Crawford

Denison, airport bonds issued, legalizing act. H. F. 168, Crane.
Denison, paving, sewer, water mains, legalizing bond issue. H. F. 558, judiciary 2.

## Dallas

Central Dallas community school district transfer Hoover fund to the schoolhouse fund. H. F. 308, Petersen of Dallas.
Land of Woodward state hospital and school jurisdiction transferred. H. F. 413, board of control.

## Delaware

Starmont community school district, legalizing act. S. F. 2, Elvers.
West Delaware county community school district, buying and selling real estate in Manchester. S. F. 236, Long.
Des Moines
Legalizing act, Iowa River, Flint Creek levy district special assessment. S. F. 442, judiciary 2.
Fayette
Starmont community school district, legalizing act. S. F. 2, Elvers.
Franklin
Public hospital, legalizing acceptance, organization and establishment. H. F. 586, judiciary 2.
Grundy
Parkersburg community school district, boundaries established. S. F. 427, judiciary 2.

## Guthrie

Legalize court house bond issue. S. F. 80, Cowden, Robinson.

## Hamilton

South Hamilton community school district, boundaries established. S. F. 389, judiciary 2.

## Iowa

H. L. V. community school district legalizing act. S. F. 24, Benda.

Lee
Executive council convey land to W. E. Caldwell. H. F. 408, Kreager.

## Linn

Benefited fire district, legalizing organization. H. F. 113, Riley, et al.
Linn-Mar community school district, legalizing name change. H. F. 590, judiciary 2.

## Louisa

Land patent, Howard J. Greene and Alice E. Greene. H. F. 72, Wier.
Legalizing act, Iowa River, Flint Creek levy district special assessment. S. F. 442, judiciary 2.

## Lucas

Chariton community school district, legalizing school bond issue. S. F. 12, Vincent.

## Mahaska

Land patent, Goldie Chilcote. H. F. 67, Prine.

## Muscatine

Area six community school district, legalizing act. H. F. 15, Stanley.
Area six community school district, legalizing school bond issue. H. F. 16, Stanley.

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Clarinda community school district, junior college, legalizing act. S. F. 244, Lisle.

## Poweshiek

H. L. V. community school district legalizing act. S. F. 24, Benda.

Sac
State park roads, hard surfacing. S. F. 331, Hansen.

## Scott

Executive council convey real estate to Iowa-Illinois Gas and Electric Company upon majority recommendation of conservation commision. H. F. 309, Dietz, Knowles.

Davenport off street parking bond issue legalized. H. F. 443, Knowles.
Story
Ames community school district, legalizing sale of real estate to Mary Tripp. H. F. 159, Cunningham.

## Tama

Traer-Clutier community school district, legalizing established boundaries. H. F. 548, judiciary 2.

Traer-Clutier community school district, legalizing bond issue. F. F. 549, judiciary 2.

## Wright

Clarion courthouse repair, legalizing contract with D. C. Taylor Company. H. F. 234, Hagie.

## COURT-

## General

Clerk of district court, establish fees charged in probate matters. S. F. 8, Elvers.
Clerk of supreme, combine duties of clerk and reporter. S. F. 13, Vance, et al. District, order marriage license issued when one party under age, certain conditions. H. F. 34, Riley.
Foreign judgments, simplified. S. F. 39, Doran.
Indictment within 30 days, trial 60 days. H. F. 52, Mowry, Carstensen.
Paroles, terminology change. S. F. 58, Schroeder, et al.; H. F. 112, Swisher, et al.

Municipal, judges, officers, alternative method payment of salaries. H. F. 66, Reppert, Denman.
Prisoners granted employment privileges. H. F. 93, Messerly, et al., S. F: 140 , Van Eaton.
District, increasing compensation hospitalization commissioners. H. F. $\mathbf{1 6 3}$, Riley, Carstensen.
Bail, misdemeanor, release on written promise to appear when required. $S$. $F$. 139, Beneke.
Parolee or court probationer, penalty for aiding. S. F. 152, Buck, et al.
Contributory negligence an affirmative defense in civil actions. S. F. 166, Turner, et al.
lowa probate code, established. S. F. 165, judiciary 2.
Admissibility of evidence, husband or wife testify against the other, committed crime against minor child. H. F. 254, Carstensen.
Supreme, district judges, retirement mandatory, temporary service after retirement. H. F. 264, judiciary 1.
Municipal bailiffs, deputies, fees and mileage equal to county sheriff. H. F. 276, Riley.
Municipal clerks, bailiffs, salaries increased. H. F. 277, Riley; S. F. 456, compensation of public officers and employees.
Witnesses, examine, cross-examine. S. F. 269, Nolan.
Municipal balliffs, deputy, mileage, fees same as allowed by law for sheriffs. S. F. 278, Wiley; H. F. 479, Ely.

Juvenile structure, revising, codifying statutes regarding dependent, neglected and delinquent children. S. F. 321, Buck, et al.; H. F. 428, Mensing, et al.
Husband, father, recover damages from negligent injury or death. S. F. 379, Turner, Schroeder.
District court judges, increasing to five in 18 th district. H. F. 529, Riley, et al.
Judicial nominating commissions, terms of office, judiciary elections, mandatory retirement, temporary service by retired judges, and residence of supreme court judges. S. F. 402, judiciary 1.
District clerk notify county auditor of change of title of real property to avoid probate of certain estates. H. F. 583, judiclary 1.
Commission to study court system, created. S. J. R. 18, appropriations.
CREDIT CARDS-

## General

Fraudulent use, misdemeanor. H. F. 257, judiciary 1.

## CREDIT UNIONS-

 GeneralEmployees, state, county, city, authorize deductions from wages. S. F. 187, Coleman.
Alternate members of credit committee, elected. S. F. 265, banks, building and loan.
Appoint membership committee or officer. S. F. 266, banks, building and loan.
Permitted to sell certain instruments for payment of money. S. F. 281, Frommelt.
Interest refund declared by board of directors. S. F. 315, Frommelt; H. F. 446, Mensing, Hirsch.

## CRIME-

## General

Homicide by motor vehicle, penalty. H. F. 19, Carstensen.
Capital punishment abolished, definite term of years. S. F. 17, Buck, et al.; H. F. 28, Falvey, et al.

Misdemeanor, bail, release on written promise to appear when required. S. F. 139, Beneke.
Malicious injury of building or fixture, misdemeanor, damage less than $\$ 100$. S. F. 232, Fulton, Beneke.

## Criminal Indictments

Indictment within 30 days. H. F. 52, Mowry, Carstensen.

## DAIRY-

## Foods

Establish requirements for installation of bulk tanks for milk, penalty for failure to comply. S. F. 7, Elvers.
Products and imitations, marketing regulations and penalty. S. F. 120, Coleman; H. F. 203, Den Herder, et al.
Milk and cream processors, suspension failure to post bond. H. F. 207, Patton. Dairy, poultry, produce containers, exempt from retail sales tax. S. F. 88, Walker, et al.
Products and imitations, excluding butter, marketing regulations and penalty. S. F. 404, manufacturing, commerce and trade.

DAYLIGHT TIME-

## General

Daylight time prohibited. S. F. 14, Phelps; H. F. 181, Wier.

## DEBTS-

General
False drawing and uttering of checks to include payment of antecedent debts. S. F. 5, Rigler.

## DISEASE-

## General

Occupational, employer liable for 10 years for disablement or death. S. F. 234, Mincks.
Venereal, updating laws. H. F. 532, Denman, Reppert.

## Animal

Sheep, control and eradication of scabies, provide penalty. S. F. 86, Getting, et al.; H. F. 295, Walter, et al.
Ovine foot rot included. S. F. 87, Getting, et al.
Bovine brucellosis, eradication. S. F. 94, agriculture.
Swine, brucellosis, eradication. H. F. 275, Hirsch, et al.
Hogs, destroyed for cholera control, indemnity payment. H. F. 365, Walter, Hirsch.
Hog cholera, indemnity to owners. S. F. 369, Walker, et al.
Indemnity for hog owners contracting hog cholera. S. F. 417, agriculture.

## DIVORCE-

## General

Aid to dependent children, information not available prior to divorce. S. F. 52, Beneke.
Conciliator established, cost by parties to action. H. F. 395, Falvey, et al.

## DOCKS—

General
Commission powers broadened. H. F. 490, Carstensen, Camp.

## DRAINAGE DISTRICTS-

## General

Property, sell, no longer needed. H. F. 240, Wier.

## DRAM SHOP EAW-

## General

Beer included. H. F. 502, Stanley.

## DRUGS-

## General

Licensed wholesaler permitted to use the term "drug" or related terms. S. F 153, Griffin; H. F. 244, Wright.

## EDUCATIONAL INSTITUTIONS-

## General

Property used for pecuniary profit, not tax exempt. H. F. 96, Chalupa, et al.

Sabbatical-leave program established, state institutions, college professors. H. F. 136, institutions of higher learning.

Property owned, used educational purposes, tax exempt. H. F. 142, Reppert, Denman.
Real property used pecuniary profit, tax. H. F. 296, Dietz.
Property owned, gradual removal from tax exempt status, not directly used for educational or experimental purposes. H. F. 281, Dietz.

## EGGS-

Gencral
Buyers and dealers, license, surety bond, disposition of fees. H. F. 334, Walter, et al.
Tax levy of 2 cents on each 30 dozen crate. H. F. 435, Walter.
Buying, selling, license fee $\$ 10$, renewable July 1 each year. H. F. 460 , Briles, et al.

## ELECTION-

## General

School district permitted biennial. S. F. 56, Mincks; H. F. 97, Carnahan. Boards, compensation increase for judges and clerks. S. F. 57, O'Malley.
School district bond issue, defeated, not submitted to voters within one year. S. F. 98, Doran, et al.

School, polls open 8 a.m. to 8 p.m. H. F. 118, Coffman.
Campaign posters, penalty for placing on utility poles. S. F. 137, Hansen and Van Eaton.
Bond issue proposals, defeated, not submitted to voter within one year. S. F. 191, Stephens, et al.
County agricultural extension council, held some other place in county. H. F. 280, Hagie, et al.
Board of public instruction members, nomination by petition. H. F. 313, Den Herder, et al.
Board of public instruction members, reducing to seven, nomination on primary ballot. H. F. 314, Knock, et al.
Voters registration deadline 14 days preceding. H. F. 355, Ely, Riley; S. F. 297, Wiley.
Board, compensation increased. H. F. 360, Lutz.
Voting by paper ballot, contest board established to decide seats in House of Representatives. H. F. 363, Nielsen of Emmet, et al.
Voting places outside precinct boundaries, no suitable place inside precinct. H. F. 370, Smith of Dickinson.

Voter deposit in presence of election judge. H. F. 438, Stanley.
Residence requirements, preserving rights of voters moving immediately before an election. H. F. 493, Stanley, Loss.
Absentee ballot, president, vice president when moving out of state. H. F. 495, Maule.
Board of public instruction election of members, correcting error of omission in acts of Fifty-eighth General Assembly. H. F. 232, schools, libraries, state educational institutions.
Political party precinct caucuses, elect delegates to county conventions. H. F. 587, elections, political and judicial districts.

## GLECTRIC TRANSMISSION HINES-

## General

Commerce commission, determine public use before authoriaing franchise or eminent domain. S. F. 254, Turner, Vincent; H. F. 362, Fisher of Greene, Frazier.
Nonprofit co-operative association, tax assessment against corporation. H. F. 300, Dietz.

## EMINENT DOMAIN-

## General

Gas storage facilities, underground, prohibited. S. F. 118, Coleman.
Road authorities immediate possession of land. S. E. 154, Doran.

Electric transmission lines, commerce commission determine public use before authorizing franchise. S. F. 254, Turner, Vincent; H. F. 361, Fisher of Greene, Frazier.

## EMPLOYER-

## General

Minor, recelve workmen's compensation benefits direct. H. F. 36, Riley.
School district purchase annuity contracts. H. F. 47, Knowles, Andersen of Woodbury; S. F. 40, Rigler.
Iowa public, retirement benefits increased. S. F. 70, social security; H. F. 103, social security.
State, higher rate of pay for emergency overtime. H. F. 90, Ely, et al.
Rallroad, sanitary facilities. H. F. 127, Riley, et al.
State, employment terminated, accrued vacation pay. S. F. 186, Frommelt, et al.; H. F. 524, Denman, et al.
State, county, city, authorize deduction from wages for credit unions. S. F. 187, Coleman.
School, physical examination, evidence physical fitness. H. F. 271, Gittins, et al.
Iowa public, retirement, funds invest, reinvest. H. F. 310, social security.
Physician, freedom of choice under workman's compensation. H. F. 311, Goode.
Public, organize unions. S. F. 235, Mincks.
Public, authorize deductions from salary for certain insurance. H. F. 372, Andersen of Woodbury, et al.
Rallway, express, health and safety appliances enforced. S. F. 305, Walker, et al.
Municipal, group insurance. H. F. 377, Kreager, et al.
Workmen's compensation death benefits, additional for employees without dependents. S. F. 337, Flatt, Mincks.
Waterworks, group insurance. S. F. 316, Turner; F. F. 469, Gittins, Van Nostrand.
Institutions under director of mental health, paid educational leave. H. F. 477, Van Alstine, et al.
Minimum wages, administration enforcement. H. F. 494, Stanley, et al.
Employment safety commission created. H. F. 498, Stanley, et al.
Iowa governing bodies, federal social security, maintain coverage on broad basis. H. F. 551, social security.
Workmen's compensation for occupational diseases, claim filed 90 days after disablement. S. F. 426, industrial relations.
Employment security commission, retirement system, paid for from contribution by employees, money received from title III of federal social security act and money appropriated by state. H. F. 576, social security.
Employment, discrimination unlawful. H. F. 589, judiciary 1; S. F. 458, social security.

## EMPLOYERS-

 GeneralDiscrimination in employment because of age prohibited. H. F. 99, Hagedorn, et al.
Cities, towns establish fair employment act by ordinance. H. F. 150 , Ely, et al.
Defining under employment security, reducing number of employees to one or more. S. F. 132, Mincks; Coleman; H. F. 527, Denman, Reppert.
Employment security commission notified within 7 days of disqualifiable separation of employees. S. F. 135, Mincks, et al.; H. F. 284, Riley, et al.
Employees select own physician under workman's compensation. H. F. 311, Goode.
Professional strike breakers. S. F. 267, O'Malley; H. F. 531, Denman, Reppert.
Employment safety commission created. H. F. 498, Stanley, et al.
Employment, discrimination unlawful. H. F. 589, judiciary 1; S. F. 458, social securtty.

## EMPLOYMENT SECURITYGeneral

Benefits, eliminate waiting period requirement. S. F. 66, Mincks, Fulton; H. F. 200, Reppert, et al.
Benefits, determining amount and duration. S. F. 67, Mincks; H. F. 179, Carstensen.
Benefts, repeal disqualification of persons eligible for old age assistance. S. F. 68, Mincks, Fulton; H. F. 198, Camp, et al.

Beneflts, temporary extension of duration. S. F. 128, Mincks; H. F. 235, Ely, et al.
Disqualification, voluntarily leaving work, forfeit certain amount of benefits. S. F. 131, Mincks, et al.; H. F. 525, Denman, Reppert.

Employer, defining, reducing number of employees to one or more. S. F. 132, Mincks, Coleman; H. F. 527, Denman, Reppert.
Eliminate vacation pay deduction from benefits. S. F. 133, Mincks, Frommelt; H. F. 253, Miller of Des Moines, et al.

Benefits payable, retirement required by company. S. F. 134, Mincks, et al.; H. F. 296, Murray.

Employer notify within 7 days of disqualifiable separation of employee. S. F. 135, Mincks, et al.; H. F. 284, Riley, et al.

Appropriation, Iowa public employees retirement system. S. F. 398, appropriations.
Commission employees retirement system, paid for from contribution by employees, money received from title III of federal social security act and money appropriated by state. H. F. 576, social security.

## ESTATES-

## General

Intestate decedents, executor apply for authority expend funds to locate heirs. H. F. 514, Dunton.

Clerk of district court notify county auditor of change of title of real property to avoid probate of certain estates. H. F. 583, judiciary 1.

## EVIDENCE-

## General

Admissibility of testimony husband or wife against the other, committed crime against minor child. H. F. 254, Carstensen.

## EXECUTIVE COUNCIL-

 GeneralPermitted to sell certain property belonging to the state. S. F. 36, Flatt.
Real estate conveyance exchanged with Ellen M. Peterson. H. F. 84, Olson; S. F. 89, Curran.

Operating expenses approval budget and financial control committee. S. F. 136, Frommelt, et al.
State departments, pay for supplies from appropriation. S. F. 159, Flatt, et al.
Real estate conveyed to Iowa-Illinois Gas and Electric Company upon majority recommendation of conservation commission. H. F. 309, Dietz, Knowles.
Capitol domes re-gilded, appropriation. H. F. 402, public lands and buildings.
Superintendent of public building and grounds accept federal monies for maintenance expense. S. F. 330, Main.
Land conveyed to W. E. Caldwell. H. F. 408, Kreager.
State personnel division, included. S. F. 359, Nolan, et al.

## FAIRS

## General

Board members, compensation Increase. S. F. 193, Dodds.
State board, membership enlarged, officers selected from personnel of board. H. F. 463, Hanson of Mitchell, et al.

State board, appropriation. S. F. 395, appropriations.
State fair board, appropriations for capital improvements. S. F. 477, appropriations.

## FARMS-

## General

Establish requirements for installation of bulk tanks for milk on farms, penalty for failure to comply. S. F. 7, Elvers.
Bodies of water, owners, tenants exempt from liability. H. F. 92, Hirsch, et al.; S. F. 95, Phelps, Cowden.
Equipment sales, trade in, sales tax on cash difference. S. F. 92, Phelps, et al.; H. F. 156, Mensing, et al.

Tax refund, special fuel used operation corn shellers, roller mills, feed grinders mounted on trucks. H. F. 151, Nelson; S. F. 124, Lucken.
Livestock, loss report to assessment insurance associations, 48 hours. H. F. 192, Paul, et al.
Land, exempted from zoning. S. F. 155, Lodwick.
Buildings repaired no tax value increase. H. F. 364, Anderson of Ringgold; S. F. 304, Main, et al.

Implements, cars, parts, wholesaler discontinue contract. S. F. 368, Main, et al.
Tax valuation based on productivity. H. F. 431, Sokol.
Iowa commercial feed law, updated. S. F. 385, agriculture.

## FEEDS-

 GeneralIowa commercial feed law, updated. S. F. 385, agriculture.

## FEES-

## General

Clerk of district court, establish fees in probate matters. S. F. 8, Elvers.
Private patients, University Hospital, collection and disbursement of fees. H. F. 134, institutions of higher learning:

Psychopathic Hospital, physicians, private patients collection and disbursement of fees, H. F. 135, institutions of higher learning.
Insurance Commissioner, $\$ 5$ examination fee for agents, dealers. H. F. 196, insurance.
Cities and towns, establish for inspection of multiple dwellings. S. F. 171, cities and towns.
Criminal, justices of the peace, increased townships population 4,000 to 10,000 . H. F. 278, Jarvis, et al.

Constable, mileage fees increased. H. F. 279, Jarvis, et al.
Mobile homes, house trailers, travel trailers, registration fee. S. F. 221, Wiley; H. F. 346, Darrington, Gittins.

State park, motor vehicle sticker, \$2. S. F. 247, Hansen, et al.
Boiler inspection, requested by manufacturers, fees established. S. F. 386, cities and towns.
Motor vehicle certificate of title increased to $\$ 1$, duplicates increased to $\$ 3$. H. F. 567, roads and highways.

Motor vehicle registration on new cars, value set according to retail price suggested by manufacturer. H. F. 568, roads and highways.
Agriculture, certain fees increased. H. F. 569, agriculture.

## FENCES-

## General

Erecting, rebuilding, repairing responsibllity board of supervisors. H. F. 85, Smith of O'Brien, et al.

## FIRE-

General
Permit writing multiple peril policies. H. F. 25 , Swisher, et al.; S. F. 44, Wiley, et al.
Benton-Linn, legalizing organization. H. F. 113, Riley, et al.
Fire extinguishers, elimination of requirement on certain boats. S. F. 150, conservation.
Emergency, fire-crash trucks, lease. H. F. 246, Reppert, et al.; S. F. 351, Wiley.

Firemanship training center expansion, appropriation. H. Fr. 584, safety and law enforcement.

## FIREMEN-

 GeneralRetirement pension, elimination of fixed income. S. F. 46, Shaff, et al.; H. F. 146, Camp, et al.
Pensions, adjusted according to salaries paid active members. H. F. 69, Mensing, et al.
Reduction working hours per week, effective January 1, 1964. H. F. 76, Dietz, et al.; S. F. 90, Schroeder, et al.
Retirement system, include hospital, nursing and medical attention, hours of duty under an additional section of Code. H. F. 173, cities and towns.
Retirement, state system optional in cities having civil service after January 1, 1960. S. F. 172, cities and towns; H. F. 418, Baringer.
State residence of one year required. S. F. 174, cities and towns.
Retirement, equalizing working years. H. F. 241, Mensing, et al.
Pension adjusted according to current salaries, effective gradually over 3 year period, increasing contribution to fund. H. F. 306, Mensing, et al.

## FISH AND GAME-

## General

Bow and arrow hunting prohibited on land of another without permission. S. F. 10, Grimstead.

Fine increased for failure to obtain permission cultivated or inclosed land. H. F. 4, Briles; S. F. 109, Turner.

Residents 65 or over, license $\$ 1$. H. F. 20, Messerly, et al.
Muskrats, permitting continuous open season for control. S. F. 119, Hansen; H. F. 158, Lange.

Violations, pertaining to minors. S. F. 163, Beneke.
Muskrats, extending open season to May 1. H. F. 303, flsh and game.
Trapping, conservation commission publish book of information. F. F. 307 . Riley.
Trapping, open seasons begin at sunrise. H. F. 336, Riley.
Trapping, stealing traps and furs, misdemeanor, fine. H. F. 337, Riley.
Trappers, license fee increased, traps tagged. H. F. 338, Riley.
Deer, owner, tenant hunt own land 2 days prior open season. S. F. 311, Flatt, et al.
Raccoon trapping and hunting open season the same. H. F. 383, Riley.
Trapping, open dates not to coincide with opening date of season for hunting pheasant. F. F. 387, Riley.
Trappers under 16 years of age, license fee $\$ 1$, over 16 years $\$ 3$. Traps carry metal name tags. H. F. 423, fish and game.
Bait, seine minnows, cross state line. H. F. 441, fish and game.
Nonresident hunting and fishing license, repealing reciprocal, setting hunting at $\$ 15$, fishing at $\$ 2.50$. H. F. 344, fish and game.
State conservation commission granted permission to incorporate federal migratory game bird hunting regulations. H. F. 564, fish and game.

## FLLAGS-

 GeneralVehicle operated less than 30 miles per hour. H. F. 223, Stanley, et al.

## FOOD-

 GeneralFrozen poultry, date of freezing on package. S. F. 74, Main.
Packaged, welgits, measures and prices clearly marked prior to sale. S. F. 75, Main.

## FRATERNAL BENEIMCIARY-

## General

Tax levy, same as commercial insurance. H. F. 265, insurance.

## FUNDS-

General
Municipalities, counties, school districts permitted to invest ide funds. S. F. 29, Long, Fisher.
Mutual, assessed at bid price January each year. S. F. 73, Hansen, Wilson.
County, city, town and school, short term investments. H. F. 154, Mowry, Eveland.
Cities, towns functional, remove millage limit, keep 30 -mill over-all levy. H. F. 166, Miller of Jones, et al.; S. F. 173, cities and towns.

Special courses school fund, abolished. S. F. 188, Beneke.
Revolving, reformatory and penitentiary, consolidated. S. F. 211, board of control.
Streets, research, established. S. F. 228, Wiley.
Cities and towns improvement guaranty, tax levy for payment of bonds. H. F. 537, cities and towns; S. F. 334, Shaff.
School student activities, recelpts and disbursement, publish at end of each semester. H. F. 545, printing.

## FUNERALS-

Pre-arranged, annual reports or trusts established abolished. S. F. 201, Brown.

## GASOLINE-

General
Octane rating number for regular and premium grades. S. F. 415, agriculture.

## GENERAL ASSEMBLY-

## General

Annual session. S. J. R. 2, Dykhouse.
Annual sessions. H. J. R. 7, Riley, et al.
July 1 effective date laws passed. H. J. R. 3, Mensing.
Legislative successors, repealing chapter 388 of Code. H. F. 293, Goode, Mensing.
Indexing of legislative journals and bills responsibility of secretary of the senate and the chief clerk of the house. S. F. 277, printing.
Fifty-ninth, members reimbursed $\$ 350$ for expenses. H. F. 520, Reppert, Kluever.
Members, compensation increased to \$40. H. F. 442, Duffy, et al.
Interim appointments by governor after rejection by senate. S. F. 434, governmental affairs.
Appropriations for miscellaneous expenses. S. F. 491, appropriations.

## Re-Apportionment

Senatorial districts 58 , population basis, representatives 99, 1 to a county. S. J. R. 1, Shaff.

Senate 50 members, house based on county and population. S. J. R. 5, Dykhouse.
Constitutional amendment, senate not to exceed 50 members, house not to exceed 100 members, population basis. S. J. R. 8, Mincks.
Constitutional amendment, senate to consist of 53 members, house 128 members, 1 each county, additional larger population. S. J. R. 9, Wearin.
Constitutional amendment, senate to consist 53 districts, house 133 members, 1 each county addition larger population. S. J. R. 11, Hill, Walter.
Constitutional amendment, representatives, 1 each county and additional based on number of votes cast for governor. S. J. R. 12, Turner.
Senatorial districts established, one senator from each. House to have 125 members. S. J. R. 13, Fulton, Dodds; H. J. R. 18, Reppert.

## GOVERNOR-

Commission for blind, appoint 3 members. S. F. 3, Rigler, et al.; H. F. 3, Swisher, et al.
Public instruction board, appointed by. S. F. 18, Shoeman, ot al.
Constitutional amendment to change term of office to 4 years. H. J. R. 4, Carstensen.

Constitutional amendment to change term of office to 4 years, limit 2 terms. S. J. R. 6, Lucken, et al.; H. J. R. 9, Smith of O'Brien, et al.

Constitutional amendment, item veto power given on appropriation bills. S. J. R. 10, Lucken, et al.; H. J. R. 10, Stanley, et al.

Land patent, Goldie Chilcote. H. F. 67, Prine.
Land patent, Howard J. Greene and Alice E. Greene. H. F. 72, Wier.
State officers appointed. H. J. R. 8, Carstensen.
Elect same ballot as lieutenant governor. H. J. R. 11, Denman, Reppert.
Civil defense administration members, appointment. H. F. 237, Briles and Riley.
Land patent, park commissioners of Ottumwa. S. F. 207, Mincks.
Land patent to Edith F. Hoskinson and Hessel La Verne Hoskinson. S. F. 208, Mincks.
Plan reorganization executive branch, 30 day General Assembly disapprove. H. F. 329, Reppert, et al.

Plan reorganization executive branch, 60 day General Assembly disapprove. S. F. 318, Fulton, et al.; H. F. 510, Ely.

Consumer counsel appointed by. H. F. 453, Murray, et al.
Interim appointments, after Senate rejection. S. F. 434, governmental affairs.

## HEALTH DEPARTMENT-

## General

Board, examining and licensing, physicians and surgeons, osteopaths, and osteopathic physicians and surgeons, creating single examining board. S. F. 194, Shoeman, et al.; H. F. 378, Edgington, et al.

Itinerant practitioners, license abolished. H. F. 258, public health.
Medical research, personal information confidential. S. F. 340, Vance, Beneke; H. F. 432, Kluever.

Local board, powers, persons violating rules, penalty. S. F. 353, O'Malley.
Veneral disease, updating laws. H. F. 532, Denman, Reppert.
Public health examiners, increasing compensation. H. F. 555, public health and pharmacy.

## HIGHWAY COMMISSION-

## General

Railroad right of way abandoned, obtainable for commercial vehicle use. S. F. 121, Coleman.
Signs and signals, unauthorized, approval required. S. F. 138, Dykhouse; S. F. 403, judiciary 1.
Contractors permitted to bring suit in construction disputes. S. F. 148 , O'Malley and Dykhouse.
Streets, research fund established. S. F. 228, Wiley.
Emergency repairs, without submitting bids, estimated cost not more than $\$ 5,000$, estimates up to $\$ 50,000$ informal bids from not less than three qualified persons. S. F. 296, Nolan, Wiley; H. F. 437, Sokol.
Fire protection, contract with city, town or municipal corporation. S. F. 383, highways.
Abolish, single elective commissioner, annual salary $\$ 25,000$. H. F. 458, Fischer of Grundy.
Highway eliminated from primary system, extension leading into city or town put in good repair. H. F. 475, Knowles.
Highway access rights, resolutions fled in county courthouses declared to be null and void. S. F. 440, judiciary 1.

## Roads

Highway not carrying more than 300 vehicles per day eliminate from primary road system. H. F. 147, Peterson of Woodbury, et al.
Primary roads, small claims, elimination of sworn statement. S. F. 151, highways.
Erect control sign at intersections. H. F. 501, Stanley, et al.

## HIGHWAY SAFETY PATROL-

## General

Department of public safety, authorize money for construction of buildings. S. F. 101, Fisher, et al.

Cerro Gordo county, sell real estate. S. F. 149, Curran.
Black Hawk county sell real estate. S. F. 176, Fulton.
Department of public safety, appropriation for capital improvements. S. F. 490. appropriations.

## HIGHWAYS-

## General

Right of access restricted, legal acquisition of property by commission. S. F. 1, Vance.
Commission, erect place-name signs at entrance of villages. H. F. 2, Camp and Hagen.
Creeper lanes provided, heavy truck travel. H. F. 1, Camp, Scherle.
Truck, speed limit increased to 55 miles per hour. H. F. 9, Scherle, et al.
Interstate, advertising prohibited within 660 feet. H. F. 51, Hirsch, et al.; S. F. 45, Hansen, et al.
Diagonal permitted. S. F. 76, highways.
Stopping, parking prohibited. S. F. 77, highways.
Vehicles, slow moving prohibited. S. F. 78, highways.
Interstate, road use tax fund adjusted, payments available monthly. S. F. 91, Wiley.
Damage responsibility, include cost of repair, replacement and temporary construction. S. F. 102, highways.
State parks, responsibility for maintenance. S. F. 103, highways.
Interstate, defined in Code. S. F. 104, highways.
Primary road system, elimination of highways traffic load not to exceed 300 vehicles per day. H. F. 147, Peterson of Woodbury, et al.
Interstate, authorities immediate possession of land, power of eminent domain. S. F. 154, Doran.

Tiling across, owner of land pay one-half cost. H. F. 260, Edgington, et al.
Interstate, road use tax fund adjusted. S. F. 200, Wiley.
Farm-to-market, primary, mandatory letting construction work, same amount. S. F. 215, highways.

Public improvement contracts, clarifying obligations regarding retained percentage. S. F. 216, highways.
Mobile homes movement, rules, regulations. S. F. 218, Schroeder; H. F. 347 , Darrington, Gittins.
Interstate, construction, reconstruction, road use tax fund and bonds. S. F. 220, Nolan, et al.
State convey easements for Red Rock reservoir project. S. F. 226, Nolan; H. F. 563 , roads and highways.
Classification, responsibility. S. F. 354, Wiley.
Camp, camp area signs, uniform system. S. F. 375, Flatt, Elijah; H. F. 462 , Hirsch, et al.
Right-of-way, condemnation. S. F. 382, highways.
Private property, entry for survey. S. F. 384, highways.
Eliminated from primary system, extension leading into city or town put in good repair by commission. H. F. 475, Knowles.
Control sign at intersections. H. F. 501, Stanley, et al.
Vehicle weight regulation, increase to 120 days temporary restriction due to condition of road. H, F. 507, Carnahan.
Vacating certain secondary highways in Chickasaw county. S. F. 406, judiciary 2.
Closing, altering, vacating, notify property owners, utility companies. H. F. 23, Fisher of Greene, Graham; S. F. 71, Doran.
Close and vacate, written notification to property owners. S. F. 25, Lucken.
Bridges on secondary roads. H. F. 63, Den Herder, Lange.
Primary, cities and towns, remove construction fund limitation. S. F. 79 , Wiley.

Secondary, in towns 400 population or less, leading to state parks, full cost option supervisors. H. F. 98, Smith of Dickinson.
Highway commission, eliminate sworn statement of small claims. S. F. 141, highways.
Secondary, limit raised before bids required for construction work. H. F. 178, Nielsen of Shelby, et al.
Secondary, paved, speed limits increased. H. F. 193, Edgington, et al.
Speed limits, institutions under board of regents. H. F. 291, highway safety. Conservation commission, maintenance duty. S. F. 203, Doran.
Subdivision plats, roads, approval board of supervisors, county engineer prior to filing with auditor. S. F. 239, Wiley; H. F. 385, Hagedorn, et al.
Board of supervisors accept bids on equipment cost exceed $\$ 5,000$. S. F. 274 , highways.
Secondary research fund, repealing certain sections of Code. H. F. 366, Hagedorn, et al.
Secondary district establishment notice. H. F. 396, Anderson of Ringgold, et al. Primary, advance purchase by issuance of anticipatory warrants. S. F. 320 , Dykhouse, et al.
State park, Black Hawk lake, appropriation for reconstruction and hard surfacing. S. F. 321, Hansen.
Speed limits on bridges. H. F' 205, Riley.
Emergency repairs, without submitting bids, estimated cost not more than $\$ 5,000$, estimates up to $\$ 50,000$ informal bids from not less than three qualified persons. S. F. 296, Nolan, Wiley; H. F. 437, Sokol.
Study committee members, appropriation. S. F. 431, appropriations.
Junkyards prohibited within 2,000 feet, enforced by safety commissioner. H. F. 582, judiciary 2.
Commission, acquired access rights resolutions filed in county courthouses declared to be null and void. S. F. 440, judiciary 1.
Commission authorized use primary road fund for biennium. S. F. 488, appropriations.

## HISTORICAL MARKERS-

 GeneralCommission, establish. S. F. 347, Kyl, Wearin.
Commission established, 9 members appointed by governor. H. F. 519, Denman.

## HOMESE-

 GencralCounty, exempt from nursing home law. H. F. 48, county and township affairs. Foster
Children's care, laws, broadened. S. F. 21, Buck, et al.; H. F. 57, Mensing, et al.

## HOSPITALS-

 GeneralCounty, maximum levy increased to 4 mills in counties over 135,000 population. H. F. 68, Reppert, Denman.
University, physiclans, surgeons private patients, fees collected and disbursed. H. F. 134, institutions of higher learning.

Psychopathic, physicians private patients, fees collected and disbursed. H. F. 135, institutions of higher learning.
State university, medical research, prisoners volunteer. H. F. 190, board of control.
County and memorial, financial conditions examined by public accountants. S. F. 167, Elijah, et al.; H. F. 233, Fisher of Greene, et al.

Psychopathic, collect accounts of indigent or private patients. H. F. 425, institutions of higher learning.
Maximum security, mentally ill prisoners, patients, appropriation. H. F. 513, Ely, et al.
Administrators, medical directors of mental health institutes, appointment and duties. H. F. 556, board of control.
Franklin County public, legalizing acceptance, organization and establishment. H. F. 586, judiciary 2.

## HOTELS-

## General

Service tax, provide capital improvement funds. S. F: 31, Flatt. Sales tax included in rent. S. F. 313, Fulton.

## HOUSING-

## General

Cities and towns 15,000 population, adjacent to or within 1 mile, conform to state regulations. H. F. 122, Riley.
Cities, towns establish fair housing act by ordinance. H. F. 150, Ely, et al.
Cities and towns, establish inspection fees for multiple dwellings. S. F. 171, cities and towns.
Unfair practice, penalty. H. F. 512, Ely.
Inspection of one and two family dwellings cities 180,000 population. H. F. 533 , Denman, Reppert.

## HUMAN RIGETS-

 GeneralCommission created, appropriation. F. F. 49, Riley, et al.; S. F. 43, Schroeder, et al.
Employment prohibited because of age. H. F. 99, Hagedorn, et al.
Appropriation for biennium, $\$ 20,000$. H. F. 509, Riley.
Housing, penalty for unfair practice. H. F. 512, Ely.
Employment, discrimination unlawful. H. F. 589, judiciary 1; S. F. 458, social security.

## HUNTING-

## General

Bow and arrow prohibited on land of another without permission. S. F. 10 , Grimstead.
Fine increased for fallure to obtain permission cultivated or Inclosed lands. H. F. 4, Briles; S. F. 109, Turner.

Muskrats, permitting continuous open season for control. S. F. 119, Hansen; H. F. 158, Lange.

Fish and game violations, pertaining to minors. S. F. 163, Beneke.
Deer, owner, tenant hunt own land 2 days prior open season. S. F. 311, Flatt, et al.

## IMPLIED CONSENT-

 GeneralTesting of body substances for proof of driving while intoxicated. H. F. 10, Grassley, et al.; S. F. 53, Buck, et al.

## HNAUGURATION-

 GeneralAppropriation, defray expense. S. F. 399, appropriations.

## INCOME TAX-

## General

Permit state tax law to use federal 7 percent investment credit regulation. S. F. 30, Elijah; H. F. 61, tax revision.

College tultion, room and board deductible. H. F. 53, Riley.
Corporation taxes, credit to individual taxpayers. S. F. 144, Wiley, et al.; H. F. 294, Stanley, et al.
Blind, aged, additional $\$ 15$ exemption. H. F. 243, Knowles, et al.
Optional standard deduction conform to federal. H. F. 270, Stanley, et al.
Corporations, formula for apportioning between Iowa and other states. S. F. 248, Hill.
Corporation, rates increased. S. F. 261, Fulton.
Corporation, eliminate deduction of federal tax. S. F. 262, Fulton.
Rates increased, exemptions and manner of payment adjusted to provide funds for biennium. S. F. 295, Hill.

State, withhold from wages earned in Iowa, pay of estimated by self-employed. S. F. 294, Hill; H. F. 485, Worthington, Stanley.

Individual, corporation deduct contribution to United Nations. H. F. 373, Ely. Individual, corporate returns due same date as federal. S. F. 317, Dodds. Gross income same meaning as federal, defined "non-resident". S. F. 444, tax revision.

## INDUSTRIAL COMMISSIONER-

## General

Workmen's compensation, authority to compromise and settle cases for the state. S. F. 182, Schroeder.
Deputies, increase number from three to four. S. F. 183, Schroeder.
Shorthand reporter, appoint, report proceedings of hearings. S. F. 184, Schroeder.

## INDUSTRY-

## General

Cities and towns, issue bonds acquire buildings. S. F. 60, Van Eaton, et al.; F. F. 149, Peterson of Woodbury, Andersen of Woodbury.

Development tax credit. H. F. 503, Stanley, et al.

## INSTITUTIIONS—

 GeneralBoard of control, temporary management. H. F. 315, board of control.
State, estates of patients liable for support. H. F. 343, Gittins, Van Nostrand.
Mental health patients, county care for in other than institutions. S. F. 268, board of control.
Board of regents, acquire, maintain and control buildings for residence halls, dormitories and dining halls. H. F. 543, institutions of higher learning; S. F. 425, schools, educational institutions.
Mental health, hospital administrators, medical directors, appointment and duties. H. F. 556, board of control.
Board of control, permit microfilm copies of records of inmates of institutions. S. F. 428, board of control.

Printing practices and procedures, special study committee created to investigate. H. J. R. 20 , printing.

## INSURANCE-

 GeneralPermitting companies to organize or purchase whole or part of subsidiary company. S. F. 16, Nolan, et al.; H. F. 21, Mowry, et al.
Agents license, revocation by commissioner. H. F. 132, insurance.
Commissioner, provide for examination for agents, dealers, $\$ 5$ fee. H. F. 196, insurance.
Agents write certain risks in foreign or alien companies. H. F. 222, insurance.
County mutual associations, licensing, taxing, same basis other similar insurance carriers. H. F. 249, insurance.
Fraternal beneficiary associations, tax levy same as commercial. H. F. 265, insurance.
Adjusters, qualifying and licensing, $\$ 2$ fee. H. F. 266, insurance.
Life, standard valuation law. H. F. 267, insurance.
Cancellation reasons. H. F. 272, Briles.
State, county, city, town, established group insurance. S. F. 227, Lisle; H. F. 522, Denman, et al.
Mortgage guaranty insurer, contingency reserve maintained 180 months. $H$. F. 319, insurance.
Iowa security law, sale of security defined. H. F. 320, insurance.
Companies seeking new license in state, requirements increased. Fi. F. 323, insurance.
Sale of securities by issuer, limited offering, exemption modernized. H. F. 324, insurance.
Examiners, per diem compensation increased. H. F. 331, insurance.
Life, regulations of investments in Iowa securities. H. F. 356 , Knock, Vermeer.

Public employees authorize deductions from salary for certain insurance. H. F. 372, Andersen of Woodbury, et al.
Waterworks employees, establish group insurance plans in cities of 50,000 population. S. F. 316, Turner; H. F. 469, Gittins, Van Nostrand.
Municipal employees, group insurance. H. F. 377, Kreager, et al.
Companies join together for health and accident to persons over 65 years. H. F. 426, Knowles.

Insurance protection for volunteer during civil defense activities. H. F. 33, Reppert, Denman; S. F. 48, O'Malley.
Life, certain proceeds exempt from inheritance tax. H. F. 499, Stanley, et al.
State commissioner, standards set to determine cash surrender values and nonforfeiture benefits of life insurance policies. S. F. 393, insurance.
Accident and sickness, not include blood or blood products. S. F. 443, insurance.
Domestic companies, organization law changed. S. F. 445, insurance.
Correcting code reference in S. F. 445. S. F. 374, insurance.

## Fire

Permit writing multiple peril policies. H. F. 25, Swisher, et al.; S. F. 44, Wiley, et al.

## INTERSTATE COOPERATION-

 GeneralAppropriation, committee members. S. F. 412, appropriations.

# LOWA COMMISSION ON STATE AND LOCAL GOVERNMENTGeneral 

Creating, appropriating $\$ 10,000$ from liquor control fund. H. F. 430, Grassley, Eveland.

## IOWA DEVELOPMENT COMMISSION-

## General

Nonprofit corporation established, accept grant or gifts for research in science, arts, technology. S. F. 252, Lowa development; H. F. 403, state planning and development.
Appropriation for municipal planning assistance, time extended to June 30, 1965. H. F. 427, state planning and development commission; S. F. 387, appropriations.
Compensation of members. S. F. 457, compensation of public officers and employees.

## IOWA LEGISLATIVE COUNCIL-

## General

Creating, combining legislative fiscal director, legislative research and code editor. H. F. 559, consolidation and coordination of state government.

IOWA NATURAL RESOURCES COUNCILGeneral
Temporary permits issued for storage of water. H. F. 327, drainage and flood control.

LPERS-HOWA PUBLIC EMPLOYEFS RETIREMENT SYSTTGNMGeneral
Increase benefits. S. F. 70, social security; H. F. 103, social security. Funds, invest, reinvest. H. F. 310, social security.
Appropriation to security commission. S. F. 398, appropriations.
Advisory investment board, appropriation. S. F. 452, appropriations.

## JUDGES-

General
Superior court judges, increase salary. H. F. 58, Frazier.
Municipal court, alternative method payment of salaries. H. F. 66, Reppert, Denman.
Retirement, voluntary and other causes. S. F. 114, judiciary 1.

Retirement mandatory, temporary service after retirement. H. F. 264, judiciary 1.
Supreme court, provide law clerk. S. F. 284, Turner, Nolan.
District court, increasing to flve in 18 th Judicial district. H. F. 529, Riley, et al.
Judicial nominating commission, terms of office, judicial elections, mandatory retirement, temporary service by retired judges and residence of supreme court judges. S. F. 402, judiciary 1.

## JUDGMENTS-

 GeneralForeign, enforcement simplified. S. F. 39, Doran.

## JUNKYARDS-

## General

Prohibit within 2,000 feet of roads and highways, safety commissioner enforce. H. F. 582, judiciary 2.

## JURY-

General
Grand, two members, drawn from townships 60,000 population. S. F. 225 , O'Malley; H. F. 362, Denman, Reppert.
Clerk grand jury salary increase certain counties. S. F. 441, judiciary 2.

## JUSTICES OF THE PEACE-

 GeneralCriminal fees increased, townships population 4,000 to 10,000 . F. F. 278, Jarvis, et al.

## JUVENILE-

 GeneralFish and game violations, provide penalty. S. F. 163, Beneke.
Court structure, revising, codifying statutes regarding dependent, neglected and delinquent children. S. F. 321, Buck, et al.; H. F. 428, Mensing, et al.
Employee, receive workmen's compensation benefit direct. H. F. 36, Riley.
Motor vehicle instruction, holder, driver when accompanied by designated person 25 holding valid license. H. F. 46, Robinson.
Malicious or willful injury to property, parents responsibility. S. F. 367, Shaff; H. F. 492, Carstensen, Camp.
Liquor, beer misdemeanor to possess. H. F. 182, Reppert, Denman.

## LABOR-

General
Wage rates, established for public works projects. S. F. 99, Mincks and Van Eaton; H. F. 185, Andersen of Woodbury, et al.
Professional strike breakers. S. F. 267, O'Malley; H. F. 531, Denman, Reppert. Iowa state labor relations board, creation. S. F. 300, Mincks.
Minimum wages for employees, administration, enforcement. H. F. 494, Stanley, et al.
Organization, unlawful discrimination. H. F. 589, judiciary 1; S. F. 458, social security.

LANDS-
General
Conservation commission, jurisdiction, deposit of litter illegal. H. F. 169, Hagen, et al.
Eminent domain road authorities immediate possession. S. F. 154, Doran.
Farm, exempted from zoning. S. F. 155, Lodwick.
Developers furnish improvement bonds. S. F. 146, cities and towns.

## LAND PATENTS-

## General

Goldie Chilcote, Mahaska County. H. F. 67, Prine.

Howard J. Greene and Alice E. Greene, Louisa County. H. F. 872, Wier. To park commissioners of Ottumwa. S. F. 207, Mincks.
Edith F. Hoskinson and Hessel La Verne Hoskinson. S. F. 208, Mincks.

## LEGALIZING AND ENLARGING ACTS-

 GeneralStarmont Community School District, organization. S. F. 2, Elvers.
Chariton Community School District, legalizing school bond issue. S. F. 12, Vincent.
Area Six Community School District, organization. H. F. 15, Stanley.
Area Six Community School District, legalizing school bond issue. H. F. 16, Stanley.
H. L. V. Community School District, bond issue. S. F. 24, Benda.

Executive Council, exchange real estate conveyance with Ellen M. Peterson. H. F. 84, Olson; S. F. 89, Curran.

Benton-Linn benefited fire district, organization. H. F. 113, Riley, et al.
Ames Community School District, sale of real estate to Mary Tripp. H. F. 159, Cunningham.
Denison, issuance airport bonds. H. F. 168, Crane.
Highway Safety Patrol, Cerro Gordo county, exchange real estate. S. F. 149, Curran.
Highway Safety Patrol, Black Hawk county, exchange real estate. S. F. 176, Fulton.
Land patent, park commissioners of Ottumwa. S. F. 207, Mincks.
Land patent to Edith F. Hoskinson and Hessel La Verne Hoskinson. S. F. 208, Mincks.
Clarion courthouse repair, legalizing contract with D. C. Taylor Company. H. F. 234, Hagie.

Mechanicsville, street improvement. S. F. 230, Elijah.
West Delaware County Community School District, buying and selling real estate. S. F. 236, Long.
Clarinda Community School District, junior college, legalizing act. S. F. 244, Lisle.
Benefted fre district, establish multicounty. H. F. 339, Riley.
School corporation, organization, reorganization, enlargement or changes. S. F. 273, Shaff.

Real estate conveyance, Cerro Gordo county. S. F. 356, Curran.
Northeast Hamilton Community School District, organization. S. F. 366 , Walker.
Davenport off street parking, bond issue. H. F. 443, Knowles.
South Hamilton Community School District, boundaries established. S. F. 389, judiciary 2.
Traer-Clutier, organization and establishment of boundaries. H.' F. 548, judiciary 2.
Traer-Clutier, legalizing school bond issue. H. F. 549, judiciary 2.
Denison, paving, sewer, water mains, bond issue. H. F. 558, judiciary 2.
Vacating certain secondary highways in Chickasaw county. S. F. 406, judiciary 2.
Parkersburg community school district, establish boundaries. S. F. 427, judiciary 2.
Iowa River Flint Creek levee district, levy assessment for flood control project. S. F. 442 , Judiciary 2.

Real property, sold for taxes date changed. S. F. 446, judiciary 2.
Franklin County public hospital, legalizing acceptance, organization and establishment. H. F. 586, judiciary 2.
Linn-Mar community school district, legalizing name change. H. F. 590, judiciary 2.

## LEGISLATIVE RESEARCH-

## General

Code, code annotations furnished without charge. H. F. 287, Ely, Hirsch. General Assembly, direct appropriation. H. F. 467, Ely, Hirsch.

Committee members appropriation. S. F. 449, appropriations.
Advisory committee members, appropriation. S. F. 450, appropriations.
Advisory committee members, appropriation. S. F. 451, appropriations.

## LRGISLATIVE SERVICES COUNCIL-

## General

Created, consolidating fiscal director, research and codification into one agency. H. F. 120, Nelson, et al.

Creating, combining legislative fiscal director, legislative research and code editor. H. F. 559, consolidation and coordination of state government.

## LEGISLATURE-

## General

River boundary, unlawful to alter or change without consent. S. F. 151, Dykhouse.

## LEVEE DISTRICT-

## General

Property, sell, no longer needed. H. F. 240, Wier.
Iowa River-Flint Creek levee district, levy assessment for flood control project. S. F. 442, judiciary 2.

## LIABILITY-

## General

Accidents, when using body of water, owner, tenant exempt. H. F. 92, Hirsch, et al.; S. F. 95, Phelps, Cowden.

## LIBRARIES-

## General

Boards contract with other boards, all cities, towns dispose of devices, bequests. H. F. 139, Winkelman, et al.
Cities enter into long term leases for libraries, counties, school districts authorized to contribute. H. F. 148, Reppert, Denman; S. F. 205, O'Malley.
Cities and towns, bond issue, permit financing sites, building, books, equipment. S. F. 143, O'Malley, Schroeder; H. F. 530, Reppert, Kluever.
Interstate compact, cooperation in providing services. S. F. 358, Lodwick, Schroeder.
Traveling, appropriation $\$ 100,000$ each year of blennium. H. F. 465, Dietz, et al.
Traveling, state director made administrator for interstate library compact. S. F. 436, governmental affairs.

## LICENSE-

## General

Liquor by drink, legalize under local license system unless prohibited by vote of the county. Fees and bond set. H. F. 7, Dietz, et al.
Making a right, revocation due process of law. S. F. 15, Turner, Beneke.
Marriage, order district court. H. F. 34, Riley.
County homes exempt, nursing home law. H. F. 48, county and township affairs. Liquor by the drink. S. F. 34, Turner.
Real estate broker, licensed real estate salesman for 24 months. H. F. 59, Jarvis, et al.
Industrial loan companies. H. F. 62, Riley, Dietz; S. F. 161, Schroeder.
Clubs, where liquor on premises. H. F. 70, Denman, et al.
Real estate, clarification expiration date, voluntary surrender. H. F. 86, Jarvis, et al.
Clubs, associations, permit required members bring own liquor. S. F. 83, Hill, et al.
Dispensing opticians, regulating, controlling. S. F. 110, Schroeder, et al.
Insurance agents, revocation by commissioners. H. F. 132, insurance.
Cigarette vending machines. S. F. 126, Hansen, et al.
Milk and cream processors, suspension failure to post bond. F. F. 207, Patton.

Marriage, three-day waiting period eliminated. H. F. 228, Carnahan, Riley. Debt management, superintendent of banking regulate. H. F. 230, Knowles. Foreign, domestic corporations annual fee \$5. H. F. 231, judiciary 2.
Cosmetology, shop owners and operators. S. F. 189, O'Malley, et al.; H. F. 282, Chalupa, et al.
Insurance adjusters, $\$ 2$ fee. H. F. 266, insurance.
Itinerant practitioners, license abolished. H. F. 258, public health.
Insurance companies, requirements increased. H. F. 323, insurance.
Egg buyers and dealers, disposition of fees. H. F. 334, Walter, et al.
Trappers, fee increased. H. F. 338, Riley.
Pharmacies, three classes. S. F. 287, Griffn.
Motor vehicle registration minimum increased. H. F. 367, Hagedorn, et al.
Motor vehicle, reduction eleventh year. H. F. 368, Hagedorn, et al.
Door-to-door solicitors. H. F. 375, Cunningham; S. F. 312, Fulton.
Racing, pari-mutuel betting. H. F. 390, Meyer, et al.
Watchmakers, requirements. S. F. 335, Lucken, et al.
Collection agencies. S. F. 360 , Buck, Frommelt; H. F. 450, Reppert, et al.
Agricultural warehouse, licensing or unbonded repealed. H. F. 481, Balloun, Van Nostrand.
Motor vehicle, renewal stickers permitted. S. F. 388, governmental affairs.
Attorneys, notary public commission not expire while holding valid license. S. F. 111, Shaff.

Nursing, regulating practice. H. F. 170, Dietz, et al.
Pharmacists, licensed, exempt from requirement of a permit to deal in antihog cholera serum and viruses. H. F. 572, agriculture 1.
Domestic corporations engaged in lending money, penalties for violations. S. F. 424, banks, building and loans.
Home rule liquor control act. S. F. 437, judiciary 2.
Domestic, foreign corporations, credit against annual license fees. S. F. 448, judiciary 1.

## Fees

Pharmacy fee increased. H. F. 27, Wright, et al.; S. F. 28, Griffin, et al. Mobile home parks, S. F. 243, Shaff; H. F. 348, Darrington, Gittins.
Egg buyer, seller, $\$ 10$, renewable July 1 each year. H. F. 460, Briles, et al.
Trailers, camp, travel defined, registration fee established. S. F. 461, transportation and highway safety.
Fish and Game
Fishing, residents over 65, fee reduced. H. F. 20 , Messerly, et al.
Trappers under 16 years of age, license fee $\$ 1$, over 16 years $\$ 3$. Traps carry metal name tags. H. F. 423, fish and game.
Fur dealers, fee increased to \$50. Agent or employee, $\$ 10$ fee. H. F. 429, Anderson of Ringgold, Briles.
Nonresident hunting and fishing, repealing reciprocal setting hunting at $\$ 15$, fishing at $\$ 2.50$. H. F. 544, fish and game.

## Motor Vehicles

Operators, notify 30 days prior to expiration. S. F. 38, Shoeman, et al.
Special mobile equipment, certificate, plates, $\$ 3$ fee. H. F. 247, Millen.
Motor vehicle operator, temporary extension, holder absent from state or incapacitated at renewal time. H. F. 298, safety and law enforcement.
Disabled veterans, special automobile plates. H. F. 457, Briles, et al.
Operator, chauffeurs, point system repealed. H. F. 464, Scherle, Gittins.
Motor vehicle factory branch, representative, licensing system. H. F. 483; Swisher; S. F. 467, transportation and highway safety.
Urban transit busses, registration certificates, license plates issued by motor vehicle department. S. F. 391, cities and towns; H. F. 553, cities and towns.
Instruction permit, holder may drive with any designated, licensed driver over 25. H. F. 46, Robinson.
Registration certificate holders. H. F. 71, McElroy, et al.
Registration plates, treasurer transfer $\$ 175,000$ to department of public safety for manufacturing purpose. H. F. 107, appropriations.

Registration refused, delinquent personal taxes. H. F. 130, Casey.
Registration, minimum increased. H. F. 367. Hagedorn, et al.
Antique, registration fees increased. H. F. 368, Hagedorn, et al.; S. F. 307, highways.
Registration fee reduction, eleventh year. H. F. 369, Hagedorn, et al.
Farm truck registration. H. F. 382, Nielsen of Emmet, et al.
License, renewal stickers permitted. S. F. 388, governmental affairs.
Registration fees, county treasurer retain 75 cents. H. F. 546, county and township affairs.
Registration on new cars, value set according to retall price suggested by manufacturer. H. F. 568, roads and highways.

## LIEN-

## General

Artificial Insemination, bull services. H. F. 116, Coffman, et al.
Mechanics, written notice of labor and materials. S. F. 107, Phelps; H. F. 155, Chalupa.
Old age pensioners' homes, simplifying method by which state recovers. H. F. 110, Moffitt.
Inheritance tax, prescribing duration. S. F. 178, Shaff.
Real estate, renewal judgment expirations. H. F. 333, Dunton.
Motor vehicle, notation and release. S. F. 292, Benda; F. F. 487, Miller of Page.
Factors established, method, notice of existence. H. F. 422, Reppert.

## LIEUTENANT GOVERNOR-

## General

Constitutional amendment to change term of office to 4 years. H. J. R. 4, Carstensen.
Constitutional amendment to change term of office to 4 years, limit 2 terms. S. J. R. 6, Lucken, et al.; H. J. R. 9, Smith of O'Brien, et al.

Elected same ballot as governor. H J. R. 11, Denman and Reppert.

## LIEUOR-

## General

Legalizing by drink under local licensing system, unless prohibited by vote of the county. Fees and bond set. H. F. 7, Dietz, et al.
Testing of body substances for proof of driving while intoxicated. H. F. 10 , Grassley, et al.; S. F. 53, Buck, et al.
Liquor by the drink, license and control. S. F. 34, Turner.
Abolish individual liquor permit. H. F. 50, Andersen of Woodbury, Kibbie; S. F. 179, Van Eaton.

Clubs, license, taxation, regulation. H. F. 70, Denman, et al.
Clubs, associations, license required when members bring own liquor. S. F. 83, Hill, et al.
Liquor by the drink, eliminate illegal sale, provide revenue. F. F. 164, Duffy, et al.
Control license, disposition of revenue therefrom. H. F. 177, Reppert, et al.
Minors, misdemeanor to possess beer, liquor. H. F. 182, Reppert and Denman.
Intoxicating, defining. H. F. 406, Fisher of Greene, et al.; S. F. 346, Doran and Coleman.
Control Act repealed. H. F. 419; Dietz.
Beer, Class "C" increase fee, not less than $\$ 100$ or over $\$ 300$. H. F. 444, Dietz.
Beer, Class "C" permit eliminated. F. F. 456, Dietz, et al.
Control Act repealed, prohibition. H. F. 459, Dletz.
Class "A" beer permit holders, pay cash. I. F. 96, judiciary 2.
Revocation " $B$ " club, " $C$ " beer permits, forfeiture of bond. H. F. 217, Denman, Busch.
Dram shop law, beer included. H. F. 502, Stanley.
Liquor by the drink, local option. H. F. 517, Van Nostrand.
Opened bottles, prohibited in area of motor vehicle normally occupled by: driver or passengers. H. F. 574, safety and law enforcement.

Home rule liquor control act. S. F. 437, judiciary 2.
Amending S. F. 437. S. F. 485, judiciary 2

## HIVESTOCK-

General
Artificial insemination, bull services subject to lien. H. F. 116, Coffman, et al. Cattle, swine, sheep exempt from taxation. H. F. 123, Johnson, et al. Dealers, packer buyers, surety bond. H. F. 183, Balloun and Maule.
Tax exemption, not to exceed 100 head. H. F. 184, Knock, et al.
Loss report to assessment insurance associations, 48 hours. H. F. 192, Paul, et al.
Slaughter, humane methods. H. F. 285, Riley, Ely.
Sale, written statement of weight. H. F. 416, agriculture 1.

## LOANS-

## General

Industrial loan companies, provide for licensing, specify powers, prescribe penalties for violation. H. F. 62, Riley, Dietz; S. F. 161, Schroeder.
College student loan fund established, appropriation. H. F. 88, Andersen of Woodbury.
Domestic corporations, licensing and regulation, penalties for violations. S. F. 424, banks, building and loan.

## MANUFACTURING-

## General

Capital stock exemption, company with plant in Lowa. S, F. 213, Lisle, et al.

## MARRIAGE-

## General

License by order district court. H. F. 34, Riley.
Marriage, three-day waiting period eliminated. If. F. 228, Carnahan, Riley.

## MENTAL HEALTH-

## General

Community mental health centers, establish, one or more counties combined population 40,000 . H. F. 56, Sersland, et al.
Mentally retarded, extending to include in state aid care in county homes, permit counties credit state aid to such institution fund. H. F. 119, Gittins, et al.
Board of regents, appropriation, psychopatic hospital Iowa City, establish new community centers. S. F. 125, Benda.
Interstate compact on mental health adopted, administrated by director mental health. H. F. 189, board of control.
Mentally ill, retarded, board of control make reciprocal agreements with other states. H. F. 191, board of control.
Delinquent payments, delay beyond county control, comptroller modify penalty. H. F. 197, board of control.
Mentally retarded persons in state hospital-schools, reorganizing statutes providing for treatment, training, care and support. H. F. 227, Ely, et al.; S. F. 214, Cowden, Phelps.

Hospital superintendent, authority to designate qualified person to examine prisoners believed to be mentally ill. S. F. 177, board of control.
County funds used for care, treatment, habilitation of mentally retarded persons. S. F. 181, Cowden, Phelps; H. F. 245, Ely, et al.
Mentally ill, admission to state institution, legal settlement. H. F. 259, board of control.
Board of control, patients, no legal settlement, placement in nursing or custodial homes. S. F. 210, board of control.
Mentally ill assistance fund, establish, appropriation, relief to long term patients. S. F. 212, Lisle, Long; H. F. 341, Gittins, Ossian.
Patients on leave, peace officers return to mental health institute. H. F. 316; board of control.

Voluntary patients in institutions, care support paid to state comptroller. F. F. 342, Gittins, Coffman.

County provide care in other than institutions. S. F. 268, board of control.
Admissions to institutes, mental health officer. S. F. 288, board of control.
Director establish paid educational leaves for employees of institutions under his control. H. F. 477, Van Alstine, et al.
Mentally ill prisoners, patients, maximum security hospital, appropriation. H. F. 513, Ely, et al.

Hospital administrators, medical directors of institutes, appointment and duties. H. F. 556, board of control.
Hospitals, patients personal fund, established. S. F. 408, board of control.

## MERIT SYSTEM-

## General

Civil service personnel administration for state. H. F. 238, Riley, et al.; S. F. 314, Fulton, et al.

## MINING-

General
Natural resources, severance tax, 5 cents per ton. H. F. 212, Meyer.

## MINOR-

## General

Employee, receive workmen's compensation benefit direct. H. F. 36, Riley.
Motor vehicle instruction, holder, driver when accompanied by designated person 25 holding valid license. H. F. 46, Robinson.
Liquor, beer misdemeanor to possess. H. F. 182, Reppart and Denman.
Fish and game violations, provide penalty. S. F. 163, Beneke.
Malicious or willful injury to property, parents responsibility. S. F. 367, Shaff; H. F. 492, Carstensen, Camp.

Juvenile court structure, revising, codifying statutes regarding dependent, neglected and delinquent children. S. F. 321, Buck, et al.; H. F. 428, Mensing, et al.

## MOBILE HOMES-

## General

Movement of highways, rules, regulations. S. F. 218, Schroeder; H. F. 347 , Darrington, Gittins.
House trailers, travel trailers, registration fee. S. F. 221, Wiley; H. F. 346, Darrington, Gittins.
Park, license, regulation. S. F. 243, Shaff; H. F. 348, Darrington, Gittins.
Taxation, clarifying law. H. F. 349, Gittins, et al.

## MONEYS AND CREDRTS-

 GeneralTax two mills, eliminate exemption certain persons owning corporate stock. H. F. 224, Andersen of Woodbury.

Korean, repeal tax moneys and credits except one mill. H. F. 5, Knowles, et al.; S. F. 197, Curran, Dykhouse.
Korean veterans' bonus bonds, repeal millage tax, use unclaimed funds for payment. H. F. 581, tax revision.

## MORTGAGE-

## General

Guaranty insurance by licensed company, contingency reserve maintained 180 months. H. F. 319, insurance.

## MOTELS-

## General

Service tax, provide capitol improvement funds. S. F. 31, Flatt.
Sales tax included in rent. S. F. 313, Fulton.

## MOTOR VEHICLES-

## General

Testing of body substances for proof of driving while intoxicated. F. F. 10, Grassley, et al.; S. F. 53, Buck, et al.
Homicide, establishing crime, penalty. H. F. 19, Carstensen.
Speed limits adjusted on city streets, approval highway commission on request of city council. H. F. 35, Reppert, Denman; S. F. 49; O'Malley.
Certificate of convenience and necessity, abolish requirement. H. F. 41, Riley.
School busses, modernizing safety laws and equipment. H. F. 95, Wier, et al.: S. F. 253, Elijah, Wearin.

Safety belts required after July 5, 1963. H. F. 60, Riley.
Highway and highway structure damage responsibility, include cost of repair, replacement and temporary construction. S. F. 102, highways.
Tax refund, special fuel used operation corn shellers, roller mills, feed grinders mounted on trucks. H. F. 161, Nelson; S. F. 124, Lucken.
Registration plates, treasurer transfer sufficient sum for manufacturing. H. F. 157, appropriations.

Speed limits on bridges or elevated structures. H. F. 205, Riley.
Flag required vehicles operated less than 30 miles per hour. H. F. 223, Stanley, et al.
Emergency, fire-crash trucks, cities, towns lease. H. F. 246, Reppert, et al: S. F. 351, Wiley.

Registration expiration and renewal dates spread over calendar year in counties over 100,000 population. H. F. 384, Reppert.
Cities and towns, establish testing stations, fees. S. F. 217, cities and towns.
Tractors, semitrailers increasing overall length. H. F. 304, Nelson, et al.; S. F. 275, transportation and highway safety.

Speed increased, pulling one or two wheel trailer. S. F. 240, Wiley; H. F. 409, Robinson.
Sticker to use state park, $\$ 2$ annual fee. S. F. 247, Hansen, et al.
Liens, notation and release. S. F. 292, Benda; H. F. 487, Miller of Page.
Fuel, diesel engine fuel tax, increased one cent per gallon. S. F. 279, Curran, et al.
Carriers operating over highways in this state, register with commerce commission. H. F. 371, Eveland, et al.; S. F. 328, Doran, et al.
Truck operator, contract carriers, not carry more than 5 persons goods at a time. S. F. 327, Walker, et al.; H. F. 405, Paul, et al.
Liability of driver regarding guest passengers. S. F. 341, Schroeder, Turner.
Auto-boat transport trucks, increase overall length. 'S. F. 363, Flatt, et al.; F. F. 468, Nelson, Scherle.

Factory branch, representative licensing system. H. F. 483, Swisher; S. F. 467, transportation and highway safety.
Welght regulation, increase to 120 days temporary restriction on highways because of condition. H. F. 507, Carnahan.
Rail track motor cars, transporting employees, equip with top, windshield and wipers, penalty fallure to provide. H. F. 161, Ely, et al.; S. F. 169, Walker, et al.
Dealers, special plates, new and used cars, defining status. S. F. 407, transportation and highway safety.
Certificates of title, increasing fees to $\$ 1$, duplicates increased to $\$ 3$. H. F. 567, roads and highways.
Liquor bottles opened, prohibited in area normally occupled by driver or passengers. H. F. 574, safety and law enforcement.
Commercial vehicles, reciprocal fees or charges to provide for obligations, prohibitions or limitations imposed. H. F. 592, motor vehicle, commerce and trade.

## Licenses

Instruction permit, holder may drive with any designated, licensed driver over 25. H. F. 46, Robinson.

Notify operator 30 days prior to license expiration. S. F. 38, Shoeman, et al.

Registration certificate holders. H. F. 71, McElroy, et al.
Registration plates, treasurer transfer $\$ 175,000$ to department of public safety for manufacturing purpose. H. F. 107, appropriations.
Registration refused, delinquent personal taxes. H. F. 130, Casey.
Special mobile equipment, certificate, plates, $\$ 3$ fee. H. F. 247, Millen.
Operators license, temporary extension, holder absent from state or incapacitated at renewal time. H. F. 298, safety and law enforcement.
Registration, minimum increased. H. F. 367, Hagedorn, et al.
Antique, registration fees increased. H. F. 368, Hagedorn, et al.; S. F. 307, highways.
Registration fee reduction, eleventh year. H. F. 369, Hagedorn, et al.
Farm truck registration. H. F. 382, Nielsen of Emmet, et al.
Special license plates, disabled veterans. H. F. 457, Briles, et al.
License, renewal stickers permitted. S. F. 388, governmental affairs.
Urban transit busses, registration certificates, license plates. S. F. 391, cities and towns; H. F. 553, cities and towns.
Registration fees, county treasurer retain 75 cents. H. F. 546, county and township affairs.
Operator, chauffeurs, point system repealed. H. F. 464, Scherle, Gittins.
Motor vehicle factory branch, representative, licensing system. H. F. 483, Swisher.
Registration on new cars, value set according to retail price suggested by manufacturer. H. F. 568, roads and highways. Treanurer of State
Gas tax refunds, claims filed 12 months from purchase date. H. F. 105, Kibbie.

## MUNICIPAL CORPORATIONS-

## General

Examiners and assistants salary increase. S. F. 35, Frommelt, et al.; H. F. 111, Smith, et al.
Examiners title changed to auditor. S. F. 42, Frommelt, et al. Cities and Towns
Wards, population equalized. H. F. 8, Carstensen, Camp.
Insurance, cover risk from faulty condition of streets. H. F. 91, Reppert, Denman.
State-owned areas, maintained by municipalities, not called state parks. S. F. 238, conservation.
Sewage disposal, contract similar area adjoining state. S. F. 242, Van Eaton.
League of municipalities, dues paid by citles and towns increased. H. F. 480, Den Herder, Eveland.

NATIONAL GUARDGeneral
Appropriation, capital improvements, purchase airplane. S. F. 487, appropriations; H. F. 596, approppiations.

## Military Afiairg

Advisor council, creating, updating code. S. F. 147, military affairs.

## NEWSPAPERS-

 GeneralOfficial publication, selection. S. F. 233, Walker.

## NOTARY PURLIC-

## General

Attorney commission, effective valid license. S. F. 111, Shaff.

## NURSES—

General
Public health, nursing service, city council, school boards, boards of supervisors contract. H. F. 83, Ely, et al.
Regulating practice, licensing. H. F. 170, Dietz, et al.; H. F. 554, public health and pharmacy.

## OFFICERS-

General
Municipal court, alternative method payment of salaries. F. F. 66, Reppert, Denman.
Iowa association of county offleers, annual dues. H. F. 204, Kluever, et al.
Mayor, permit facsimile signature, certain documents. S. F. 160, Wiley; H. F. 242, Ely, et al.
Conservation, salary increased. H. F. 325, fish and game.
County attorney prosecute candidate for public office for failure to file statement of expenses. H. F. 376, elections, political and judicial districts.
County, compensation increased. H. F. 542, compensation of public officers and employees.

OII-

## General

Crude, state ald to person or corporation first discovering. S. F. 302, Rigler, et al.
Wells, or gas, state geologist jurisdiction. S. F. 430, judiciary 1; H. F. 585, motor vehicles, commerce and trade.

## OLD AGE ASSISTANCE-

 GeneralProperty insurance. S. F. 322, Beneke.
Appropriation, claims settlement. S. F. 422, claims.

## OPTOMETRY-

## General

Eyeglasses, bait advertising, premium, discount prohibited. H. F. 115, Nelson, et al.; S. F. 116, Phelps, et al.
Dispensing opticians, regulating, licensing, controlling. S. F. 110, Schroeder, et al.

## OSTEOPATHY—

## General

Physicians, surgeons, creating single examining board. S. F. 194, Shoeman, et al.; H. F. 378, Edgington, et al.

## PARKING-

## General

Cities post signs, no parking during snow removal. H. F. 215, Andersen of Woodbury, Denman.
Davenport off street, bond issue legalized. H. F. 443, Knowles.

## PAREING METERS-

## General

Revenue, increase to 50 percent amount used. H. F. 89, Reppert, Denman; S. F. 206, O'Malley.

## PARKS-

 GeneralRoads, maintenance responsibility, highway commission, board of supervisors. S. F. 103, highways.

Establish state owned on Mahaska river, appropriation. H. J. R. 12, Patton. Roads, conservation commission maintain. S. F. 203, Doran.
State, name changed when maintained by municipalities. S. F. 238, conservation.
Mobile home, license, regulation. S. F. 243, Shaff; H. F. 348, Darrington, Gittins.
State motor vehicle sticker, $\$ 2$ annual fee. S. F. 247, Hansen, et al.
Roads, Black Hawk Lake State Park, hard surfacing. S. F. 331, Hansen.

## PAROLID-

General
Parolee or court probationer, penalty for aiding. S. F. 152, Buck, et al.
PEACE OFFICERS-. General
Public safety, retirement, accident and disability system. S. F. 224, Schroeder, et al.; H. F. 345, Mensing, et al.

## PENSIONS-

## Retirement

Polfcemen and firemen, elimination of fixed income. S, F. 46, Shaff, et al.; H. F. 146, Camp, et al.
Policemen, firemen, adjusted according to salaries paid active members. H. F. 69, Mensing, et al.
Policemen, firemen, state system optional, cities having civil service after January 1, 1960. S. F. 172, cities and towns; H. F. 418, Baringer.
Policemen, firemen adjust according to current salaries, effective gradually over 3 year period, increase contribution to fund. H. F. 306, Mensing, et al.
Teachers include superintendent of public instruction or county superintendent of public schools. S. F. 272, Fulton.

## PERMITS-

 GeneralMotor vehicle instruction, holder, driver when accompanied by designated person 25 holding valid license. H. F. 46, Robinson.
Liquor, abolish individual. H. F. 50, Andersen of Woodbury, Kibbie; S. F. 179, Van Eaton.
Lowa natural resources council issue temporary permit for storage of water. H. F. 327, drainage and flood control.

Beer, Class "C"' increase fee, not less than $\$ 100$ or over $\$ 300$. H. F. 44, Dietz. Beer, Class "C" permit eliminated. H. F. 456, Dietz, et al.
Anti-hog cholera serum and viruses, licensed pharmacists exempt. H. F. 572 , agriculture 1.

## PHARMACIES-

 GeneralUnlicensed persons not permitted to fll prescriptions. H. F. 26, Wright, et al.; S. F. 27, Griffin, et al.

License fee increased. H. F. 27, Wright, et al.; S. F. 28, Griffin, et al.
Licenses issued in three classes. S. F. 287, Griffin
Licensed, exempt from requirement of a permit to deal in anti-hog cholera serum and viruses. H. F. 572, agriculture 1.

## PHYSICAL THERAPISTSGeneral

License, qualification, examining board established. H. F. 389, Mowry; S. F. 343, Nolan, Wearin.

## PHYSICIANS-

## General

Death certificates, all information typed or printed. S. F. 54, Mincks, Vance.
Surgeons, osteopathic surgeons, creating single examining board. S. F. 194, Shoeman, et al.; H. F. 378, Edgington, et al.

## POLICE-

 GeneralRetirement pension, elimination of fixed income. S. F. 46, Shaff, et al.; H. F. 146, Camp, et al.
Pensions, adjusted according to salarles paid active members. H. F. 69, Mensing, et al.
Retirement system, include hospital, nursing and medical attention, hours of duty under an additional section of code. H. F. 173, cities and towns.

Retirement, state system optional cities having civil service after January 1, 1960. S. F. 172, cities and towns; H. F. 418 , Baringer.

State residence of one year required. S. F. 174, cities and towns.
Retirement, equalizing working years. H. F. 241, Mensing, et al.
Pension adjusted according to current salaries, effective gradually over 3 year period, increasing contribution to fund. H. F. 306, Mensing, et al.
Chief, appointment and qualifications. H. F. 552, cities and towns.

## POLITICAL ORGANIZATIONS-

 GeneralCounty conventions, election of delegates at precinct caucuses. H. F. 587, elections, political and judicial districts.

## POULTRY-

## General

Frozen, date of freezing on package. S. F. 74, Main.
Buyer for the marker of, license, surety bond. H. F. 274, Walter, et al.

## PRINTING BOARD-

## General

Emergency contracts, $\$ 1,000$. S. F. 180 , printing.

- Public printing contracts, bidders may furnish bonds or deposits. S. F. 219 , printing.
Appropriation for biennium, printing, binding. S. F. 396, appropriations.


## PRINTING (PUBLISHING)-

## General

School, districts, publication and hearing of financial matters. S. F. 280, printing.
School boards publish statement of proceedings. H. F. 540, printing.
School district publish existing and proposed budget and teachers salaries. H. F. 541, printing.

School student activities funds, publish receipts and disbursements at end of each semester. H. F. 545, printing.
School district publish proposed budget. S. F. 416, schools and educational institutions.
Study committee created, practices and procedures among state institutions. H. J. R. 20, printing.

## PRISONS-

## Penal Institutions

To appropriate funds to board of control to pay balance on prison honor farm in Jasper county. S. J. R. 4, Scott, Shoeman.
Reformatory, penitentiary revolving funds consolidated. S. F. 211, board of control.

PRISONERS-

## General

Employment privileges. H. F. 93, Messerly, et al.; S. F. 140, Van Eaton.
Volunteer for medical research, state university hospital. H. F. 190, board of control.
Hospital superintendent, authority to designate qualified person to examine prisoners believed to be mentally ill. S. F. 177, board of control.
Money paid inmates released from women's reformatory increased. H. F. 421, board of control.

## PROPERTY-

## General

Right of access to highway, legal acquisition by highway commission. S. F. 1, Vance.
Public, prevent tax sales, not removed from tax rolls some reason. H. F. 32, Reppert, Denman; S. F. 50, O'Malley.

Notify in writing intent to close and vacate roads. S. F. 25, Lucken.
Tax assessment, 25 percent actual value. H. F. 65, Knowles, et al.
Publication of assessments in quadrennial year. S. F. 69, Rigler, et al.; H. F. 125, Den Herder, et al.
Owners notified when closing roads. H. F. 23, Fisher of Greene, Graham; S. F. 71, Doran.
Special assessment protected where property sold at tax sale, redeemed or conveyed by tax deed. F. F. 80, Reppert, Denman.
Unclaimed property act, established. H. F. 82, judiciary 1.
Personal, household tax exempt. H. F. 94, Stanley, et al.
Educational institutions, used pecuniary profit, not tax exempt. H. F. 96, Chalupa, et al.
Damages by building lines to existing use. H. F. 102, Reppert, Denman.
Exempt from tax; assessor list. H. F. 109, Dietz.
Tax assessment property outside city limit, abutting city street. H. F. 137, Riley, Ely.
Educational institutions, used educational purposes, tax exempt. H. F. 142, Reppert, Denman.
Cities, towns build driveway approaches, assess owner. H. F. 165, Reppert, et al.
Personal taxes, allow $\$ 20$ credit. H. F. 180, Reppert and Denman.
Personal, delinquent tax uncollectible after. 15 years. H. F. 199, Van Nostrand.
Educational institutions, taxes on real property used for pecuniary profit. H. F. 206, Dietz.

Personal tax, $\$ 10$ or less be paid in full. H. F. 211, Van Nostrand.
Educational institutions owned property, gradual removal from tax exempt status, not used for educational or experimental purposes. H. F. 281, Dietz.
Assess benefited property, street, sewer improvement prior to platting. H. F. 292, Ely, Riley.
Real, reappraisal by appraisal firm, tax valuation. H. F. 471, Edgington, Nelson.
Drainage district, sell no longer needed. H. F. 240, Wier.
Tangible subject to taxation. H. F. 505, Miller of Des Moines.
Personal property taxes, exempt while in storage or transit. S. F. 392, Iowa development.
Executive council permitted to sell certain property belonging to the state. S. F. 36, Flatt.

Owners subject to special assessment for improvement notified by certified mail. S. F. 400 , cities and towns.
State tax commission, valuation and assessment for taxation purposes. S. F. 413, tax revision.
Conservation commission release easement in Lakeview.: H. F.. 573 , judiclary 2.
Taxes, credits when excessive taxes are levied as result of:inaccurate estimates in local government budget. H. F. 578, ways and means.
Real, clerk of district court notify county auditor of change of title to avoid probate of certain estates. H. F. 583, judiciary 1.
Real, sold for taxes date changed. S. F. 446, judiciary 2.
State tax commission, equalize assessed value of real and personal property. S. F. 463 , ways and means.

## PUBLIC MMPROVEMENTS-

## General

Cities and towns, Indebtedness, purchase sites certaln public utilities and other improvements. S. F. 145, cities and towns.
Street improvements, sewers, special assessments, remove from jurisdiction state appeal board, increase number petition slgners for appeal. H. F. 214, Den Herder, et al.
Special committee created to review, recommend changes in laws, procedure of financing improvements, issuance of bonds. H. J. R. 13, Reppert and Murray.

Cities and towns make resolution of necessity, separate resolutions for streets and sewers. H. F. 236, Riley, et al.; S. F. 390, cities and towns.
Assess benefited property, street, sewer improvement prior to platting. H. F. 292, Ely, Riley.
Clarifying obligations of the public corporations with regard to retaining percentage. S. F. 216, highways.

## PUBLIC INSTRUCTLON-

## General

Appointive, seven members. S. F. 18, Shoeman, et al.
Election of members, correcting error of omission in acts of the Fifty-elghth General Assembly. H. F. 232, schools, libraries, state educational institutions.
Board of educational examiners, revoke or suspend certificates. S. F. 202 , schools and educational institutions.
Election of members, reducing to seven, nomination by petition. H. F. 313, Den Herder, et al.
Election of members, reducing to seven, nomination on primary ballot. H. F. 314, Knock, et al.
Pension, include superintendent of public instruction or county superintendent of public schools. S. F. 272, Fulton.
Board members, 7 elected from congressional district, 2 appointed by governor. H. F. 388, Petersen of Dallas, et al.
Superintendent, elective, establish qualifications. S. F. 371, Walker, et al.
Superintendent, election by the people. H. F. 506, Grassley, et al.
Appropriation, veterans administration, school lunch program, mentally retarded children. S. F. 394, appropriations.
Board, power to hold rehearings on appeals. S. F. 439, schools and educational institutions.
Appropriation for specified school aid. S. F. 481, approprlations.
Appropriation for general aid to school district. S. F. 482, appropriations.
Appropriation, supplemental aid, certain school districts. S. F. 483, appropriations.
Appropriation for state aid for transportation. S. F. 484, appropriations.
National defense education act, appropriations. S. F. 489, appropriations.

## PUBLIC SAFETTY-

## General

Department, license and regulate driving schools. H. F. 44, Shaw, et al.
Department of motor vehicles registration plates, $\$ 175,000$ for manufacturing purpose. H. F. 107, appropriations.
Department of, authorize money for construction of highway safety patrol buildings. S. F. 101, Fisher, et al.
Peace officers, retirement, accident and disability system. S. F. 224, Schroeder, et al.; H. F. 345, Mensing, et al.
Operator, chauffeur license, point system repealed. H. F. 464, Scherle, Gittins. Motor vehicle factory branch, representative, licensing system. H. F. 483, Swisher; S. F. 467, transportation and highway safety.
Commissioner, enforcement of prohibited junkyards within 2,000 feet of roads and highways. H. F. 582, judiciary 2.
Appropriation, capital improvements, highway patrol buildings. S. F. 490, appropriations.

## PUBLICATION-

 GeneralNewspapers, selection for official. S. F. 233, Walker.
School boards publish statement of proceedings. H. F. 540, printing.
School district publish existing and proposed budget and teachers salaries. F. F. 541, printing.

School district, publish proposed budget. S. F. 416, schools and educational institutions.

## RABYES-

## General

Control act. H. F. 515, Kluever, et al.

## RAILROADS-

## General

Sanitary facilities for employees. H. F. 127, Riley, et al.
Abandoned right of way, operated 4 years or less, highway commission acquire. S. F. 121, Coleman.
Shops or terminals abandoned, public hearing approval commerce commission. H. F. 141, Riley; H. F. 167, Riley, et al.

Rail track motor cars, transporting employees, equip with top, windshield and wipers, penalty failure to provide. H. F. 161, Ely, et al.; S. F. 169, Walker, et al.
Employees, health and safety appliances enforced. S. F. 305, Walker, et al.

## REAL ESTATE-

## General

Brokers license, licensed real estate salesman for 24 months. H. F. 59, Jarvis, et al.
Executive council conveyance exchanged with Ellen M. Peterson. H. F. 84, Olson; S. F. 89, Curran.
Commission, license clarification. H. F. 86, Jarvis, et al.
Liens, renewal judgment expirations. H. F. 333, Dunton.
Farm lands, tax valuation based on productivity. H. F. 431, Sokol.
Land developers furnish improvement bonds. S. F. 146, cities and towns.

## RE-APPORTIONMENT OF LEGISLATURE-

## General

Senatorial districts 58, population basis; representatives 99, 1 to a county. S. J. R. 1, Shaff.

Senate 50 members, House based on county and population. S. J. R. 5, Dykhouse.
Constitutional amendment, Senate not to exceed 50 members. House not to exceed 100 members, population basis. S. J. R. 8, Mincks.
Constitutional amendment, Senate to consist of 53 members, House 128 members, 1 each county, additional larger population. S. J. R. 9, Wearin.
Constitutional amendment, Senate to consist 53 districts, House 133 members, 1 each county addition larger population. S. J. R. 11, Hill, Walter.
Constitutional amendment, Representatives, 1 each county and additional based on number of votes cast for Governor. S. J. R. 12, Turner.
Senatorial districts established, one Senator from each, House to have 125 members. S. J. R. 13, Fulton, Dodds; H. J. R. 18, Reppert.

## RECORDER-

 GeneralCounty, compile list of deeds, copy each month to inheritance tax division. S. F. 291, Shafi, Long.

## RECORDS-

General
Public, right of citizens to examine and copy. H. F. 379, Stanley.

## RECREATION-

 GeneralMunicipalities, individuals or corporations establish water recreational areas without public funds. S. F. 19, Cowden, et al.; H. F. 55, Robinson, Kluever.
County conservation board participate in watershed and soll conservation program to increase recreation resources. H. F. 14, Scherle, et al.; S. F. 51, Benda.
County conservation board, change name to county recreation board. S. F. 198 , Hill.

Iowa recreation board established, consultation services for programs of communities. H. F. 399, Vermeer.
Conservation commission qualify for federal funds for recreational projects. H. F. 424, fish and game.

County conservation boards cooperate for federal funds. H. F. 562, conservation.

## RED ROCK RESERVOIR PROJECTGeneral

Highway easement by state. S. F. 226 , Nolan; H. F. 563, roads and highways.

## REGISTRATION-

## General

Motor vehicle certificate helder. H. F. 71, McElroy, et al.
Motor vehicle plates, $\$ 175,000$ to department of public safety for manufacturing purposes. H. F. 107, appropriations.
Motor vehicle, refused delinquent personal taxes. H. F. 130, Casey.
Motor vehicle plates, treasurer transfer sufficient sum for manufacturing. H. F. 157, appropriations.

Mobile homes, house trailers, travel trallers, registration fee. S. F. 221, Wiley; H. F. 346, Darrington, Gittins.

Boats, rental include passenger capacity. S. F. 264, Campbell, et al.
Voters, deadline 14 days preceding election. H. F. 355, Ely, Riley; S. F. 297, Wiley.
Motor vehicle, minimum increased. H. F. 367, Hagedorn, et al.
Antique motor vehicle, fee increased. H. F. 368, Hagedorn, et al.; S. F. 307, highways.
Motor vehicle, reduction eleventh year. H. F. 368, Hagedorn, et al.
Motor vehicle expiration and renewal dates spread over calendar year in counties over 100,000 population. H. F. 384, Reppert.
Motor vehicle fees, county treasurer retain 75 cents. H. F. 546, county and township affairs.
Motor vehicle, new car value set according to suggested retail price of manufacturer. H. F. 568, roads and highways.

## REORGANIZATLON OF SCHOOL DISTRICTS-

## General

Establish procedure concerning tie vote of joint county boards, reorganization involving 2 or more counties. H. F. 160, Peterson of Woodbury.
Adjacent districts, high school discontinued. H. F. 288, Goode.
School districts, maintain 12 grades by July 1, 1964. H. F. 500, Stanley, Van Alstine.

## RETALLER-

 GeneralSales tax receipts deposited monthly if exceed \$300. S. F. 290, Hansen.
Sales tax, retain one percent when filed within specified time and remit correct amount due, $\$ 3$ permit annually. H. F. 557, tax revision.
Bait advertising schemes, penalty set. H. F. 580, judiciary 2.

## RETIREMENT SYSTEMS-

 GeneralJudges, supreme, district, retirement mandatory, temporary service after retirement. H. F. 264, judiciary 1.
Public safety peace officers, accident and disability system. S. F. 224, Schroeder, et al.; H. F. 345, Mensing, et al. Pensions
Policemen and firemen, elimination of fixed income. S. F. 46, Shaff, et al.; F. F. 146, Camp, et al.

Policemen, firemen pensions adjusted according to salaries paid active members. H. F. 69, Mensing, et al.
Judges, voluntary and other causes. S. F. 114, judiciary 1.

Terminated system, permitting school boards to increase benefits by 50 percent, tax levy to supplement reserve fund. S. F. 123, O'Malley; H. F. 255 , Denman, et al.
Policemen, fremen, include hospital, nursing and medical attention, hours of duty under an additional section of Code. H. F. 173 , cities and towns.
Policemen and firemen, state system optional, cities having civil service after January 1, 1960. S. F. 172, cities and towns.
Policemen, firemen, equalizing working years. H. F. 241, Mensing, et al.
Policemen, firemen adjust pension according to current salaries, effective gradualy over 3 year period, increasing contribution to fund. F. F. 306, Mensing, et al.
Public Retirement System
Iowa employees, increase benefits. S. F. 70, social securify; F. F. 103, social security.
Iowa employees, invest, reinvest funds. H. F. 310 , social security.
Iowa public employees, appropriation to security commission. S. F. 398, appropriations.
Employment security commission, paid for from contribution by employees, money received from title III of federal social security act and money appropriated by state. H. F. 576, social security.
Advisory investment board, appropriation. S. F. 452, appropriations.

## RIVERS-

General
Boundary, unlawful to alter or change without consent of the legislature. S. F. 151, Dykhouse.

## ROAD USE TAX FUND-

 GeneralInterstate highways, adjusting allotment, payments available monthly. S. F. 91, Wiley.
Cities 5,000 or less population, reporting street program, eliminate classification break-down. H. F. 1.87, Hagedorn, et al.
Interstate highways, adjusting allotment. S. F. 200, Wiley.
Interstate highways, construction, reconstruction, issue bonds. S. F. 220 , Nolan, et al.
Road use tax fund, council permit unused portion to be used on local streets. S. F. 325, cities and towns.

## ROADS AND HIGHWAYS-

## General

Creeper lanes provided, heavy truck travel. H. F. 1, Camp and Scherle.
Place-name signs erected at entrance to village. H. F. 2, Camp and Hagen.
Closing, altering, vacating, notify property owners, utility companies. H. F. 23, Fisher of Greene, Graham; S. F. 71, Doran.
Close and vacate written notification to property owners. S. F. 25, Lucken.
Bridges on secondary roads. H. F. 63, Den Herder, Lange.
Diagonal highways, permitted. S. F. 76, highways.
Primary cities and towns, remove construction fund ilmitation. S. F. 79, Wiley.
Secondary, in towns 400 population or less, leading to state parks, full cost option supervisors. H. F. 98, Smith of Dickinson.
Damage responsibility, include cost of repair, replacement and temporary construction. S. F. 102, highways.
State parks, responsibility for maintenance. S. F. 103, highways.
Interstate, defined in code. S. F. 104, highways.
Highway commission, eliminate sworn statement of small claims. S. F. 141, highways.
Secondary, limit raised before bids required for construction work. H. F. 178 , Nielsen of Shelby, et al.
Secondary, paved, speed limits increased. H. F. 193, Edgington, et al,

Authorities immediate possession of land, power of eminent domain. S. F. 154, Doran.
Speed limits, institutions under board of regents. H. F. 291, highway safety.
Conservation commission, maintenance duty. S. F. 203, Doran.
Farm-to-market, primary, mandatory letting construction work, same amount. S. F. 215, highways.

Public improvement contracts, clarifying obligations regarding retrained percentages. S. F. 216, highways.
Subdivision plats, roads, approval board of supervisors, county engineer prior to filing with auditor. S. F. 239, Wiley; H. F. 385, Hagedorn, et al.
Board of supervisors accept bids on equipment cost exceed $\$ 5,000$. S. F. 274, highways.
Secondary research fund, repealing certain sections of code. H. F. 366, Hagedorn, et al.
Secondary district establishment notice. H. F. 396, Anderson of Ringgold, et al.
Primary, advance purchase by issuance of anticipatory warrants. S. F. $\mathbf{8 2 0}$, Dykhouse, et al.
State park, Black Hawk Lake, appropriation for reconstruction and hard surfacing. S. F. 331, Hansen.
Speed limits on bridges. H. F. 205, Riley.
Emergency repairs, without submitting bids, estimated cost not more than $\$ 5,000$. Estimates up to $\$ 50,000$ informal bids from not less than three qualified persons. S. F. 296, Nolan, Wiley; H. F. 437, Sokol.
Vehicle weight regulation, increase to 120 days temporary restriction due to condition of highway. F. F. 507, Carnahan.
Control sign at intersections. H. F. 501, Stanley, et al.
Vacating certain secondary highways in Chickasaw county. S. F. 406, judiclary 2.
Right of access restricted, legal acquisition of property by commission. S. F. 1, Vance.
Truck, speed limit increased to 55 miles per hour. H. F. 9, Scherle, et al.
Interstate, advertising prohibited within 660 feet. H. F. 51, Hirsch, et al.; S. F. 45, Hansen, et al.

Interstate, stopping, parking prohibited. S. F. 77, highways.
Interstate, slow moving vehicles, prohibited. S. F. 78, highways.
Interstate, road use tax fund adjusted, payments available monthly. S. F. 91; Wiley.
Primary system, elimination of highways traffic load not to exceed 300 vehicles per day. H. F. 147, Peterson of Woodbury, et al.
Tiling across, owner of land pay one-half cost. H. F. 260, Edgington, et al.
Interstate, road use tax fund adjusted. S. F. 200, Wiley.
Movement of mobile homes, rules, regulations. S. F. 218, Schroeder; H. F. 347, Darrington, Gittins.
Interstate, construction, reconstruction, road use tax fund and bonds. S. F. 220, Nolan, et al.
State convey easements for Red Rock reservoir project. S. F. 226, Nolan; H. F. 563, roads and highways.
Classification, responsibility. S. F. 354, Wiley.
Camp, camp area signs, uniform system. S. F. 375 , Flatt, Elijah; H. F. 462, Hirsch, et al.
Right-of-way, condemnation. S. F. 382, highways.
Private property, entry for survey. S. F. 384, highways.
Eliminated from primary system, extension leading into city or town, put in good repair by commission. H. F. 475, Knowles.
Junkyards prohibited within 2,000 feet, enforced by safety commissioner. H. F. 582, judiciary 2.
Commission, acquired access rights resolutions filed in county courthouses declared to be null and vold. S. F. 440, judiciary 1.
Appropriation to comptroller of state from primary fund. S. F. 480, appropriations.

Highway commission authorized use primary road fund for biennium. S. F. 488, appropriations.

## RULES OF CIVIL PROCEDURE-

## General

Changes reported by supreme court. S. F. 260, Nolan, Turner.
SAFETY -

## General

Belts, required on motor vehicles after July 5, 1963. H. F. 60, Riley.
School busses, modernizing safety laws and equipment. H. F. 95, Wier, et al.; S. F. 253, Elijah, Wearin.

Liquid and gas fertilizers, storage regulations. H. F. 297, Vermeer.
Employment safety commission created. H. F. 498, Stanley, et al.
SALARY-

## General

County, municipal, school examiners and assistants, increase. S. F. 35, Frommelt, et al.
Superior court judges, increase. H. F. 68, Frazier.
Supervisors, increase in counties over 150,000 population. H. F. 65, Reppert, Denman.
City mayor, councilmen, setting salary, city 90,000 poppulation. H. F. 140 , Riley, Ely.
County attorneys, abolishing fee system, setting salary. H. F. 226, Carstensen.
Board of trustees of public utilities, increase. S. F. 175, Mincks.
County attorney, salary and duties. S. F. 196, Buck, et al.; H. F. 447, Kreager, et al.
Municipal clerks, bailiffs, salaries increased. H. F. 277, Riley; S. F. 456, compensation of public officers and employees.
Conservation officers, increased. H. F. 325, fish and game.
Board of trustees of public utilities, increase, minimum $\$ 40$ maximum $\$ 50$. S. F. 256, Dodds.

Budget and financial control committee approve salary structure changes during interim. H. F. 359, Fischer of Grundy, Den Herder.
Department of agriculture, marketing board, increase. S. F. 192, Dodds, Coleman.
Fair board members, increase. S. F. 193, Dodds.
General assembly members, increased to \$40. H. F. 442, Duffy, et al.
Inheritance tax appraisers, Increased. H. F. 484, Messerly, Kluever.
County attorneys, increase. S. F. 419, compensation of public officers and employees.
Clerk grand jury, increase, certain counties. S. F. 441, judiciary 2.

## SALES-

## General

Casual sales exempt from sales tax. S. F. 9, Grimstead.
Frozen poultry, date of freezing on package. S. F. 74, Main.
Packaged commodities, weights, measures and prices clearly marked. S. F. 75, Main.
Public auctions, auctioneers withhold money for personal taxes on goods sold, liability for taxes, penalties. H. F. 434, Andersen of Woodbury.

## SALES TAXGeneral

Casual sales of personal property exempt. S. F. 9, Grimstead.
Dairy, poultry, produce containers exempt. S. F. 88, Walker, et al.
Farm equipment sales, trade in, tax on cash difference. S. F. 92, Phelps, et al.; H. F. 156, Mensing, et al.

Chemicals, solvents, reagents used in processing personal property, excluded from tax. H. F. 208, Camp, et al.; S. F. 168, Shaff.
Retailer, compensating, eliminating some exemptions. H. F. 261, Dietz.
Retallers deposit receipts monthly if exceed $\$ 300$. S. F. 290, Hansen.

Trade-in allowance exemption eliminated. H. F. 381, Fly.
Failure to pay, penalty computed from time due until pald. H. F. 401, ways and means.
Retailer retain one percent when fled within specified time and remit correct amount due, $\$ 3$ permit annually. H. F. 557, tax revision.

## SCHOOLS-

## General

Bonded indebtedness, millage limitation increase, ten mills. H. F. 13, Knowles.
Board to lease sites for buildings and equipment. H. F. 18, Knowles.
Bond issue, simple majority vote required. H. F. 37, Ely.
Driving, instructors, licensed, regulated by department of public safety. $H$. F. 44, Shaw, et al.

Annuity contracts purchased for employees. H. F. 47, Knowles, Andersen of Woodbury; S. F. 40, Rigler.
Examiners and assistants salary increase. S. F. 35, Frommelt, et al.; H. F. 111, Smith, et al.
Examiners title changed to auditor. S. F. 42, Frommelt, et al.
District permitted biennial elections. S. F. 56, Mincks; H. F. 97, Carnahan.
Abolish county school system. S. F. 59, Turner, et al.
Regional or metropolitan planning commission, Creation of. H. F. 77, Falvey, et al.
Boards, contract with nonprofit nurses organization for public health nursing service. H. F. 83, Ely, et al.
Teachers, local school board decide qualifications. S. F. 82, Nolan, Long.
Busses, modernizing safety laws and equipment. H. F. 95, Wier, et al.; S. F. 253, Elijah, Wearin.
County, intermediate districts, duties and powers. H. F. 108, Dunton, et al.
Bond issue elections, defeated, not submitted to voters within one year. S. F. 98, Doran, et al.
Special education, include children under 5 years of age. S. F. 97, Schroeder.
Election polls open 8 a.m. to 8 p.m. H. F. 118, Coffman.
Districts, authorized contribute to city libraries. H. F. 148, Reppert, Denman; S. F. 205, O'Malley.

Bond issue for repair, remodel. S. F. 122, Shaff.
Terminated retirement system, permitting school boards to increase benefits by 50 percent, tax levy to supplement reserve fund. S. F. 123, O'Malley; H. F. 255; Denman, et al.

State public school building authority created. Organization, powers and duties described. H. F. 153, Reppert, Denman.
Idle funds, short term investment. H. F. 154, Mowry, Eveland.
County school system, abolishing where 75 percent of students enrolled in districts maintaining $12-\mathrm{grade}$ system. H. F. 186, Strothman.
Children, institutions under board of control, attend public high schools, payment of tuition, transportation. H. F. 188, board of control.
Junior colleges, permit indebtedness and bond issue, buildings, equipment. S. F. 156, Lisle; H. F. 202, Mowry.

Certain high school students, attend college for advanced courses, tuition from school corporation fund. H. F. 248, Paul, Dunton.
Bonds, increase denominations. H. F. 250 , Knock.
Special courses fund, abolished. S. F. 188, Beneke.
Physical examinations, evidence physical fitness certain employees. H. F. 271, Gittins, et al.
Transportation of elementary pupils, residing along school bus route less than required distance. H. F. 312, Busch.
Junior college, allocation of general school aid funds. S. F. 250, Lise, et al.; H. F. 350 , Hagie, et al.

Minimum foundation program to equalize educational opportunities, established. S. F. 251, Rigler, Wearin; H. F. 394, Petersen of Dallas.
Teachers provided fringe benefits by boards. H. F. 352, Ely.
State aid, estimating budget. H. F. 358, Sokol, et al.
Fiscal agent not to be employed sale of bonds. S. F. 259, Shaff, et al.

Transportation for public and nonpublic school children. H. F. 374, Swisher; S. F. 350, Frommelt, et al.

Teachers pension, include superintendent of public instruction or county superintendent of public schools, S. F. 272, Fulton.
Publication and hearing of financial matters. S. F. 280, printing.
High, minimum course standards. S. F. 298. Stephens, et al.; H. F. 397, Halling, et al.
Districts maintaining a high school, effect more than one merger prior to July 1 of any given year. H. F. 392, Fisher of Greene; S. F. 344, Doran.
General aid, comptroller pay one-half November 1, one-half May 1, H. F. 400, schools, libraries, state educational institutions; S. F. 380, Frommelt; H. F. 565, tax revision.

Leasing buildings from nonprofit corporations when approved by election. S. F. 323, Schroeder.

Attendance, size, relating to quality of education offered. S. F. 362, Beneke.
Board, general fund transfer to school fund, repealed. S. F. 365, Wearin; H. F. 518, Petersen of Dallas.

Board, increase dollar limits levied per census child. S. F. 263, $\mathbf{O}^{\prime}$ Malley.
Kindergarten children entrance based on abiity. H. F. 439, Stanley.
Teachers contracts terminated, appeal reinstatement. F. F. 470, Ely.
Income tax, deduction for tuition, room and board. H. F. 53, Riley.
District increase maximum bond levy to 10 mills, having more than half their land in county with population over 28,000. H. F. 488, Cunningham, et al.
United academic corporations, confer degrees. H. F. 251, Stokes.
Boards, city council, board of supervisors cooperate jolntly to perform functions. H. F. 496, Ely, Riley.
School districts, maintain 12 grades by July 1, 1964. H. F. 500, Stanley, Van Alstine.
Boards in counties where institution of higher learning located, increase maximum levy to 10 mills. H. F. 466, Swisher.
Boards publish statement of proceedings. H. F. 540, printing.
Publish at end of each semester. H. F. 545 , printing.
District publish existing and proposed budget and teachers salaries. H. F. 541, printing.
State aid, increase by creating school property tax replacement fund. H. F. 550 , ways and means.
Appropriation, veterans administration, school lunch program, mentally retarded children. S. F: 394, appropriations.
District levy tax for schoolhouse sites. H. F. 561, schools, libraries, state educational institutions; S. F. 410, schools and educational institutions.
District, prepare and publish budget. S. F. 416, schools and educational institutions:
Bus garage, electors vote tax for purchase without bond issue. H. F. 575, schools, libraries and state educational institutions.
Board of public instruction, power to hold hearings on appeals. S. F. 439, schools and educational institutions.
Board of education establish co-operative agreement in 3 or more counties. S. F. 455, schools and educational institutions.

Appropriation for specified school aid. S. F. 481, appropriations.
Appropriation, general state ald. S. F. 482, appropriations.
Appropriation, supplemental aid, certain school districts; S. F. 483, appropriations.

## Community School Districts

Starmont, legalizing organization. S. F. 2, Elvers.
Chariton, legalizing school bond issue. S. F. 12, Vincent.
H.L.V., legalize bond issue. S. F. 24, Benda.

West Delaware county community school district, buying and selling real estate, legalizing. S. F. 236, Long.
Clarinda community school district, junior college, legalizing act. S. F. 244, Lisle.

Northeast Hamilton, organization, legalizing. S. F. 366, Waiker.
Area six, legalizing organization. H. F. 15, Stanley.
Area six, legalizing school bond issue. H. F. 16, Stanley.
South Hamilton, legalizing established boundaries. S. F. 389, judiciary 2.
Traer-Clutier, legalizing organization and establishment of boundaries. H. F. 548, judiciary 2.
Traer-Clutier, legalizing bond issue. H. F. 549, judiciary 2.
Parkersburg, legalize established boundaries. S. F. 427, judiciary 2.
Linn-Mar, legalizing name change. H. F. 590, judiciary 2.

## Legalizing Acts

Centerville, special election. S. F. 20, Wilson; H. F. 42, Moffitt.
Legalizing organization, reorganization enlargement or changes in school corporations. S. F. 273, Shaff.

## SECRETARY OF STATHD

 GeneralConstitutional amendment, increasing term to 4 years. S. J. R.' 7, PheIps, et al. Land patent, Goldie Chilcote. H. F. 67, Prine.
Land patent, Howard J. Greene and Alice E. Greene. H. F. 72, Wier.
Land patent, park commissioners of Ottumwa. S. F. 207, Mincks.
Land patent to Edith F. Hoskinson and Hessel La Verne Hoskinson. S. F. 208, Mincks.
Foreign corporations, serving of notice. S. F. 222, judiciary 1; H. F. 353, private corporations.

## SECURITIES:-

## General

Lowa security law, sale of security defined. H. F. 320 , insurance.
Corporations charitable, benevolent, registration exemption repealed. H. F. 321, insurance.
Corporations, common or overlapping control regulate transfer. F. iF. 322, insurance.
Sale by issuer, limited offering exemption modernized. H. F. 324, insurance. Life insurance companies invest in Iowa securities. H. F. B56, Knock, Vermeer.

## SEEDDS-

## General

Uniform state seed law, labeling, testing: mustard classed as noxious. H. F. 317, agriculture 2 and horticulture; S. F. 401, agriculture.

## SEWER SYSTEMS-

 GeneralSewage disposal, municipal corporation contract similar area in adjoining state. S. F. 242, Van Eaton.

## SHERIFF'S-

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        General
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Deputy night, board of supervisors appoint and provide duties. S. F. 84, Walker, et al.; H. F. 101, Loss, et al.
Deputy, board of supervisors provide uniforms. S. F. 85, Long, et al.; H. F. 100, Paul, et al.
Execution, by sheriff from county where crime was committed. S. F. 157, Walker, Getting; H. F. 201, Scherle, et al.

## SIGNS-

## General

Signals, unauthorized, approval required. S. F. 138, Dykhouse; S. F. 403, judiciary 1.
Highway, uniform system, camp, camp area. S. F. 375, Flatt, Elljah; H. F. 462, Hirsch, et al.
Highway, street intersection control signs. H. F. 501, Stanley, et al.

## SOCIAL SECURITY -

## Gemeral

Federal, maintain coverage for employees of Lowa governing bodies on broad basis. H. F. 551, social security.
Appropriation, medical assistance. H. F. 30, Reppert, et al.
Benefts, eliminate waiting period requirement. S. F. 66, Mincks, Fulton; H. F. 200, Reppert, et al.

Benefits, determining amount and duration. S. F. 67, Mincks; H. F. 179, Carstensen.
Benefits, repeal disqualification of persons eligible for ald age assistance. S. F. 68, Mincks, Fulton; H. F. 198, Camp, et al.

Benefls, temporary extension of duration. S. F. 128, Mincks; H. F. 235, Ely, et al.
Disqualification, voluntarily leaving work, forfeit certain amount of benefits. S. F. 131, Mincks, et al.; H. F. 525, Denman, Reppert.

Employer, defining, reducing number of empployees to one or more. S. F. 132, Mincks, Coleman; H. F. 527, Denman, Reppert.
Eliminate vacation pay deduction from benefls. S. F. 133, Mincks, Frommelt; H. F. 253, Miller of Des Moines, et al.

Benefits payable, retirement required by company. S. F. 134, Mincks, et al.; H. F. 296, Murray.

Employer notify within 7 days of disqualifiable separation of employee. S. F. 135, Mincks, et al.; H. F. 284, Riley, et al.
Appropriation from Iowa public employees retirement system. S. F. 398, appropriations.
Appropriation, medical assistance to the aged. S. F. 411, appropriations.
Employment security commission employees, retirement system, paid for from contribution by employees, moneys received from title III of federal social security act and money appropriated by state. H. F. 576, social security.

## SOCIAL WELEARE-

 GeneralOld age pensioners homes, simplifying method by which state recovers money. H. F. 110, Moffitt.

Tax deeds, legalizing, acquired prior July 4, 1959. S. F. 286, Buck; H. F. 415, social security.
Appropriation, medical assistance for the aged. S. F. 411, appropriations.
Appropriation for biennium. S. F. 453, appropriations. Children
Foster home care, laws broadened. S. F. 21, Buck, et al.; H. F. 57, Mensing, et al.
Aid to dependent children, information not avallable prior to divorce. S. F. 52, Beneke.
University of Iowa, child welfare research station, name changed to institute of child behavior and development. H. F. 152, institutions of higher learning.
Aid to dependent, second illegitimate child, not suitable home. S. F. 364 , Turner.

## SOIL CONSERVATION-

## General

Assessment, increase minimum levy before installment payments. S. F. 61, conservation; H. F. 104, drainage and flood control.
Tax funds, acquire land, repair and maintenance in watershed projects. S. F. 62, conservation.
Powers of subdistricts. S. F. 63, conservation.
Districts, state tax method. S. F. 64, conservation; H. F. 121, drainage and flood control.
Buildings, erection and renting of space. S. F. 65, Wilson, Long; H. F. 87, Moffit.
Subdistrict laws, penalty. S. F. 105, Long.

County cooperate with federal agencies in flood control projects. H. F. 560, roads and highways.
Appropriation, soil conservation work. S. F. 486, appropriations.

## SPECIAL COMMITIEE IN G. A., CREATION OF-

 GeneralTo confer with members of Nebraska legislature and study the present boundary between Nebraska and Iowa. H. J. R. 21, Andersen of Woodbury and Maule.
To study the commercial code, investigate revising the laws. S. J. R. 17, appropriations.
To study court system, reorganization of structure. S. J. R. 18, appropriations.

## SPEED RESTRICTIONS-

## General

City streets, adjusted, approval highway commission on request by city council. H. F. 35, Reppert, Denman; S. F. 49, O'Malley.
Secondary roads, paved, increase speed limit. H. F. 193, Edgington, et al.
Motor vehicles, bridges or elevated structures. H. F. 205, Riley.
Roadways at institutions under board of regents. H. F. 291, highway safety.

## Highways

Trucks increase to 55 miles per hour on highways. H. F. 9, Scherle, et al.
Motor vehicles pulling one or two wheel trailers, speed increased. S. F. 240 , Wiley; H. F. 409, Robinson.

## SPORTS—

General
Boxing, amateur, permit holding contests, awarding trophy, charging admission. H. F. 547, safety and law enforcement.

## STATE BOUNDARIES-

 GeneralRiver, unlawful to change or alter. S. F. 151, Dykhouse.
Iowa-Nebraska boundary line established. H. F. 263, Maule, et al.
Iowa-Nebraska, special committee to study. H. J. R. 21, Andersen of Woodbury, Maule.

## STATE OF IOWA-

 GeneralSunday sales regulation. S. F. 26, Flatt, et al.; H. F. 124, Hirsch, et al.
Department public safety license commercial driving schools. H. F. 44, Shaw, et al.
Regional or metropolitan planning commission, creation of. H. F. 77, Falvey, et al.
Unclaimed funds, make available to state. H. F. 82, judiciary 1.
State officers appointed by governor. H. J. R. 8, Carstensen.
Discrimination in employment because of age prohibited. H. F. 99, Hagedorn, et al.
County, intermediate school districts, powers, duties. H. F. 108, Dunton, et al.
Public school building authority created, organization, powers and duties described. H. F. 153, Reppert and Denman.
National guard, advisory council, creating, updating Code. S. F. 147, military affairs.
Governor, lieutenant governor, elected same ballot. H. J. R. 11, Denman, Reppert.
Highway commission, contractors permitted to bring suit for construction disputes. S. F. 148, O'Malley and Dykhouse.
Interstate compact on mental health adopted. H. F. 189, board of control.
Iowa-Nebraska boundary line established. H. F. 263, Maule, et al.
Legislative successors, repealing chapter 388 of Code. H. F. 293, Goode, Mensing.
Highway easements for Red Rock reservoir project. S. F. 226, Nolan; H. F. 563 , roads and highways.

Cities and towns donate real estate to state for public use. F. F. 305, Lange, Carstensen; S. F. 249, Flatt, et al.
Insurance company seeking new license, requirements increased. H. F. 323, insurance.
Corporation income, formula for apportioning. S. F. 248, Hill.
Junior college, allocation of general school aid funds. S. F. 250, Lisle, et al.; H. F. 350, Hagie, et al.

School districts, establish minimum foundation program to equalize educational opportunities. S. F. 251, Rigler, Wearin.
Governor plan reorganization of the executive branch, $\mathbf{3 0}$ day general assembly disapprove. H. F. 329, Reppert, et al.
Governor plan reorganization executive branch, 60 day general assembly disapprove. S. F. 318, Fulton, et al.; H. F. 510 , Ely.
Tort claims act, create, establish. S. F. 377, Beneke, et al.
School districts, maintain 12 grades by July 1, 1964. H. F. 500, Stanley, Van Alstine.
Tax commission's audit revolving fund abolished, moneys returned to general fund. S. F. 397, appropriations.
Tax liability of former residents of state, reciprocal enforcement. H. F. 579, tax revision.
Attorney general special assistant make recommendation to appeal board on payment of claims. H. F. 588, claims.
Iowa-Nebraska boundary, special committee to study. H. J. R. 21, Andersen of Woodbury, Maule.
Appropriations, department divisions, for blennium. H. F. 595, appropriations. Employees
Constitutional amendment, increasing term to 4 years. S. J. R. 7, Phelps, et al. Merit system, establishing. H. F. 238, Riley, et al.; S. F. 314, Fulton, et al.
Employees, termination, accrued vacation pay. S. F. 186 Frommelt, et al.; H. F. 524, Denman, et al.

Employees, establish group insurance. S. F. 227, Lisle; H. F. 522, Denman, et al.
Public employees, permitted to foin union. S. F. 235, Mincks. Public Improvements
Capitol dome, new gold leaf, appropriation. S. F. 22, Hansen.
Special committee created to review, recommend changes in laws, procedure of financing improvements, issuance of bonds. H. J. R. 13, Reppert and Murray.

## STATE TAX COMMISSION-

## General

Assessing authority removed, state board of review created. H. F. 172, etx revision.
Audit revolving fund abolished, moneys returned to general fund. S. F. 397, appropriations.
Powers and duties, property valuation and assessment for taxation purposes. S. F. 413, tax revision.

Real and personal property, assessed value equallzed within the state. $\mathbb{S}$. F. 463 , ways and means.

## ETREETS—

 GeneralCities and towns, reservation of right-of-way for future. S. F. 199, Wlley, O'Malley.
Research fund established: S. F. 228, Wiley.
Mechanicsville, improvement, legalizing. S. F. 230, Elljah.
Truck routes established through cities, towns, penalties for violation. $H, F$. 476, Swisher, Dietz.

## SUNDAY SALES-

## General

Regulation, certain articles allowed to be sold, penalties for violation. S. F. 26, Flatt, et al.; H. F. 124, Hirsch, et al.

## SUPERINTENDENTT OF PRINTING-

## General

State, legislative research bureau furnished Code, Code Annotations without charge. H. F. 287, Ely, Hirsch.
Indexing of legislative journals and bills responsibility of Secretary of the Senate and the Chief Clerk of the House. S. F. 277, printing.

## SUPERINTENDENT OF PUBLIC RUIHDINGS AND GROUNDS-

 GeneralExecutive council accept federal monies for maintenance expense. S. F. 330, Main.
Capital improvements, appropriation. S. F. 476 , appropriations.

## SUPERVISORS-

## General

Districting privilege, regardless number of townships. $H$. $E .24$, Mensing.
Road, subdivision plats, approval. S. F. 239, Wiley; H. F. 385, Hagedorn, et al.
Road equipment used to clear private driveways. H. F. 330, Meyer.
Road equipment, bids if cost exceeds $\$ 5,000$. S. F. 274, highways.
Voting places outside precinct boundaries, no suitable place inside precinct. H. F. 370, Smith of Dickinson.

Public defender, establishment of office. S. F. 303, Fulton, Turner; H. F. 445, Murray, et al.
County, 4 year term. H. F. 386, elections, political and judicial districts.
Board, contractual agreements for dumps, disposal grounds, sanitary land fill. S. F. 332, O'Malley, Coleman; H. F. 535, Denman, Reppert.
County mạintenance equipment assigned fair ground use. H. F. 454, Dunton, et al.
School boards, city councils cooperate jointly to perform functions. H. F. 496 , Ely, Riley,
Road control signs at intersections. H. F. 501, Stanley, et al.
Vacating certain secondary highways in Chickasaw County. S. F. 406, judiciary 2.
County cooperate with federal agencies in flood control projects. H. F. 560; roads and highways.

## SUPREME COURT-

 GeneralAbolish office of clerk, combine duties with reporter. S. F. 13, Vance, et al. Rules of civil procedure, change. S. F. 260, Nolan, Turner. Judge, provide law clerk. S. F. 284, Turner, Nolan.

## TAXES-

## General

Feeder cattle exempt from taxation. S. F. 4, Shoeman.
Feeder cattle, swine, poultry exempt from taxation. S. F. 6, Elvers.
Moneys and credits, repeal except necessary retire Korean veterans bonus bonds. H. F. 5, Knowles, et al.; S. F. 197, Curran, Dykhouse.
Cattle under two years exempt. H. F. 12, Anderson of Ringeold
School bonded indebtedness, millage limitation increase, ten mills. H. F. 13, Knowles.
Sale of public property prevented, not removed from tax rolls some reason. H. F. 32, Reppert, Denman; S. F. 50, O'Malley.

Service tax, hotels and motels to provide capital improvements fund. S. F. 31, Flatt.
Property assessment, 25 percent actual value. H. F. 64, Knowles, et al.
Soll conservation funds, acquire land, repair and maintenance in watershed projects. S. F. 62, conservation.
Soil conservation districts, state tax method. S. F. 64, conservation; H. F. 121, drainage and flood control.
Property, publication of assessments in quadrennial year: S. F. 69, Rigler, et al.; H. F. 125, Den Herder, et al.

Property special assessment protected where property sold at tax sale, redeemed or conveyed by tax deed. H. F. 80, Reppert, Denman.
Mutual funds, assessed at bid price January each year. S. F. 73, Hansen, Wilson.
Personal property, household exempt. H. F. 94, Stanley, et al.
Property owned educational institutional, pecuniary profit not exempt. H. F. 96, Chalupa, et al.
Property exempt, assessor list. H. F. 109, Dietz.
Cattle, swine, sheep exempt. H. F. 123, Johnson, et al.
Personal, delinquent, motor vehicle registration refused. H. F. 130, Casey.
Franchise by utility companies using city streets, 2 percent on gross revenues after January 1, 1964. H. F. 138, Reppert, Denman.
Property owned by educational institution, used educational purpose, tax exempt. H. F. 142, Reppert, Denman.
Assessment of property outside clty limits abutting city street. H. F. 137, Riley, Ely.
Terminated retirement system, permitting school boards to increase benefis by 50 percent, levy to supplement reserve fund. S. F. 123, O'Malley; H. F. 255, Denman, et al.

Refund, special fuel used operation corn shellers, roller mills, feed grinders mounted on trucks. H. F. 151, Nelson; S. F. 124, Lucken.
Corporation stock, specify place articles of incorporation filed, taxation purposes. H. F. 162, Reppert, et al.
Personal property, allow $\$ 20$ credit. H. F. 180, Reppert and Denman.
Livestock, exemption, not exceed 100 head. H. F. 184, Knock, et al.
Delinquent personal property, uncollectible after 15 years. H. F. 199, Van Nostrand.
Real property, educational institutions, used pecuniary profit. H. F. 206, Dietz.
Municipal revenue, 30 mills, maximum rate in addition to other sources. H. F. 209, Andersen of Woodbury, et al.; S. F. 282, O'Malley.
Destruction of tax list more than 10 years old. H. F. 210, Van Nostrand.
Personal property, $\$ 10$ or less be paid in full. H. F. 211, Van Nostrand.
Natural resources, severance tax, 5 cents per ton. H. F. 212, Meyer.
Inheritance, liens, prescribing duration. S. F. 178, Shaff.
Educational institutions owned property, gradual removal from tax exempt status, not used for educational or experimental purposes. H. F. 281, Dietz.
Assess benefited property, street, sewer improvement prior to platting. H. F. 292, Ely, Riley.
Capital stock exemption, company with manufacturing plant in Iowa. S. F. 213, Lisle, et al.
Homestead tax credit doubled, sixty-five or over. H. F. 299, Riley.
Nonprofit co-operative associations, electric transmission lines, assessment against corporation. H. F. 300, Dietz.
Excise, commodities or services of co-operative associations, municipal or federal corporations. H. F. 301, Dietz.
Property, establish minimum foundation program to equalize educational opportunities in school districts. S. F. 251, Rigler, Wearin; H. F. 394, Petersen of Dallas.
Special tax to establish appraisers fund, real and personal property valuation. H. F. 326, Andersen of Woodbury.

Inheritance, information exchanged with another state of federal government. H. F. 332, tax revision.

Agricultural land tax credit, land owner not resident of state. S. F. 255, Dodds, et al.
Homestead, millage increased. S. F. 258, Frommelt.
Personal property repealed, money and credits tax reduced, corporation income tax and sales tax increased. S. F. 289, Elthon, et al.
Motor vehicle fuel, diesel engine fuel, increase one cent per gallon. S. F. 279, Curran, et al.
Farm bulldings repaired, no tax value increase. H. F. 364, Anderson of Ringgold; S. F. 304, Main, et al.

Homestead credit, increased for eligible persons who are retired. S. F. 299; Mincks.
Personal property, household goods exempt. S. F. 301, Dykhouse.
Special assessment, street improvements, sewers. S. F. 336, Shaff.
Educational facilities, special nonproft, exemption motor vehicle registration. S. F. 370, Fulton, Schroeder.

Merchants, valuation of retail stocks for assessment. S. F. 374, Main; F. F. 486, Worthington, et al.
Real estate, farm lands, valuation based on productivity. H. F. 431, Sokol.
Eggs, 2 cents on each 30 dozen crate. H. F. 435, Walter.
Real property valuation reappraisal by appraisal firm. H. F. 471, Eagington, Nelson.
Inheritance, appraisers compensation increased. H. F. 484, Messerly, Kluever.
School districts increase maximum bond levy to 10 mills , having more than half their land in county with population over 28,000. H. F: 488, Cunningham, et al.
Inheritance tax, certain proceeds of life insurance exempt. H. F. 499, Stanley, et al.
Development tax credit by manufacturing corporations. H. F. 503, Stanley, et al.
Property, tangible subject to taxation. H. F. 505, Miller of Des Moines.
Inheritance appraisers, mileage allowance increased. H. F. 511, Messerly, Kluever.
Telephone, telegraph companies, taxation of real property and improvements. H. F. 534, Denman, Reppert.

School boards in counties where institution of higher learning located, increase maximum levy to 10 mills . H. F. 466 , Swisher.
Cities and towns levy for creation of improvement guaranty fund. H. F. 537, cities and towns; S. F. 334, Shaff.
Personal property, exempt while in storage or transit. S. F. 392, Iowa development.
School property tax replacement fund, creating. H. F. 550, ways and means.
Commission's audit revolving fund, abolished, moneys returned to general fund. S. F. 397, appropriations.
Property owners, cities and towns, subject to special assessment for improvements, notiffed by certified mail. S. F. 400, citles and towns.
School districts levy tax for schoolhouse sites. H. F. 561, schools, libraries, state educational institutions; S. F. 410, schools, educational institutions.
Gas refund, claims settlement. S. F. 418, claims.
School bus garage, electors vote tax for purchase without bond issue. H. F. 575, schools, libraries, state educational institutions.
Cities and towns, certain property exempt. S. F. 433, cities and towns.
Property, credits when excessive taxes are levied as result of inaccurate estimates in local government budget. H. F. 578, ways and means.
Liability of former residents of state, reciprocal enforcement. H. F. 579, tax revision.
Korean veterans' bonus bonds, repeal millage tax, use unclaimed funds for payment. H. F. 581, tax revision.
Inheritance, paid before delivery of securities or assets. S. F. 468, ways and means.
Gas tax refund, claims settlement. S. F. 469, claims.
Motor vehicle fuel tax, appropriation to state comptroller. S. F. 478, appropriations.

## Connty

County hospitals, increase maximum levy to 4 mills in counties over $\mathbf{1 3 5 , 0 0 0}$ population. H. F. 68, Reppert, Denman.
County levy tax for unpaid expenses of patients in state institutions. H. $\mathcal{F}$. 290, Darrington.
County levy increased. H. F. 420, county and township affairs.

Conservation board, eliminating requirement to levy one-fourth mill tax. H. F. 566, tax revision. Income
Permit state tax law to use federal 7 percent investment credit regulation. S. F. 30, Elijah; H. F. 61, tax revision.

College tuition, room and board deductible. H. F. 53, Riley.
Corporation, credit to individual taxpayers. S. F. 144, Wiley, et al.; H. F. 144, Whley, et al.; H. F. 294, Stanley, et al.
Blind, aged, additional $\$ 15$ exemption. H. F. 243 , Knowles, et al.
Individual, corporation deduct contribution to United Nations. H. F. 373, Ely.
Gross income, same meaning as lederal defining "non-resident". S. F. 444, tax revision.

## Sales

Casual sales of personal property exempt. S. F. 9, Grimstead.
Boards, commissions of state, county or municipal government deriving disbursable funds from taxes, goods purchased for public use, exempt. H. F. 145, Mensing; S. F. 127, Wiley.

Chemicals, solvents, reagents used in processing personal property excluded from sales, use tax. H. F. 208, Camp, et al.; S. F. 168, Shaff.
Containers, dairy, poultry, produce, exempt. S. F. 88, Waiker, et al.
Retailer, compensating eliminating some exemptions. H. F. 261, Dietz.
Equipment, leased or rental, sale and used required. S. F. 306, tax revision.
Vending machine, sticker showing permit number. S. F. 308, tax revision.
Gross receipts defined. S. F. 309, tax revision.
Amusement device, collection. S. F. 310, tax revision.
Hotel and motel rooms included. S. F. 313, Fulton.
Retailer retain one percent when fled within specified time remit correct amount due, $\$ 3$ permit annually. H. F. 557, tax revision.
Farm equipment sales, trade in, tax on cash difference. S. F. 92, Phelps, et al.; H. F. 156, Mensing, et al.

## TEACHERS-

## General

Qualification, subject to local school board. S. F. 82, Nolan, Long.
Minimum wage law, abolish. H. F. 239, Goode.
Certificates, revoked or suspended by board of educational examiners. S. F. 202, schools and educational institutions.
School boards provide fringe benefits. H. F. 352, Ely.
Contracts terminated, appeal reinstatement. H. F. 470, Ely.

## Retirement

Terminated system, permitting school boards to increase benefits by 50 percent, levy tax to supplement reserve fund. S. F. 123, O'Malley.

## TELLEPHONE-

## General

Taxation, clarifying terminology. H. F. 262, Reppert, Denman.
Long-distance charges by mileage. H. F. 448, Knowles.
Taxation of real property and improvements. H. F. 534, Denman, Reppert.

## TMME-

General
Central standard time, official time of state. S. F. 14, Phelps; H. F. 181, Wier.

## TOWNSHIPS-

General
Grand jury, two members, population 60,000 . S. F. 225, O'Malley; H. F. 362 , Denman, Reppert.

## TRADING STAMPS-

General
Customers receive cash value or stamps. H. F. 176, Shaw, et al.; S. F. 185, Hill, Griffin.

## TRAILERS-

## General

Motor vehicles pulling one or two wheel trailers, speed increased. S. F. 240. Wiley.
Camp, travel, defined, registration fee established. S. F. 461, transportation and highway safety.

## TRANSIT SYSTEMS-

 GeneralUpdating code sections, making previously granted relief permanent. H. F. 106, cities and towns; S. F. 106, cities and towns.
Urban, intra-city, city council authority. H. F. 398, Murray; S. F. 345, Fulton. Registration certiflcates, license plates issued by motor vehicle department. S. F. 391, cities and towns; H. F. 553, cities and towns.

## TRANSPORTATION-

## Genernl

School bus, elementary pupils, residing along established route, less than required distance. H. F. 312, Busch.
Transportation for children in public and nonpublic schools. H. F. 374, Swisher; S. F. 350, Frommelt, et al.
Auto-boat transport trucks, increase overall length. S. F. 363, Flatt, et al.; H. F. 468, Nelson, Scherle.

Appropriations, public instruction department state aid. S. F. 484, appropriations.

## TRAPPING-

## General

Muskrats, permitting continuous open season for control. S. F. 119, Hansen; H. F. 158, Lange.

Muskrats, extending open season to May 1. H. F. 303, fish and game.
Conservation commission publish book of information. H. F. 307, Riley.
Open season begin at surise. H. F. 336, Riley.
Traps and furs, theft, misdemeanor, fine. H. F. 337, Riley.
License fee increased, traps tagged. H. F. 338, Riley.
Raccoon trapping and hunting open season the same. H. F. 383, Riley.
Open dates not to coincide with opening date of season for hunting pheasant. H. F. 387, Riley.

License fee $\$ 1$ for 16 years of age, older increased to $\$ 3$. Traps carry metal name tags. H. F. 423, fish and game.
Fur dealers license fee increased to $\$ 50$, agent or employee $\$ 10$ fee. H. $F$. 429, Anderson of Ringgold, Briles.

## TRREASURER OF STATE-

 GeneralConstitutional amendment, increasing term to 4 years. S. J. R. 7, Phelps, et al. Motor Vehicles
Gas tax refunds, claims filed 12 months from purchase date. H. F. 105, Kibbie.
Motor vehicle registration plates, transfer $\$ 175,000$ to department of public safety for manufacturing purpose. H. F. 107, appropriations.
Motor vehicle registration plates, transfer sufficient sum for manufacturing purposes. H. F. 157, appropriations.

## TRUST COMPANIES-

## General

Investments of funds in public or private securities, prescribed by superintendent. S. F. 129, banks, building and loan.
Investment of funds up to 20 percent total resources, regulation superintendent of banking. H. F. 220, banks, building and loan.

## THRUSTEES-

## General

Public utility, board, salary increase. S. F. 175, Mincks.

Public utility, board, salary increase, minimum $\$ 40$, maximum $\$ 50$. S. F. 256, Dodds.
Township, 4 year term. H. F. 386, elections, political and judicial districts.

## TRUSTS-

General
Pre-arranged funerals, annual reports abolished. S. F. 201, Brown.

## UNEMPLOYMENT COMPENSATION-

 GeneralBenefits, eliminate waiting period requirement. S. F. 66, Mincks, Fulton; H. F. 200, Reppert, et al.

Benefits, determining amount and duration. S. F. 67, Mincks; H. F. 179, Carstensen.
Benefits, repeal disqualification of persons ellgible for old age assistance. S. F. 68, Mincks, Fulton; H. F. 198, Camp, et al.

Employment security benefls, temporary extension of duration. S. F. 128, Mincks; H. F. 235, Ely, et al.
Employment security, disqualification for voluntarily leaving work, forfeit certain amount of benefits. S. F. 131, Mincks, et al.; H. F. 525, Denman, Reppert.
Employment security, eliminate vacation pay deduction from benefits. S. F. 133, Mincks, Frommelt; H. F. 253, Miller of Des Moines, et al.
Employment security benefits payable, retirement required by company. S. F. 134, Mincks, et al.; H. F. 296, Murray.
Employer notify employment security commission within 7 days of disqualifiable separation of employees. S. F. 135, Mincks, et al.; H. F. 284, Riley, et al.
Weekly benefits increased. S. F. 338, Schroeder, et al.; H. F. 491, Mowry, et al.

## UNION-

## General

Public employees, permitted to join. S. F. 235, Mincks.
Union shop, permitted. S. F. 372, Frommelt, et al.

## UNITED STATES-

## General

Constitutional amendment, voting privilege, failure to pay poll tax. S. J. R. 16, Wearin; H. J. R. 15, Eveland.

## URBAN RENEWAL-

## General

Authorization by 60 percent vote of the people. S. F. 329, Turner.

## USE TAX-

## General

Chemicals, solvents, reagents used in processing personal property excluded from tax. H. F. 208, Camp, et al.; S. F. 168, Shaff.
Failure to pay, penalty computed from time due until paid. H. F. 401, ways and means.

## UTILITIES-

## Public Utilities

Commerce Commission regulate rates and services. S. F. 11, Turner, et al.; H. F. 81, Kluever, et al.

Companies notified when closing roads. H. F. 23, Fisher of Greene, Graham; S. F. 71, Doran.

Gas pipe lines, storage facilities prohibited by use of right of eminent domain. S. F. 118, Coleman.

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Maximum rates requirement removed, cities selling bonds construct plants. H. F. 171, Ely.

Board of trustees, salaries increased. S. F. 175, Mincks.
Commerce commission regulate rates and service, league of municipalities. H. F. 302, Den Herder and Murray.

Board of Trustees, salary increase, minimum \$40, maximum \$50. S. F. 256 , Dodds.
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## VETERANS-

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Aid to dependent children, transfer counties share to soldier's relief fund. H. F. 38, Paul.

Korean bonus, date for fling extended. H. F. 133, military and veterans affairs.
Memorial commissions, United States chartered organizations included. H. F. 286, Riley.
Korean bonus, date for filing extended to December 31, 1963. S. F. 342, Beneke, et al.
Disabled, special automobile license plate. H. F. 457, Briles, et al.
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Korean bonus bonds, repeal millage tax, use unclaimed funds for payment. H. F. 581, tax revision.

## VETERINARY-

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Creating board of examiners. S. F. 23, Elijah, et al.

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School elections, polls open 8 a.m. to 8 p.m. H. F. 118, Coffman.
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Board of supervisors fix polls outside precinct boundaries, no suitable place inside. H. F. 370, Smith of Dickinson.
Residence requirements. H. J. R. 16, Stanley.
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Voter deposit in presence of election judge. H. F. 438, Stanley.
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## WATERCRAET-

## Boats

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Legislative intent ..... 1807
Motions made ..... 816
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Asked unanimous consent ..... 313, 1099
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Amendments offered.........157, $334, \quad 344, \quad 396,434,517,614,632,640,649$,760, 880, $930,946,1107,1202,1228,1275,1518,1630,1633,1808,1838$
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Committee appointments ..... 60,1868
Excused from voting ..... 1099
Leave of absence granted to ..... 697
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Amendments withdrawn .635, 637, 865, 1187, 1231, 1251, 1445, 1509, ..... 1839
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Committee appointments $10,57,60,296$, ..... 582
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Leave of absence granted to ..... 256, 1186
Legislative intent ..... 1574
Motions made ..... 4, 206, $353,398,442,470$,515, $521,665, \quad 676,677,722, \quad 790,901,925,981,1019,1057$,
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DUNTON, KEITH H.-Representative Keokuk County.
Bills introduced - J. R. 9, 10; 28, 70, 94, 108, 233, 248,275, 284, 333, 395, 442, 454, 488, 514, 524.
Amendments offered ..................854, 1073, 1080, 1184, 1546, 1631, ..... 1695
Asked unanimous consent ..... 851
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Committee appointments ..... 1868
Excused from voting ..... 1361
Leave of absence granted to ..... 1348
Motions made ..... 1695
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Resolutions offered by ..... 1532
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Visitors presented .651, 671, 712, 751, 767, 1109, 1129, 1142, 1186, 1464
EDGINGTON, FLOYD P., SR.-Representative Franklin County
Bills introduced -- J. R. 14; 10, 26, 27, $57, \quad 85,111,120$,$184,193,233,260,313,378,463,471,472,473,488,506$Amendments offered$255,271,314,459,543,825,1108,1251,1275,1489,1709,1839,1841$
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Legislative intent ..... 1807
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Amendments withdrawn .556, 1369, 1691, 1827, 1691
Asked unanimous consent $.556,1047,1048,1369,1691$
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Communication on Aid to Dependent Children ..... 1807
Excused from voting ..... 1361, 1362
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EVELAND, RAYMOND—Representative Boone County.
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FALVEY, KATHERINE MULL (MRS.)-Representative Monroe County.
Bills introduced - J. R. 2, 7, 14; 28, 51, 57, 77, 83,$119,144,150,161,167,170,233,268,280,329,377,395$,454, 465, 477, 488, 503.
Amendments offered .................447, 854, 938, 972, 1080, 1275, 1228
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FISCHER, HAROLD O.-Representative Grundy County.
Bills introduced - 21, $96,176,233,359,366,367,368,385$,458, 506, 536.
Amendments offered .........................246, 262, 921, 944, 956, $960,1074,1337,1344,1391,1459,1476,1488,1505,1546,1631,1684,1747$
Amendments withdrawn ......................................679, 962, 1508, 1794
Asked unanimous consent ..... 466, 618, 679, 962, 1635, 1794
Call of the House requested ..... 1474
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Excused from voting ..... 1099, 1359
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FISHER, C. RAYMOND-Representative Greene County.
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Reports submitted by ..... 646, 851
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Roll call requested ..... 535, 1473
Visitors presented .133, 1109, 1516
FRAZIER, CHARLES O.-Representative Lee County.
Bills introduced - J. R. 7; 5, 51, 57, $58, \quad 81,167,209$,236, $270,361,442,488,503$.
Amendments offered ...........................................425, 543, 696,708, 821, $943,944,945,1147,1261,1289,1294,1430,1438,1543,1704$
Amendments withdrawn ..... 966
Asked unanimous consent ..... 966
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GITTINS, HARRY R.-Representative Pottawattamie County.
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Amendments offered ..... 343,
433, $919,1011,1072,1091,1227,1270,1582,1617,1673,1813,1832,1834$
Amendments withdrawn ..... 1722
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Reports submitted by ..... 838
Resolutions offered by ..... 553
Roll call requested ..... 1673
Visitors presented ..... 633, 751, 1186, 1491
GOODE, DEWEY E.-Representative Davis County.
Bills introduced-J. R. 1; 21, 239, 252, 288, 293, 311, 366, 367,$368,369,385$.
Amendments offered267, 286, $304,315,318,400,420,541,556,568,576,587$,$613,643,649,662,788,816,834,945,954,1034,1073,1175$,$1183,1211,1347,1374,1375,1396,1459,1463,1482,1484,1501,1523$,1526, 1616, 1618, 1631, 1635, 1642, 1673, 1687, 1706, 1718, 1759, 1777, 1799
Amendments withdrawn ....................661, 1526, 1642, 1663, 1665, 1689
Asked unanimous consent ......354, 661, 1526, 1597, 1642, 1663, 1665, 1689
Call of the House requested ..... 1286, 1332
Committee appointments
Excused from voting ..... 1359, 13611868
Legislative intent ..... 1602
Motions made ..........................123, 248, 315, 318, 400, 420, 423, 427, $556,568,576,643,644,661,662,685, ~ 716, ~ 788$,$816,834,954,1002,1175,1211,1241,1482,1501,1502,1523,1526$,$1527,1635,1640,1673,1687,1706,1718,1759,1777,1799,1800,1801,1802$
Objection raised by ..... 889
Petitions presented ..... 978
Point of order raised by ..... 1323
Reports submitted by 156, 157, 269, 323, 369, 432, 646, 823, 874, 994, 1028, 1455
Resolutions offered by ..... 716
Roll call requested ..... 421
Visitors presented ..... 1565
GOVERNOR HAROLD E. HUGHES-
Committee to notify 6. 40,166 , ..... 377, 1869
Committee to escort ..... 377
Inaugural address of ..... 72
Budget message of ..... 167
Resolution relating to inauguration, S. C. R. 1 ..... 12
Resolution relating to budget message, S. C. R. 4 ..... 103
Certificate of election of ..... 70
Took oath of office ..... 72
Addressed Joint Convention ..... 167
Communications from ..... 1869
Bills signed by $\ldots . .135,143,228,283,339,383,431,499,538$,$583,611,646,667,696,707,802,822,873, ~ 912, ~ 940, ~ 969$,991, 1004, 1026, 1071, 1122, 1136, 1181, 1207, 1224, 1270, 1311, 1371,$1432,1458,1483,1514,1530,1545,1560,1616,1562,1676,1707,1728,1808$
Bills vetoed by. ..... 884, 991, 1432
Bills passed over veto ..... 1471
Resolution authorizing designation of state agency to accept, manage and administer federal fund for construction of academic build- ings ..... 1820
GOVERNOR NORMAN A. ERBE-
Committee to notify and escort ..... 41
Biennial message of ..... 41
Resolution relating to biennial message, H. C. R. 1 ..... 6
GOVERNOR'S DAY-
Invitation issued ..... 866
GRAHAM, J. WESLEY-Representative Ida County.
Bills introduced - 23, 40, 51, 462, 488.Amendments offered$92, \quad 265, \quad 285, \quad 356,613, \quad 644, \quad 824, \quad 912,1275,1708,1792$
Amendments withdrawn . . . . . . . . . . . . . . . . . . . . . . . . . . . 292, 535, 930, 1720
Asked unanimous consent ..........................292, 535, $555,930,1795$
Call of the House requested ..... 1662
Committee appointments ..... 62, 1025
Leave of absence granted to ..... 215,1585
Legislative intent ..... 1601
Motions made ..... 1795
Petitions presented ..... 1492
Resolutions offered by ..... 553
Visitors presented ..... 767, 999
GRASSLEY, CHARLES E.-Representative Butler County.
Bills introduced - 10, 79, 94, 187, 223, 270, 313, 397, 430,$454,488,506$.
Amendments offered
Asked unanimous consent ..... 441
Call of the House requested ..... 873
Committee appointments ..............10, 57, 62, 163, 1025, 1493 ..... 1867
Excused from voting ..... 1363
Explanation of vote ..... 1674
Leave of absence granted to ..... 999
Legislative intent ..... 1601
Motions made ..... 1853
Objection raised by ..... 991
Petitions presented ..... 1442
Reports submitted by ..... 838
Resolutions offered by ..... 553
Roll call requested ..... 864
Visitors presented ..... 1158
hagedorn, merle w.-Representative Clay County.

| Bills introduced | J. R. | $14 ;$ | 14, | 30, | 39, | 59, | 86, | 99, | 100, |
| ---: | ---: | ---: | ---: | ---: | ---: | ---: | ---: | ---: | ---: |
| 156, | 187, | 204, | 243, | 270, | 275, | 329, | 363, | 366, | $\mathbf{3 6 7}$, |
| $\mathbf{3 8 5}$, | 394, | 397, | 442, | 486, |  |  |  |  |  |

Amendments offered ..... 490, 613, 659,
$764,849,1073,1198,1207,1323,1385,1403,1617,1618,1631,1648,1671$
Amendments withdrawn . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 849, 1198, 1403
Asked unanimous consent 296, 849, 1198, 1199, 1403, 1537, 1538, 1622, 1773
Birthday congratulations ..... 666
Call of the House requested ..... 1703
Committee appointments ..... 1560
Excused from voting ..... 359, 1363
Explanation of vote ..... 322, 1208
Motions made ..... 817,819, 849, 984, $985,1026,1181,1323,1399,1403,1538,1550,1648,1671$
Petitions presented . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 93 ,$180,190,217, \quad 231,272, \quad 306,308,328,529, \quad 545,590,698,828$
Resolutions offered by ..... 1773
Roll call requested ..... 1716
Seconded nomination of Speaker pro tempore ..... 7
Visitors presented ..... 414, 857
HAGEN, WALTER R.-Representative Allamakee County.
Bills introduced - J. R. 7, $9 ; \quad 2, \quad 6, \quad 9,14, \quad 49, \quad 51$,$78, \quad 92,128,169,388,515$.
Amendments offered .....................................................86, 107,$284,286,478,612,614,664,665,766,825,975,1056,1275,1385$
Amendments withdrawn ..... 1217
Asked unanimous consent ..... 664, 665, 1217
Committee appointments ..... 62, 152, 1025
Excused from voting ..................................208, 1687, 1703, 1716, 1718
Leave of absence granted to ...188, 199, 1585, 1619, 1685, 1711, 1749, 1816
Legislative intent ..... 1807
Member legislative quartet ..... 697, 1014
Motions made .....152, 478, 664, 665, 1002, 1056, 1409, 1426, 1517, 1568
Petitions presented133, $307,328,372,508,545,546,672,698,713,714,858,1036$
Reports submitted by ..... 409, 724
Resolutions offered by ..... 152, 1389
Roll call requested ..... 1253
Visitors presented ..... 882, 1229
HAGIE, RAYMOND W.-Representative Wright County.
Bills introduced - 14, 40, 54, 234, 280, 294, 350, 454, 491.
Amendments offered
178,
Amendments withdrawn ..... 1808, 1841 ..... 1570,1841
Asked unanimous consent ..... 1493, 1570, 1841
Birthday congratulations ..... 179
Call of the House requested ..... 1718
Committee appointments ..... 1025
Excused from voting ..... 1362
Leave of absence granted to ..... 697
Motions made ..... 1841
Petitions presented ..... $146, \quad 160, \quad 256, \quad 287,328, \quad 372, \quad 386,590,592, \quad 618, \quad 732,1000,1017$
Visitors presented ..... 371, 671, 805, 858, 1229
HAKES, FRANCES G. (MRS.)-Representative Pocahontas County.
Bills introduced - J. R. 14; 51, 57, 59, 120, 263, 313, ..... 411,442, 477.
Amendments offered ..... 1080, 1275
Asked unanimous consent ..... 9
Birthday congratulations ..... 311
Committee appointments ..... 718
Communication on Aid to Dependent Children ..... 1807
Leave of absence granted to ..... 697
Legislative intent ..... 1601
Motions made ..... 1360
Personal privilege ..... 867
Petitions presented ............190, 273, 289, 307, 494, 618, 883, 1017
Resolutions offered by ....................................................9, 1300, 1389
Visitors presented ..... 215, 326, 767, 827, 977, 1016
HALLING, EUGENE-Representative Adair County.
Bills introduced - 123, 161, 178, 274, 295, 313, 397, 442, 506.
Amendments offered ..... 1275
Call of the House requested ..... 208
Committee appointments ..... 1025
Excused from voting ..... 1664
Leave of absence granted to ..... 1664
Motions made 656, 1260, 1266
Petitions presented ..... 231
Presented Chorus in Joint Convention ..... 297
Reports submitted by ..... 852
Resolutions offered by ..... 656
Roll call requested ..... 980
Took part in memorial session ..... 1014
Visitors presented ..... 159, 1441
HANSON, ARTHUR C.-Representative Lyon County.
Bills introduced - J. R. 7, 9 ; 14, $28,51, \quad 83,270,454$.
Amendments offered . . . . . . . . . . . . . . . . . . . . . . . . . . . 481, 562, 800, 1213, 1275
Asked unanimous consent .............................102, 103, 320, 481, 1327
Award presented to, weather observer ..... 713
Call of House requested ..... 1286
Committee appointments ..... 1493
Excused from voting ..... 1361
Leave of absence granted to ..... 492, 506
Legislative intent ..... 1807
Motions made ..... 1543
Petitions presented1442
Reports submitted by ..... 106,
$254,339,340,45$ ..... 1006
Resolutions offered by ..... 553
Temporary Speaker nominated by ..... 1
Visitors presented ..... 1516
HANSON, FRED B.-Representative Mitchell County.
Bills introduced $-10, \quad 51, \quad 78,178,223,233,289,349,463$,488, 508.
Amendments offered ..... 1275, 1582, 1631
Committee appointments ..... 62
Legislative intent ..... 1601
Motions made ..... 1529
1111, 1246,
Petitions presented ..... 1442
Reports submitted by ..... 630
HIGHWAY SAFETY, COMMITTEE ON-
Appointed ..... 16
Bill introduced by - 291.
Amendments offered ..... 397
Amendments withdrawn ..... 293
Reports by 129, 197, 284, 383, 499, ..... 940
HIGHWAYS-(See "Roads and Highways, Committee on.")
HIRSCH, CARL-Representative Warren County.Bills introduced - 14, 40, 51, 92, 123, 124, 125, 273, 275,$287,365,388,428,446,462,467,491$.
Amendments offered
766, 909, $972,1228,1275,1313,1337,1390,1391$, ..... 1582
Amendments withdrawn ..... 1391
Asked unanimous consent ..... 1391
Committee appointments ..... 1869
Communication on Aid to Dependent Children ..... 1807
Excused from voting ..... 1362
Leave of absence granted to ..... 767
Legislative intent ..... 1601
Motions made
10, 295, 737, 909, 983, 1390, 1391, 1408, 1529, 1553, 1554, 1627
Objection raised by ..... 533
Petitions presented..............
161, $230,436,461,508,617,828,1017,1441$ ..... 1442
Reports submitted by ..... 763
Resolutions offered by ..... 10
Roll call requested ..... 1002
Visitors presented 414, 492, 506, 528, 651, 730, 1565, 1619, 1749
HOUGEN, CHESTER O.-Representative Black Hawk County.
Bills introduced - 7, 22, 51, 93, 120, 411.
Amendments offered344, $424,429,458,491,517,538,541,656,710$,711, 819, 848, 920, 946, 989, 1011, 1021, 1034, 1092, 1141, 1156,
$1157,1174,1488$, 1521, 1579, 1585, 1677, 1678, 1690, 1720, 1747, 1814, 1867
Amendments withdrawn ..... 1523
Announcement by ..... 297
Asked unanimous consent 156, 191, 228,
$297, \quad 390,424,464, \quad 538, \quad 659,660, \quad 723, \quad 885,1195,1231,1523,1529$
Birthday congratulations ..... 1101
Call of the House requested ..... 873, 1686
Committee appointments ..... 1868
Excused from voting ..... 1361
Leave of absence granted to ..... 805, 1186
Legislative intent ..... 1574
Motions made ..................................102, 278, 424, 518, 848,$989,1021,1174,1252,1253,1300,1388,1414,1523,1524,1585,1690,1720$
Petitions presented ..... 200, 768, 769
Point of order raised by ..... 850
Reports submitted by ..... 250, 323, 874, 994 ..... 1431
Roll call requested ..... 518, 1690, 1720
Visitors presented 712, 843, 1158
HUGHES, GOVERNOR HAROLD E.-Committee to notify ........................................ 40,$166 ; 377,1869$
Committee to escort ..... 377
Inaugural address of ..... 72
Budget message of ..... 167
Resolution relating to inauguration, S. C. R. 1 ..... 12
Resolution relating to budget message, S. C. R. 4 ..... 103
Certificate of election of ..... 70
Took oath of office ..... 72
Addressed Joint Convention ..... 72, 167
Communications from ..... 1869Bills signed by ....135, 143, 2.28, 283, 339, 383, 431, 499, 538$583,611,646,667,696,707,-802,822, \quad 873, \quad 912,940,969$,991, 1004, 1026, 1071, 1122, 1136, 1181, 1207, 1224, 1270, 1311, 1371,$1432,1458,1483,1514,1530,1545,1560,1616,1562,1676,1707,1728,1808$
Bills vetoed by ..... 1432
Bills passed over veto ..... 1471
Resolution authorizing designation of state agency to accept, manage and administer federal fund for construction of academic build- ings ..... 1820
INAUGURATION-
Resolution empowering joint committee to arrange for, S. C. R. 1. ..... 12
Committee appointed ..... 13
Governor-elect Harold E. Hughes and Lieutenant Governor-elect W. L. Mooty inaugurated ..... 72
INDUSTRIAL AND HUMAN RELATIONS, COMMITTEE ON- Appointed ..... 16
Amendments offered ..... 994, 1453
Reports by 323, 432, 747, 993 ..... 994
INSTITUTIONS OF HIGHER LEARNING, COMMITTEE ON- Appointed ..... 16
Bills introduced by - 134, 135, 136, 152, 425, 543, 577. Amendments offered ….........696, ..... 1067
Reports by ..... 875
INSURANCE, COMMITTEE ON-
Appointed ..... 16
Bills introduced by $-132,196,222,249,265,266,267,319$,320, 321, 322, 323, 324, 331.
Amendments offered ..... 175, 176, ..... 248
Reports by ..... 176
INTERIM COMMITTEES-
New appointees to serve during interim.
(See also individual committees.)
Budget and Financial Control ..... 1868
Interstate Cooperation ..... 1868
Legislative Research ..... 1868
Departmental Rules Review Committee ..... 1868
Commercial Code Study ..... 1868
Dairy Industry Study ..... 1868
Court System Study Committee ..... 1867
Capitol Planning Commission ..... 1867
INTERSTATE COOPERATION, COMMISSION ON-
(See "Interstate Cooperation, Committee on.") New members, appointed to serve during interim ..... 1868
INTERSTATE COOPERATION, COMMITTEE ON-
(Interstate Committee becomes Commission during interim.)
JARVIS, FRED M.-Representative Buena Vista County.
Bills introduced - 57, 59, 86, 120, 143, 233, 278, 279, 304,345, 363, 442, 515.
Asked unanimous consent ..... 234
Call of the House requested ..... 1500
Committee appointments ..... 1869
Excused from voting ..... 208
Leave of absence granted to . . . . . . . . . . ........................................
.188, 199, 215, 827, 843, 882, 922, 977, ..... 1316
Legislative intent ..... 1601
Motions made ..... 1471
Personal privilege ..... 234
Petitions presented ..... 1516
Reports submitted by ..... 993
Request to be recorded as voting ..... 234
Visitors presented ..... 1348
JOINT CONVENTIONS-
To receive Biennial message of Governor Norman A. Erbe ..... 41
For canvass of votes ..... 69
To hear inaugural address of Governor Harold E. Hughes ..... 166
To observe Lincoln's birthday anniversary ..... 296
To hear address by James E. Powers, National Commander of the American Legion ..... 377
To hear address by Walter Craig, President elect of the American Bar Association ..... 674
To hear program of Pioneer Lawmakers Association ..... 868
JUDICIARY 1, COMMITTEE ON-
Appointed ..... 16
Bills introduced by - 82, 257, 264, 583, 589, 594.
JUDICIARY 2, COMMITTEE ON-Bills introduced by - 231, $548,549, \quad 558, \quad 570,573, \quad 580,582$,586, 590.Amendments offered ...................................................... 103, 1007, 1261, 1355Reports by .................................................105, 144, 175, 210,253, $302,339,408,522,585,586,725,763,839,971,1006,1007$
JOHNSON, HARVEY W.-Representative Audubon County.
Bills introduced - 14, 51, 123, 233, 274, 334, 397.
Amendments offered ..... 466, 1080, 1275, 1385
Asked unanimous consent ..... 675
Committee appointments .................... 8, 57, 63, 347, 495, 582
Communication on Aid to Dependent Children .......................... 1807
Motions made ..... 347, 466, 761, 1365
Petitions presented ........................................................217, 328, 1465
Reports submitted by ..... 322, $432, \quad 539,668, \quad 745,994,996$
Resolutions offered by ..... 347
Visitors presented ..... 414, 977, 1440
KENDRICK, WILLIAM R.-
(See "Chief Clerk of the House".)
Appointed acting chief clerk ..... 1
Appointed chief clerk ..... 6
KIBBIE, JOHN P.-Representative Palo Alto County.
Bills introduced - $7, \quad 30,40, \quad 50,105,156,177,275,382$,$390,442,445,454,457,489$.
Amendments offered ..... 1684
Amendments withdrawn ..... 1528
Asked unanimous consent
Committee appointments ..... 18681528
Leave of absence granted to ..... 1749
Motions madePersonal privilege697
Petitions presented ..... 882
Presented distinguished guest ..... 697
Roll call requested ..... 1718
676, 1179, 1671, 1706, 1716,
Visitors presented ..... 1441
KIUUEVER, LESTER L.-Representative Cass County.
Bills introduced - $10, \quad 15, \quad 51, \quad 55, \quad 81, \quad 94,112, \quad 204, \quad 278$,$279,329,432,442,445,455,484,488,499,511,515,520$,530.
Amendments offered$354,369,370,1114,1147,1148,1275,1288,1291,1374,1653,1676,1708$
Asked unanimous consent ..... 354, 1363
Committee appointments ..... 57, 63, 656
Leave of absence granted to ..... 697
Motions made ..... 354, 723, 761, 969,1114, 1259, 1288, 1291, 1336, 1363, 1446, 1467, 1527, 1529, 1594, 1769, 1773
Petitions presented ..83, 160, 190, 200, 231, 274, 508, 1442, 1465, ..... 1492
Point of order raised by ..... 957
Reports submitted by ...................................105, 144, 175, 210,$253, \quad 302, \quad 339,408,522, \quad 585, \quad 586, \quad 725,763,839,971,1006,1007$
Resolutions offered by ..... 553, 1399
Roll call requested ..... 1288, 1291, 1468, 1689, 1853
Visitors presented ..... 305, 1816
KNOCK, JOSEPH G.-Representative Union County.
Bills introduced - 14, 39, 75, 86, 92, 120, 184, 201, 204,233, 250, 314, 335, 356.
Amendments offered $\ldots \ldots \ldots \ldots .141,142, \quad 270,282,458,475,825$, $1011,1022,1071,1108,1217,1246,1342,1390,1460,1490,1563,1585,1702$
Amendments withdrawn ..... 1508, 1521, 1586
Asked unanimous consent ..... 293, 759, 1022, 1586
Call of the House requested ..... $.1472,1500$
Committee appointments ..... 63, 295,1868
Leave of absence granted to ..... 922
Motions made 46, 583$759,779,786,1022,1067,1217,1246,1333,1390,1520,1529,1573,1585$
Petitions presented ..... $146,190,289,415,495,508$
Resolutions offered by ..... 553
Roll call requested ..... 426
Visitors presented ..... 1816
KNOWLES, PAUL W.-Representative Scott County.
Bills introduced - $\quad 5, \quad 7, \quad 13,14, \quad 18, \quad 29,14, \quad 47, \quad 51$, $64, \quad 76, \quad 81, \quad 94,139,164,166,177,208,230,243,270$, 309, $377,426,442,443,448,449,451,475,488,497,499$,522.
Amendments offered .............................................................131, 248, 271, 476, 526, 658, 669, 678, 679, 703, 708, 710, 739, 853, $865,972,1091,1127,1137,1228,1342,1486,1582,1587,1632$, ..... 1805
Amendments withdrawn ..... 1689
Asked unanimous consent ..... 1689
Birthday congratulations ..... 1349
Call of the House requested ..... 1472
Committee appointments ..... 296
Excused from Call of the House ..... 1286
Excused from voting ..... 1099
Leave of absence granted to ..... 1619
Legislative intent ..... 1574
Motions made ......................................280, 419, 427, 476, 658,$679, \quad 703, \quad 739, \quad 756,819,894,901,1045,1192,1193,1529,1587,1805$
Objection raised by ..... 538
Petitions presented ......................................................230, 274, 289,307 ; $326,328, \quad 346, \quad 529,616,652, \quad 731, \quad 752,806,1084,1109$
Point of order raised by ..... 1410
Resolutions offered by ..... 92
Roll call requested ..... 703
Visitors presented ..... 492
KREAGER, MAX W.-Representative Jasper County.Bills introduced - J. R. 10; $10,14, \quad 51, \quad 57, \quad 83, \quad 94,108$,$143,229,243,260,273,304,335,345,349,377,388,408$,428, 442, 447, 454, 462, 465, 488, 491.
Amendments offered ...................101, 356, 369, 384, 458, 527,572, 728, 729, 772, 773, 825, 976, 1275, 1374, 1395, 1485, 1489, 1582
Amendments withdrawn ................................................ 1445, 1508, ..... 1527
Asked unanimous consent ..... 772, 1445, 1527, 1845
Committee appointments ..... 1868
Communication on Aid to Dependent Children ..... 1807
Excused from voting ..... 1363
Legislative intent ..... 1601
Motions made ......................................................................... 5 , 101, 321, 356, 572, 573, 773, 1049, 1059, 1692, 1693, 1754, 1845, 1854
Opened session with prayer ..... 1685
Personal privilege ..... 805
Petitions presented $147,190,200,256,257,273,274,288,328,372,373,461$,492, $494,507,508,509,529,530,547,590,591,617,635$,$671,672,699,714,732,752,768,769,807,828,949,1387,1492$Reports submitted by ........................197, 283, 383, 500, 940, 941Roll call requested535
Visitors presented 83, 215, $528,633,843,1083,1316,1441,1619$
LADIES LEGISLATIVE LEAGUE-
Presented in joint convention ..... 867
Regilding of the Domes, gift presented ..... 1661
LANGE, ELMER F.-Representative Sac County.
Bills introduced - J. R. 10; $51, \quad 59, \quad 63, \quad 78, \quad 81, \quad 86, ~ 94$,$116,120,125,139,158,225,278,279,305,442,501$.Amendments offered ................................666, 284, 397, 458,$490,711, \quad 776,856,863,972,1154,1225,1227,1228,1282,1564,1630$
Amendments withdrawn .............................................776, 1187, 1369
Asked unanimous consent ....293, 394, 776, 1212, 1287, 1369, 1556, 1831
Birthday congratulations ..... 1132
Call of the House requested ........................................1199, 1500, 1639
Committee appointments ......41, 57, 63, 377, 582, 717, 718, 1868
Communication on Aid to Dependent Children ..... 1807
Motions made
Petitions presented .............................................. 87, 109, 147,$160,179,180,190,200,217, \quad 257,289,508,509,635,698,768$
Point of order raised by .......................................................... . . . 1217
Reports submitted by .................40, 129, 197, 284, 383, 499, 940
Resolutions offered by .............................................................92, 1389
Roll call requested ........................................206, 293, 622, 638, 1286
Visitors presented ..............................651, 843; 882, 978, 1142, 1619
LEGISLATIVE EMPLOYEES-(See "Chaplains" and "Officers and Employees.")
LEGISLATIVE EXPENDITURES-
Resolutions relating thereto, S. C. R. $10-332,466$; H. C. R. 15-1105, 1110.
LEGISLATIVE INTEN'T-
On House File 208 ..... 1574
On Senate File 437 ..... 1853
LIBERTY AMENDMENT-
Resolutions relating to H. C. R. 9 ..... 553, 1399
Explanation ..... 554
LIEUTENANT GOVERNOR W. L. MOOTY, President of the Senate-
Certificate of election of ..... 71
Took oath of office ..... 72
Presided at joint convention ..... 867
Presented Governor Harold E. Hughes ................................ 72 166, ..... 378
Speakers presented by ..... 869
Committee to notify ..... 71
Tellers and judges appointed by ..... 45
Resolution relating to inauguration, S. C. R. 1 ..... 12
Committees appointed by ..... 868
Presented YMCA Boys Chorus and Bell Ringers in Joint Convention. ..... 377
Remarks by ..... 378
LINCOLN'S BIRTHDAY-
Resolution for joint convention to commemorate, Congressman Fred Schwengel to address convention, H. C. R. 6 ..... 94
Observance of ..... 296
LOSS, CASEY-Representative Kossuth County.
Bills introduced - J. R. 9; 14, 25, 73, 81, 85, 99, 100101, 111, 120, 123, 164, 203, 358, 371, 382, 397, 488.
Amendments offered ................................285, 458, 622, 639, 1813
Asked unanimous consent ..... 357, 1602
Call of the House requested ..... 1286
Committee appointments ........13, 56, 57, 63, 700, 701, 718, 1025
Leave of absence granted to ............................................545, 697, 1186
Motions made .............313, 338, 622, 623, 638, 639, 1002, 1696, 1821
Petitions presented ..... 731
Reports submitted by ..... 48
Visitors presented ..... 1158
LUTZ, CECIL V.-Representative Clarke County.
Bills introduced - 233, 360, 396, 442, 460, 506.
Amendments offered ..... 1275
Asked unanimous consent ..... 1039
Committee appointments ..... 582
Excused from voting ..... 208
Leave of absence granted to ..... 199
Legislative intent ..... 1601
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Visitors presented ..... 805, 1441
MAHAN, BRUCE E.-Representative Johnson County.Bilis introduced - 30, $57,69,100,125,164,204,238,306$,329, 390, 442, 488, 515.
Amendments offered ..... 1659, 1684
Committee appointments ..... 674
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Petitions presented ..... 672
Visitors presented ..... 948
MAJORITY FLOOR LEADER, John L. Mowry- Gift presented to ..... 1620
MAULE, ELROY-Representative Monona County.
Bills introduced - J. R. 7, 14, 17, 21; 57, 95, 143, 183,263, 289, 329, 345, 363, 428, 460, 465, 495, 506.
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Motions made ..... 1065
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Resolutions offered by ..... 1571
Visitors presented 188, 414, 922, ..... 1093McELROY, PAUL E.-Representative Fremont County.Bills introduced - 14, $43,51, .57,71,181,143,156,201$,271, 280, 313, 404, 501.
Amendments offered ..... 144, 158, 178, 211, 212, 245, 268, 370, 425, 632, 780, 976, 1275, 1374
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Asked unanimous consent ..... 163, 482
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Amendments offered .......................................................... 178, 325,972, 1011, 1042, 1043, 1096, 1213, 1228, 1396, 1436, 1437, 1469, 1495, 1761Amendments withdrawn .............................................................. 17631
Asked unanimous consent ..... 472. 533,
$581,810,811,889,895,954,1044,1190,1430,1517,1533,1761,1783$
Committee appointments ..57, 64, 69, 100, 135, 734, 868, 1025, 1110
Communication on Aid to Dependent Children ..... 1807
Excused from Call of the House ..... 1286
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Petitions presented ........93, 120, 160, 161, 217, 272, 373, 507, 1492Reports submitted by ....................................................144, 211,$300,407,408,522,539,628,646,647,837,852,993,1211,1371$
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MESSERLY, FRANCIS L.-Representative Black Hawk County.
Bills introduced - 11, 14, 20, 22,. 49, $56, \quad 57, \quad 76, \quad 83$,93. $94,119,162,165,194,203,208,270,442,447,462$,484, 511.
Amendments offered ......................................................286, 298,490, 527, 643, 675, 1011, 1028, 1227, 1507, 1547, 1582, 1631, 1676, 1813
Asked unanimous consent .................................................261, 1401
Committee appointments .......57, 64, 89, 202, 377, 582, 1493, 1560
Leave of absence granted to . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .697, 767
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Motions made
101, 124, 298, 377, 643, 662, 675, 689, 934, 1401, ..... 1507
Petitions granted .......93, $99,109,119,120,132,133,147,180,189,190$, 216, 217, 230, 231, 306, 308, 371, 373, 386, 436, 492, 493, $494,508,615,617,653,672,731,732,828,658,1000,1130,1397$ ..... 844
MEYER, ALVIN P.-Representative Madison County.
Bills introduced - 7, 127, 164, 177, 212, 233, 304, 330, 390,442, 489.
Amendments offered
921, 1071, 1107, 1171, 1275, 1632, 1652, 1676, 1684, ..... 1721
Amendments withdrawn ..... 1718
Asked unanimous consent ..... 1718
Committee appointments ..... 64
Excused from Call of the House ..... 1199
Leave of absence granted to ..... 99, 545
Motions made ..... 721
Petitions presented $416,460,495,692,615,616,635,828,1130,1277$
Reports submitted by ..... 251
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Visitors presented 215, 326, 506, 651, 712, 751, 948, 1094
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Appointed ..... 16
Bill introduced by - 133.Reports by688, 852
MILLEN, FLOYD F.-Representative Van Buren County.
Bills introduced - 51, 57, 233, 247, 442.

Call of the House requested ..... 873, 1502
Committee appointments ..... 57, 64, 152, 191, 717, 1560, 1868
Excused from voting ..... 208
Leave of absence granted to ..... 922
Legislative intent ..... 1807
Motions made ..... 1453
Personal privilege ..... 1349
Petitions presented ..... 1017
Reports submitted by ..... 994
Resolutions offered by ..... 151
Visitors presented ..... 188, 1093
MILLER, CHARLES P.-Representative Des Moines County.Bills introduced - 164, 177, 209, 246, 253, 329, 350, 390, 442,488, 504, 505.
Amendments offered ..........................................298, 543, 648,$650,660,932,1117,1251,1540,1563,1569,1653,1662,1676,1684,1722$
Amendments withdrawn ..... 1570
Asked unanimous consent ..... 1570
Birthday congratulations ..... 1402
Call of House requested ..... 1518
Committee appointments ..... 64
Congratulated on being "Outstanding Chiropractor of the Year" ..... 1549
Motions made 298, 660, 932, 1117, 1251, 1540, 1662, 1722, ..... 1765
Petitions presented ..... 132, 133$189,190,273, \quad 288,289,346,373,374,436,493,494,634,1130$
Point of order raised by ..... 1764
Roll call requested ..... 1117
Visitors presented ..... 1093
miller, Leroy S.-Representative Page County
Bills introduced - 14, 43, 71, 81, 156, 187, 204, 271, 350, 397, 442, 482, 487, 506.
Amendments offered $\ldots . . . . . . . . . . . . .976,1127,1147,1396,1507,1555$, ..... 1631
Amendments withdrawn ..... 1508
Call of the House requested ..... 1199
Committee appointments ..... 674
Extended congratulations to Charles Miller as "Oustanding Chiro- practor of the Year" ..... 1549
Leave of absence granted to ..... 1816
Motions made ..... 1507
Personal privilege ..... 1549
Petitions presented ...........................215, 217, 231, 307, 436, 547, 698, 699, 732, 769, 859, 1000, 1016, 1017, 1084, 1109, 1277, 1348
Resolutions offered by ..... 553
Roll call requested ..... 1507
Visitors presented ..... 978
MILLER, ROY A.--Representative Jones County.
Amendments offered ..... 1275
Committee appointments ..... 135
Leave of absence granted to ..... 371
Legislative intent ..... 1807
Motions made ..... 135
Petitions presented ........................................................ 129, 120, 160, 216, 230, 231, 274, 288, 436, 437, 508, 546, 731, 844, 1187, 1465
Reports submitted by ..... 500
Resolutions offered by ..... 135
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MOFFITT, DELMONT-Representative Appanoose County
Bills introduced - 42, 87, 110, 156, 192, 280, 289, 350, 388, $442,454$.
Amendments offered 384, 501, 750 ..... 897, 1080, 1275, 1562
Asked unanimous consent ..... 196
Call of the House requested 1639,1662 ..... 1664
Committee appointments ..... 717
Leave of absence granted to ..... 1619
Legislative intent ..... 1601
Motions made 195, 683, 897, ..... 898
Petitions presented .27, 231, 308, 373, 374, 494, 509, 547, 1398
Roll call requested ..... 335
Visitors presented .215. 506, 1619
MOOTY, W. L., President of the Senate-(See "Lieutenant Governor")
MOTOR VEHICLES, COMMERCE AND TRADE, COMMITTEE ON- ..... 16
Bills introduced by - 585, 592.
Amendments offered ............................................254, 355, 802, 1763
Reports by .........................254, 341, 454, 521, 802, 803, 876, 1004
MOWRY, JOHN L.-Representative Marshall County.
Bills introduced — 3, 17, 21, 52, 54, 83, 99, 154, 167,202, 204, 221, 229, 270, 344, 350, 380, 389, 393, 447, 454,491, 498.
Amendments offered
......116, 178, 211, 212, 220, 221, 249, 282, 480, 556, 632,739, 785, 1012, 1050, 1107, 1108, 1115, 1118, 1196, 1220, 1221, 1222,$1228,1231,1258,1270,1314,1323,1355,1356,1439,1452,1463,1650,1857$
Amendments withdrawn ..... 1763
Asked unanimous consent..6, 12, $35, \quad 83,103,156,235,556,593,656,675,744$,756, 801, 888, 990, 1026, 1037, 1164, 1206, 1422, 1446, 1662, 1687, 1763
Call of the House requested ..... 142
Committee appointments ..... 1868
Gift presented to ..... 1620Motions made . . .......6, .. 12, 19, 34, 35, 39, 46, $53, \quad 69$,82, $83, \quad 86, \quad 92,198,103,107,116,118,181,143,145$,155, 158, 175, 178, 184, 187, 198, 214, 220, 221, 224, 229,237, 245, 246, 249, 250, 255, 271, 282, 286, 296, 297, 304,$325,344,370,380,384,399,413,423,434,459,470,480$,491, $505,527,544 ; 556,557,564,574 ; 588,610,614,644$,$632,650,670,675,696,711,729,739,750,755,766,785$,$787,801,804,811,814,821,826,842,856,860,865,866$,873, 881, 903, $905,921,930,947,959,976,998,1013,1025$,$1034,1037,1050,1057,1082,1085,1092,1105,1108,1115,1118,1120$,$1121,1128,1133,1134,1135,1141,1145,1157,1164,1165,1171,1185$,$1196,1197,1201,1207,1220,1221,1222,1223,1228,1232,1233,1249$,$1250,1252,1258,1275,1287,1315,1320,1322,1323,1347,1355,1356$,$1357,1385,1396,1398,1402,1422,1430,1439,1446,1452,1463,1471$,$1473,1490,1502,1515,1524,1529,1530,1532,1539,1547,1556$, 1564,$1570,1583,1586,1593,1618,1633 \cdot 1640,1659,1664,1684,1710,1717$,1723,1748 , $1755,1767,1771,1780,1786,1815,1849,1840,1857,1859,1867$
Reports submitted by .....92, 105, 144, 176, 301, 340, 409, 455,$521, \quad 585,631,667,668,724,726,762,823,839,970,1007,1008$
Resolutions offered by .......................................... 85, 83, 666, 744
Roll call requested ..... 1115
Visitors presented $.108,199,1316$
MUELLER, HAROLD-Representative Worth County.
Bills introduced - 78, 289, 363, 382.
Amendments offered 285, 286, 317, 686, 659, 975, 1011, 1275, 1512, 1582
Amendments withdrawn ..... 658
Asked unanimous consent ..... 658
Committee appointments ..... 69
Leave of absence granted to ..... 767
Legislative intent ..... 1807
Motions made ..... 786
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Vlsitors presented ..... 1035
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Robert.M. McCowen, accompanled by Lawrence E. Hart ..... 1015
MURPHY, BERNARD J.-Representative Carroll County.
Bills introduced - 124, 127, 164, 177, 179, 192, 329, 390, 397, 442, 454, 506.
Amendments offered ..... 384, 587, 1684
Amendments withdrawn ..... 444
Asked unanimous consent ..... 444
Committee appointments ..... 718
Excused from Call of the House ..... 1286
Leave of absence granted to ..... 305
Motions made ..... 717
Petitions presented .....................120, 133, 146, 160, 180, 201, 232, 272, 274, 289, 306, 326, 373, $460,529, \quad 590,592,698$, ..... 731
Reports submitted by ..... 36
Resolutions offered by ..... 717
Visitors presented 385, 858, 978, ..... 1035
MURRAY, JOHiN J.-Representative Webster County.
Bills introduced - J. R. 13, 14; 146, 177, 203, 246, 263, 296,$302,350,398,406,433,442,445,450,453,488$.
Amendments offered198, 221, $826,855,1028,1029,1155,1182,1275,1314,1315,1704$
Amendment withdrawn ..... 1218, 1495, 1508
Asked unanimous consent ..... 1218, 1495
Call of the House requested ..... 873, 1518
Committee appointments ..... 65, 674, 1868
Leave of absence granted to 697. 922, 1035, ..... 1446
Motions made ..... 281, 761, 887, 1704
Petitions presented $120,161, \quad 289, \quad 371,493,494, \quad 590,591, \quad 616,806,1531$
Roll call requested ..... 1704, 1724
Visitors presented ..... 547, 651, 1229
NADEN, ROBERT W.-Representative Hamilton County. Birthday congratulations ..... 1532
Elected Speaker of the House ..... 5
Excused from voting ..... 1099
Gift presented to ..... 1620
Legislative intent ..... 1601
Petitions presented $.93,108,199, \quad 201,218,257, \quad 346,494,545,547,591,592,1492$
Presided over Committee of the Whole ..1084, 1105, 1121, 1133, 1145, ..... 1164
Report submitted by ..... 1166
Visitors presented ..... 1386, 1491
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Presentation of Queen of Hearts and Twins ..... 134
NELSON, HENRY C.-Representative Winnebago County.
Bills introduced - $9,25,86$, 115, 120, 123, 151, 156, ..... 184,201, 295, 304, 313, 358, 372, 468, 471, 488.Amendments offered ........................................................... 229,457, $850,942,958,1012,1080,1091,1275,1372,1435,1466,1539,1631$
Amendments withdrawn ..... 1466
Asked unanimous consent $483,484,785,818,865,866,1328,1466,1842$
Committee appointments .......41, $57, \quad 65,136,280,701,1025,1110$
Communication on Aid to Dependent Children ..... 1807
Leave of absence granted to ..... 1386
Legislative intent ..... 1807
Motions made . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .484, 513, $560,815,865,958,1038,1190,1241,1466,1467,1541,1593,1701,1842$
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Petitions presented 218, 274, 288, 307, 328, 371, 437, 592, 714, ..... 1442
Point of order raised by ..... 1840
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Reports submitted by 283, 383, 500, 539, 611, 612, 648, 707, 748, 824, 995, ..... 996
Resolutions offered by ..... 553
Roll call requested ..... 1574
Visitors presented ..... 768, 922, 1129
NIELSEN, NIELS J.-Representative Emmet County.
Bills introduced - J. R. 10; 10, $51, \quad 70,73, \quad 81,119,176$,$204,227,245,363,378,382,457,506,513$.
Amendments offered ...................................... 1275, 1484, 1509, 1582, 1648
Amendments withdrawn ..... 1212, 1509
Asked unanimous consent ..... 575, 1212, 1509
Committee appointments ..... 1026
Excused from voting ..... 1362
Leave of absence granted to ..... 1585
Legislative intent ..... 1807
Motions made ..... 1648
Petitions presented ..............................160, 161, 200, 201, 307, 308, 437, 460, 507, 509, 529, 592, 616, 617, 652, 653, 752, 1398
Roll call requested ..... 956
Visitors presented ..... 730
NIELSEN, ALFRED-Representative Shelby County.
Bills introduced - 14, 178, 233, 304, 397, 456, 506. Amendments offered ..................................433, 544, 855, 1275, ..... 1385
Call of the House requested ..... 1716
Committee appointments ..... 65, 1025
Legislative intent ..... 1601
Motions made ..... 1718
Petitions presented ............................................. 160, 210, 218, 327, 328, 372, 374, 415, 494, 495, 507, 509, 698, 1187, 1442, 1660
Reports submitted by ..... 1
Visitors presented ..... 1276, 1565
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Nelson, Henry C., elected Temporary Speaker ..... 1
Naden, Robert W., elected Speaker of the House ..... 4
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OLSON, MARION E.-Representative Cerro Gordo County.
Bills introduced - J. R. 16; 10, 22, $51, \quad 69, \quad 78, \quad 81, ~ 83$, $84,166,225,269,280,306,349,350,388,447,463,488$,493.Amendments offered$369,384,420,524,693,1213,1275,1562,1582,1631,1673$
Amendments withdrawn ............................................... 420, 1213, 1689
Asked unanimous consent ..........................279, 376, 420, 1213, 1689
Call of the House requested ..... 1332, 1664
Committee appointments ..... 389
Escorted Governor's Day Committee ..... 866
Excused from Call of the House ..... 1332
Leave of absence granted to ..... 1749
Legislative intent ..... 1807
Motions made ..... 1673
Petitions presented .............................................100, 109, 120, 133, 147, 160, 189, 201, 231, 274, 288, 289, 307, 327, 372,$374, \quad 387,495,507,546,547,590,592,617,618,634,635$,$653,699,768,769,859,923,1000,1017,1084,1094,1130,1317,1465$
Roll call requested ..... 138, 297
Took part in memorial service ..... 1015
Visitors presented ..... 108, 651, 978, 1441
OSSIAN, CONRAD-Representative Montgomery County.
Bills introduced - 111, 120, 341, 404. Amendments offered ..... 1074,1582
Call of the House requested ..... 1199, 1332, 1686
Committee appointments ..... 673
Leave of absence granted to ..... 761
Motions made ..... 1794
Personal privilege ..... 1661
Petitions presented .............................................99, 119, 120, 160, 180, 190, 218, 257, 436, 494, 509, 617, 618, 653, 732, 923

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Visitors presented 148, 371, 414, 712, 805, 1109
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PALAS, HARLEY J.-Representative Clayton County.
Bills introduced - 51, 57, 156, 363, 442, 489.
Amendments offered ..... 711, 841, 972, 1275
Amendments withdrawn ..... 1213
Asked unanimous consent ..... 1213
Birthday congratulations ..... 135
Committee appointments ..... 65
Communication on Aid to Dependent Children ..... 1807
Leave of absence granted to ..... 460
Legislative intent ..... 1601
Petitions presented ..... 616
Visitors presented ..... 1548
PARKER, KENNETH L.-Representative Buchanan County.
Bills introduced - J. R. 9; 22, 25, 51, 78, 115, 120, 156, 280, 442, 454, 488.
Amendments offered ..... 1275
Asked unanimous consent ..... 113
Birthday congratulations ..... 1101
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Leave of absence granted to ..... 1531
Legislative intent ..... 1601
Motions made ..... 1529
Petitions presented ..... 108,
$133,201,216,307,346,436,672,768,807,978,1036,1387,1397$
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Visitors presented ..... 827
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Resolutions offered by ..... 1575
PATTON, JAMES E.-Representative Delaware County.Bills introduced - J. R. 12; 10, 28, $51,123,207,233,274$,$328,442,506$.
Amendments offered ..... 243, 325, 587, 613, 1275
Call of the House requested ..... 424
Committee appointments ..... 57, 66, 136 ..... 152
Excused from voting ..... 1718
Leave of absence granted to 371, 1129, 1619, 1711
Legislative intent ..... 1807
Motions made ..... 911, 1050
Petitions presented .......180, 289, 307, 509, 546, 652, 653, 732, 1465
Reports submitted by ..... 763, 803
Resolutions offered by ..... 136
Roll call requested ..... $1216,1476,1853$
Visitors presented ..... 843, 977
PAUL, GEORGE L.-Representative Poweshiek County.
Bills introduced - 25, 38, 78, 79, 81, 94, 99, 100, 101, $192,203,204,236,248,371,382,405,411,442,454,488,491$ Amendments offered286, 1434, 1437, 1489, 1507, 1527, 1659, 1748, 1790, 1813, 1840
Amendments withdrawn ..... 1527, 1542
Asked unanimous consent $312,1110,1359,1527,1542$ ..... 542
Call of the House requested
Committee appointments 7. 66, 89, 582, ..... 701
Leave of absence granted to ..... 287, 1186
Legislative intent ..... 1807
Motions made . . . . . . . ........................................................ 1 , 312, 314, 466, 475, 779, 1099, 1258, 1359, 1507, 1527, 1704, 1790, 1820, 1840
Petitions presented .......120, 147, 327, 508, 616, 618, 634, 635, 1492
Reports submitted by ..... 46, 584, 696, 875
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Amendments offered .....947, 1029, 1445, 1461, 1481, 1501, 1618, 1684, 1722
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Amendments offered ............................................. $543,1275,1385,1486$
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Roll call requested ..... 774, 1507
Visitors presented ..... 1491


[^0]:    *Indicates ranking member

[^1]:    *Indicates ranking member.

[^2]:    *Indicates ranking member.

[^3]:    *Indicates ranking member.

[^4]:    *Indicates ranking member.

[^5]:    *Indicates ranking member.

[^6]:    *Indicates ranking member.

[^7]:    Meyer
    Millen
    Miller of
    Des Moines
    Miller of Jones
    Miller of
    Page
    Moffitt
    Mowry
    Mueller
    Murray
    Nelson
    Nielsen of Emmet
    Nielsen of
    Shelby
    Olson
    Ossian
    Palas

[^8]:    Whereas, The Honorable Alden Loring Doud of Van Buren and Jefferson Counties, who was a member of the Fiftieth, Fifty-first, and Fifty-fourth sessions of the General Assembly, passed away on August 28, 1961; now 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.

[^9]:    "Sec. 25. Section four hundred thirty-eight point ten (438.10), Code 1962, is hereby amended as follows:
    " 1 . In line seven (7), strike the words 'from the time they are so communicated' and insert in lieu thereof the following: 'as provided in chapter seventeen A (17 A) of the Code'.
    16. Amend section twenty-seven (27) by striking all after line two (2) and inserting in lieu thereof: "in The Muscatine Journal, a newspaper published in Muscatine, Iowa, and in The Mount Pleasant News, a newspaper published in Mount Pleasant, Iowa."

[^10]:    Amend House File 47 as follows:
    By striking everything after the enacting clause and by inserting in lieu thereof the following:

    Section 1. Chapter two hundred ninety-four (294), Code 1962, is hereby amended by adding thereto the following: "At the request of an employee and as part of his compensation arrangment, a school district may purchase an individual annuity contract for an employee for retirement or other purposes and may make payroll allocations in accordance with such arrangement for the purpose of paying the entire premium due and to become due under such contract. The allocation shall be made in the manner which will qualify the annuity premiums for the benefit afforded under section four hundred three (b) (403 (b)) of the current federal internal revenue code or any

[^11]:    Amend House File 95 by adding the following new section:
    "Section 321.373, Code 1962, is hereby amended by adding thereto the following new subsection:
    "No vehicle formerly used as a school bus shall be operated on any public highway unless the body of such vehicle shall be painted a color other than national schoolbus chrome. The preceding sentence shall not apply to any vehicle owned by a school corporation or by a manufacturer of, distributor of, or dealer in school busses; and shall not apply to any other owner of a vehicle formerly used as a school bus until ten (10) days after such owner has acquired ownership of such vehicle."

[^12]:    Amend House File 154, section 1, line six (6), by striking the word "current" and inserting in lieu thereof the word "immediate".

[^13]:    Paul
    Petersen of Dallas
    Peterson of Woodbury
    Prine
    Reppert
    Riley
    Robinson
    Scherle
    Sersland
    Shaw
    Siglin
    Smith of Dickinson
    Smith of O'Brien
    Sokol
    Stanley
    Steele
    Steffen
    Stevenson
    Stokes
    Strothman
    Swisher
    Tabor
    Van Alstine

[^14]:    Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

[^15]:    Kluever
    Knowles
    Kreager
    McElroy
    Messerly
    Miller of
    Jones
    Miller of
    Page

[^16]:    Amend House File 227 by striking all of section ninety-six (96) and inserting in lieu thereof the following:
    "Sec. 96. This Act being deemed of immediate importance shall be in full force and effect upon its publication in The Paullina Times, a newspaper published in Paullina, Iowa, and the Eldora Herald-Ledger, a newspaper published in Eldora, Iowa."

[^17]:    Shaw
    Swisher Van Nostrand

[^18]:    Amend House File 258, section 1, line 6, by inserting after the word and period "repealed." the following:
    "and the following enacted in lieu thereof:
    'Any person holding an itinerant practitioner's license on the effective date of this Act is hereby granted continuation of the rights and privileges granted under such license for as long as his regular license is maintained.'"

[^19]:    The Honorable W. L. Mooty, Lieutenant Governor, President of the Senate, Sixtieth General Assembly, State Capitol,
    Des Moines, Iowa.
    Dear Sir:
    Senate File 1, an Act relating to controlled access highways, is hereby disapproved and returned to Senate in accordance with Article II, Section 16, Constitution of the State of Iowa.

[^20]:    Amend House File 96 by striking all after the enacting clause and inserting in lieu thereof the following:

[^21]:    Amend House File 550 by adding thereto the following new sections:

    1. Section four hundred thirty-two point one (432.1), Code 1962, is hereby amended as follows:
    a. By striking from lines three (3) through six (6), inclusive, the words ", not including fraternal beneficiary associations, county mutual associations and nonprofit hospital and medical service corporations,".
    b. By striking from lines four (4) through seven (7), inclusive, of subsection one (1) of such section the words ", not including fraternal beneficiary associations, or the gross payments or deposits collected from holders of fraternal beneficiary association certificates,".
    2. Section four hundred thirty-two point six (432.6), Code 1962, is hereby amended by striking from lines three (3) through seven (7), inclusive, the words ", not including corporations with capital stock, county mutuals, and fraternal beneficiary associations, which county mutuals and fraternal beneficiary associations are not organized for pecuniary profit,".
    3. Section four hundred thirty-two point eight (432.8), Code 1962, is hereby amended by striking from lines four (4) through eight (8), inclusive, the words "except county mutuals and fraternal beneficiary associations, which county mutuals and fraternal beneficiary associations are not organized for pecuniary profit,".
[^22]:    Amend the amendment to House File 154 by Dietz and others filed on April 2 as follows:

    1. By inserting in line nine (9) after the word "provided."
[^23]:    Amend Senate File 404 by striking all after the enacting clause and inserting in lieu thereof the following:

    Section 1. For the purpose of this Act:

    1. "Dairy product" means milk, skim milk, cream, sour cream, ice cream, ice cream mix, ice milk, ice milk mix, cottage cheese, frozen desserts, reconstituted milk, minimal milk fat products, and any additive variant of any dairy product but shall not mean or include butter, condensed, evaporated or powdered milk or cheese.
[^24]:    Mensing
    Messerly Meyer Millen Miller of
    Des Moines
    Miller of Jones
    Miller of
    Page
    Moffitt
    Mowry
    Mueller
    Murphy
    Murray
    Nelson

[^25]:    "Proceeds of insurance. The avails of any life or aceident insurance, or any other sum of money made payable by any mutual aid or benevolent society upon the death or disability of a member thereof, shall be handled as exempt property under section 332, payable to the designated beneficiary."
    4. Amend section 425 as follows:
    a. By striking line seven (7), subsection two (2).
    b. Amend by striking line seventeen (17), subsection eight (8), and inserting in lieu thereof the following: "All other claims allowed, including other costs of administration."
    c. Amend by renumbering the subsections to conform to this amendment.

    Baringer of Fayette asked and received unanimous consent to withdraw division 3 of his amendment.

    Baringer of Fayette asked and received unanimous consent to withdraw divisions 1 and 2 of his amendment.

    Baringer of Fayette asked and received unanimous consent to withdraw division 4 of his amendment.

[^26]:    Steele
    Vermeer Wells

[^27]:    Winkelman
    Worthington
    Mr. Speaker

[^28]:    Amend Senate File 19 as follows:

    1. Settion 10, line three (3), by striking the words "as to location".
    2. Section 12, by striking the last sentence.
    3. By inserting the following new section after section 12:
    "Sec. 13. Public access and use. Any lake in the water recreational area, together with at least twenty-five (25) percent of the water frontage of
[^29]:    Stokes
    Strothman
    Van Nostrand
    Vermeer
    Vetter
    Wells
    Winkelman
    Mr. Speaker

[^30]:    Amend Senate File 437 as follows:
    By adding to section ten (10) the following new subsection:
    "If, after processing all applications, a city or town council or board of supervisors shall not have issued all the licenses allowed herein, and it shall appear that such licenses should be issued in cities or towns which have already issued all licenses provided for herein, the board of supervisors may authorize transfer of licenses among jurisdictions within a county."

[^31]:    By Falvey of Monroe, Petersen of Dallas and Dunton of Keokuk Whereas, one of the responsibilities of legislators is to help instill in

[^32]:    Amend Senate File 430 by adding the following new sections after section 17 and renumbering the sections:
    Sec. 18. All rights and interests in or to oil, gas

[^33]:    Tabor
    Van Nostrand
    Vermeer
    Wells
    Wright

[^34]:    Amend House File 156 as follows:

    1. Section 2, line 7, by adding after the word "operations" the following: "except vehicles subject to registration as provided in chapter three hundred twenty-one (321) of the Code".
[^35]:    263 By Maule, Andersen of Woodbury, Hakes, Ely, Mensing, Cunningham, Bock, Stev-

